GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 192 Corrected Copy 2/19/09 Committee Substitute Favorable 3/2/09 PROPOSED SENATE COMMITTEE SUBSTITUTE H192-PCS30417-RK-74

Short Titl	le: (Child Witness Testimony/Procedures.	(Public)
Sponsors	:		
Referred	to:		
		February 18, 2009	
		A BILL TO BE ENTITLED	
AN ACT	г то	ESTABLISH PROCEDURAL REQUIREMENTS FOR CHILD	WITNESS
		NY IN CRIMINAL CASES.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		ssembly of North Carolina enacts:	
The come		CTION 1. Article 73 of Chapter 15A of the General Statutes is	amended by
adding a		ection to read:	
"§ 15A-1225A. Child witnesses; remote testimony.			
(a)		initions:	
	(1)	Child. – For the purposes of this section, a minor who is under the	he age of 16
		years old at the time of the testimony.	
	(2)	Criminal proceeding. – Any hearing or trial in a prosecution	of a person
		charged with violating a criminal law of this State, and any	
		proceeding conducted under Subchapter II of Chapter 7B of	the General
		Statutes where a juvenile is alleged to have committed an offense	e that would
		be a criminal offense if committed by an adult.	
	(3)	Remote testimony A method by which a child witness to	estifies in a
		criminal proceeding outside of the physical presence of the defen	dant.
<u>(b)</u>	Rem	note Testimony Authorized In a criminal proceeding, a child witn	ess who has
been four	nd con	npetent to testify may testify, under oath or affirmation, other than	in an open
forum when the court determines:			
	<u>(1)</u>	That the child witness would suffer serious emotional distress	, not by the
		open forum in general, but by testifying in the defendant's presen	ce, and
	<u>(2)</u>	That the child's ability to communicate with the trier of fac	t would be
		impaired.	
<u>(c)</u>	Hear	ring Procedure Upon motion of a party or the court's own mot	ion, and for
good cau	se sho	own, the court shall hold an evidentiary hearing to determine whet	her to allow
remote testimony. Hearings in the superior court division, and hearings conducted under			
Subchapter II of Chapter 7B of the General Statutes, shall be recorded. The presence of the			
child witness is not required at the hearing unless ordered by the presiding judge.			

(d)



the findings of fact and conclusions of law that support the court's determination. An order

allowing the use of remote testimony shall do the following:

Order. – An order allowing or disallowing the use of remote testimony shall state

- 1 (1) State the method by which the child is to testify.
 2 (2) List any individual or category of individuals allow
 - (2) <u>List any individual or category of individuals allowed to be in, or required to be excluded from, the presence of the child during the testimony.</u>
 - (3) State any special conditions necessary to facilitate the cross-examination of the child.
 - (4) State any condition or limitation upon the participation of individuals in the child's presence during his or her testimony.
 - (5) State any other condition necessary for taking or presenting the testimony.
 - (e) Testimony. The method used for remote testimony shall allow the judge, jury, and defendant or juvenile respondent to observe the demeanor of the child as the child testifies in a similar manner as if the child were in the open forum. The court shall ensure that the defense counsel, except a pro se defendant, is physically present where the child testifies, has a full and fair opportunity for cross-examination of the child witness, and has the ability to communicate privately with the defendant or juvenile respondent during the remote testimony. Nothing in this section shall be construed to limit the provisions of G.S. 15A-1225.
 - (f) Nonexclusive Procedure and Standard. Nothing in this section shall:
 - (1) Prohibit the use or application of any other method or procedure authorized or required by statute, common law, or rule for the introduction into evidence of the statements or testimony of a child in a criminal or noncriminal proceeding.
 - (2) Be construed to require a court, in noncriminal proceedings, to apply the standard set forth in subsection (b) of this section, or to deviate from a standard or standards authorized by statute, common law, or rule, for allowing the use of remote testimony in noncriminal proceedings.
 - (g) This section does not apply if the defendant is an attorney pro se, unless the defendant has a court-appointed attorney assisting the defendant in the defense, in which case only the court-appointed attorney shall be permitted in the room with the child during the child's testimony."
 - **SECTION 2.** This act becomes effective December 1, 2009, and applies to any hearings or trials held on or after that date. Nothing in this act shall be construed to (i) abrogate any judicial rulings or decisions prior to the effective date of this act that allowed or disallowed witness testimony in any criminal proceeding or (ii) abrogate any judicial rulings that prohibit a psychological evaluation of an unwilling witness.

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