Amendment No. 74

Senate A	(BDR 14-68)									
Proposed by: Senators Ford and Hardy										
Amends:	Summary: No	Title: No	Preamble: No	Joint Sponsorship: No	Digest: Yes					

ASSEMBLY ACTION			Initial and Date	SENATE ACTIO	ON Initial and Date
Adopted		Lost		Adopted	Lost
Concurred In		Not	I	Concurred In	Not
Receded		Not	I	Receded	Not

EXPLANATION: Matter in (1) *blue bold italics* is new language in the original bill; (2) variations of <u>green bold underlining</u> is language proposed to be added in this amendment; (3) <u>red strikethrough</u> is deleted language in the original bill; (4) <u>purple double strikethrough</u> is language proposed to be deleted in this amendment; (5) <u>orange double underlining</u> is deleted language in the original bill proposed to be retained in this amendment.

RBL/BJE : Date: 3/3/2015

S.B. No. 10—Revises provisions relating to incompetent defendants. (BDR 14-68)

SENATE BILL NO. 10-COMMITTEE ON JUDICIARY

(ON BEHALF OF THE LEGISLATIVE COMMITTEE ON HEALTH CARE)

Prefiled December 19, 2014

Referred to Committee on Judiciary

SUMMARY—Revises provisions relating to incompetent defendants. (BDR 14-68)

FISCAL NOTE: Effect on Local Government: No.

Effect on the State: No.

EXPLANATION - Matter in **bolded italics** is new; matter between brackets formitted material is material to be omitted.

AN ACT relating to criminal procedure; allowing the Division of Public and Behavioral Health of the Department of Health and Human Services to establish a program to provide certain services to a criminal defendant while the criminal defendant is incarcerated; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law allows a court to order a psychiatric examination of a criminal defendant and requires the evaluation of criminal defendants found incompetent to stand trial at certain intervals to determine whether the defendant has attained competency. (NRS 178.415, 178.450, 178.455) Existing law also allows a court to order a defendant who is found incompetent, but not dangerous to himself or herself or society, to undergo outpatient treatment. (NRS 178.425, 178.460) This bill allows the Division of Public and Behavioral Health of the Department of Health and Human Services to establish a program to allow certain defendants declared incompetent to receive treatment to competency while incarcerated in jail or prison. If the program allows for the use of the forcible administration of medication, this bill requires certain determinations to be made and that appropriate access to a court be provided to allow for the challenge of such determinations. (See Sell v. United States, 539 U.S. 166 (2003).) In addition, this bill requires the Division to determine the appropriate staffing for a jail or prison to participate in the program. If such a program is established, this bill allows the Division to tenter into a contract with a person, organization or agency to carry out or assist in carrying out the program.

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

Section 1. NRS 178.417 is hereby amended to read as follows:

178.417 1. A person may not provide a report or an evaluation concerning the competency of a defendant to stand trial or receive pronouncement of judgment pursuant to this section and NRS 178.400 to 178.460, inclusive, unless the person is certified by the Division for that purpose.

2. The Division shall adopt regulations to establish:

- (a) Requirements for certification of a person who provides reports and evaluations concerning the competency of a defendant pursuant to this section and NRS 178.400 to 178.460, inclusive;
 - (b) Reasonable fees for issuing and renewing such certificates; and
 - (c) Requirements for continuing education for the renewal of a certificate.
 - 3. The fees so collected must be used only to:
 - (a) Defray the cost of issuing and renewing certificates; and
- (b) Pay any other expenses incurred by the Division in carrying out its duties pursuant to this section.
- 4. The Division shall establish and administer examinations to determine the eligibility of any person who applies for certification. An applicant is entitled to certification upon satisfaction of the requirements of the Division. The Division may enter into a contract with another person, organization or agency to carry out or assist in carrying out the provisions of this subsection.
- 5. The Division may adopt regulations to establish a program that allows certain defendants who are determined to be incompetent to stand trial or receive pronouncement of judgment pursuant to NRS 178.400 to 178.460, inclusive, but who are determined not to be dangerous to themselves or to society to receive treatment to competency while incarcerated in jail or prison.
- <u>6. If the Division establishes [such] a program [4] described in subsection 5, the Division must specify [the] in the regulations:</u>

(a) The qualifications for participation in the program. [and the]

(b) The type of treatment that may be provided to such defendants. If such treatment includes the forcible administration of medication, the regulations must require a determination to be made, and appropriate access to a court be provided to challenge the determination, that the medication is:

(1) Medically appropriate;

- (2) Unlikely to have side effects that may undermine the fairness of trial; and
- (3) Necessary to significantly further important governmental interests after taking into account other available alternatives.
- (c) The required staffing that must be available at a jail or prison to participate in the program.
- (d) That the program must be independently monitored and the manner in which the program will be monitored and held accountable.
- 7. The Division may enter into a contract with another person, organization or agency to carry out or assist in carrying out [the] a program [f-] established pursuant to subsection 5.
 - **Sec. 2.** This act becomes effective upon passage and approval.