24 LC 33 9669

Senate Bill 533

By: Senator Strickland of the 17th

AS PASSED

A BILL TO BE ENTITLED AN ACT

- 1 To amend Code Section 17-7-130 of the Official Code of Georgia Annotated, relating to
- 2 proceedings upon plea of mental incompetency to stand trial, so as to provide for jail-based
- 3 competency restoration programs; to provide for related matters; to repeal conflicting laws;
- 4 and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

6 SECTION 1.

- 7 Code Section 17-7-130 of the Official Code of Georgia Annotated, relating to proceedings
- 8 upon plea of mental incompetency to stand trial, is amended by revising subsection (b) as
- 9 follows:

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- 10 "(b)(1) If an accused files a motion requesting a competency evaluation, the court may
- order the department to conduct an evaluation by a physician or licensed psychologist to
- determine the accused's mental competency to stand trial and, if such physician or
- licensed psychologist determines the accused to be mentally incompetent to stand trial,
- to make recommendations as to restoring the Department of Behavioral Health and
- Developmental Disabilities, in its sole discretion, shall determine an appropriate
- treatment with the capability to restore the accused to competency, which may include

24 LC 33 9669

inpatient treatment in a secure facility designated by the department or a jail-based competency restoration program. If the accused is a child, the department shall be authorized to place such child in a secure facility designated by the department. The department's evaluation shall be submitted to the court, and the court shall submit such evaluation to the attorney for the accused or if pro se, to the accused, but otherwise, the evaluation shall be under seal and shall not be released to any other person absent a court order. As used in this paragraph, the term 'jail-based competency restoration' means clinical services for competency restoration that are provided in jails to persons found incompetent to stand trial pursuant to mutual agreements entered into between sheriffs and the department to offer such clinical services in jails.

(2) If the accused files a special plea alleging that the accused is mentally incompetent to stand trial, it shall be the duty of the court to have a bench trial, unless the state or the accused demands a special jury trial, to determine the accused's competency to stand trial. Once a special plea has been filed, the court shall submit the department's evaluation to the prosecuting attorney."

32 SECTION 2.

33 All laws and parts of laws in conflict with this Act are repealed.