UNOFFICIAL COPY 19 RS BR 1163

1		AN	ACT relating to law enforcement programs for substance use treatment.	
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:			
3		→ S	ection 1. KRS 15.525 is amended to read as follows:	
4	(1)	A la	w enforcement agency may create a program to refer persons to treatment for	
5		subs	tance use who voluntarily seek assistance from the law enforcement agency.	
6	(2)	A person voluntarily seeking assistance through a program created pursuant to this		
7		secti	ion:	
8		(a)	Shall not be placed under arrest;	
9		(b)	Shall not be prosecuted for the possession of any controlled substance or	
10			<u>drug</u> [,] paraphernalia[, or other item] surrendered to the law enforcement	
11			agency. Items surrendered pursuant to this paragraph shall be recorded by the	
12			law enforcement agency at the time of surrender and shall be destroyed; and	
13		(c)	[Shall be paired immediately with a volunteer mentor to assist his or her	
14			recovery; and	
15		(d)		
16			center, medical provider, or other entity for substance use treatment.	
17	(3)	A po	erson is ineligible for placement through a program established pursuant to this	
18		section if the person:		
19		(a)	Has an outstanding arrest warrant issued by a Kentucky court or an	
20			extraditable arrest warrant issued by a court of another state;	
21		(b)	Places law enforcement or its representatives in reasonable apprehension of	
22			physical injury[Has been convicted of three (3) or more drug-related	
23			offenses]; or	
24		(c)	Is under the age of eighteen (18) and does not have the consent of a parent or	
25			guardian.	
26	(4)	<u>Info</u>	rmation gathered by a program created pursuant to this section related to a	
27		<u>pers</u>	on who has voluntarily sought assistance under this section is exempt from	

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1		disclosure under the Kentucky Open Records Act pursuant to KRS 61.878(1)(a).
2	<u>(5)</u>	Except for intentional misconduct, any law enforcement agency or person that
3		provides referrals or services in accordance with subsection (2) of this section
4		shall be immune from criminal and civil liability[Programs created pursuant to
5		this section may be called an Angel Initiative Program].