HB 1589-FN - AS AMENDED BY THE HOUSE

15Feb2024... 0334h 15Feb2024... 0671h

2024 SESSION

24-2265 11/08

HOUSE BILL 1589-FN

AN ACT establishing a veterans treatment court.

SPONSORS: Rep. Moffett, Merr. 4; Rep. Lynn, Rock. 17; Rep. Wallace, Rock. 8; Rep. Roy, Rock. 31; Sen. Abbas, Dist 22

COMMITTEE: Judiciary

ANALYSIS

This bill establishes a veterans treatment court.

Explanation:Matter added to current law appears in **bold italics.**Matter removed from current law appears [in brackets and struckthrough.]Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.

HB 1589-FN - AS AMENDED BY THE HOUSE

15Feb2024... 0334h 15Feb2024... 0671h

24-2265 11/08

STATE OF NEW HAMPSHIRE

In the Year of Our Lord Two Thousand Twenty Four

AN ACT

establishing a veterans treatment court.

Be it Enacted by the Senate and House of Representatives in General Court convened:

1 Implementation of Veterans Court. RSA 490-I:1 is repealed and reenacted to read as follows: 1 $\mathbf{2}$ 490-I:1 Implementation of Veterans Court.

3 I. At least one veterans court shall be established in one circuit court and superior court in 4 each county or district. In the court's discretion, in counties or districts where participation may be $\mathbf{5}$ low, or where other administrative considerations may exist, a veterans court may be a track of an 6 existing mental health court, may be combined across different counties or districts, may utilize a $\mathbf{7}$ virtual docket, or may employ such other flexible measures as the court may determine appropriate 8 in order to effectuate the objectives of this statute. The veterans court shall adjudicate, depending 9 on jurisdiction, misdemeanor and felony cases and monitor treatment of veterans and active duty 10 military members with mental illnesses, substance abuse issues, housing instability or 11 homelessness, job instability or unemployment, or a combination of the aforementioned, in an effort 12to help veterans avoid behavior that would otherwise result in criminal conduct. The chief justice of 13the superior court and the administrative judge of the circuit court may issue administrative orders 14regarding veterans courts over which they have administrative authority.

15II.(a) In this chapter, "veterans court" means a judicial intervention court based on the 10 key components listed in subparagraph (b). 16

17

(b) The 10 key veterans court components are:

18(1) Integration of alcohol, drug treatment, and mental health services within the 19current justice system case processing.

20(2) Use of a non-adversarial approach in which prosecution and defense counsel 21promote public safety while protecting participants' due process rights.

22(3) Early identification of eligible participants and prompt placement in the veterans 23court.

24Access to a continuum of alcohol, drug, mental health, and other related (4)25treatment and rehabilitation services.

26

(5) Use of frequent alcohol and other drug testing to monitor abstinence.

27A coordinated strategy to govern veterans courts' responses to participants' (6)28compliance.

29

(7) Ongoing judicial interaction with each participant.

HB 1589-FN - AS AMENDED BY THE HOUSE - Page 2 -

1 (8) Monitoring and evaluation to measure the achievement of program goals and 2 gauge effectiveness.

3 (9) Continuing interdisciplinary education to promote effective veterans court 4 planning, implementation, and operations.

5 (10) Partnerships among veterans courts, the Veterans Administration, public 6 agencies, and community-based organizations to generate local support and enhance veterans courts' 7 effectiveness.

8 III. When a veteran successfully completes their veterans court-required treatment and any 9 other case requirements, an offender's case may be disposed of by the judge in the manner prescribed 10 by the agreement and by the applicable policies and procedures adopted by the veterans court. This 11 may include, but is not limited to, withholding criminal charges, dismissal of charges, probation, 12 deferred sentencing, suspended sentencing, split sentencing, or a reduced period of incarceration.

13 IV. A successful veterans court participant may, at least one year after completion of all 14 programs and conditions imposed by the court, petition for annulment of the charges, arrest, 15 conviction, and sentence that relate to such person's entry into the veterans court. Nothing in this 16 section shall otherwise supplant or supersede the annulment procedures of RSA 651:5.

17V. There is established the veterans court coordinator position under the supervision of the 18treatment courts coordinator within the administrative office of the courts. The coordinator shall, as 19appropriate, consult with the chief justice of the superior court or their designee, the administrative 20judge of the circuit court or their designee, an attorney representative of the state's county attorneys, 21an attorney representative of the New Hampshire public defender, an attorney representative of the 22attorney general's office, and the veteran's justice outreach coordinator or the equivalent who is or 23was already involved with a New Hampshire veteran's behavioral health track program, to 24determine how best to design, implement and administer all aspects of veterans courts, taking into 25account the specific treatment needs of veterans, sharable resources and reproducible designs of 26existing treatment courts, and the desired outcomes of a treatment court of this nature.

VI. The veterans court may convene a local committee made up of community members whocan provide support for the veterans court.

VII. Where a veterans court participant charged with a felony offense must seek treatment through a circuit court drug or behavioral court in the same county, that veteran shall be allowed to participate in that drug or behavioral court even though jurisdiction shall continue to reside with the superior court. Where the veterans court judge is not the same judge overseeing a veteran's drug or mental health court treatment, the judges and treatment teams of both courts shall coordinate with one another to determine the veteran's best course of treatment and monitoring.

VIII. This section does not create a right of a veteran or service member to participate in
veterans court.

37 490-I:2 Definitions. In this subdivision:

HB 1589-FN - AS AMENDED BY THE HOUSE - Page 3 -

1	I. "Guidelines" means, if available, research-based, specific, practitioner-focused veterans
2	court guidance published by the U.S. Department of Veterans Affairs, Substance Abuse and Mental
3	Health Services Administration, National Association of Drug Court Professionals, and other
4	relevant state and federal agencies and organizations.
5	II. "Coordinator" means the veterans court coordinator or designee within the
6	administrative office of the courts.
7	III. "Veteran" means:
8	(a) A current or former member of the active or reserve components of the United States
9	Army, United States Navy, United States Air Force, United States Marine Corps, United States
10	Space Force, or United States Coast Guard;
11	(b) A current or former member of the New Hampshire National Guard;
12	(c) A current or former contractor for the United States Department of Defense who
13	served in a theater of armed conflict; or
14	(d) A current or former military member of a foreign allied country who was attached to
15	or under command of United States forces or coalition forces therewith in a combat operations
16	engagement.
17	IV. "Veterans court" means a veterans treatment court where any veteran, as defined in
18	paragraph III of this section, may be enrolled, should they meet the criteria for admission.
19	V. Military sexual trauma (MST) means sexual assault or sexual harassment experienced
20	during military service.
21	490-I:3 Eligibility.
22	A veteran may be eligible for veterans court if he or she has experienced military sexual trauma
23	or has a service-related mental condition, service-related traumatic brain injury, service-related
24	substance use disorder, or service-related psychological disorder.
25	490-I:4 Grant Program Created.
26	I. There is established a statewide veteran court grant program which shall provide state
27	matching funds as appropriated to support veteran courts in state superior court and circuit court
28	districts as established herein.
29	II. The veterans court coordinator or designee shall be responsible for developing an
30	application process by which counties may apply for a state grant for any operational aspect of a
31	veterans court. Subject to approval of the chief justice of the supreme court or designee, the
32	coordinator shall:
33	(a) Determine approval requirements of the New Hampshire veterans court checklists.
34	Prior to accepting applications for grants, the approval checklists shall be posted on the judicial
35	branch website. The checklists shall be updated on the website as revisions are made.
36	(b) Establish and periodically update guidelines for operating veteran courts.

HB 1589-FN - AS AMENDED BY THE HOUSE - Page 4 -

1 (c) Develop draft policies and procedures including a participant handbook, program $\mathbf{2}$ outline, and implementation plan.

(d) Measure recidivism rates and other outcome measures.

- 3
- 4
- (e) Evaluate compliance with relevant standards.
- $\mathbf{5}$

6

 $\mathbf{7}$

(f) Assist in creating veteran courts in counties seeking to implement or continue them.

- (g) Assist counties in obtaining ongoing training.
- 490-I:5 Eligibility for Grants.

8 I. For the purpose of grants, each county shall be grouped into 3 categories: small, medium, 9 and large, based on the number of court filings in each district and subject to annual review by the 10 chief justice of the superior court and administrative judge of the circuit court. Coos, Carroll, and 11 Sullivan counties shall initially be categorized as small. Grafton, Belknap, and Cheshire counties 12shall initially be categorized as medium. The districts of Hillsborough county superior court north 13and Hillsborough county superior court south, and Strafford, Merrimack, and Rockingham counties 14shall initially be categorized as large. Subject to available state appropriations, large counties and 15districts shall each be eligible for a grant of up to \$245,000 per year; medium counties shall each be 16eligible for a grant of up to \$150,000 per year; and small counties shall each be eligible for a grant of 17up to \$100,000 per year. Grants shall be awarded on a first-come, first-served basis, but shall not be 18retroactive. Counties may apply for grants during the year and grants may be prorated for a portion 19of the year for the number of months the grant will be in effect for that year. Grants shall not be 20prorated based on the amount of appropriation available. Any state veterans court grant program 21funds which are not expended by a county at the end of the county's fiscal year shall be returned to 22the judicial branch administrative office of the courts for deposit in the state general fund.

23II. To be eligible for a state grant, a county operating a veterans court shall receive a 24recommendation for approval from the coordinator's office. Grants shall be paid by the 25administrative office of the courts following receipt of recommendations by the coordinator and final 26approval of the chief justice of the supreme court. The coordinator shall determine how often 27approval shall be required and shall recommend subsequent grants when the currently operating 28veterans court establishes compliance with the New Hampshire veterans court approval checklist as 29promulgated by the coordinator.

30

III. A county shall make a good faith effort to apply for federal funding to provide as match 31funds to supplement, but not supplant state funds, as and where required as a condition of those 32funds. A county need only apply once.

33IV. A county seeking to implement a veterans court may obtain a state grant for veterans 34court establishment, administration, and operation after satisfying the conditions in paragraph III.

35

V. To obtain a state grant, a county shall:

36

(a) Submit a budget for the total cost of the program to the coordinator for review;

HB 1589-FN - AS AMENDED BY THE HOUSE - Page 5 -

1 (b) Obtain draft policies and procedures from the coordinator, including a participant 2 handbook or program outline and implementation plan, which the county may amend and return to 3 the coordinator for consideration and approval;

4 (c) Obtain and complete veterans court or veteran offender program training as 5 approved by the coordinator; and

6

(d) Establish that the veterans court is cost effective.

7 (e) Based on the information provided in subparagraphs (a)-(d), the office shall 8 recommend court programming for final approval of the chief justice of the supreme court.

9 V. The judicial branch administrative office of the courts is authorized to expend from 10 appropriated sums the amounts necessary to fund the grants approved by the chief justice of the 11 supreme court.

12490-I:6 Report. Beginning with a report due on or before January 1, 2026, the office shall 13prepare an annual report on the activities, expenditures, operation and outcome measures for the 14veterans court grant program. The report shall include the information provided by each county and 15shall be presented by state superior court district and on a statewide basis. The report shall be 16forwarded to the speaker of the house of representatives, the president of the senate, and the office 17of the legislative budget assistant to be posted on the website of the office of the legislative budget 18assistant. If the required report is not provided by January 30 in any year, the veterans court grant 19program shall be suspended until such report is provided.

490-I:5 Veterans Court Special Account Fund. There is hereby established in the state treasury the veterans court special account fund. The funds may be comprised of public funds, gifts, grants, donations or any other source of funds, and shall be used for any relevant veterans court administrative purpose deemed appropriate by the chief justice of the superior court and the administrative judge of the circuit court. The fund shall be non-lapsing and shall be continually appropriated to the administrative office of the courts.

490-I:7 Appropriation. Until June 30, 2027, the necessary funds to implement and sustain the veterans court shall be appropriated from the general fund to the administrative office of the courts and deposited in the veterans court special account fund. For each biennium thereafter, appropriations of state general funds shall be made through the judicial branch biennial operating budget. If federal funds are available from are available in the veterans court special account fund, those funds shall be spent prior to state general funds. The governor is authorized to draw a warrant for said sum out of any money in the treasury not otherwise appropriated.

Application of Receipts; Veterans Court Special Account Fund. Amend RSA 6:12, I(b) by
inserting after subparagraph (394) the following new subparagraph:

35 (395) Moneys deposited in the Veterans Court Special Account Fund as established
36 in RSA 490-I:5.

37 3 Effective Date. This act shall take effect January 1, 2025.

LBA 24-2265 Revised 3/18/24 Amended 3/11/24

HB 1589-FN- FISCAL NOTE

AS AMENDED BY THE HOUSE (AMENDMENTS #2024-0334h and #2024-0671h)

AN ACT establishing a veterans treatment court.

FISCAL IMPACT: [X] State [] County [] Local [] None

Estimated State Impact - Increase / (Decrease)						
	FY 2024		FY 2025	FY 2026	FY 2027	
Revenue		\$0	\$0	\$0	\$0	
Revenue Fund(s)	None					
Expenditures		\$0	Indeterminable Increase	Indeterminable Increase	Indeterminable Increase	
Funding Source(s)	General Fund					
Appropriations		\$0	Indeterminable Increase	Indeterminable Increase	Indeterminable Increase	
Funding Source(s)	General Fund					

• Does this bill provide sufficient funding to cover estimated expenditures? [X] Yes

• Does this bill authorize new positions to implement this bill? [X] Yes

METHODOLOGY:

This bill establishes a statewide Veterans Court Grant Program and a Veterans Court Coordinator within the Administrative Office of the Courts, and the Veterans Court Special Account Fund. The bill appropriates general funds necessary to implement and sustain the program through June 30, 2027 after which appropriations for the program shall be made through the Judicial Branch operating budget. Grants to counties are categorized as small, medium and large based on the number of court filings in each district: large up to \$245,000, medium up to \$150,000 and small up to \$100,000. A county shall make a good faith effort to apply for any federal funds that may be available to supplement the state funds.

The Judicial Branch estimates the cost to the Branch to administer the program would be approximately \$163,500 in FY 2025 (1/2 year), \$185,500 in FY 2026 and \$188,200 in FY 2027. These amounts include the Coordinator position, about 8% of the existing grant manager's time and the cost to establish and maintain a database.

It is not known how many counties will apply for grants, or how the veterans treatment courts will be implemented in each county. If all of the counties apply for grants based on the size

County Size	Number	Grant Amount	Totals
Small	3	\$100,000	\$300,000
Medium	3	\$150,000	\$450,000
Large	5	\$245,000	\$1,225,000
Total			\$1,975,000

categories and grant amounts listed in proposed RSA 490-I:5, the maximum annual appropriation would be \$1,975,000 as follows:

The Department of Corrections assumes it would need an additional probation and parole officer at each of its 11 district offices to support the veterans treatment courts statewide. The Department provided the following cost estimate for 11 additional probation and parole officers including associated benefits and operating costs: \$627,000 in FY 2025 (1/2 year), \$1,243,000 in FY 2026, and \$1.276.000 in FY 2027. The Department indicates there are no vacant probation and parole officers and the existing officers are experiencing high caseloads. The Department's estimate for additional officers is based on its experience with drug courts. The cost to the Department will depend on the number of participants. If a rolling, or phased in, approach is implemented, with officers added based on caseloads or geography, there may be some savings, however there may be a need for an additional vehicle or vehicles.

The New Hampshire Association of Counties indicates they do not have data needed calculate any potential fiscal impact to county correctional systems.

AGENCIES CONTACTED:

Judicial Branch, Department of Corrections, and New Hampshire Association of Counties