**Kentucky’s Senate Bill 200: Comprehensive Reform Implementation Successes**

### LEGISLATIVE CHANGE
- Codify mandatory diversion for lower level offenses
- Establish Family Accountability, Intervention and Response (FAIR) Teams for enhanced diversion

### TECHNICAL ASSISTANCE
- Helped draft juvenile court rules to limit diversion-eligible cases from going to court
- Implemented train-the-trainer process on Principles of Effective Intervention and Graduated Responses in Diversion

### OUTCOMES*

#### MORE DIVERSIONS, FEWER COURT REFERRALS
- 3000+ cases referred to FAIR teams

#### SIGNIFICANT DECLINE IN OUT-OF-HOME PLACEMENT

<table>
<thead>
<tr>
<th>Category</th>
<th>Pre-Reform</th>
<th>Post-Reform</th>
</tr>
</thead>
<tbody>
<tr>
<td>Out of Home Population</td>
<td>44%</td>
<td>55%</td>
</tr>
<tr>
<td>Misdemeanor Commitments</td>
<td>55%</td>
<td>63%</td>
</tr>
<tr>
<td>Probation Violation Commitments</td>
<td>63%</td>
<td></td>
</tr>
</tbody>
</table>

#### REINVEST
- In FY 2017, 3 facility closures, representing reduction of 82 beds, with planned reinvestment into fiscal incentive program
- Up to 240 youth can be served in ART program annually starting in Feb 2017
- Issued new contracts for intensive in-home services for high risk youth in two largest counties

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*Outcome data show trends from 2013 (1 year pre-reform) to 2016 (2 years post-reform)

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Sources: Kentucky Administrative Office of the Courts, Kentucky Department of Juvenile Justice

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