GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE BILL 659 Committee Substitute Favorable 4/20/11 Third Edition Engrossed 6/3/11 PROPOSED SENATE COMMITTEE SUBSTITUTE H659-PCS80267-RK-105

Short Title:	Capital Procedure/Severe Mental Disability.	(Public)
Sponsors:		
Referred to:		

April 7, 2011

1	A BILL TO BE ENTITLED
2	AN ACT TO AMEND THE CAPITAL TRIAL, SENTENCING, AND POSTCONVICTION
3	PROCEDURES FOR A PERSON WITH A SEVERE MENTAL DISABILITY AND TO
4	PROVIDE THAT INSANITY IS NOT AVAILABLE AS A DEFENSE TO A CRIMINAL
5	ACTION IF PRIOR ALCOHOL OR DRUG USE OR BOTH ARE THE SOLE CAUSE OF
6	THE PSYCHOSIS OR IF VOLUNTARY INTOXICATION, A VOLUNTARY
7	DRUGGED CONDITION, OR BOTH COMBINED ARE THE SOLE SUPPORT FOR
8	THE DEFENSE.
9	Whereas, leading State and national mental health organizations have called for a
10	prohibition on imposition of the death penalty for persons with a severe mental disability at the
11	time of the commission of the crime; and
12	Whereas, specifically, the American Psychological Association, the American
13	Psychiatric Association, and the National Alliance on Mental Illness have all called for the
14	exclusion of persons with a severe mental disability from the imposition of the death penalty;
15	and
16	Whereas, the American Bar Association recently endorsed the call for the end of the
17	death penalty for persons with a severe mental disability; Now, therefore,
18	The General Assembly of North Carolina enacts:
19	SECTION 1. Article 100 of Chapter 15A of the General Statutes is amended by
20	adding a new section to read:
21	"§ 15A-2007. Defendant with severe mental disability; death sentence prohibited.
22	(a) Definition. – For purposes of this section, the term "severe mental disability" means
23	any mental disability or defect that significantly impairs a person's capacity to do any of the
24	following: (i) appreciate the nature, consequences, or wrongfulness of the person's conduct in
25	the criminal offense; (ii) exercise rational judgment in relation to the criminal offense; or (iii)
26	conform the person's conduct to the requirements of the law in connection with the criminal
27	offense.
28	(1) <u>A mental disability manifested primarily by repeated criminal conduct or</u>
29	attributable solely to the acute effects of alcohol or other drugs does not,
30	standing alone, constitute a severe mental disability for purposes of this
31	section.



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1	(2) The defendant has the burden of production and persuasion	to demonstrate
2	by clear and convincing evidence (i.e., active, residual,	or prodromal
3	symptoms) that the mental disability was manifested at som	e date prior to
4	the defendant's alleged conduct at the time of the offense in or	der to meet the
5	test of severe mental disability under the provisions of this sec	tion.
6	(b) Death Penalty Prohibited for Defendant With Severe Mental Disabi	lity at Time of
7	Commission of Criminal Offense Notwithstanding any provision of law to the	ne contrary, no
8 9	defendant who had a severe mental disability at the time of the commission of offense shall be sentenced to death.	of the criminal
10	(c) Pretrial Hearing to Determine Severe Mental Disability. – Upon	motion of the
11	defendant, supported by appropriate affidavits, the court shall order a pretr	rial hearing to
12	determine if the defendant had a severe mental disability at the time of the com	mission of the
13	offense. The defendant has the burden of production and persuasion to demon	strate by clear
14	and convincing evidence that the defendant had a severe mental disability at t	the time of the
15	criminal offense. If the court determines that the defendant had a severe mental of	lisability at the
16	time of the criminal offense, the court shall declare the case noncapital, and the	State shall not
17	seek the death penalty against the defendant.	
18	(d) <u>Pretrial Determinations; Effect on Legal Defenses. – Anyone found t</u>	to be under the
19	influence of a severe mental disability at the time of the commission of the cr	
20	pursuant to this statute shall waive a defense of not guilty by reason of insanit	• •
21	determination of the court shall not preclude the defendant from raising any othe	<u>er legal defense</u>
22	during trial.	
23	(e) Procedure at Sentencing Hearing Regarding Determination of S	
24	Disability. – If the court does not find in the pretrial proceeding that the defenda	
25	mental disability at the time of the commission of the criminal offense, the	
26	introduce evidence during the sentencing hearing regarding the disability.	
27	sentencing hearing, the defendant introduces evidence regarding the disability,	
28	submit a special issue to the jury as to whether the defendant had a severe men	
29	the time of the commission of the criminal offense. These special issues shall be	
30 31	answered by the jury prior to the consideration of aggravating or mitigating f determination of sentence. If the jury determines that the defendant had a	
32		
32 33	disability at the time of the commission of the criminal offense, the court shall d noncapital, and the defendant shall be sentenced to life imprisonment without par	
33 34	(f) Burden of Production and Persuasion. – The defendant has the burder	
35	and persuasion to demonstrate to the jury by a preponderance of the evidence that	-
36	had a severe mental disability at the time of the commission of the criminal offen	
37	(g) Jury Consideration of Severe Mental Disability. – If the jury deter	
38	defendant did not have a severe mental disability as defined by this section at	
39	commission of the criminal offense, the jury may consider any evidence of	
40	presented during the sentencing hearing when determining mitigating fa	
41	defendant's sentence.	
42	(h) Penalties That May Be Imposed on Convicted Defendant With a	Severe Mental
43	Disability. – The provisions of this section do not preclude the sentencing of an	
44	has a severe mental disability as defined by this section to any other sentence	
45	G.S. 14-17 for the crime of murder in the first degree."	. اي
46	SECTION 2. G.S. 15A-2000(b) reads as rewritten:	
47	"(b) Sentence Recommendation by the Jury. – Instructions determined by	the trial judge
48	to be warranted by the evidence shall be given by the court in its charge to the j	ury prior to its
49	deliberation in determining sentence. The court shall give appropriate instruct	ctions in those
50	cases in which evidence of the defendant's mental retardation requires the consid	deration by the
51	jury of the provisions of G.S. 15A-2005. The court shall also give appropriate	instructions in

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those cases in which evidence of the defendant's severe mental disability requires the 1 2 consideration by the jury of the provisions of G.S. 15A-2007. In all cases in which the death 3 penalty may be authorized, the judge shall include in his instructions to the jury that it must 4 consider any aggravating circumstance or circumstances or mitigating circumstance or 5 circumstances from the lists provided in subsections (e) and (f) which may be supported by the evidence, and shall furnish to the jury a written list of issues relating to such aggravating or 6 7 mitigating circumstance or circumstances. 8 After hearing the evidence, argument of counsel, and instructions of the court, the jury shall 9 deliberate and render a sentence recommendation to the court, based upon the following 10 matters: 11 Whether any sufficient aggravating circumstance or circumstances as (1)enumerated in subsection (e) exist; 12 13 Whether any sufficient mitigating circumstance or circumstances as (2)14 enumerated in subsection (f), which outweigh the aggravating circumstance 15 or circumstances found, exist; and Based on these considerations, whether the defendant should be sentenced to 16 (3) 17 death or to imprisonment in the State's prison for life. 18 The sentence recommendation must be agreed upon by a unanimous vote of the 12 jurors. 19 Upon delivery of the sentence recommendation by the foreman of the jury, the jury shall be 20 individually polled to establish whether each juror concurs and agrees to the sentence 21 recommendation returned. 22 If the jury cannot, within a reasonable time, unanimously agree to its sentence 23 recommendation, the judge shall impose a sentence of life imprisonment; provided, however, 24 that the judge shall in no instance impose the death penalty when the jury cannot agree 25 unanimously to its sentence recommendation." 26 SECTION 3. Article 100 of Chapter 15A of the General Statutes is amended by 27 adding a new section to read: 28 "§ 15A-2008. Request for postconviction determination of severe mental disability. In cases in which the defendant has been convicted of first degree murder, sentenced to 29 30 death, and is in custody awaiting imposition of the death penalty, the following procedures 31 apply: 32 Notwithstanding any other provision or time limitation contained in Article (1)33 89 of Chapter 15A of the General Statutes, a defendant may seek appropriate 34 relief from the defendant's death sentence upon the ground that the defendant 35 submits credible and verifiable evidence of a prior severe mental disability, 36 as defined in G.S. 15A-2007(a), at the time of the commission of the capital 37 crime. 38 A motion seeking appropriate relief from a death sentence on the ground that (2) 39 the defendant had a severe mental disability at the time of the commission of 40 the capital crime, shall be filed: On or before January 31, 2012, if the defendant's conviction and 41 a. 42 sentence of death were entered prior to October 1, 2011. Within 150 days of the imposition of a sentence of death if the 43 <u>b.</u> 44 defendant's trial was in progress on October 1, 2011. For purposes of this section, a trial is considered to be in progress if the process of 45 46 jury selection has begun. 47 The motion seeking relief from a death sentence upon the ground that the (3) 48 defendant had a severe mental disability shall comply with the provisions of G.S. 15A-1420. The procedures and hearing on the motion shall follow and 49 50 comply with G.S. 15A-1420. Upon motion of the defendant, supported by appropriate affidavits, the court shall order a hearing to determine if the 51

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1	defendant had a severe mental disability, as defined in G.S. 15A-2007(a), at
2	the time of the commission of the offense. If the court determines that the
3	defendant had a severe mental disability at the time of the commission of the
4	criminal offense, the defendant shall be sentenced to life imprisonment
5	without parole."
6	SECTION 4. Article 52 of Chapter 15A of the General Statutes is amended by
7	adding a new section to read:
8	"§ 15A-960. Insanity defense is not available when drug or alcohol use is the sole cause of
9	psychosis.
10	Notwithstanding any other provision of law, insanity is not available as a defense in either
11	of the following circumstances: (i) prior alcohol use, prior drug use, or both are the sole cause
12	of the psychosis or (ii) voluntary intoxication, a voluntary drugged condition, or both combined
13	are the sole support for the defense."
14	SECTION 5. Sections 1, 2, and 4 of this act become effective October 1, 2011, and
15	apply to trials docketed to begin on or after that date. Section 3 of this act becomes effective
16	October 1, 2011, and expires October 1, 2012. Section 5 of this act is effective when this act
17	becomes law.