

relating to placements for mentally retarded and other nonretarded developmentally disabled individuals:

FOR the purpose of altering the number of placements to be made in community-based residential programs and day activity placements for mentally retarded and other nonretarded developmentally disabled individuals; altering the percentage of placements to be made from community waiting lists of mentally retarded and nonretarded developmentally disabled individuals; adding as a condition on the placement of mentally retarded and other nonretarded developmentally disabled individuals the implementation of a certain consent decree; repealing a funding provision for certain day activity placements; altering the fiscal year during and after which a local government is not responsible for certain costs; providing that these placements be in addition to any other placements provided for in the Governor's budget for a certain fiscal year; requiring the Director of the Mental Retardation and Developmental Disabilities Administration to issue a certain report, generally relating to placements for mentally retarded and other nonretarded developmentally disabled individuals; repealing a termination date for certain provisions of the retail sales and use taxes relating to passenger car rentals and leases; continuing a tax at a certain rate on lease payments on certain passenger car leases entered into from July 1, 1983 through June 30, 1985, or on certain leases entered into before July 1, 1983 if the titling tax was paid on or after July 1, 1983; continuing and clarifying certain provisions of the retail sales and use taxes relating to the rental of passenger cars; repealing certain provisions of the retail sales and use taxes relating to the lease of passenger cars; providing for the legislative appropriation of the revenues derived from the sales tax changes to fund additional placements for certain mentally retarded and other nonretarded developmentally disabled individuals; and making this Act a supplementary appropriation.

FOR the purpose of altering the number of placements to be made in community-based residential programs and day activity placements for mentally retarded and other nonretarded developmentally disabled individuals; altering the percentage of placements to be made from community waiting lists of mentally retarded and nonretarded developmentally disabled individuals; repealing certain funding provisions for certain day activity placements; providing that these placements be in addition to any other placements provided for in the Governor's budget for a certain fiscal year; requiring the Director of the Mental Retardation and Developmental Disabilities Administration to report to the General Assembly concerning the implementation of the program by a certain time; adding as a condition on the placement of mentally retarded and other nonretarded developmentally disabled individuals the implementation of a certain consent decree; generally relating to placements for