**REPUBLIC OF SOUTH AFRICA** 

## PROBATION SERVICES AMENDMENT BILL

	GOVT. COMMUNICATION & RECEMPTION AND
	LIBRARY
	, 
	1999 -00- 1 6
	LIBRARY
(As amended by the Portfolio Committee on Welfare (Natio	GOVT: COMMUNICATION & INFORMATION SYSTEM

(MINISTER FOR WELFARE AND POPULATION DEVELOPMENT)

[B 15B-99]

REPUBLIEK VAN SUID-AFRIKA

# WYSIGINGSWETSONTWERP OP PROEFDIENSTE

(Soos gewysig deur die Portefeuljekomitee oor Welsyn (Nasionale Vergadering))

(MINISTER VIR WELSYN EN BEVOLKINGSONTWIKKELING)

[W 15B-99]

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### GENERAL EXPLANATORY NOTE:

[	1	Words in bold type in square brackets indicate omissions from existing enactments.						
	-	Words underlined with a solid line indicate insertions in existing enactments.						

## BILL

To amend the Probation Services Act, 1991, so as to insert certain definitions and amend others; to make further provision for programmed aimed at the prevention and combating of crime; to extend the powers and duties of probation officers; to provide for the mandatory assessment of arrested children; and to provide for the establishment of reception, assessment and referral services and centres; and to provide for matters connected therewith.

**B**<sup>E</sup> IT ENACTED by the Parliament of the Republic of South Africa as follows:—

## Amendment of section 1 of Act 116 of 1991

**1.** Section 1 of the Probation Services Act. 1991 (hereinafter referred to as the principal Act), is hereby amended—

(*a*) by the insertion before the definition of "authorised probation officer" of the following definitions:

"<u>'assessment. means a process of developmental assessment and</u> evaluation of a person, the family circumstances of the person, the nature and circumstances surrounding the alleged commission of an offence.its impact on the victim, the attitude of the alleged offender in relation to the offence and any other relevant factors: 'assistant probation officer' means a person who is appointed under

section 2 and who assists and works under the supervision of a probation officer;":

(b) by the substitution for the definition of 'authorized probation officer" of the following definition:

" 'authorized probation officer' means a probation officer authorized or directed by the Minister to perform any function entrusted to an authorized probation officer under this Act and. except in sections 9(1) 20 and 15A, includes an authorized assistant probation officer;":

(c) by the insertion after the definition of "authorized probation officer" of the following definition:

"child' means any person under the age of 18 years;";

(d) by the insertion after the definition of "committee" of the following 25 definition:

"<u>'criminal justice system' means any proceedings under any law</u> regarding the prosecution of a person who is suspected of having committed an offence, or the conviction or sentencing of a person who has committed an offence;";

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( <i>e</i> )by	the	insertion	after	the	definition	of	.'Director-general"	of the following
definitions:								

" 'diversion' means the referral of a case which would normally be decided in terms of the criminal justice system for disposal outside that system; 'diversion programme' means a programme within the context of the family and community—

(a) in respect of a person who is alleged to have committed an offence;

- (b) which is aimed at keeping that person away from the criminal justice system; and
- (c) which promotes the development. accountability and effective integration of that person within society:

'early intervention. means the provision of services and programmed aimed at preventing the need for a person who is alleged to have committed an offence, to be dealt with in terms of the criminal justice 15 system:

'family finder' means a volunteer appointed under section 9:

'family group conferencing' means a meeting and subsequent programme which involves the person who is alleged to have committed an offence. his or her parents and family members. the victim of the offence and other relevant parties to find ways to make restitution for the

harm caused by the offender: 'family member. means a person who is related to another person

biologically. by law or according to customary law;":

(f) by the substitution for the definition of "probation officer" of the following 25 definition:

" 'probation officer' means a person who complies with the prescribed requirements, and who has been appointed under section 2 and includes an assistant probation officer;" and

(g) by the insertion after the definition of "regulation" of the following definition: 30 "<u>restorative justice</u> means the promotion of reconciliation. restitution and responsibility through the involvement of parents. family members. victims and communities:".

## Amendment of section 3 of Act 116 of 1991

2. Section 3 of the principal Act is hereby amended— (a) by the substitution for the words preceding paragraph (a) of the following

words:

"The Minister may. in respect of different categories of persons. establish or cause to be established programmed <u>or services</u> which are aimed at—";

(b) by the substitution for paragraph (a) of the following paragraph: "(a) the prevention and combating of crime;":

- (c) by the substitution for paragraph (d) of the following paragraph:
  - "(d) the assessment, care. [and] treatment. support, referral for and
    - provision of mediation in respect of the victims of crime:": and

(d) by the deletion at the end of paragraph (i) of the word "and" and the addition after paragraph (j) of the following paragraphs:

(k) early intervention, including family group conferencing:

(1) restorative justice as part of appropriate sentencing and diversion options.".

### Amendment of section 4 of Act 116 of 1991

3. Section 4 of the principal Act is hereby amended by the addition to subsection (1) of the following paragraphs:

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" <i>(i)</i> the reception. assessment and referral of an accused person and the rendering
of early intervention services and programmed, including mediation and
family group conferencing:
( <i>j</i> ) the investigation of the circumstances of an accused person and the provision
of a pre-trial report recommending the desirability or otherwise of prosecu-
tion;
( <i>k</i> ) the investigation of the circumstances of a convicted person, the compiling of
a pre-sentencing report, the recommendation of an appropriate sentence and
the giving of evidence before the court;
(1) the mandatory assessment of a child as contemplated in section 4A.".

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#### Insertion of section 4A in Act 116 of 1991

**4.** The following section is hereby inserted in the principal Act after section 4:

#### "Mandatory assessment of arrested children

4A. (1) Every child who is alleged to have committed an offence shall as soon as possible but not later than 48 hours after his or her arrest be assessed 15 by a probation officer. (2) If the child has not yet appeared in court when the assessment is conducted, the probation officer may request the police official charged with the investigation of the case to arrange that the child be detained in a place of safety or a secure care facility established under the Child Care 20 Act, 1983 (Act No. 74 of 1983), or a prison, with due regard to the best interests of the child and in the least restrictive and most supportive environment. (3) Immediately after the assessment contemplated in subsection(1) the 25probation officer shall recommend to the public prosecutor concerned-(a) that no further action be taken in respect of the alleged offence; diversion to a specified process or programme; (b)(c) that the matter not be diverted: (d) that the matter be referred to a children's court established under the 30 Child Care Act. 1983; that the child be released to a parent or to an appropriate adult, or on (e) the child's own recognizances; or any combination of the options mentioned in paragraphs (a) to (e) Or (f)any other option provided for by law. (4) If the child is brought before a court the probation officer may request 35 the court to order that the child be detained in a place of safety or a secure care facility established under the Child Care Act, 1983, or a prison, with due regard to the best interests of the child and in the least restrictive and most supportive environment. (5) If the child is brought before a court the public prosecutor shall 40 submit the report regarding the assessment by the probation officer to the court and the court may at any time during the proceedings direct the probation officer to give evidence. (6) This section does not derogate from any other law whereby an arrested person may be released on bail or on warning or on a written notice 45 to appear in court.".

## Insertion of section 8A in Act 116 of 1991

5. The following section is hereby inserted in the principal Act after section 8:

## "Establishment of reception, assessment and referral services and centres

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**8A.** The Minister may—

<u>(a)</u>	establish and	maintain reception	, assessment	and	referral	services	for
	the provision	of early intervention	on with regar	d to	children	i; and	
(b)	establish and	maintain centres th	erefor. ".				

## Insertion of section 15A in Act 116 of 1991

6. The following section is hereby inserted in the principal Act after section 15:

### "Family finders

**15A.** Whenever a child is brought before the court and the whereabouts of that child's parents or guardian are unknown. an authorized probation 5 officer shall designate a family finder to trace the parents or guardian and to bring them to court in order to assist the child in the case.".

## Short title and commencement

7. This Act is called the Probation Services Amendment Act. 1999, and comes into operation on a date fixed by the President by proclamation in the *Gazette*, 10