

AMENDMENTS TO LB894

(Amendments to Standing Committee amendments, AM1962)

Introduced by Krist, 10.

1 1. Insert the following new section:

2 Sec. 16. Section 43-3503, Revised Statutes Cumulative Supplement,
3 2014, is amended to read:

4 43-3503 (1) It is the intent of the Legislature to encourage
5 counties to develop a continuum of alternatives to detention nonsecure
6 detention services for the purpose of enhancing, developing, and
7 expanding the availability of such services to juveniles requiring
8 alternatives to detention nonsecure detention.

9 (2) A county may enhance, develop, or expand alternatives to
10 detention nonsecure detention services as needed with private or public
11 providers. Grants from the Commission Grant Program and aid from the
12 Community-based Juvenile Services Aid Program under the Juvenile Services
13 Act and the federal Juvenile Justice and Delinquency Prevention Act of
14 1974 may be used to fund alternatives to detention nonsecure detention
15 services. Each county shall routinely review services provided by
16 contract providers and modify services as needed.

17 2. On page 13, lines 14 and 15, strike "least restrict" and insert
18 "cause the least restriction of".

19 3. On page 14, lines 2 through 4, strike the new matter and
20 reinstate the stricken matter; and in lines 7 through 30 strike the new
21 matter and reinstate the stricken matter.

22 4. On page 15, line 6, strike the new matter and reinstate the
23 stricken matter; and in line 7, strike "(3)" and insert "(1), (2),",
24 reinstate the stricken "(3)(b)", and insert ", or (4)" before the first
25 "of".

26 5. On page 23, lines 20 and 22, strike "facilities", show as

1 stricken, and insert "programs, services, facilities, and providers"; and
2 in line 22 after "with" insert "the".

3 6. Renumber the remaining sections and correct the repealer
4 accordingly.