An act regarding families and children in need of assistance

S.141 SEN. KENNEDY / H.265 REP. MENDES LEAD: OFFICE OF THE CHILD ADVOCATE

What problem does this bill address?

- Preventing youth and families becoming more deeply involved with systems such as the courts, child welfare, and juvenile justice.
- Research suggests that juvenile court involvement for truancy often fails to address the root causes of absenteeism and can lead to negative educational and social outcomes.

A case file review by the OCA found that 20% of Youth with a CRA Petition received no services or supports. (CFJJ, 2022)

Research suggests that CRA interventions may:



Perpetuate racial disparities

Increase school dropout rates



Escalate future delinquency

This bill will:

- Require schools to refer students to FRCs no fewer than 45 business days prior to
 CRA filing
- Require schools to obtain an attestation from the FRC indicating that the family has been referred for services, and that community based resources have been exhausted
- Require the OCA to prepare educational materials about community-based
 alternatives to filing a CRA and the potential adverse outcomes of becoming
 involved in state systems and make this publicly available on the CRA section of the
 website for the juvenile court. Require that all individuals filing a CRA petition attest to
 having watched the video prior to filing a CRA petition.

