Regular Session, 2012

HOUSE BILL NO. 202

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## BY REPRESENTATIVE RICHARDSON

2	To amend and reenact Children's Code Article 305(B)(4) and (E) and Code of Criminal
3	Procedure Article 644.1, relative to juvenile proceedings; to amend provisions
4	relative to divestiture of juvenile court jurisdiction; to provide relative to the
5	jurisdiction over mental capacity determinations; to provide relative to mental
6	capacity determination proceedings; to provide for the appointment of counsel; and
7	to provide for related matters.
8	Be it enacted by the Legislature of Louisiana:
9	Section 1. Children's Code Article 305(B)(4) and (E) are hereby amended and
10	reenacted to read as follows:
11	Art. 305. Divestiture of juvenile court jurisdiction; original criminal court
12	jurisdiction over children; when acquired
13	* * *
14	B.
15	* * *
16	(4) If an indictment is returned or a bill of information is filed, the child is
17	subject to the exclusive jurisdiction of the appropriate court exercising criminal
18	jurisdiction for all subsequent procedures, including the review of bail applications,
19	and the district court may order that the child shall be transferred forthwith to the
20	appropriate adult facility for detention prior to his trial as an adult.
21	* * *

AN ACT

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1	E.(1) If a competency or sanity examination is ordered, except for the filing
2	of a delinquency petition, the return of an indictment, or the filing of a bill of
3	information, no further steps to prosecute the child in a court exercising criminal
4	jurisdiction shall occur until: until the court exercising criminal jurisdiction appoints
5	counsel for the child and provides notification in accordance with Article 809 and
6	determines the child's mental capacity to proceed.
7	(a) Counsel is appointed for the child and notified in accordance with Article
8	809; and
9	(b) The court determines mental capacity to proceed in accordance with
10	Chapter 7 of Title VIII.
11	(2) When a child has been charged with one or more of the crimes listed in
12	Article 857, has reached twenty-one years of age and is incompetent, the court on its
13	own motion or on the motion of the district attorney may conduct a hearing to
14	consider whether to transfer the child for further proceedings to the appropriate court
15	exercising criminal jurisdiction. When an indictment has been returned or a bill of
16	information has been filed pursuant to this Subsection, the district court exercising
17	criminal jurisdiction shall be the proper court to determine the child's mental
18	capacity to proceed. In all other instances, the juvenile court shall be the proper
19	court to make this determination.
20	Section 2. Code of Criminal Procedure Article 644.1 is hereby amended and
21	reenacted to read as follows:
22	Art. 644.1. Sanity proceedings for juvenile defendants transferred to criminal court
23	A. Any juvenile transferred for criminal trial in accordance with Articles 305
24	and 857 of the Louisiana Children's Code may seek a special sanity hearing. That
25	hearing which shall be conducted in accordance with Articles 833 through 836 of the
26	Louisiana Children's Code.

1	B. The determination of the juvenile's capacity or incapacity to proceed to
2	trial shall be governed by the provisions of Articles 837 and 838 of the Children's
3	Code. In all other cases, the provisions of Code of Criminal Procedure Articles 648
4	through 649.1 shall govern the determination of capacity or incapacity to proceed to
5	trial.
	SPEAKER OF THE HOUSE OF REPRESENTATIVES
	PRESIDENT OF THE SENATE
	GOVERNOR OF THE STATE OF LOUISIANA

**ENROLLED** 

HB NO. 202

APPROVED: \_\_\_\_\_