E3 6lr0749 HB 1007/05 - JUD CF 6lr0750

By: Delegates Dumais, Anderson, Carter, Gutierrez, Kelley, Kelly, Lee, Mayer, McComas, Menes, Rosenberg, Shank, Shewell, Simmons, Smigiel, Sophocleus, and Zirkin

Introduced and read first time: February 10, 2006

Assigned to: Judiciary

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## A BILL ENTITLED

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## 2 Juvenile Law - Competency - Services

- 3 FOR the purpose of authorizing the juvenile court to order the Department of Health
- 4 and Mental Hygiene or a qualified expert to conduct an evaluation of a child's
- 5 competency to proceed in certain juvenile delinquency hearings; repealing
- 6 certain provisions relating to a finding of incompetency to proceed; specifying
- 7 the procedures for a finding of incompetency to proceed; requiring the
- 8 Department of Health and Mental Hygiene to file a certain report under certain
- 9 circumstances; requiring the court to hold a certain competency hearing and
- take certain actions under certain circumstances; authorizing the court to take
- certain actions at a certain competency hearing; requiring the court to dismiss a
- delinquency petition or violation of probation petition under certain
- circumstances; prohibiting the admission in evidence of certain statements and
- information elicited while certain services are being provided; establishing a
- certain presumption; altering a certain provision relating to the adoption of
- regulations; altering a certain definition; and generally relating to juvenile
- 17 competency.
- 18 BY repealing and reenacting, without amendments,
- 19 Article Courts and Judicial Proceedings
- 20 Section 3-8A-01(a), 3-8A-17.4, and 3-8A-17.5
- 21 Annotated Code of Maryland
- 22 (2002 Replacement Volume and 2005 Supplement)
- 23 BY repealing and reenacting, with amendments,
- 24 Article Courts and Judicial Proceedings
- 25 Section 3-8A-01(z), 3-8A-17.1, 3-8A-17.8, and 3-8A-17.9
- 26 Annotated Code of Maryland
- 27 (2002 Replacement Volume and 2005 Supplement)
- 28 BY repealing
- 29 Article Courts and Judicial Proceedings

**UNOFFICIAL COPY OF HOUSE BILL 1257** 1 Section 3-8A-17.6 and 3-8A-17.7 Annotated Code of Maryland 2 3 (2002 Replacement Volume and 2005 Supplement) 4 BY adding to 5 Article - Courts and Judicial Proceedings Section 3-8A-17.6, 3-8A-17.7, 3-8A-17.8, 3-8A-17.9, and 3-8A-17.11 6 Annotated Code of Maryland 7 (2002 Replacement Volume and 2005 Supplement) 8 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 9 10 MARYLAND, That the Laws of Maryland read as follows: 11 **Article - Courts and Judicial Proceedings** 12 3-8A-01. 13 (a) In this subtitle the following words have the meanings indicated, unless 14 the context of their use indicates otherwise. 15 "Qualified expert" means [a licensed psychologist or psychiatrist who has (z) 16 expertise in child development, with training in forensic evaluation procedures through formal instruction, professional supervision, or both, and who is: 18 (1) Familiar with the competency standards contained in this subtitle; 19 and 20 Familiar with the treatment, training, and restoration programs for (2) 21 children that are available in this State] A LICENSED CERTIFIED SOCIAL 22 WORKER-CLINICAL, LICENSED PSYCHOLOGIST, OR LICENSED PSYCHIATRIST WHO: 23 HAS EXPERTISE IN CHILD DEVELOPMENT, WITH TRAINING IN THE (1) 24 FORENSIC EVALUATION OF CHILDREN, AS APPROVED BY THE SECRETARY OF 25 HEALTH AND MENTAL HYGIENE; IS FAMILIAR WITH THE COMPETENCY STANDARDS CONTAINED IN 26 (2) 27 THIS SUBTITLE; AND IS FAMILIAR WITH THE TREATMENT, TRAINING, AND RESTORATION 28 29 PROGRAMS FOR CHILDREN THAT ARE AVAILABLE IN THIS STATE. 30 3-8A-17.1. 31 At any time after a petition alleging that a child has committed a 32 delinquent act is filed with the court under this subtitle, the court on its own motion, 33 or on motion of the child's counsel or the State's Attorney, shall stay all proceedings

34 and order THAT THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE OR ANY 35 OTHER QUALIFIED EXPERT CONDUCT an evaluation of the child's [mental condition

36 and developmental levels COMPETENCY TO PROCEED if the court finds that:

## **UNOFFICIAL COPY OF HOUSE BILL 1257**

- 1 There is probable cause to believe that the child has committed (i) 2 the delinquent act; and 3 (ii) There is reason to believe that the child may be incompetent to 4 proceed with a waiver hearing under § 3-8A-06 of this subtitle, an adjudicatory 5 hearing under § 3-8A-18 of this subtitle, a disposition hearing under § 3-8A-19 of 6 this subtitle, or a violation of probation hearing. 7 An evaluation ordered under paragraph (1) of this subsection shall be 8 performed by a qualified expert. 9 This subsection may not be construed to prohibit the State or the 10 child from calling other expert witnesses to testify at a competency hearing. 11 Any motion questioning the child's competency to proceed, and any 12 subsequent legal pleading relating to the child's competency to proceed, shall be 13 served on the child's counsel, the State's Attorney, the Department of Juvenile 14 Services, and the Department of Health and Mental Hygiene. 15 3-8A-17.4. Except as provided in paragraph (2) of this subsection, within 15 days 16 (1) (a) 17 after receipt of a report of a qualified expert, the court shall hold a competency 18 hearing. 19 On good cause shown, the court may extend the time for holding the 20 competency hearing for an additional 15 days. 21 At the competency hearing, the court shall determine, by evidence 22 presented on the record, whether the juvenile is incompetent to proceed. 23 Findings of fact shall be based on the evaluation of the child by the (c) 24 qualified expert. The State shall bear the burden of proving the child's competency beyond a 25 26 reasonable doubt. 27 3-8A-17.5. At a competency hearing, if the court determines that the child is competent, the 28 29 court shall enter an order stating that the child is competent, lift the stay imposed 30 under § 3-8A-17.1 of this subtitle, and proceed with the delinquency petition or 31 violation of probation petition in accordance with the time periods specified in this 32 subtitle and in the Maryland Rules. 33 [3-8A-17.6.
- 34 At a competency hearing, if the court determines that the child is unable to
- 35 attain competency in the foreseeable future, the court may:

- **UNOFFICIAL COPY OF HOUSE BILL 1257** (1) Order that proceedings for involuntary admission under Title 10, 2 Subtitle 6, Part III of the Health - General Article be instituted, if appropriate; or 3 (2) Dismiss the delinquency petition or violation of probation petition.] 4 3-8A-17.6. AT A COMPETENCY HEARING, IF THE COURT DETERMINES THAT THE 5 (A) 6 CHILD IS INCOMPETENT TO PROCEED, BUT THAT THERE IS A SUBSTANTIAL 7 PROBABILITY THAT THE CHILD MAY BE ABLE TO ATTAIN COMPETENCY IN THE 8 FORESEEABLE FUTURE AND THAT SERVICES ARE NECESSARY TO ATTAIN 9 COMPETENCY, THE COURT MAY ORDER THE DEPARTMENT OF HEALTH AND MENTAL 10 HYGIENE TO PROVIDE COMPETENCY ATTAINMENT SERVICES FOR THE CHILD FOR AN 11 INITIAL PERIOD OF NOT MORE THAN 90 DAYS. 12 ANY COMPETENCY ATTAINMENT SERVICES SHALL BE PROVIDED IN THE 13 LEAST RESTRICTIVE ENVIRONMENT. 14 SUBJECT TO SUBSECTION (D) OF THIS SECTION, THE COURT MAY ORDER A (C) 15 CHILD TO BE PLACED IN A FACILITY FOR CHILDREN IF: THE CHILD IS DETAINED UNDER § 3-8A-15 OF THIS SUBTITLE AT THE (1) 17 TIME OF THE COMPETENCY HEARING; AND THE COURT FINDS AFTER A HEARING ON THE ISSUE THAT: 18 (2) 19 PLACEMENT IN A FACILITY IS NECESSARY TO PROTECT THE 20 CHILD OR OTHERS, OR THE CHILD IS LIKELY TO LEAVE THE JURISDICTION OF THE 21 COURT; AND 22 (II)NO LESS RESTRICTIVE ALTERNATIVE PLACEMENT IS 23 AVAILABLE THAT WILL PROTECT THE CHILD OR THE COMMUNITY OR THE CHILD 24 FROM LEAVING THE JURISDICTION OF THE COURT. 25 A CHILD MAY NOT BE: (D) 26 (1) UNLESS THE CHILD'S INDIVIDUALIZED TREATMENT PLAN 27 DEVELOPED UNDER § 10-706 OF THE HEALTH - GENERAL ARTICLE OTHERWISE 28 INDICATES, PROVIDED SERVICES IN ANY GROUP WITH PERSONS WHO ARE AT LEAST 29 18 YEARS OLD; 30 (2) PLACED IN A DETENTION FACILITY; OR PLACED IN A PSYCHIATRIC HOSPITAL, EXCEPT IN ACCORDANCE
- 32 WITH TITLE 10, SUBTITLE 6 OF THE HEALTH GENERAL ARTICLE.
- 33 [3-8A-17.7.
- 34 Unless the case is dismissed under § 3-8A-17.6 of this subtitle, at a
- 35 competency hearing, if the court determines that a child is incompetent to proceed in
- 36 the foreseeable future, the court shall retain jurisdiction of the child for not more than

- 1 3 years after the date of the order of incompetency if the child is alleged to have
- 2 committed an act that would be a felony if committed by an adult, and up to 1 year
- 3 after the date of the order of incompetency if the child is alleged to have committed an
- 4 act that would be a misdemeanor if committed by an adult or is alleged to have
- 5 violated probation.
- 6 (b) At the end of any period specified in subsection (a) of this section, if the 7 child has not attained competency, the court:
- 8 (1) Shall dismiss the delinquency petition or the violation of probation 9 petition; and
- 10 (2) May order that proceedings for involuntary admission under Title 10,
- 11 Subtitle 6, Part III of the Health General Article be instituted, if appropriate.]
- 12 3-8A-17.7.
- 13 (A) AT A COMPETENCY HEARING, IF THE COURT DETERMINES THAT THE
- 14 CHILD IS INCOMPETENT TO PROCEED, IS UNLIKELY TO ATTAIN COMPETENCY IN THE
- 15 FORESEEABLE FUTURE, HAS A MENTAL DISORDER, AS DEFINED IN § 10-620 OF THE
- 16 HEALTH GENERAL ARTICLE, AND IS A DANGER TO THE LIFE OR SAFETY OF THE
- 17 CHILD OR OTHERS, THE COURT MAY ORDER A PETITION FOR EMERGENCY
- 18 EVALUATION UNDER § 10-622 OF THE HEALTH GENERAL ARTICLE.
- 19 (B) AT A COMPETENCY HEARING, IF THE COURT DETERMINES THAT THE
- 20 CHILD IS INCOMPETENT TO PROCEED, IS UNLIKELY TO ATTAIN COMPETENCY IN THE
- 21 FORESEEABLE FUTURE, AND HAS A DEVELOPMENTAL DISABILITY, AS DEFINED IN §
- 22 7-101 OF THE HEALTH GENERAL ARTICLE, THE COURT MAY ORDER THE
- 23 DEVELOPMENTAL DISABILITIES ADMINISTRATION TO EVALUATE THE CHILD WITHIN
- 24 30 DAYS TO DETERMINE THE CHILD'S ELIGIBILITY FOR SERVICES UNDER TITLE 7 OF
- 25 THE HEALTH GENERAL ARTICLE.
- 26 (C) AT A COMPETENCY HEARING, IF THE COURT DETERMINES THAT THE
- 27 CHILD IS INCOMPETENT TO PROCEED AND IS UNLIKELY TO ATTAIN COMPETENCY IN
- 28 THE FORESEEABLE FUTURE, THE COURT:
- 29 (1) MAY DISMISS THE DELINQUENCY PETITION OR VIOLATION OF 30 PROBATION PETITION; AND
- 31 (2) AFTER THE EXPIRATION OF THE TIME PERIODS FOR DISMISSAL
- 32 SPECIFIED IN § 3-8A-17.9 OF THIS SUBTITLE, SHALL DISMISS THE DELINQUENCY
- 33 PETITION OR VIOLATION OF PROBATION PETITION.
- 34 3-8A-17.8.
- 35 (A) IF THE COURT ORDERS THE DEPARTMENT OF HEALTH AND MENTAL
- 36 HYGIENE TO PROVIDE COMPETENCY ATTAINMENT SERVICES UNDER § 3-8A-17.6 OF
- 37 THIS SUBTITLE, THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE SHALL FILE A
- 38 WRITTEN REPORT WITH THE COURT, WITH NOTICE TO COUNSEL OF THE SUBMISSION

- 1 OF THE REPORT, WITHIN 90 DAYS AFTER THE COURT ORDER, STATING WHETHER, IN 2 THE OPINION OF THE DEPARTMENT, THE CHILD:
- 3 (1) HAS ATTAINED COMPETENCY;
- 4 (2) REMAINS INCOMPETENT TO PROCEED, BUT MAY BE ABLE TO ATTAIN 5 COMPETENCY IN THE FORESEEABLE FUTURE; OR
- 6 (3) REMAINS INCOMPETENT TO PROCEED, AND IS UNLIKELY TO ATTAIN 7 COMPETENCY IN THE FORESEEABLE FUTURE.
- 8 (B) (1) THE COURT SHALL HOLD A COMPETENCY HEARING IN ACCORDANCE 9 WITH § 3-8A-17.4 OF THIS SUBTITLE WITHIN 15 DAYS AFTER THE COURT RECEIVES 10 THE REPORT DESCRIBED IN SUBSECTION (A) OF THIS SECTION.
- 11 (2) FOR GOOD CAUSE SHOWN, THE HEARING DATE MAY BE CONTINUED 12 FOR A REASONABLE PERIOD OF TIME.
- 13 (C) (1) AT THE COMPETENCY HEARING, IF THE COURT DETERMINES THAT 14 THE CHILD IS COMPETENT, THE COURT SHALL PROCEED IN ACCORDANCE WITH § 15 3-8A-17.5 OF THIS SUBTITLE.
- 16 (2) CASE MANAGEMENT AND SUPERVISION OF THE CHILD SHALL BE 17 TRANSFERRED TO THE DEPARTMENT OF JUVENILE SERVICES TO CONTINUE 18 PROCEEDINGS UNDER THIS SUBTITLE.
- 19 (3) (I) SUBJECT TO THE TIME PERIODS FOR DISMISSAL OF THE CASE
- 20 SPECIFIED IN § 3-8A-17.9 OF THIS SUBTITLE, IF THE COURT DETERMINES THAT THE 21 CHILD REMAINS INCOMPETENT TO PROCEED, BUT MAY BE ABLE TO ATTAIN
- 22 COMPETENCY IN THE FORESEEABLE FUTURE, THE COURT MAY ORDER THAT
- 23 SERVICES BE CONTINUED IN INCREMENTS OF NOT MORE THAN 6 MONTHS.
- 24 (II) WITHIN 6 MONTHS AFTER THE COURT ORDERS ADDITIONAL
- 25 SERVICES UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE DEPARTMENT OF
- 26 HEALTH AND MENTAL HYGIENE SHALL FILE A WRITTEN REPORT AS DESCRIBED IN
- 27 SUBSECTION (A) OF THIS SECTION.
- 28 (III) 1. THE COURT SHALL HOLD A COMPETENCY HEARING IN
- 29 ACCORDANCE WITH § 3-8A-17.4 OF THIS SUBTITLE WITHIN 15 DAYS AFTER THE
- 30 COURT RECEIVES THE REPORT DESCRIBED IN SUBPARAGRAPH (III) OF THIS
- 31 PARAGRAPH.
- 32 2. FOR GOOD CAUSE SHOWN, THE HEARING DATE MAY BE
- 33 CONTINUED FOR A REASONABLE PERIOD OF TIME.
- 34 (3) IF THE COURT DETERMINES THAT THE CHILD REMAINS
- 35 INCOMPETENT TO PROCEED AND IS UNLIKELY TO ATTAIN COMPETENCY IN THE
- 36 FORESEEABLE FUTURE, THE COURT SHALL PROCEED IN ACCORDANCE WITH §
- 37 3-8A-17.7 OF THIS SUBTITLE.

- 1 3-8A-17.9.
- 2 THE COURT SHALL DISMISS THE DELINQUENCY PETITION OR THE VIOLATION
- 3 OF PROBATION PETITION IF THE CHILD HAS NOT ATTAINED COMPETENCY WITHIN:
- 4 (1) 18 MONTHS AFTER THE DATE OF THE FINDING OF INCOMPETENCY IF
- 5 THE CHILD IS ALLEGED TO HAVE:
- 6 (I) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SECTION,
- 7 COMMITTED AN ACT THAT WOULD BE A FELONY IF COMMITTED BY AN ADULT; OR
- 8 (II) COMMITTED AN ACT IN VIOLATION OF § 5-133, § 5-134, § 5-138,
- 9 OR § 5-203 OF THE PUBLIC SAFETY ARTICLE OR § 4-203, § 4-204, OR § 4-205 OF THE
- 10 CRIMINAL LAW ARTICLE; OR
- 11 (2) 6 MONTHS AFTER THE DATE OF THE FINDING OF INCOMPETENCY IF
- 12 THE CHILD IS ALLEGED TO HAVE:
- 13 (I) COMMITTED AN ACT OTHER THAN AN ACT SPECIFIED IN
- 14 PARAGRAPH (1)(II) OF THIS SECTION THAT WOULD BE A MISDEMEANOR IF
- 15 COMMITTED BY AN ADULT; OR
- 16 (II) COMMITTED AN ACT THAT WOULD BE A FELONY IF COMMITTED
- 17 BY AN ADULT OVER WHICH THE DISTRICT COURT HAS EXCLUSIVE ORIGINAL
- 18 JURISDICTION UNDER TITLE 4, SUBTITLE 3 OF THE COURTS ARTICLE.
- 19 [3-8A-17.8.] 3-8A-17.10.
- 20 (a) At any time before an adjudication under this subtitle, a hearing on a
- 21 preliminary motion on another issue, including an objection to the sufficiency of the
- 22 petition, may be conducted without the child being present if the child's testimony is
- 23 not required.
- 24 (b) (1) Except as provided in paragraph (2) of this subsection, any statement
- 25 made by the child or information elicited during a competency hearing [or], in
- 26 connection with the determination of competency, OR WHILE SERVICES ARE BEING
- 27 PROVIDED under this subtitle, and any report prepared by a qualified expert, may not
- 28 be admitted in evidence in any proceeding except a proceeding relating to the child's
- 29 competency to proceed.
- 30 (2) Paragraph (1) of this subsection does not apply if the counsel for the
- 31 child introduces the report of the qualified expert, or any part of it, in any hearing
- 32 other than a competency hearing.
- 33 3-8A-17.11.
- 34 IN ANY COMPETENCY HEARING UNDER THIS SUBTITLE, IT IS PRESUMED THAT
- 35 THE CHILD DID NOT COMMIT THE ACT ALLEGED IN THE PETITION.

- 1 [3-8A-17.9.] 3-8A-17.12.
- The [Secretary] SECRETARIES of Health and Mental Hygiene, HUMAN
- 3 RESOURCES, and [the Secretary of] Juvenile Services, AND THE STATE
- 4 SUPERINTENDENT OF SCHOOLS shall jointly adopt regulations to carry out the
- 5 provisions of this subtitle relating to competency.
- 6 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 7 October 1, 2006.