

THE SOCIAL WELFARE ACT (EXCERPT)
Act 280 of 1939

400.117d Allocation of funds to county juvenile justice services program; considerations.

Sec. 117d. In making an allocation of state appropriated funds to a county juvenile justice services program, the office shall consider:

- (a) The state's juvenile justice needs.
- (b) The county's juvenile justice needs.
- (c) The state's need for a reasonable degree of statewide standardization and control of juvenile justice services.
- (d) The need for a reasonable degree of flexibility and freedom to design, staff, and administer services in a manner that the county considers appropriate to its circumstances.
- (e) The demonstrated relevancy, quality, effectiveness, and efficiency of the existing and planned county juvenile justice services.
- (f) The adequacy of the county juvenile justice accounting procedures for the expenditure of federal, state, county, other public and private funds.
- (g) The maximum use of existing juvenile justice services, whether county, state, or privately administered.
- (h) An equitable statewide distribution of funds for juvenile justice programs.

History: Add. 1978, Act 87, Eff. Apr. 1, 1978;—Am. 1980, Act 328, Imd. Eff. Dec. 19, 1980.

Compiler's note: For transfer of powers and duties of the Office of Children and Youth Services as a single-purpose entity within the Department of Social Services to the Department of Social Services, see E.R.O. No. 1991-8, compiled at MCL 400.221 of the Michigan Compiled Laws.

Popular name: Act 280