SLS 13RS-311 ENGROSSED

Regular Session, 2013

SENATE BILL NO. 71

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BY SENATOR BROOME

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

MENTAL HEALTH. Authorizes and provides for mental health courts. (8/1/13)

AN ACT

2	To enact Chapter 33-A of Title 13 of the Louisiana Revised Statutes of 1950, to be
3	comprised of R.S. 13:5351 through 5358, relative to mental health court treatment;
4	to provide for a short title; to provide findings; to provide definitions; to provide
5	authority for a mental health court treatment program; to provide for eligibility and
6	procedure; to provide for collaboration with established substance abuse treatment
7	programs; to provide for violation, sanctions, dismissal, and discharge of criminal
8	charges; and to provide for related matters.
9	Be it enacted by the Legislature of Louisiana:
10	Section 1. Chapter 33-A of Title 13 of the Louisiana Revised Statutes of 1950,
11	comprised of R.S. 13:5351 through 5358, is hereby enacted to read as follows:
12	CHAPTER 33-A. MENTAL HEALTH COURT
13	TREATMENT PROGRAMS
14	§5351. Short title
15	This chapter shall be known and may be cited as the "Mental Health
16	Court Treatment Act".
17	§5352. Legislative findings

A. The Legislature of Louisiana recognizes that a significant percentage

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2	of criminal defendants have a diagnosable mental illness.
3	B. The legislature further recognizes that such mental illnesses tend to
4	have a negative effect on the criminal justice system in the state of Louisiana.
5	C. The legislature further recognizes that mental illness and substance
6	abuse issues co-occur in a substantial percentage of criminal defendants.
7	D. The legislature further recognizes the critical need for a program
8	within the criminal justice system designed to reduce the number of defendants
9	with either mental illness issues or co-occurring mental illness and substance
10	<u>issues.</u>
11	E. Such programs would also seek to address recidivism percentages
12	among criminal defendants dealing with both mental illness and co-occurring
13	mental illness and substance abuse issues thus reducing the incidence of crimes
14	committed as a result of mental illness and co-occurring mental illness and
15	substance abuse issues.
16	F. It is therefore the intent of the Legislature of Louisiana to provide for
17	the creation of specialized mental health courts with the necessary flexibility to
18	address the issues of criminal defendants with either mental illness or co-
19	occurring mental illness and substance abuse difficulties.
20	§5353. Definitions
21	For the purposes of this Chapter, the following terms shall have the
22	following meanings, unless the context clearly indicates otherwise:
23	(1) "Mental health court" or "mental health court program" means a
24	structured judicial intervention process for mental health treatment of eligible
25	criminal defendants that includes mental health court professionals, local social
26	programs, and intensive judicial monitoring in support of such defendants.
27	(2) "Mental health court professional" means a member of the mental
28	health court team, including but not limited to a judge, prosecutor, defense
29	attorney, probation officer, coordinator, treatment provider, or peer recovery

coach.

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expedite the defendant's criminal case before conviction or before the fill criminal charges which requires successful completion of the mental I court program as a part of a pre-trial agreement. (4) "Post-adjudicatory mental health court program" means a program in which the defendant has admitted guilt or has been found guilty in a and the defendant then agrees, with consent of the prosecution, to er mental health court program as part of the defendant's criminal sentence (5) "Combination mental health court program" means a program includes both pre-adjudicatory and post-adjudicatory components. (6) "Co-occurring mental health and substance abuse court program and experience in treating persons with mental illness issues and co-occurring mental illness and substance abuse issues and addresses the needs of critication defendants with either mental illness or co-occurring mental health substance abuse issues. §5354. Authorization The chief judge of each judicial district within the state of Louisians establish a mental health court treatment program in accordance wite provisions of this Chapter. The judicial district is authorized to program of this Chapter. The judicial district is authorized to program in the least the court treatment program. §5355. Eligibility and Exclusion A. A criminal defendant may be admitted to a mental health program once all of the following criteria are met:	2	(3) "Pre-adjudicatory mental health court program" means a program
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25 <u>§5355. Eligibility and Exclusion</u> 26 <u>A. A criminal defendant may be admitted to a mental health</u> 27 <u>program once all of the following criteria are met:</u>	23	funding for any expenses related to the administration and operation of such a
A. A criminal defendant may be admitted to a mental health program once all of the following criteria are met:	24	mental health court treatment program.
27 <u>program once all of the following criteria are met:</u>	25	§5355. Eligibility and Exclusion
	26	A. A criminal defendant may be admitted to a mental health court
28 (1) A diagnosis by a licensed mental health professional of mental i	27	program once all of the following criteria are met:
	28	(1) A diagnosis by a licensed mental health professional of mental illness

or co-occurring mental illness and substance abuse.

1	(2) Agreement of the prosecutor and the court assigned to the criminal
2	defendant's case.
3	(3) Agreement of the defendant.
4	B. A criminal defendant may be excluded from a mental health court
5	program if any of the following occurs:
6	(1) The defendant fails to demonstrate a willingness to participate in a
7	recommended mental health court program.
8	(2) The criminal defendant has, within the past ten years not including
9	incarceration time, been convicted of any one of the enumerated crimes:
10	(a) First and second degree murder.
11	(b) Aggravated or criminal sexual assault, including sexual assault of a
12	child.
13	(c) Armed robbery.
14	(d) Arson.
15	(e) Stalking.
16	(f) Any offense involving the discharge of a firearm.
17	§5356. Procedure; screening and assessment
18	A.(1) The court shall require an eligibility screening and an assessment
19	of the defendant.
20	(2) If a valid assessment related to the present charge pending against
21	the defendant has been completed within the past sixty days, the eligibility and
22	assessment need not be ordered.
23	B. The judge shall inform the defendant that if the defendant fails to
24	meet the requirements of the mental health court treatment program, eligibility
25	to participate in the program may be revoked. Such revocation would result in
26	the defendant being sentenced or the prosecution proceeding to trial on the
27	present charges.
28	C. The defendant shall execute a written document which shall contain
29	all of the following criteria:

1	(1) An agreement to participate in the mental health court treatment
2	program.
3	(2) An agreement to all terms and conditions of the program, including
4	but not limited to the possibility of sanctions or incarceration for failing to abide
5	by or comply with the terms of the program.
6	$\underline{\textbf{D.}(1) The court may order a defendant enrolled in a program authorized}$
7	by this Chapter to complete mental health or substance abuse treatment in an
8	outpatient, inpatient, residential, or jail-based custodial treatment program.
9	(2) Any period of time a defendant shall serve in a jail-based treatment
10	program may not be reduced by the accumulation of good time or other credits.
11	E. The mental health court program may include a regimen of graduated
12	requirements and rewards and sanctions, including but not limited to the
13	following:
14	(1) Fines.
15	(2) Fees.
16	(3) Costs.
17	(4) Restitution.
18	(5) Incarceration of not more than one hundred eighty days.
19	(6) Individual and group therapy.
20	(7) Medication.
21	(8) Supervision of progress.
22	(9) Educational or vocational counseling, as appropriate.
23	(10) Any other reasonable requirements necessary to complete the
24	mental health court program.
25	§5357. Mental health and substance abuse treatment
26	A. The mental health court program may maintain or collaborate with
27	a network of mental health treatment programs and, if the defendant has co-
28	occurring mental illness and substance abuse issues, a network of treatment
29	programs dealing with co-occurring mental illness and substance abuse

1 treatment programs, representing a continuum of treatment options 2 commensurate with the needs of defendants and in accordance with available 3 resources. The mental health court program may designate a court liaison to monitor the progress of defendants in their assigned treatment programs on 4 5 behalf of the court. B. Any mental illness or substance abuse treatment to which defendants 6 7 are referred shall be licensed by the state and shall be in compliance with all 8 rules governing such programs operating within the state of Louisiana. 9 C. The mental health court program may, at its discretion, employ 10 additional services or interventions, as it deems necessary on a case by case 11 basis. §5358. Violation; sanctions; dismissal; discharge of criminal charges 12 13 A. Violations by the defendant. (1) If a court finds, from the evidence presented, including but not limited to the reports or proffers of proof from the 14 mental health court professionals that any of the conditions set forth in 15 Paragraph (2) of this Subsection are met, sanctions may be imposed. 16 17 (2)(a) The defendant is not performing satisfactorily in the assigned 18 program. 19 (b) The defendant is not benefitting from education, treatment, or 20 rehabilitation. 21 (c) The defendant has engaged in criminal conduct rendering the 22 defendant unsuitable for continuing participation in the program. (d) The defendant has otherwise violated the terms and conditions of the 23 24 program or of the defendant's sentence. (e) The defendant is for any reason unable to continue participation in 25 26 the program. 27 B. Sanctions. (1) The court may impose reasonable sanctions under 28 prior written agreement of the defendant, including but not limited to

imprisonment or dismissal of the defendant from participation in the program.

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1	(2) The court may reinstate criminal proceedings against the defendant.
2	C. Dismissal from the program. (1) No defendant may be dismissed
3	from the program unless the defendant is informed in writing of all of the
4	following:
5	(a) The specific reason or reasons for dismissal from the program.
6	(b) The evidentiary basis supporting the reason or reasons for dismissal
7	from the program.
8	(c) The defendant has a right to a hearing at which the defendant may
9	present evidence supporting the defendant continuing in the program.
10	(2) Following a hearing on the matter and based upon the evidence
11	presented at such a hearing, the court shall determine whether the defendant
12	has violated the conditions of the program such that dismissal from
13	participation in the program is in the best interest of the defendant and the
14	<u>public.</u>
15	D. Discharge from criminal charges.
16	Upon successful completion of the terms and conditions of the program,
17	the court may do any of the following:
18	(1) The court may dismiss the original criminal charges against the
19	defendant.
20	(2) The court may successfully terminate the original sentence of the
21	defendant.
22	(3) The court may otherwise discharge the defendant from the program
23	or from any further proceedings against the defendant as may be pending in the
24	original criminal matter.
	The original instrument was prepared by Mary Dozier O'Brien. The following digest, which does not constitute a part of the legislative instrument, was prepared by Julie J. Baxter.

DIGEST

Broome (SB 71)

<u>Proposed law</u> authorizes mental health court treatment programs in Louisiana. Provides findings relative to the impact of mental illness and substance abuse issues on the criminal

justice system.

<u>Proposed law</u> provides definitions for terms related to mental health court treatment programs, including mental health court program, mental health court professional, both preand post-adjudicatory mental health court programs, combination programs, and co-occurring mental illness and substance abuse issues.

<u>Proposed law</u> provides relative to authorization for creation and funding of mental health court treatment programs. Further provides for eligibility for mental health court programs.

<u>Proposed law</u> provides criteria for exclusion from mental health court programs, including enumerated crimes which require such exclusion:

- (1) First and second degree murder.
- (2) Aggravated or criminal sexual assault (including sexual assault of a child).
- (3) Armed robbery.
- (4) Arson.
- (5) Stalking.
- (6) Any offense involving discharge of a firearm.

<u>Proposed law</u> provides procedures to be utilized in operating a mental health court treatment program, including a regimen of graduated requirements, rewards, and sanctions.

<u>Proposed law</u> provides for mental health court treatment programs to maintain or collaborate with a network of programs which deal with mental illness and co-occurring mental illness and substance abuse issues. Further provides that the mental health court program may designate a court liaison to monitor the progress of defendants in their assigned treatment programs on behalf of the court.

Effective August 1, 2013.

(Adds R.S. 13:5351-5358)

Summary of Amendments Adopted by Senate

<u>Committee Amendments Proposed by Senate Committee on Judiciary A to the engrossed bill</u>

- 1. Authorizes judicial districts to provide funding for any expenses related to the administration and operation of such a mental health court treatment program.
- 2. Removes the 120-day maximum time limit on the court-ordered treatment program.
- 3. Provides that the mental health court program may designate a court liaison to monitor the progress of defendants in their assigned treatment programs on behalf of the court.