SENATE BILL NO. 302

BY SENATOR MORRELL AND REPRESENTATIVES BAGNERIS AND MARCELLE

1	AN ACT
2	To amend and reenact Children's Code Articles 412(C), 905, and 906, and R.S. 15:905(B),
3	and to enact Children's Code Articles 412(D)(12) and 898(D) and (E), and Part III
4	of Code Title XIV of Chapter 1 of Title 15 of the Louisiana Revised Statutes of
5	1950, to be comprised of R.S. 15:186.1 through 186.6, relative to juvenile justice;
6	to provide for the release of records; to provide for costs; to provide for
7	presumptions of indigence; to provide for hearings; to provide for legal
8	representation of certain juveniles; to create the Safe Return Program; to provide for
9	data collection and reporting; to provide for standards of representation; to create the
10	Safe Return Representation Program fund; to provide for access to counsel; to
11	provide relative to the duration of a disposition based on a felony-grade adjudication;
12	and to provide for related matters.
13	Be it enacted by the Legislature of Louisiana:
14	Section 1. Children's Code Articles 412(C), 905, and 906 are hereby amended and
15	reenacted and Children's Code Articles 412(D)(12) and 898(D) and (E) are hereby enacted
16	to read as follows:
17	Art. 412. Confidentiality of records; disclosure exceptions; sanctions
18	* * *
19	C. Records and reports in individual cases may be released to parties, their
20	counsel or other legal representatives, and court-appointed special advocates
21	(CASAs) in accordance with discovery and disclosure provisions of this Code.
22	Notwithstanding any other provision of law to the contrary, access to review all

1	records and reports concerning a child in the custody of the office of juvenile
2	justice, including but not limited to records relating to condition, housing,
3	supervision, treatment, rehabilitation program, education, health, discipline,
4	transition planning, risk assessments, and status reports shall be promptly
5	provided to counsel enrolled for the child or engaged by the child, or to the
6	child's legal guardian, upon written request to the office of juvenile justice. If
7	the child is indigent, copies of all records and reports relevant to post-
8	dispositional defense and reentry advocacy shall be furnished at no cost to the
9	child, the child's family, legal guardian, or counsel. Representation by a public
10	defender shall create an irrebuttable presumption of indigence for the purposes
11	of this Paragraph.
12	D. When such information is relevant and necessary to the performance of
13	their respective duties and enhances services to the child or his family, the court may
14	authorize the release of records, reports, or certain information contained therein to
15	appropriate individuals representing:
16	* * *
17	(12) A district public defender or the district public defender's
18	representative, or the representative of a public defender program established
19	pursuant to the Louisiana Public Defender Act of 2007.
20	* * *
21	Art. 898. Duration of a disposition based on a felony-grade adjudication
22	* * *
23	D. When modification and parole is not prohibited by Article 897.1, if an
24	order of commitment to custody of the Department of Public Safety and
25	Corrections is subsequently modified and the child is placed on parole, the
26	maximum term of parole shall be the remainder of the sentence originally
27	imposed.
28	E. These maximums do not apply if:
29	(1) The child was under thirteen at the time of a commitment to custody
30	of the Department of Public Safety and Corrections, in which case the judgment

SB NO. 302	ENROLLED

1	shall terminate upon the child's reaching age eighteen.
2	(2) A portion of an order of commitment was suspended, when permitted
3	by law, in which case the term of parole shall end when the time period so
4	suspended has elapsed.
5	(3) The child is tried as an adult and is convicted of, or pleads guilty to
6	a felony after having been committed to the Department of Public Safety and
7	Corrections. In this instance, after sentencing, the department shall have the
8	authority to keep the offender in custody according to terms of the juvenile
9	disposition, or to transfer him to serve his adult sentence. The department shall
10	retain such authority until the expiration of the juvenile commitment when, if
11	not effected earlier, the individual will be transferred to begin serving the adult
12	sentence.
13	(4) The judgment expires by its own terms, is modified when permitted
14	by law, or is vacated.
15	(5)The child reaches age twenty-one.
16	(6) The child is ordered to participate in a juvenile drug court program
17	operated by a court of this state, as a condition of probation, so long as the child
18	is a full-time participant in such juvenile drug court program.
19	* * *
20	Art. 905. Progress reports to court
21	A. Any institution or agency to which a child is assigned, upon request, shall
22	provide the court any information concerning the condition, supervision, treatment,
23	or rehabilitation program of the child. When such information is provided to the
24	court, it shall also be provided to the state and to counsel for the child at the
25	same time it is provided to the court.
26	B. Any institution, agency, or person to which a child is assigned shall, not
27	less than once every six months, report in writing the whereabouts and condition of
28	the child to the judge who rendered the judgment of disposition and to counsel for
29	the child. Such reports shall be provided to the court and counsel for the child
30	not less than seventy-two hours before any in-court review hearing.

1	C. If the child is indigent, the information and reports contemplated by
2	this Article shall be furnished at no cost to the child, the child's family, or to
3	counsel. Representation by a public defender shall create an irrebuttable
4	presumption of indigence for the purposes of this Article.
5	D. Information and reports required by this Article may be submitted
6	electronically to the extent practicable.
7	* * *
8	Art. 906. Required review hearings; commitment to mental institution
9	A. Commitment to mental institution.
10	(1) The medical staff of a mental institution to which a child is committed or
11	placed by the Department of Health and Hospitals after the child has been found not
12	guilty by reason of insanity or after a court determines that the child lacks mental
13	capacity to proceed shall review the child's record after the first sixty days, again
14	after one hundred twenty days of commitment, and every one hundred eighty days
15	thereafter.
16	B.(2) The purpose of these reviews is to determine the child's present mental
17	condition and whether he is presently capable of being discharged, conditionally or
18	unconditionally, or being placed on probation, without being a danger to others or
19	himself, or is presently capable of proceeding.
20	C.(3) The department or the superintendent of the private institution shall
21	make such recommendations to the court as provided in Article 835 or 838.
22	B. Children in the custody of the office of juvenile justice.
23	(1) Any child committed by a court to the custody of the office of juvenile
24	justice must be physically transported to the committing court for an in-person
25	review hearing not more than six months after the child's commitment, and at
26	least every six months thereafter, unless such an in-person hearing is waived by
27	counsel for the child and by the committing court.
28	(2) The purpose of the hearing shall be to ensure the child is receiving
29	necessary treatment and services and all terms and conditions of his disposition
30	are followed. The court may also consider any motions for modification of

SB NO. 302	ENROLLEI
DB 110.502	E: (NOEEEI

1	disposition pursuant to Article 909 et seq. at the hearings.
2	(3) For the purposes of this Paragraph, a child is deemed "committed by
3	a court to the custody of the office of juvenile justice" if he is judicially
4	committed to the legal custody of the office of juvenile justice, regardless of
5	where the child is physically held, including but not limited to state-run secure
6	facilities, state-run non-secure facilities, private facilities with which the office
7	of juvenile justice contracts, and detention centers.
8	* * *
9	Section 2. R. S. 15:905(B) is hereby amended and reenacted and Part III of Code
10	Title XIV of Chapter 1 of Title 15 of the Louisiana Revised Statutes of 1950, comprised of
11	R.S. 15:186.1 through 186.6, is hereby enacted to read as follows:
12	PART III. REPRESENTATION OF CHILDREN IN CUSTODY
13	§186.1. Purpose
14	The purpose of this Part is to provide for an effective and efficient
15	system of providing qualified legal representation for indigent children
16	committed to the custody of the office of juvenile justice pursuant to Title VII
17	and Title VIII of the Louisiana Children's Code and to promote safe return and
18	reentry for youth in custody.
19	§186.2. Definitions
20	For the purposes of this Part, the following words shall have the
21	following meanings:
22	(1) "Board" means the Louisiana Public Defender Board, or any
23	successor to that board, which is authorized to regulate the providing of legal
24	services to indigent persons in criminal proceedings in which the right to
25	counsel attaches under the United States and Louisiana Constitutions. The
26	board is also authorized to regulate the providing of representation to indigent
27	parents as authorized by this Part.
28	(2) "Custody" means the legal custody of the office of juvenile justice,
29	which follows on commitment by a Louisiana court exercising juvenile
30	jurisdiction to the office of juvenile justice as provided in Titles VII and VIII of

1	the Louisiana Children's Code.
2	(3) "District office" means the office of a district public defender.
3	(4) "District public defender", "chief indigent defender", or "chief
4	public defender" means an attorney employed by or under contract with the
5	board to supervise service providers and enforce standards and guidelines
6	within a judicial district or multiple judicial districts.
7	(5) "Indigent child representation" means the providing of legal services
8	to indigent children committed to the custody of the office of juvenile justice
9	pursuant to Title VII and Title VIII of the Louisiana Children's Code.
10	(6) "Office of juvenile justice" and "the office" means the Department
11	of Public Safety and Corrections, youth services, office of juvenile justice.
12	(7) "Public defender" or "indigent defender" means an attorney
13	employed by or under contract with the board, the district public defender, or
14	a nonprofit organization contracting with the board or the district public
15	defender to provide representation as required by the provisions of the
16	Louisiana Children's Code.
17	(8) "Safe Return Program" or "the program" means the Safe Return
18	Representation Program administered pursuant to the Part.
19	§186.3. Safe Return Representation Program; duties of the board; subject to
20	<u>appropriations</u>
21	A.(1) Subject to appropriation and the availability of other monies to the
22	program, the board shall administer a program to provide qualified legal
23	representation to indigent children committed to the custody of the office of
24	juvenile justice pursuant to Title VII and Title VIII of the Louisiana Children's
25	Code and promote safe return and reentry for youth in custody.
26	(2) Except for the regulatory authority of the Louisiana Supreme Court
27	provided for in Article V, Section 5, of the Louisiana Constitution, the Louisiana
28	Public Defender Board or any successor to that board, shall have all regulatory
29	authority, control, supervision, and jurisdiction, including auditing and
30	enforcement, and all power necessary to administer the program throughout the

1	state.
2	B. In the administration of the Safe Return Program, the board shall:
3	(1) Regularly collect detailed data from judicial districts, where
4	applicable, of workload, resources, employees, and expenditures relating to
5	representation of children in the custody of the office of juvenile justice.
6	(2) Review and evaluate the operations of the program and emphasize
7	special training for counsel representing children in the custody of the office of
8	juvenile justice.
9	(3) Review and approve an annual budget for the program.
10	(4) Review and approve an annual report on the operation of the
11	program and submit such report to the legislature, the governor, and the chief
12	justice of the Louisiana Supreme Court.
13	(5) Submit an annual report to the legislature regarding the state of the
14	program. Such report shall include:
15	(a) Recommendations for changes in the law regarding the board or any
16	regulated activity.
17	(b) A detailed explanation of all revenues and expenditures.
18	(c) Comprehensive workload data regarding the program.
19	(6) Ensure all policies, procedures, and public pronouncements of the
20	board recognize the role of attorneys in safeguarding fundamental rights and
21	promoting the safety, reintegration, and well-being of children in the custody
22	of the office of juvenile justice.
23	(7) Promote accessible family preservation, medical resources,
24	educational resources, substance abuse treatment, vocational training, and
25	mental health resources for children in the custody of the office of juvenile
26	justice.
27	(8) Take such actions as necessary and appropriate to secure private and
28	state, federal, or other public funds to help support the program.
29	(9) Institute or cause to be instituted legal proceedings as necessary to
30	enforce any of the duties or powers of the program.

1	(10) Employ and train attorneys and other staff as may be necessary to
2	carry out the functions of the program. All attorneys representing indigent
3	children through this program shall be licensed to practice law in Louisiana and
4	qualified in accordance with the standards and guidelines adopted by rule of the
5	board.
6	(11) Contract with organizations or individuals for the legal services for
7	indigent children in the custody of the office of juvenile justice.
8	(12) Administer an efficient and effective statewide program for the
9	representation of indigent children which safeguards their rights and facilitates
10	timely and fair decision-making concerning safety, reentry, reintegration, and
11	well-being.
12	(13) Establish and modify a plan of organization to conduct the business
13	of regulating and controlling the delivery of program services. The plan of
14	organization shall provide for:
15	(a) The granting of contracts.
16	(b) The review of investigative and audit reports and findings.
17	(c) The enforcement of board rules.
18	(14) Develop and disseminate standards, procedures, and policies to
19	ensure that quality representation of indigent children in the custody of the
20	office of juvenile justice is provided consistently throughout the state.
21	(15) Prepare and submit to the Joint Legislative Committee on the
22	Budget not later than March first of each year an annual financial report which
23	outlines the expenditures of all program funds, including local, state, and
24	federal funds, for the previous calendar year.
25	(16) Prepare and submit to the governor, legislative auditor, and
26	legislative fiscal officer, not later than June first of each year an estimate of
27	unexpended balances in every account in the custody of the board.
28	(17) Develop and maintain a comprehensive information system on the
29	revenues received by the board and any district from local, state, and federal
30	sources, as well as the expenditure of any revenue, and submit a summary of the

SB NO. 302	ENROLLED

1	information annually to the legislature.
2	(18) Assign appropriate staff to:
3	(a) Coordinate training and performance evaluation for attorneys
4	representing indigent children pursuant to this Section.
5	(b) Apply for and assist in the disbursement of federal funds or other
6	grant money to aid the statewide program, provided that such gifts, grants, and
7	donations are not otherwise prohibited by law or rule.
8	(c) Assist district public defenders in maintaining compliance with
9	standards and guidelines adopted by the board pursuant to this Section. The
10	board staff shall assist the district public defenders with implementation of
11	standards, guidelines, supervision, policy, and procedures to maintain
12	compliance.
13	(19) Work with public and private representatives, including but not
14	limited to judges, social service personnel, district attorneys, and service
15	providers to promote sound juvenile justice policy and practice.
16	C. The powers and duties of the board provided for by this Section shall
17	be in addition to the powers and duties provided for in R.S. 15:147.
18	§186.4. Standards and guidelines for representation of indigent children in
19	custody; rulemaking
20	A. The board shall adopt all rules necessary to implement the provisions
21	of this Part.
22	B. The rules shall include mandatory statewide standards and guidelines
23	for the representation of indigent children in the custody of the office of juvenile
24	justice to be provided in a uniform manner and consistent throughout the state.
25	C. All rules and regulations shall be promulgated in accordance with the
26	Administrative Procedure Act and subject to legislative oversight by the House
27	Committee on Health and Welfare and the Senate Committee on Health and
28	Welfare.
29	§186.5. Safe Return Representation Program Fund
30	A. "The Louisiana Safe Return Representation Program Fund",

hereafter referred to as "the fund", is hereby created within the state treasury.

1

2	Interest earned on the investment of monies in the fund shall be deposited into
3	the fund. Unexpended and unencumbered monies in the fund at the close of
4	each fiscal year shall remain in the fund. Monies in the fund shall be
5	appropriated, administered, and used solely as provided in this Section.
6	B. The fund shall be comprised of all monies appropriated by the
7	legislature specifically for the program or other monies made available to the
8	program. All monies required to be deposited in the state treasury in
9	accordance with Article VII, Section 9(A), of the Louisiana Constitution shall
10	be deposited in the fund after first meeting the requirements of Article VII,
11	Section 9(B), of the Louisiana Constitution.
12	C. The fund shall be segregated from all other funds and shall be used
13	solely to provide for the implementation and operation of the Safe Return
14	Representation Program. Monies appropriated to the fund shall also be used to
15	supplement the judicial district indigent defender funds as provided in R.S.
16	15:168 and shall not be used to displace, replace, or supplant monies available
17	for this program or the purpose of providing legal representation to children in
18	the custody of the office of juvenile justice.
19	D. Monies in the fund which have been appropriated to the Louisiana
20	Public Defender Board shall be administered by the Louisiana Public Defender
21	Board, or any successor to that board.
22	E. The board shall not commingle the monies appropriated from the
23	fund with any other monies of the board.
24	§186.6. Implementation of Safe Return Representation Fund
25	A. Subject to appropriation, or the availability of other monies to the
26	program, the board shall develop a program to establish a flexible delivery
27	system that is responsive to jurisdictional variances and local community needs.
28	The board may implement the program incrementally, but full statewide
29	implementation shall be completed not later than July 1, 2017.
30	B. The board shall choose a method of implementation of the Safe

SB NO. 302	ENROLLED
SD NO. 302	ENKOLLED

1	Return Representation Program that is efficient, feasible, practicable, and
2	appropriate to provide the best delivery of indigent parent representation.
3	* * *
4	§905. Rules and regulations; education; training and discipline, work opportunities,
5	vocational training, contracts and agreements
6	* * *
7	B. The Notwithstanding any other provision of law to the contrary, the
8	deputy secretary for youth services shall establish all rules and regulations for the
9	placement, care, and treatment of a juvenile in the custody of the office of juvenile
10	justice. Such rules and regulations shall include:
11	(1) Provisions for reasonable access to each child in the custody of the
12	office of juvenile justice for defense counsel and for adequate and confidential
13	meeting space in each juvenile facility for defense counsel and children they
14	represent.
15	(2) Provisions for direct, confidential, and readily accessible telephone
16	or audio-visual connections between each child in the custody of the office of
17	juvenile justice and their defense counsel. Telephones and audio or visual
18	connections to counsel shall be available, by reasonable request on a daily basis,
19	to each child in the custody of the office of juvenile justice at no cost to the child
20	or their family.
21	(3) For the purposes of this Subsection:
22	(a) A child is deemed "in the custody of the office of juvenile justice" if
23	he is judicially committed to the Department of Public Safety and Corrections,
24	youth services, office of juvenile justice, regardless of where the child is
25	physically held, including but not limited to state-run secure facilities, state-run
26	non-secure facilities, contracted facilities, and detention centers.
27	(b) A "juvenile facility" is any facility in which a child judicially
28	committed to the office of juvenile justice is placed, whether the facility is run
29	directly by the state or contracted by any agency of the state.
30	* * *

Section 3. This Act shall be known and may be referred to as the "Safe and Fair

Return Act of 2016".

PRESIDENT OF THE SENATE

SPEAKER OF THE HOUSE OF REPRESENTATIVES

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: _______

ENROLLED

SB NO. 302