Regular Session, 2014

SENATE BILL NO. 252

BY SENATOR NEVERS

1	AN ACT
2	To amend and reenact R.S. 15:326 and 327, relative to sentencing; to provide relative to the
3	Twenty-Second Judicial District Court sentencing policies and procedures; to
4	provide for presentence investigation assessments; to provide for the use of a
5	validated risk and needs assessment tool; to provide for certain terms, conditions and
6	procedures; and to provide for related matters.
7	Be it enacted by the Legislature of Louisiana:
8	Section 1. R.S. 15:326 and 327 are hereby amended and reenacted to read as
9	follows:
10	§326. Administration of presentence investigation assessment tool and evaluation
11	report
12	A. For purposes of this Chapter, after January 1, 2014 2015, all criminal
13	divisions within the Twenty-Second Judicial District Court shall may use a single
14	presentence investigation validated risk and needs assessment tool prior to
15	sentencing an adult offender eligible for assessment. The presentence
16	investigation assessment program shall be administered by the judges of the
17	Twenty-Second Judicial District Court. The court shall adopt rules to provide
18	relative to the eligibility and administration of the presentence investigation
19	assessments, storing and making available assessment results, and compiling
20	statistics gathered from the assessments.
21	B. Eligibility for presentence investigation assessment shall be limited
22	to an adult felony defendant who is otherwise eligible for probation or reentry
23	after adjudication of guilt, and who has executed a valid counseled waiver
24	authorizing the assessment. For purposes of this Section, "adjudication of
25	guilt" is defined as any finding of guilt, plea of guilty, or adjudication under
26	Code of Criminal Procedure Article 893. A "valid counseled waiver" shall
27	consist of a document signed by the defendant after consultation with counsel

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1	expressing the defendant's complete and irrevocable written acknowledgment
2	of the purpose of the assessment and waiver of confidentiality over the global
3	risk scores contained in the presentence investigation validated risk and needs
4	assessment tool.
5	<u>C.</u> The <u>presentence investigation</u> assessment tool shall be administered at
6	the time of arraignment after adjudication and prior to sentencing, and by trained
7	and certified personnel within the court's misdemeanor probation office. However,
8	upon the court's own motion or by motion of defense counsel, for good cause shown,
9	the court may order the administration of a subsequent assessment for a defendant
10	who was previously assessed. An evaluation report shall be prepared based upon
11	the findings of the presentence investigation assessment tool.
12	C.D. The evaluation report shall be made available to the court and defense
13	counsel prior to the initial pretrial conference, but Prior to the imposition of
14	sentence, the presentence investigation assessment results, including the
15	evaluation report, shall be made available to counsel for the defendant and the
16	district attorney. The defendant and the district attorney shall have the
16 17	district attorney. The defendant and the district attorney shall have the opportunity to challenge the presentence investigation assessment prior to
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17 18	opportunity to challenge the presentence investigation assessment prior to imposition of sentence, and upon good cause shown to the court, may review the
17 18 19	opportunity to challenge the presentence investigation assessment prior to imposition of sentence, and upon good cause shown to the court, may review the other reports and data associated with the presentence assessment investigation.
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17 18 19 20 21	opportunity to challenge the presentence investigation assessment prior to imposition of sentence, and upon good cause shown to the court, may review the other reports and data associated with the presentence assessment investigation. The presentence investigation assessment results, including the evaluation report, shall otherwise remain confidential and kept as part of the record under court
17 18 19 20 21 22	opportunity to challenge the presentence investigation assessment prior to imposition of sentence, and upon good cause shown to the court, may review the other reports and data associated with the presentence assessment investigation. The presentence investigation assessment results, including the evaluation report, shall otherwise remain confidential and kept as part of the record under court seal.
17 18 19 20 21 22 23	opportunity to challenge the presentence investigation assessment prior toimposition of sentence, and upon good cause shown to the court, may review theother reports and data associated with the presentence assessment investigation.The presentence investigation assessment results, including the evaluationreport, shall otherwise remain confidential and kept as part of the record under courtseal.D:E. The district court shall develop policies and protocols no later than
 17 18 19 20 21 22 23 24 	 opportunity to challenge the presentence investigation assessment prior to imposition of sentence, and upon good cause shown to the court, may review the other reports and data associated with the presentence assessment investigation. The presentence investigation assessment results, including the evaluation report, shall otherwise remain confidential and kept as part of the record under court seal. D:E. The district court shall develop policies and protocols no later than January 1, 20142015, regarding the administration and use of the presentence
 17 18 19 20 21 22 23 24 25 	 opportunity to challenge the presentence investigation assessment prior to imposition of sentence, and upon good cause shown to the court, may review the other reports and data associated with the presentence assessment investigation. The presentence investigation assessment results, including the evaluation report, shall otherwise remain confidential and kept as part of the record under court seal. D:E. The district court shall develop policies and protocols no later than January 1, 20142015, regarding the administration and use of the presentence investigation assessment results, and evaluation reports pursuant
 17 18 19 20 21 22 23 24 25 26 	opportunity to challenge the presentence investigation assessment prior to imposition of sentence, and upon good cause shown to the court, may review the other reports and data associated with the presentence assessment investigation. The presentence investigation assessment results, including the evaluation report, shall otherwise remain confidential and kept as part of the record under court seal.D:E.The district court shall develop policies and protocols no later than January 1, 20142015, regarding the administration and use of the presentence investigation assessment results, and evaluation reports pursuant to this Chapter. These policies shall include confidentiality periods, maintaining the
17 18 19 20 21 22 23 24 25 26 27	opportunity to challenge the presentence investigation assessment prior to imposition of sentence, and upon good cause shown to the court, may review the other reports and data associated with the presentence assessment investigation. The presentence investigation assessment results, including the evaluation report, shall otherwise remain confidential and kept as part of the record under court seal. D: <u>E</u> . The district court shall develop policies and protocols no later than January 1, 20142015, regarding the administration and use of the presentence investigation assessment tool, assessment results, and evaluation reports pursuant to this Chapter. These policies shall include confidentiality periods, maintaining the integrity of the presentence investigation assessment tool, training, and data

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1	§327. Use of assessment tool and report
2	A. The presentence investigation validated risk and needs assessment tool
3	and evaluation report shall may be utilized by the sentencing court at the pretrial
4	stage when prior to determining an appropriate sentence, in order to evaluate the
5	defendant's risk of committing future offenses and to reduce the recidivism of the
6	defendant. In determining an appropriate sentence, the sentencing court shall
7	consider the results of the defendant's risk and needs assessment included in the
8	evaluation report, together with the likely impact of a possible sentence on the
9	reduction of potential future criminal behavior of the defendant.
10	B. The presentence investigation assessment tool and evaluation report may
11	also be used to determine eligibility or suitability of the defendant for any available
12	specialty court.
13	C. Nothing in this Chapter shall be construed to confer upon the
14	defendant any substantive, procedural or appellate right, or any additional
15	post-conviction right or remedy.

PRESIDENT OF THE SENATE

SPEAKER OF THE HOUSE OF REPRESENTATIVES

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: _____