SENATE, No. 269 STATE OF NEW JERSEY 220th LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2022 SESSION

Sponsored by: Senator SHIRLEY K. TURNER District 15 (Hunterdon and Mercer) Senator NELLIE POU District 35 (Bergen and Passaic)

SYNOPSIS

Clarifies juvenile's right to attorney representation; requires 12-month judicial review hearing when juvenile is placed out-of-home.

CURRENT VERSION OF TEXT

Introduced Pending Technical Review by Legislative Counsel.



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1 AN ACT concerning juvenile justice and amending P.L.1982, c.77. 2 3 BE IT ENACTED by the Senate and General Assembly of the State 4 of New Jersey: 5 6 1. Section 20 of P.L.1982, c.77 (C.2A:4A-39) is amended to 7 read as follows: 8 20. a. A juvenile shall have the right, as provided by the Rules 9 of Court, to be represented by counsel at every critical stage [in 10 the <u>of a court</u> proceeding [which, in the opinion of the court may result in the institutional commitment of the juvenile]. For the 11 12 purposes of this act "critical stage of a court proceeding" shall include but not be limited to every court appearance by the juvenile; 13 14 any interrogation, identification procedure, or other investigative 15 activity involving the juvenile undertaken by law enforcement or 16 prosecutorial personnel subsequent to the filing of the complaint; 17 and the duration of any dispositional order entered by the court. b. During every critical stage of a court proceeding in a 18 19 delinquency case provided under subsection a. of this section, the 20 waiving of any right afforded to a juvenile shall be accomplished in 21 the following manner: 22 (1) A juvenile who is found to have mental capacity may not 23 waive any rights except in the presence of and after consultation 24 with counsel, and unless a parent has first been afforded a 25 reasonable opportunity to consult with the juvenile and the 26 juvenile's counsel regarding this decision. The parent or guardian 27 may not waive the rights of a juvenile found to have mental 28 capacity. 29 (2) Any such waiver shall be executed in writing or recorded. 30 Before the court may accept a waiver, the court shall question the 31 juvenile and the juvenile's counsel to determine if the juvenile is 32 knowingly, willingly, and voluntarily waiving any right. If the 33 court finds after questioning the juvenile that the waiver is not 34 being made voluntarily and intelligently, the waiver shall be denied. 35 (3) A juvenile who is found to lack mental capacity may not waive any right. A guardian ad litem shall be appointed for the 36 37 juvenile who may waive rights after consultation with the juvenile 38 and the juvenile's counsel. 39 (4) Waivers shall be executed in the language regularly spoken 40 by the juvenile. 41 (cf: P.L.2013, c.103, s.1) 42 43 2. Section 26 of P.L.1982, c.77 (C.2A:4A-45) is amended to 44 read as follows: 45 26. Retention of jurisdiction.

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined thus is new matter.

1 a. The court shall retain jurisdiction over any case in which it 2 has entered a disposition under paragraph 7 of subsection b. or 3 subsection c. of section 24 of P.L.1982, c.77 (C.2A:4A-43) or under 4 section 25 of P.L.1982, c.77 (C.2A:4A-44) for the duration of that 5 disposition of commitment or incarceration and may substitute any 6 disposition otherwise available to it under section 24 of 7 P.L.1982, c.77 (C.2A:4A-43) other than incarceration. 8 b. Except as provided for in subsection a., the court shall retain 9 jurisdiction over any case in which it has entered a disposition 10 under section 24 of P.L.1982, c.77 (C.2A:4A-43) and may at any time for the duration of that disposition, if after hearing, and notice 11 12 to the prosecuting attorney, it finds violation of the conditions of 13 the order of disposition, substitute any other disposition which it 14 might have made originally. 15 The court may by its order retain jurisdiction in any other с. 16 case. 17 d. Notwithstanding the provisions of subsection a. of this 18 section, whenever the court has entered a disposition directing the 19 out-of-home placement of the juvenile pursuant to subsection b. or subsection c. of section 24 of P.L.1982, c.77 (C.2A:4A-43) or 20 section 25 of P.L.1982, c.77 (C.2A:4A-44), the court shall conduct 21 22 a placement review hearing no later than 12 months after entry of 23 the dispositional order. During this hearing, the court shall, at a 24 minimum, review the treatment, care, and custody status of the 25 juvenile; determine whether the placement agency is providing 26 those mental health, substance abuse, educational, and other 27 rehabilitative services necessary to promote the juvenile's 28 successful reintegration into the community; determine whether the 29 placement continues to be consistent with the factors enumerated in subsection a. of section 24 of P.L.1982, c.77 (C.2A:4A-43); and, if 30 31 necessary, modify the dispositional order in accordance with those 32 factors. Subsequent placement review hearings shall be conducted 33 by the court at least once every 12 months throughout the duration 34 of any out-of-home placement ordered by the court. 35 The Supreme Court of New Jersey may adopt Rules of Court e. 36 governing the conduct of the placement review hearings mandated by subsection d. of this section. 37 38 (cf: P.L.1995, c.280, s.13) 39 3. This act shall take effect immediately. 40 41 42 43 **STATEMENT** 44 45 Under current law, a juvenile has a right to an attorney at every 46 critical stage of a court proceeding in a delinquency case. This bill 47 clarifies that a juvenile has a right to an attorney during every court 48 appearance by the juvenile, any interrogation, identification

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procedure, or other investigative activity undertaken by law
enforcement or prosecutorial personnel subsequent to the filing of
the complaint; and the duration of any dispositional order entered
by the court.

5 In addition, this bill establishes that when a court requires out-of-6 home placement of child in a delinquency case, the court shall 7 conduct a placement review hearing no later than 12 months after 8 entry of the dispositional order. Under current law, although young 9 people are routinely sentenced to serve three or more years in State 10 custody, there is no court oversight of out-of-home placements in 11 juvenile delinquency cases unless a specific request is made of the 12 court.

13 This provision would amend the current law in New Jersey to be 14 consistent with Key Principle No. 13 of the National Council of 15 Juvenile and Family Court Judges' Juvenile Delinquency Guidelines 16 (2005), which states: "Juvenile Delinquency Court Judges Should 17 Ensure Effective Post-Disposition Review Is Provided to Each 18 Delinquent Youth as Long as the Youth is Involved in any 19 Component of the Juvenile Justice System." Such reviews are 20 essential to monitor compliance with the court's dispositional 21 orders, to ascertain whether the difficulties that led young people 22 into state custody are being addressed by the placement agency, and 23 to ensure that out-of-home placement continues to be appropriate. 24 Such hearings are required in a number of other states, including 25 New York and Pennsylvania.

26 The bill provides that during the placement hearing, the court is 27 to review the treatment, care, and custody status of the juvenile; 28 determine whether the placement agency is providing those mental 29 health, substance abuse, educational, and other rehabilitative services necessary to promote the juvenile's successful 30 31 reintegration into the community; and determine whether the 32 placement continues to be consistent with the factors weighed in 33 determining the original disposition of the juvenile. The bill allows 34 the court to modify the dispositional order based on the factors 35 considered during the placement review hearing. The bill further 36 requires that the court conduct subsequent placement review 37 hearings every 12 months throughout the duration of any out-of-38 home placement ordered by the court.