

[(3)] (4) [APPROVE] REVIEW AND APPROVE/DISAPPROVE ANY NEW YOUTH [SERVICE PROGRAMS] SERVICES BUREAU NOT IN EXISTENCE ON JANUARY 1, 1976.

[(B)] (C) THE FUNDING OF ANY YOUTH [SERVICE] SERVICES BUREAU SHALL BE A SHARED RESPONSIBILITY OF THE STATE AND OF LOCAL GOVERNMENTS. THE ANNUAL BUDGET OF EACH ELIGIBLE YOUTH [PROGRAM] SERVICES BUREAU SHALL BE SUBMITTED TO THE STATE DEPARTMENT OF JUVENILE SERVICES FOR REVIEW AND APPROVAL AT SUCH TIME AS DEPARTMENT OF JUVENILE SERVICES MAY SPECIFY. IN THE ANNUAL BUDGET OF THE STATE DEPARTMENT OF JUVENILE SERVICES THERE SHALL BE A LIST OF ELIGIBLE YOUTH [SERVICE] SERVICES [BUREAUS] BUREAU PROGRAMS WITH THE ESTIMATED AMOUNT OF STATE FUNDS ALLOCATED TO EACH. ALL ELIGIBLE YOUTH [SERVICE] SERVICES BUREAU PROGRAMS SHALL BE 75 PERCENT STATE FUNDED FROM THE GENERAL APPROPRIATIONS BUDGET [AND THOSE FUNDS SHALL BE IN CASH]. STATE FUNDS FOR THE SUPPORT OF THE YOUTH [SERVICE] SERVICES BUREAU SHALL BE PAID DIRECTLY TO [THAT LOCAL GOVERNMENT WHICH PROVIDES] THE LOCAL GOVERNING BODIES WHICH PROVIDE THE MATCHING [CASH] FUNDS FOR THE YOUTH [SERVICE] SERVICES BUREAUS WITHIN ITS JURISDICTION. BEFORE SUCH FUNDS ARE PAID, THE FISCAL OFFICER OF THE LOCAL JURISDICTION SHALL PROVIDE BY CERTIFIED LETTER DOCUMENTATION OF THE SOURCE OF THE 25 PERCENT LOCAL FUNDS.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1976.

Approved May 17, 1976.

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CHAPTER 679

(House Bill 777)

AN ACT concerning

Charitable Organizations - Regulation

FOR the purpose of providing for the registration and regulation of charitable organizations, professional fund-raiser counsel, and professional solicitors; prohibiting certain practices in connection with fund-raising activities; providing certain exemptions; providing for the enforcement of these provisions and penalties for violations; and relating generally to charitable organizations and charitable fund-raising activities.

BY repealing