7/25/11 Council Meeting Sponsor:

Proposed No.: 2011-0205

Proposed No.: 2011-0205

PASSED: 5-4 RO/BF/2P/PUR & NO"

PROPOSED ORDINANCE 2011-0205, VERSION 1

- AMENDMENT TO PROPOSED ORDINANCE 2011-0205, VERSION 1
- 2 On page 6, line 117, after "is not eligible for" delete "pretrial alternatives to adult detention" and
- 3 insert:

1

- "the pretrial alternative to adult detention entitled community corrections alternative program 4
- 5 basic"
- On page 6, line 121, after "is not eligible for" delete "pretrial alternatives to adult detention" and 6
- 7 insert:
- "the pretrial alternative to adult detention entitled community corrections alternative program 8
- 9 basic"
- On page 7, line 142, after "is not eligible for" delete "pretrial alternatives to adult detention" and 10
- 11 insert:
- "the pretrial alternative to adult detention entitled community corrections alternative program 12
- 13 basic"
- On page 7, line 146, after "is not eligible for" delete "pretrial alternatives to adult detention" and 14
- 15 insert:
- 16 "the pretrial alternative to adult detention entitled community corrections alternative program
- 17 basic"

EFFECT: This amendment would prohibit the use of CCAP Basic for this subset of defendants. Defendants would be eligible for daily reporting to CCAP Enhanced structured programs, community based services, and case management services such as housing, chemical dependency, and mental health treatment.

7/25/4 Council Meeting	Bob- Sponsor:	Ferguson
Meeting	Proposed No.: 2011-0205	

BF HOVED 8-0 PUR EXCUSEL

1 <u>AMENDMENT TO PROPOSED ORDINANCE 2011-0205, VERSION 1</u>

- 2 On page 8, after line 155, insert
- 3 "SECTION 4. In conjunction with the development of a risk assessment tool, the 4 pretrial risk assessment work group shall perform a comprehensive, holistic review of the 5 county's pretrial release, pretrial diversion, and therapeutic court programs and practices 6 to determine any disproportionate impacts on racial, ethnic or other minorities. The 7 review shall include, but not be limited to, personal recognizance, felony administrative 8 release on recognizance, release on bail, drug court, mental health court, family treatment 9 court and alternative to detention programs. The work group shall submit its findings to 10 the council and executive in the form of report to be submitted in conjunction with the 11 report that describes the implementation and use of the tool for the first six months after 12 validation as required in Ordinance 16953."

EFFECT: Requires a study and report on the impact of the county's pretrial programs and practices on racial, ethnic, and other minorities.