

ASSEMBLY BILL NO. 237—COMMITTEE ON JUDICIARY

MARCH 4, 2009

Referred to Committee on Judiciary

SUMMARY—Revises the provisions governing the certification of certain juveniles as adults for criminal proceedings. (BDR 5-825)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: No.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets [~~omitted material~~] is material to be omitted.

AN ACT relating to juveniles; revising the provisions governing the certification of certain juveniles as adults for criminal proceedings; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

1 Existing law provides for the certification of a child as an adult for criminal
2 proceedings under certain circumstances. (NRS 62B.390) Under the concept that is
3 commonly referred to as “presumptive certification,” the juvenile court is required
4 to certify a child for criminal proceedings as an adult if the child is charged with
5 certain offenses and was 14 years of age or older at the time of allegedly
6 committing the offense, unless an exception applies. (NRS 62B.390) One such
7 exception to presumptive certification is when the juvenile court specifically finds
8 by clear and convincing evidence that the actions of the child were substantially the
9 result of the substance abuse or emotional or behavioral problems of the child. The
10 Nevada Supreme Court recently ruled that this exception to presumptive
11 certification violates a child’s right against self-incrimination under the Fifth
12 Amendment to the United States Constitution by requiring the child to admit to
13 criminal conduct to challenge certification. (*In re William M.*, 124 Nev. Adv. Op.
14 No. 95 (2008)) This bill eliminates the exception to presumptive certification that
15 was found unconstitutional by the Nevada Supreme Court and provides instead that
16 the juvenile court is not required to certify the child as an adult if the child has
17 substance abuse or emotional or behavioral problems that may be appropriately
18 treated through the jurisdiction of the juvenile court. This bill also raises the
19 threshold age at which a child may be certified as an adult under presumptive
20 certification from 14 years of age to 16 years of age.



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THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** NRS 62B.390 is hereby amended to read as
2 follows:

3 62B.390 1. Except as otherwise provided in subsection 2 and
4 NRS 62B.400, upon a motion by the district attorney and after a full
5 investigation, the juvenile court may certify a child for proper
6 criminal proceedings as an adult to any court that would have
7 jurisdiction to try the offense if committed by an adult, if the child:

8 (a) Is charged with an offense that would have been a felony if
9 committed by an adult; and

10 (b) Was 14 years of age or older at the time the child allegedly
11 committed the offense.

12 2. Except as otherwise provided in subsection 3, upon a motion
13 by the district attorney and after a full investigation, the juvenile
14 court shall certify a child for proper criminal proceedings as an adult
15 to any court that would have jurisdiction to try the offense if
16 committed by an adult, if the child:

17 (a) Is charged with:

18 (1) A sexual assault involving the use or threatened use of
19 force or violence against the victim; or

20 (2) An offense or attempted offense involving the use or
21 threatened use of a firearm; and

22 (b) Was ~~14~~ 16 years of age or older at the time the child
23 allegedly committed the offense.

24 3. The juvenile court shall not certify a child for criminal
25 proceedings as an adult pursuant to subsection 2 if the juvenile court
26 specifically finds by clear and convincing evidence that:

27 (a) The child is developmentally or mentally incompetent to
28 understand his situation and the proceedings of the court or to aid
29 his attorney in those proceedings; or

30 (b) ~~The actions of the child were substantially the result of the
31 substance abuse or emotional or behavioral problems of the child~~
32 **The child has substance abuse or emotional or behavioral
33 problems** and the substance abuse or emotional or behavioral
34 problems may be appropriately treated through the jurisdiction of
35 the juvenile court.

36 4. If a child is certified for criminal proceedings as an adult
37 pursuant to subsection 1 or 2, the juvenile court shall also certify the
38 child for criminal proceedings as an adult for any other related
39 offense arising out of the same facts as the offense for which the
40 child was certified, regardless of the nature of the related offense.



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1 5. If a child has been certified for criminal proceedings as an
2 adult pursuant to subsection 1 or 2 and the child's case has been
3 transferred out of the juvenile court:

4 (a) The court to which the case has been transferred has original
5 jurisdiction over the child;

6 (b) The child may petition for transfer of the case back to the
7 juvenile court only upon a showing of exceptional circumstances;
8 and

9 (c) If the child's case is transferred back to the juvenile court,
10 the juvenile court shall determine whether the exceptional
11 circumstances warrant accepting jurisdiction.

12 **Sec. 2.** (Deleted by amendment.)

13 **Sec. 3.** This act becomes effective upon passage and approval.

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