E3 SB 564/04 - JPR 5lr2033 CF 5lr2032

By: **Delegate Dumais** Introduced and read first time: February 9, 2005

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

2

Juvenile Law - Competency

3 FOR the purpose of requiring the juvenile court to order a certain evaluation of a 4 certain child under certain circumstances; requiring a certain evaluation to be 5 performed by a qualified expert; providing for the construction of a certain provision of this Act; requiring certain legal pleadings to be served on certain 6 individuals and agencies; specifying certain procedures and conditions under 7 8 which an examination is to be conducted; requiring a qualified expert to 9 examine a certain child and prepare a certain report; requiring the qualified 10 expert to review certain records and consider certain factors; specifying the contents of a certain report; specifying certain procedures for the filing of certain 11 reports; establishing that a failure to file a certain report may not be, in and of 12 13 itself, grounds for dismissal of a certain petition; authorizing counsel for the 14 child to be present during an examination of the child; specifying certain 15 procedures for a competency hearing; requiring the court to take certain actions 16 after the court makes a certain determination at a competency hearing; 17 authorizing the court to take certain actions after the court makes a certain 18 determination at a competency hearing; requiring a certain service provider to 19 file a certain report with the court; specifying that the court retains jurisdiction 20 over a certain child for a certain period; requiring the court to dismiss a certain 21 petition under certain circumstances; authorizing the court to order that certain 22 proceedings be instituted under certain circumstances; establishing that certain 23 hearings may be conducted without the presence of the child under certain circumstances; specifying that certain statements, information, and reports are 24 25 not admissible in a proceeding except under certain circumstances; requiring the Secretary of Health and Mental Hygiene and the Secretary of Juvenile 26 27 Services to jointly adopt certain regulations; defining certain terms; and generally relating to the competency of a child to participate in certain 28 29 proceedings.

30 BY repealing and reenacting, with amendments,

- 31 Article Courts and Judicial Proceedings
- 32 Section 3-8A-01
- 33 Annotated Code of Maryland
- 34 (2002 Replacement Volume and 2004 Supplement)

1 BY adding to

- 2 Article Courts and Judicial Proceedings
- 3 Section 3-8A-17.1 through 3-8A-17.9
- 4 Annotated Code of Maryland
- 5 (2002 Replacement Volume and 2004 Supplement)

6 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

7 MARYLAND, That the Laws of Maryland read as follows:

8

Article - Courts and Judicial Proceedings

9 3-8A-01.

10 (a) In this subtitle the following words have the meanings indicated, unless 11 the context of their use indicates otherwise.

(b) "Adjudicatory hearing" means a hearing under this subtitle to determine
whether the allegations in the petition, other than allegations that the child requires
treatment, guidance or rehabilitation, are true.

15 (c) "Adult" means an individual who is at least 18 years old.

16 (d) "Child" means an individual under the age of 18 years.

17 (e) "Child in need of supervision" is a child who requires guidance, treatment,18 or rehabilitation and:

19 (1) Is required by law to attend school and is habitually truant;

20 (2) Is habitually disobedient, ungovernable, and beyond the control of 21 the person having custody of him;

22 (3) Deports himself so as to injure or endanger himself or others; or

23 (4) Has committed an offense applicable only to children.

24 (f) "Citation" means the written form issued by a police officer which serves 25 as the initial pleading against a child for a violation and which is adequate process to 26 give the court jurisdiction over the person cited.

27 (g) "Commit" means to transfer legal custody.

28 (h) (1) "Community detention" means a program monitored by the
29 Department of Juvenile Services in which a delinquent child or a child alleged to be
30 delinquent is placed in the home of a parent, guardian, custodian, or other fit person,
31 or in shelter care, as a condition of probation or as an alternative to detention.

32 (2) "Community detention" includes electronic monitoring.

(I) "COMPETENCY HEARING" MEANS A HEARING UNDER THIS SUBTITLE TO
 DETERMINE WHETHER A CHILD ALLEGED TO BE DELINQUENT IS MENTALLY
 COMPETENT TO PARTICIPATE IN A WAIVER HEARING UNDER § 3-8A-06 OF THIS
 SUBTITLE, AN ADJUDICATORY HEARING UNDER § 3-8A-18 OF THIS SUBTITLE, A
 DISPOSITION HEARING UNDER § 3-8A-19 OF THIS SUBTITLE, OR A VIOLATION OF
 PROBATION HEARING.

7 [(i)] (J) "Court" means the circuit court for a county sitting as the juvenile 8 court.

9 [(j)] (K) "Custodian" means a person or agency to whom legal custody of a 10 child has been given by order of the court, other than the child's parent or legal 11 guardian.

12 [(k)] (L) "Delinquent act" means an act which would be a crime if committed 13 by an adult.

14 [(l)] (M) "Delinquent child" is a child who has committed a delinquent act and 15 requires guidance, treatment, or rehabilitation.

16 [(m)] (N) "Detention" means the temporary care of children who, pending court 17 disposition, require secure custody for the protection of themselves or the community, 18 in physically restricting facilities.

19 (O) "DEVELOPMENTAL DISABILITY" MEANS A SEVERE CHRONIC DISABILITY 20 OF A CHILD THAT:

(1) IS ATTRIBUTABLE TO A PHYSICAL OR MENTAL IMPAIRMENT, OTHER
THAN THE SOLE DIAGNOSIS OF MENTAL ILLNESS, OR TO A COMBINATION OF
MENTAL AND PHYSICAL IMPAIRMENTS;

24 (2) IS LIKELY TO CONTINUE INDEFINITELY;

25 (3) RESULTS IN AN INABILITY TO LIVE INDEPENDENTLY WITHOUT
 26 EXTERNAL SUPPORT OR CONTINUING AND REGULAR ASSISTANCE; AND

27 (4) REFLECTS THE NEED FOR A COMBINATION AND SEQUENCE OF
28 SPECIAL INTERDISCIPLINARY OR GENERIC CARE, TREATMENT, OR OTHER SERVICES
29 THAT ARE INDIVIDUALLY PLANNED AND COORDINATED FOR THE CHILD.

30 [(n)] (P) "Disposition hearing" means a hearing under this subtitle to 31 determine:

32 (1) Whether a child needs or requires guidance, treatment, or33 rehabilitation; and if so

34 (2) The nature of the guidance, treatment, or rehabilitation.

35 (Q) "INCOMPETENT TO PROCEED" MEANS THAT A CHILD IS NOT ABLE TO:

36 (1) UNDERSTAND THE NATURE OR OBJECT OF THE PROCEEDING; OR

1 (2) ASSIST IN THE CHILD'S DEFENSE.

2 [(o)] (R) "Intake officer" means the person assigned to the court by the 3 Department of Juvenile Services to provide the intake services set forth in this 4 subtitle.

5 (S) (1) "MENTAL DISORDER" MEANS A BEHAVIORAL OR EMOTIONAL 6 ILLNESS THAT RESULTS FROM A PSYCHIATRIC OR NEUROLOGICAL DISORDER.

7 (2) "MENTAL DISORDER" INCLUDES A MENTAL ILLNESS THAT SO
8 SUBSTANTIALLY IMPAIRS THE MENTAL OR EMOTIONAL FUNCTIONING OF A CHILD
9 AS TO MAKE CARE OR TREATMENT NECESSARY OR ADVISABLE FOR THE WELFARE OF
10 THE CHILD OR FOR THE SAFETY OF THE CHILD OR PROPERTY OF ANOTHER.

11 (3) "MENTAL DISORDER" DOES NOT INCLUDE MENTAL RETARDATION.

12 (T) "MENTAL RETARDATION" MEANS A DEVELOPMENTAL DISABILITY THAT IS
13 EVIDENCED BY INTELLECTUAL FUNCTIONING THAT IS SIGNIFICANTLY BELOW
14 AVERAGE AND IMPAIRMENT IN THE ADAPTIVE BEHAVIOR OF A CHILD.

15 [(p)] (U) "Mentally handicapped child" means a child who is or may be 16 mentally retarded or mentally ill.

[(q)] (V) "Party" includes a child who is the subject of a petition or a peace
order request, the child's parent, guardian, or custodian, the petitioner and an adult
who is charged under § 3-8A-30 of this subtitle.

20 [(r)] (W) "Peace order proceeding" means a proceeding under § 3-8A-19.2 or § 21 3-8A-19.4 of this subtitle.

22 [(s)] (X) "Peace order request" means the initial pleading filed with the court 23 under § 3-8A-19.1 of this subtitle.

24 [(t)] (Y) "Petition" means the pleading filed with the court under § 3-8A-13 of 25 this subtitle alleging that a child is a delinquent child or a child in need of supervision 26 or that an adult violated § 3-8A-30 of this subtitle.

27 (Z) "QUALIFIED EXPERT" MEANS A LICENSED PSYCHOLOGIST OR
28 PSYCHIATRIST WHO HAS EXPERTISE IN CHILD DEVELOPMENT, WITH TRAINING IN
29 FORENSIC EVALUATION PROCEDURES THROUGH FORMAL INSTRUCTION,
30 PROFESSIONAL SUPERVISION, OR BOTH, AND WHO IS:

31(1)FAMILIAR WITH THE COMPETENCY STANDARDS CONTAINED IN THIS32SUBTITLE; AND

33 (2) FAMILIAR WITH THE TREATMENT, TRAINING, AND RESTORATION
34 PROGRAMS FOR CHILDREN THAT ARE AVAILABLE IN THIS STATE.

35 [(u)] (AA) "Respondent" means the individual against whom a petition or a 36 peace order request is filed.

1 [(v)] 2 physically	(BB) unrestrict	(1) ing facilit	"Shelter care" means the temporary care of children in ies.		
3	(2)	"Shelte	r care" does not mean care in a State mental health facility.		
4 [(w)]	(CC)	(1)	"Victim" means:		
5 6 or financial	harm as	(i) a result o	A person who suffers direct or threatened physical, emotional, f a delinquent act; or		
7 8 of this subt	itle is con	(ii) nmitted o	An individual against whom an act specified in § 3-8A-19.1(b) r alleged to have been committed.		
9 10 victim.	(2)	"Victin	" includes a family member of a minor, disabled, or a deceased		
11 12 or designed	(3) e.	"Victin	" includes, if the victim is not an individual, the victim's agent		
13 [(x)]	(DD)	"Violat	ion" means a violation for which a citation is issued under:		
14	(1)	§ 10-11	3, § 10-114, § 10-115, or § 10-116 of the Criminal Law Article;		
15	(2)	§ 10-10	08 of the Criminal Law Article; or		
16	(3)	§ 26-10	3 of the Education Article.		
17 [(y)] 18 3-8A-17.1	(EE)	"Witne	ss" means any person who is or expects to be a State's witness.		
 (A) (1) AT ANY TIME AFTER A PETITION ALLEGING THAT A CHILD HAS COMMITTED A DELINQUENT ACT IS FILED WITH THE COURT UNDER THIS SUBTITLE, THE COURT ON ITS OWN MOTION, OR ON MOTION OF THE CHILD'S COUNSEL OR THE STATE'S ATTORNEY, SHALL STAY ALL PROCEEDINGS AND ORDER AN EVALUATION OF THE CHILD'S MENTAL CONDITION AND DEVELOPMENTAL LEVELS IF THE COURT FINDS THAT: 					
25 26 COMMIT	TED THE	(I) E DELINO	THERE IS PROBABLE CAUSE TO BELIEVE THAT THE CHILD HAS QUENT ACT; AND		
27		(II)	THERE IS REASON TO BELIEVE THAT THE CHILD MAY BE		

(II) THERE IS REASON TO BELIEVE THAT THE CHILD MAY BE
INCOMPETENT TO PROCEED WITH A WAIVER HEARING UNDER § 3-8A-06 OF THIS
SUBTITLE, AN ADJUDICATORY HEARING UNDER § 3-8A-18 OF THIS SUBTITLE, A
DISPOSITION HEARING UNDER § 3-8A-19 OF THIS SUBTITLE, OR A VIOLATION OF
PROBATION HEARING.

32 (2) AN EVALUATION ORDERED UNDER PARAGRAPH (1) OF THIS
 33 SUBSECTION SHALL BE PERFORMED BY A QUALIFIED EXPERT.

1 (3) THIS SUBSECTION MAY NOT BE CONSTRUED TO PROHIBIT THE 2 STATE OR THE CHILD FROM CALLING OTHER EXPERT WITNESSES TO TESTIFY AT A 3 COMPETENCY HEARING.

4 (B) ANY MOTION QUESTIONING THE CHILD'S COMPETENCY TO PROCEED, AND
5 ANY SUBSEQUENT LEGAL PLEADING RELATING TO THE CHILD'S COMPETENCY TO
6 PROCEED, SHALL BE SERVED ON THE CHILD'S COUNSEL, THE STATE'S ATTORNEY,
7 THE DEPARTMENT OF JUVENILE SERVICES, AND THE DEPARTMENT OF HEALTH AND
8 MENTAL HYGIENE.

9 3-8A-17.2.

10 (A) THE COURT SHALL SET AND MAY CHANGE THE CONDITIONS UNDER 11 WHICH THE EXAMINATION IS TO BE CONDUCTED.

(B) ON CONSIDERATION OF THE NATURE OF THE PETITION, THE COURT MAY
REQUIRE THE EXAMINATION TO BE CONDUCTED ON AN OUTPATIENT BASIS IF THE
CHILD WAS PREVIOUSLY DETAINED UNDER § 3-8A-15 OF THIS SUBTITLE AND SHALL
REQUIRE THE EXAMINATION TO BE CONDUCTED ON AN OUTPATIENT BASIS IF THE
CHILD WAS NOT PREVIOUSLY DETAINED UNDER § 3-8A-15 OF THIS SUBTITLE.

17 (C) (1) IF A CHILD WAS PREVIOUSLY DETAINED UNDER § 3-8A-15 OF THIS
18 SUBTITLE, THE COURT MAY ORDER THE CHILD TO CONTINUE TO BE DETAINED
19 BEYOND ANY PERIOD SPECIFIED IN § 3-8A-15 OF THIS SUBTITLE UNTIL THE
20 EXAMINATION IS COMPLETED.

(2) IF THE COURT FINDS IT APPROPRIATE FOR THE HEALTH OR SAFETY
 OF THE CHILD, OR FOR THE SAFETY OF OTHERS, THE COURT MAY ORDER
 CONFINEMENT OF THE JUVENILE, PENDING THE EXAMINATION, IN A MEDICAL
 FACILITY THAT THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE DESIGNATES
 AS APPROPRIATE.

26 3-8A-17.3.

27 (A) (1) THE QUALIFIED EXPERT SHALL EXAMINE THE CHILD AND PREPARE
28 A REPORT STATING WHETHER, IN THE EXPERT'S OPINION, THE CHILD IS
29 INCOMPETENT TO PROCEED.

30 (2) IN CONDUCTING THE EXAMINATION, THE QUALIFIED EXPERT SHALL
31 REVIEW ALL AVAILABLE MEDICAL, EDUCATIONAL, AND COURT RECORDS
32 CONCERNING THE CHILD AND THE CHILD'S CASE.

33 (3) IN DETERMINING WHETHER THE CHILD IS INCOMPETENT TO
34 PROCEED, THE QUALIFIED EXPERT SHALL CONSIDER THE FOLLOWING FACTORS:

35 (I) THE CHILD'S AGE, MATURITY LEVEL, DEVELOPMENTAL STAGE, 36 AND DECISION-MAKING ABILITIES;

37 (II) THE CAPACITY OF THE CHILD TO:

7	UNOF	FICIAL	COPY OF HOUSE BILL 802			
1		1.	APPRECIATE THE ALLEGATIONS AGAINST THE CHILD;			
2 3 DISPOSITIC	NS THAT MAY	2. Y BE IMF	APPRECIATE THE RANGE AND NATURE OF ALLOWABLE POSED IN THE PROCEEDINGS AGAINST THE CHILD;			
43.UNDERSTAND THE ROLES OF THE PARTICIPANTS AND5THE ADVERSARY NATURE OF THE LEGAL PROCESS;						
6 7 PROCEEDIN	IGS AT ISSUE;	4.	DISCLOSE TO COUNSEL FACTS PERTINENT TO THE			
8		5.	DISPLAY APPROPRIATE COURTROOM BEHAVIOR; AND			
9		6.	TESTIFY RELEVANTLY; AND			
10 11 BE RELEVA	(III) ANT.	ANY C	THER FACTORS THAT THE QUALIFIED EXPERT DEEMS TO			
12 13 SHALL:	(4) THE W	VRITTEN	REPORT SUBMITTED BY THE QUALIFIED EXPERT			
14 15 EVALUATI	(I) ON;	IDENT	IFY THE SPECIFIC MATTERS REFERRED FOR			
16 17 IN THE EXA	(II) AMINATION A		RIBE THE PROCEDURES, TECHNIQUES, AND TESTS USED PURPOSES OF EACH;			
	ON, AND IDEN	IS ON EA TIFY TH	E THE QUALIFIED EXPERT'S CLINICAL OBSERVATIONS, ACH FACTOR SPECIFIED IN PARAGRAPH (3) OF THIS OSE FACTORS, IF ANY, ON WHICH THE QUALIFIED PINION; AND			
		PRESE	IFY THE SOURCES OF INFORMATION USED BY THE NT THE FACTUAL BASIS FOR THE QUALIFIED ND OPINIONS.			
27 THE QUAL 28 COMPETEN	ENT TO PROC IFIED EXPERT ICY TO PROCE	EED, TH BELIEV EED, ANI	FIED EXPERT BELIEVES THAT THE CHILD IS E REPORT SHALL DESCRIBE THE TREATMENT THAT ES IS NECESSARY FOR THE CHILD TO ATTAIN D, IN A SEPARATE REPORT, SHALL STATE WHETHER D THE CHILD OR TO THE PERSON OR PROPERTY OF			
	ATTAIN COMP	PETENCY	ING THE TREATMENT THAT IS NECESSARY FOR THE (TO PROCEED, THE QUALIFIED EXPERT SHALL FOLLOWING:			
		TURITY	IENTAL ILLNESS, MENTAL RETARDATION, , OR OTHER DEVELOPMENTAL DISABILITY CAUSING Γ TO PROCEED;			

(II) THE TREATMENT OR EDUCATION APPROPRIATE FOR THE
 MENTAL ILLNESS, MENTAL RETARDATION, DEVELOPMENTAL IMMATURITY, OR
 OTHER DEVELOPMENTAL DISABILITY OF THE CHILD, AND AN EXPLANATION OF
 EACH OF THE POSSIBLE TREATMENT OR EDUCATION ALTERNATIVES, IN ORDER OF
 RECOMMENDATION;

6 (III) THE LIKELIHOOD OF THE CHILD ATTAINING COMPETENCY TO
7 PROCEED UNDER THE TREATMENT OR EDUCATION RECOMMENDED, AN
8 ASSESSMENT OF THE PROBABLE DURATION OF THE TREATMENT REQUIRED TO
9 ATTAIN COMPETENCY, AND THE PROBABILITY THAT THE CHILD WILL ATTAIN
10 COMPETENCY TO PROCEED IN THE FORESEEABLE FUTURE; AND

(IV) WHETHER THE CHILD MEETS THE CRITERIA FOR
 INVOLUNTARY ADMISSION UNDER TITLE 10, SUBTITLE 6, PART III OF THE HEALTH GENERAL ARTICLE.

14 (C) (1) ALL REPORTS REQUIRED UNDER THIS SECTION SHALL BE FILED
15 WITH THE COURT AND SERVED ON THE CHILD'S COUNSEL, THE STATE'S ATTORNEY,
16 AND THE DEPARTMENT OF JUVENILE SERVICES WITHIN 45 DAYS AFTER THE COURT
17 ORDERS THE EXAMINATION.

18 (2) ON GOOD CAUSE SHOWN, THE COURT MAY EXTEND THE TIME
19 PERIOD SPECIFIED IN PARAGRAPH (1) OF THIS SUBSECTION FOR AN ADDITIONAL 15
20 DAYS.

(3) FAILURE TO FILE A COMPLETE REPORT WITHIN THE TIME PERIODS
 SPECIFIED IN THIS SUBSECTION MAY NOT BE, IN AND OF ITSELF, GROUNDS FOR
 DISMISSAL OF THE PETITION ALLEGING DELINQUENCY.

24 (D) COUNSEL FOR THE CHILD MAY BE PRESENT AT AN EXAMINATION UNDER 25 THIS SECTION.

26 3-8A-17.4.

27 (A) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION,
28 WITHIN 15 DAYS AFTER RECEIPT OF A REPORT OF A QUALIFIED EXPERT, THE COURT
29 SHALL HOLD A COMPETENCY HEARING.

30 (2) ON GOOD CAUSE SHOWN, THE COURT MAY EXTEND THE TIME FOR
31 HOLDING THE COMPETENCY HEARING FOR AN ADDITIONAL 15 DAYS.

32 (B) AT THE COMPETENCY HEARING, THE COURT SHALL DETERMINE, BY
33 EVIDENCE PRESENTED ON THE RECORD, WHETHER THE JUVENILE IS INCOMPETENT
34 TO PROCEED.

35 (C) FINDINGS OF FACT SHALL BE BASED ON THE EVALUATION OF THE CHILD
 36 BY THE QUALIFIED EXPERT.

37 (D) THE STATE SHALL BEAR THE BURDEN OF PROVING THE CHILD'S38 COMPETENCY BEYOND A REASONABLE DOUBT.

1 3-8A-17.5.

AT A COMPETENCY HEARING, IF THE COURT DETERMINES THAT THE CHILD IS
COMPETENT, THE COURT SHALL ENTER AN ORDER STATING THAT THE CHILD IS
COMPETENT, LIFT THE STAY IMPOSED UNDER § 3-8A-17.1 OF THIS SUBTITLE, AND
PROCEED WITH THE DELINQUENCY PETITION OR VIOLATION OF PROBATION
PETITION IN ACCORDANCE WITH THE TIME PERIODS SPECIFIED IN THIS SUBTITLE
AND IN THE MARYLAND RULES.

8 3-8A-17.6.

9 AT A COMPETENCY HEARING, IF THE COURT DETERMINES THAT THE CHILD IS 10 UNABLE TO ATTAIN COMPETENCY IN THE FORESEEABLE FUTURE, THE COURT:

11 (1) MAY:

(I) ORDER THAT PROCEEDINGS FOR INVOLUNTARY ADMISSION
 UNDER TITLE 10, SUBTITLE 6, PART III OF THE HEALTH - GENERAL ARTICLE BE
 INSTITUTED, IF APPROPRIATE; OR

15 (II) DISMISS THE DELINQUENCY PETITION OR VIOLATION OF 16 PROBATION PETITION; AND

17 (2) UNLESS THE COURT FINDS THAT THE CHILD IS A DANGER TO THE
18 CHILD OR THE PERSON OR PROPERTY OF OTHERS, SHALL RELEASE THE CHILD FROM
19 ANY FACILITY.

20 3-8A-17.7.

(A) UNLESS THE CASE IS DISMISSED UNDER § 3-8A-17.6 OF THIS SUBTITLE, AT
A COMPETENCY HEARING, IF THE COURT DETERMINES THAT A CHILD IS
INCOMPETENT TO PROCEED IN THE FORESEEABLE FUTURE, THE COURT SHALL
RETAIN JURISDICTION OF THE CHILD FOR NOT MORE THAN 3 YEARS AFTER THE
DATE OF THE ORDER OF INCOMPETENCY IF THE CHILD IS ALLEGED TO HAVE
COMMITTED AN ACT THAT WOULD BE A FELONY IF COMMITTED BY AN ADULT, AND
UP TO 1 YEAR AFTER THE DATE OF THE ORDER OF INCOMPETENCY IF THE CHILD IS
ALLEGED TO HAVE COMMITTED AN ACT THAT WOULD BE A MISDEMEANOR IF
COMMITTED BY AN ADULT OR IS ALLEGED TO HAVE VIOLATED PROBATION.

30 (B) AT THE END OF ANY PERIOD SPECIFIED IN SUBSECTION (A) OF THIS 31 SECTION, IF THE CHILD HAS NOT ATTAINED COMPETENCY, THE COURT:

32 (1) SHALL DISMISS THE DELINQUENCY PETITION OR THE VIOLATION OF 33 PROBATION PETITION; AND

34 (2) MAY ORDER THAT PROCEEDINGS FOR INVOLUNTARY ADMISSION
35 UNDER TITLE 10, SUBTITLE 6, PART III OF THE HEALTH - GENERAL ARTICLE BE
36 INSTITUTED, IF APPROPRIATE.

10

2 (A) AT ANY TIME BEFORE AN ADJUDICATION UNDER THIS SUBTITLE, A
3 HEARING ON A PRELIMINARY MOTION ON ANOTHER ISSUE, INCLUDING AN
4 OBJECTION TO THE SUFFICIENCY OF THE PETITION, MAY BE CONDUCTED WITHOUT
5 THE CHILD BEING PRESENT IF THE CHILD'S TESTIMONY IS NOT REQUIRED.

6 (B) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, ANY
7 STATEMENT MADE BY THE CHILD OR INFORMATION ELICITED DURING A
8 COMPETENCY HEARING OR IN CONNECTION WITH THE DETERMINATION OF
9 COMPETENCY UNDER THIS SUBTITLE, AND ANY REPORT PREPARED BY A QUALIFIED
10 EXPERT, MAY NOT BE ADMITTED IN EVIDENCE IN ANY PROCEEDING EXCEPT A
11 PROCEEDING RELATING TO THE CHILD'S COMPETENCY TO PROCEED.

(2) PARAGRAPH (1) OF THIS SUBSECTION DOES NOT APPLY IF THE
 COUNSEL FOR THE CHILD INTRODUCES THE REPORT OF THE QUALIFIED EXPERT, OR
 ANY PART OF IT, IN ANY HEARING OTHER THAN A COMPETENCY HEARING.

15 3-8A-17.9.

16 THE SECRETARY OF HEALTH AND MENTAL HYGIENE AND THE SECRETARY OF
17 JUVENILE SERVICES SHALL JOINTLY ADOPT REGULATIONS TO CARRY OUT THE
18 PROVISIONS OF THIS SUBTITLE RELATING TO COMPETENCY.

19 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 20 October 1, 2005.