SLS 12RS-302 ORIGINAL

Regular Session, 2012

SENATE BILL NO. 565

BY SENATOR DORSEY-COLOMB

CRIME/PUNISHMENT. Prohibit death row inmate from selling items produced by him. (gov sig)

1 AN ACT

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To amend and reenact R.S. 15:833(A) and R.S. 46:1816(B)(6), and to enact Chapter 21-C of Title 46 of the Louisiana Revised Statutes of 1950, comprised of R.S. 46:1851 through 1857, relative to prisons and prisoners; to provide for the creation of escrow accounts for certain prisoners who enter into contracts for profits derived from the notoriety gained from their crimes; to provide relative to the distribution of escrow account funds to certain crime victims; to provide relative to notice to crime victims of escrow account funds becoming available; to provide for definitions; to provide relative to inspection of certain prisoner correspondence; to provide relative to the Crime Victims Reparations Fund; to provide for the payment of certain prisoner escrow account funds into the Crime Victims Reparations Fund; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. R.S. 15:833(A) is hereby amended and reenacted to read as follows:

§833. Inmate contact with persons outside institution; temporary release

A. (1) The secretary of the Department of Public Safety and Corrections may authorize visits and correspondence under reasonable conditions between inmates

1	and approved friends, relatives, and other persons.
2	(2) The secretary shall establish and promulgate rules, regulations, and
3	procedures regarding the review and inspection of all incoming and outgoing
4	inmate correspondence in order to effectuate the purposes of Chapter 21-C of
5	Title 46 of the Louisiana Revised Statutes of 1950, and to determine whether
6	any contractual arrangements governed by those provisions are in effect or
7	being contemplated by an inmate or any other person.
8	* * *
9	Section 2. R.S. 46:1816(B)(6) is hereby amended and reenacted, and Chapter 21-C
10	of Title 46 of the Louisiana Revised Statutes of 1950, comprised of R.S. 46:1851 through
11	1857, is hereby enacted to read as follows:
12	§1816. Crime Victims Reparations Fund; creation; sources of funds; uses
13	* * *
14	B. The fund shall be composed of:
15	* * *
16	(6) Any monies paid into the fund from a criminal victim's escrow account
17	defendant's escrow account, as provided by Chapter 21-A 21-C of this Title.
18	* * *
19	CHAPTER 21-C. PROFITS FROM CRIME OR NOTORIETY
20	§1851. Definitions
21	As used in this Chapter:
22	(1) "Account" and "escrow account" mean an escrow account in the
23	name of a defendant convicted of a crime of violence as provided for by this
24	<u>Chapter.</u>
25	(2) "Board" means the Crime Victims Reparations Board provided for
26	by Chapter 21 of Title 46 of the Louisiana Revised Statutes of 1950.
27	(3) "Catastrophic property damage" means catastrophic property
28	damage as defined in Chapter 21 of Title 46 of the Louisiana Revised Statutes
29	<u>of 1950.</u>

1	(4) "Crime" or "crime of violence" means a crime of violence as defined
2	<u>in R.S. 14:2.</u>
3	(5) "Defendant" means a person convicted of a crime of violence or
4	found not guilty of a crime of violence by reason of insanity or who has pled
5	guilty or nolo contendere to a crime of violence.
6	(6) "Minor" means a person under the age of eighteen years.
7	(7) "Victim" means any person who suffers death, injury, or
8	catastrophic property damage as a result of the defendant's crime of violence,
9	or any person who is otherwise eligible to have a judgment or reparations
10	award satisfied from a defendant's escrow account as provided for by this
11	Chapter, or any legal representative thereof, but does not include any person
12	denied eligibility for a reparations award by Chapter 21 of Title 46 of the
13	Louisiana Revised Statutes of 1950.
14	§1852. Profits relative to criminal acts or notoriety
15	A.(1) Any proceeds or profits from any source, received or to be
16	received, directly or indirectly, by a defendant or by any agent, assignee, or
17	representative of the defendant, as a direct or indirect result of the defendant's
18	crime or sentence for such crime, or the notoriety that such crime or sentence
19	has conferred upon him, shall be subject to a court order requiring that such
20	proceeds or profits be paid over to the state treasurer for deposit in an escrow
21	account as provided for in this Section, if not otherwise deposited with the
22	treasurer as provided for in Paragraph (2) of this Subsection.
23	(2) Every person, firm, corporation, partnership, association, or other
24	legal entity that contracts with a defendant for any purpose described in
25	Paragraph (1) of this Subsection shall file a copy of the contract with the state
26	treasurer, and shall pay over to the treasurer, commencing with the date of the
27	first payment under the contract, any funds that otherwise, by terms of the
28	contract, would be payable to the defendant or to the defendant's agent,

assignee, or representative. If the contracting party fails to meet the obligation

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of payment as required by this Paragraph, then the treasurer, through the 2 attorney general, shall bring a civil action in a court of competent jurisdiction 3 to enforce payment. B.(1) Any proceeds from a contract with the defendant relating to a 4 5 depiction or discussion of the defendant's crime in a movie, book, newspaper, magazine, radio or television production, or live entertainment or publication 6 7 of any kind shall not be subject to court order requiring payment of such 8 proceeds to the treasurer unless an integral part of the work is a depiction or 9 discussion of the defendant's crime or an impression of the defendant's 10 thoughts, opinions, or emotions regarding such crime. (2) Nothing in this Section shall be construed to prohibit or hinder the 11 12 return of property belonging to victims of crime to its rightful owners. 13 C.(1) Upon petition of the attorney general filed at any time after the 14 defendant is convicted or found not guilty by reason of insanity or pleads guilty 15 or nolo contendere, and after notice to all interested parties and a hearing upon the petition and a finding for the state, the court shall order that such proceeds 16 17 or profits as described in Subsection A of this Section be paid over to the state treasurer for deposit in an escrow account in the name of the defendant for the 18 19 benefit of the victims of the defendant's crime. (2) The petition shall be filed in the judicial district where the defendant 20 21 was convicted or found not guilty by reason of insanity or pled guilty or nolo 22 contendere, or in the judicial district in which the defendant is incarcerated. (3) Upon the filing of the petition, the clerk shall issue a writ of 23 24 attachment or of sequestration, directing the sheriff of the parish where the petition was filed to take the defendant's property into his possession and hold 25 26 such property subject to further proceedings in the cause. If for any reason the 27 writ is not executed, other writs may be successively issued until one is executed. 28 Concurrent writs may be directed to sheriffs of several parishes.

(4) Expenses and costs incurred in the proceedings shall be paid as the

1	court, in its discretion, shall determine, except that no costs shall be assessed
2	against the state.
3	D. A victim who meets the eligibility requirements and other provisions
4	of this Chapter shall be entitled, subject to the limitations contained in this
5	Chapter, to an amount from the defendant's escrow account equal to the
6	unsatisfied portion of the civil judgment or reparations award obtained by the
7	victim.
8	§1853. Distribution of escrow account funds
9	A. Proceeds paid into an escrow account provided for by this Chapter
10	shall be retained for a period of ten years after the date of the court order or
11	deposit by the contracting party, but during that period may be levied upon to
12	satisfy a money judgment or reparations award rendered in favor of a victim
13	or the legal representative of the victim of the defendant's crime.
14	B. If so ordered by a court, with notice to all interested parties and
15	opportunity for hearing, the escrow account shall be used to satisfy, and
16	disbursements made therefrom by the treasurer, in the following order:
17	(1) Court ordered restitution in favor of a victim of the defendant's
18	<u>crime.</u>
19	(2) A money judgment rendered by a court or an award of reparations
20	by the Crime Victims Reparations Board in favor of a victim of the defendant's
21	crime.
22	(3) Fees due for legal representation of the defendant in criminal
23	proceedings, including the appeals process, to the extent that the defendant's
24	representation was paid for by the state or an agency thereof, but such amounts
25	paid shall not exceed twenty-five percent of the total amount in escrow.
26	(4) Any fines or costs assessed against the defendant by a court.
27	C. At the end of the ten-year period provided for in Subsection A of this
28	Section, the remaining escrow account funds shall be paid into the Crime
29	Victims Reparations Fund as provided for by R.S. 46:1816. However, if a civil

l	action is pending against the defendant that would be eligible to be satisfied out
2	of the escrow account, then the funds shall be held in escrow until completion
3	of the action.
4	D. If the defendant has appealed his conviction and the appeal process
5	is not finalized by the expiration of the ten-year period provided for in
6	Subsection A of this Section, then the remaining escrow account funds shall be
7	held until the appeal process is finalized, and if the conviction is reversed, the
8	treasurer shall pay any money remaining in the escrow account to the
9	defendant.
10	§1854. Persons eligible for awards
11	A. The following persons shall be eligible to have a judgment or
12	reparations award satisfied from an escrow account provided for by this
13	<u>Chapter:</u>
14	(1) A victim of a crime of violence or the parent or legal guardian of a
15	minor who is the victim of a crime of violence.
16	(2) A surviving spouse, parent, grandparent, sibling, or child, including
17	posthumous children, of a victim of a crime of violence who died as a direct
18	result of such crime.
19	(3) Any person, except a law-enforcement officer engaged in the
20	performance of his duties, who is injured or killed while trying to prevent a
21	crime of violence or an attempted crime of violence from occurring in his
22	presence, or trying to apprehend a person who has committed a crime of
23	violence in his presence.
24	(4) A surviving spouse, parent, grandparent, sibling, or child, including
25	posthumous children, of any person, except a law-enforcement officer engaged
26	in the performance of his duties, who dies as a direct result of trying to prevent
27	a crime of violence or attempted crime of violence from occurring in his
28	presence, or trying to apprehend a person who had committed a crime of

violence in his presence.

1	(5) Any other person legally dependent for his principal support upon
2	the victim of a crime of violence who dies as a result of such crime, or legally
3	dependent for his principal support upon any person who dies as a direct result
4	of trying to prevent a crime of violence or an attempted crime of violence from
5	occurring in his presence, or trying to apprehend a person who had committed
6	a crime of violence in his presence.
7	B. A person who is criminally responsible for the crime upon which a
8	claim is based, or an accomplice or accessory of such person, shall not be
9	eligible to receive an award under the provisions of this Chapter.
10	C. A resident of Louisiana who is the victim of a crime of violence
11	occurring outside of Louisiana and any other person as defined in Subsection
12	A of this Section who is injured as a result of a crime occurring outside of
13	Louisiana shall be eligible for an award pursuant to this Chapter if the
14	following conditions are met:
15	(1) The person would be eligible for an award had the crime occurred in
16	Louisiana.
17	(2) The state, country, or territory in which the crime occurred does not
18	have a victims' compensation program deemed eligible pursuant to the
19	provision of the federal Victims of Crime Act, Chapter 112 of Title 42 of the
20	United States Code, and does not compensate nonresidents.
21	§1855. Victim's notice of intent to file a claim
22	A. A victim of the defendant's crime shall register with the treasurer a
23	notice of intent to file a claim against the defendant's escrow account pursuant
24	to a judgment, a pending lawsuit, a prospective lawsuit, or a reparations award
25	by the board, within one year after establishment of the escrow account.
26	B. A failure to comply with the requirement of this Section shall forfeit
27	the rights of the victim to the escrow account as against other victims who have
28	filed claims, but shall not bar a claim against the escrow account filed within

two years of the establishment of such account.

1	C. No payments to victims shall be made until the time limit for filing a
2	notice has expired or it is established that all victims have filed their notices,
3	whichever is sooner.
4	§1856. Notice to victims
5	The treasurer shall notify any person who has registered with the
6	treasurer as a victim of the defendant's crime upon receipt of escrow funds for
7	that defendant. Additionally, at least once every six months for two years after
8	the date on which the treasurer receives such escrow funds, the treasurer shall
9	cause a notice to be published in the official state journal informing victims that
10	such escrow funds are available to satisfy judgments or reparations awards
11	pursuant to this Chapter.
12	§1857. Actions to defeat purposes of chapter prohibited
13	Any action taken by a defendant, whether by way of execution of a power
14	of attorney, creation of corporate entities, or otherwise, to defeat the purposes
15	of this Chapter shall be null and void.
16	Section 3. This Act shall become effective upon signature by the governor or, if not
17	signed by the governor, upon expiration of the time for bills to become law without signature
18	by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If
19	vetoed by the governor and subsequently approved by the legislature, this Act shall become

The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Alden A. Clement, Jr.

DIGEST

<u>Proposed law</u> prohibits persons convicted of certain crimes from profiting from any notoriety gained from the commission of those crimes or the sentences imposed for those crimes.

<u>Proposed law</u> provides the following definitions for purposes of <u>proposed law</u>:

effective on the day following such approval.

- 1. "Account" and "escrow account" mean an escrow account in the name of a defendant convicted of a crime of violence as provided for by <u>proposed law</u>.
- 2. "Board" means the Crime Victims Reparations Board as provided for by present law.
- 3. "Catastrophic property damage" means catastrophic property damage as defined in present law relative to the rights of crime victims.

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Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

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- 4. "Crime" or "crime of violence" means a crime of violence as defined in present law.
- 5. "Defendant" means a person convicted of a crime of violence or found not guilty of a crime of violence by reason of insanity or who has pled guilty or nolo contendere to a crime of violence.
- 6. "Minor" means a person under the age of 18 years.
- 7. "Victim" means any person who suffers death, injury, or catastrophic property damage as a result of the defendant's crime of violence, or any person who is otherwise eligible to have a judgment or reparations award satisfied from a defendant's escrow account provided as for by proposed law, or any legal representative thereof, but does not include any person denied eligibility for a reparations award by present law relative to the rights of crime victims.

Proposed law provides that any proceeds or profits from any source, received or to be received, directly or indirectly, by a defendant or by any agent, assignee, or representative of the defendant, as a direct or indirect result of the defendant's crime or sentence for such crime, or the notoriety that such crime or sentence has conferred upon him, are subject to a court order requiring that such proceeds or profits be paid over to the state treasurer for deposit in an escrow account as provided for in proposed law if not otherwise deposited with the treasurer as provided by other provisions of proposed law.

<u>Proposed law</u> provides that every person, firm, corporation, partnership, association, or other legal entity that contracts with a defendant for any purpose described in proposed law must file a copy of the contract with the state treasurer, and pay over to the treasurer, commencing with the date of the first payment under the contract, any funds that otherwise, by terms of the contract, would be payable to the defendant or to the defendant's agent, assignee, or representative. Proposed law further provides that if the contracting party fails to meet the obligation of payment as required by proposed law, then the treasurer, through the attorney general, is to bring a civil action in a court of competent jurisdiction to enforce payment.

Proposed law provides that any proceeds from a contract with the defendant relating to a depiction or discussion of the defendant's crime in a movie, book, newspaper, magazine, radio or television production, or live entertainment or publication of any kind are not subject to court order requiring payment of such proceeds to the treasurer unless an integral part of the work is a depiction or discussion of the defendant's crime or an impression of the defendant's thoughts, opinions, or emotions regarding such crime.

Proposed law provides that nothing in proposed law is to be construed to prohibit or hinder the return of property belonging to crime victims to its rightful owners.

Proposed law provides that upon petition of the attorney general filed at any time after the defendant is convicted or found not guilty by reason of insanity or pleads guilty or nolo contendere, and after notice to all interested parties and a hearing upon the petition and a finding for the state, the court is to order that such proceeds or profits as described in proposed law be paid over to the state treasurer for deposit in an escrow account in the name of the defendant for the benefit of the victims of the defendant's crime.

Proposed law provides that the petition is to be filed in the judicial district where the defendant was convicted or found not guilty by reason of insanity or pled guilty or nolo contendere, or in the judicial district in which the defendant is incarcerated. Proposed law provides that upon the filing of the petition, the clerk is to issue a writ of attachment or of sequestration, directing the sheriff of the parish where the petition was filed to take the defendant's property into his possession and hold such property subject to further proceedings in the cause. <u>Proposed law</u> further provides that if for any reason the writ is not executed, other writs may be successively issued until one is executed, and concurrent writs may be directed to sheriffs of several parishes. Proposed law provides that expenses and costs incurred in the proceedings are to be paid as the court, in its discretion, determines, except that no costs can be assessed against the state.

<u>Proposed law</u> provides that a victim who meets the eligibility requirements and other provisions of <u>proposed law</u> is entitled, subject to the limitations contained in <u>proposed law</u>, to an amount from the defendant's escrow account equal to the unsatisfied portion of the civil judgment or reparations award obtained by the victim.

<u>Proposed law</u> provides that proceeds paid into a defendant's escrow account are to be retained for a period of 10 years after the date of the court order or deposit by the contracting party, but during that period may be levied upon to satisfy a money judgment or reparations award rendered in favor of a victim or the legal representative of the victim of the defendant's crime. <u>Proposed law</u> further provides that, if so ordered by a court, with notice to all interested parties and opportunity for hearing, the escrow account is to be used to satisfy the following, in the following order:

- 1. Court ordered restitution in favor of a victim of the defendant's crime.
- 2. A money judgment rendered by a court or an award of reparations by the Crime Victims Reparations Board in favor of a victim of the defendant's crime.
- 3. Fees due for legal representation of the defendant in criminal proceedings, including the appeals process, to the extent that the defendant's representation was paid for by the state or an agency thereof, but such amounts paid cannot exceed 25% of the total amount in escrow.
- 4. Any fines or costs assessed against the defendant by a court.

<u>Proposed law</u> provides that at the end of the 10-year period provided for in <u>proposed law</u>, the remaining escrow account funds are to be paid into the Crime Victims Reparations Fund; however, if a civil action is pending against the defendant that would be eligible to be satisfied out of the escrow account, then the funds are to be held in escrow until completion of the action.

<u>Proposed law</u> provides that if the defendant has appealed his conviction and the appeal process is not finalized by the expiration of the 10-year period, then the remaining escrow account funds are to be held until the appeal process is finalized, and if the conviction is reversed, the treasurer is to pay any money remaining in the escrow account to the defendant.

<u>Proposed law</u> provides that the following persons are eligible to have a judgment or reparations award satisfied from an escrow account provided for by <u>proposed law</u>:

- 1. A victim of a crime of violence or the parent or legal guardian of a minor who is the victim of a crime of violence.
- 2. A surviving spouse, parent, grandparent, sibling, or child, including posthumous children, of a victim of a crime of violence who died as a direct result of such crime.
- 3. Any person, except a law-enforcement officer engaged in the performance of his duties, who is injured or killed while trying to prevent a crime of violence or an attempted crime of violence from occurring in his presence, or trying to apprehend a person who has committed a crime of violence in his presence.
- 4. A surviving spouse, parent, grandparent, sibling, or child, including posthumous children, of any person, except a law-enforcement officer engaged in the performance of his duties, who dies as a direct result of trying to prevent a crime of violence or attempted crime of violence from occurring in his presence, or trying to

apprehend a person who had committed a crime of violence in his presence.

5. Any other person legally dependent for his principal support upon the victim of a crime of violence who dies as a result of such crime, or legally dependent for his principal support upon any person who dies as a direct result of trying to prevent a crime of violence or an attempted crime of violence from occurring in his presence, or trying to apprehend a person who had committed a crime of violence in his presence.

<u>Proposed law</u> provides that a person who is criminally responsible for the crime upon which a claim is based, or an accomplice or accessory of such person, is not eligible to receive an award under the provisions of <u>proposed law</u>.

<u>Proposed law</u> provides that a resident of Louisiana who is the victim of a crime of violence occurring outside of Louisiana and any other person who is injured as a result of a crime occurring outside of Louisiana is eligible for an award pursuant <u>proposed law</u> if the following conditions are met:

- 1. The person would be eligible for an award had the crime occurred in Louisiana.
- 2. The state, country, or territory in which the crime occurred does not have a victims' compensation program deemed eligible pursuant to the provision of the federal Victims of Crime Act and does not compensate nonresidents.

<u>Proposed law</u> provides that a victim of the defendant's crime is to register with the treasurer a notice of intent to file a claim against the defendant's escrow account pursuant to a judgment, a pending lawsuit, a prospective lawsuit, or a reparations award by the board, within one year after establishment of the escrow account. <u>Proposed law</u> further provides that a victim's failure to comply with this requirement forfeits the victim's rights to the escrow account as against other victims who have filed claims, but does not bar a claim against the escrow account filed within two years of the establishment of such account.

<u>Proposed law</u> provides that no payments to victims can be made until the time limit for filing a notice has expired or it is established that all victims have filed their notices, whichever is sooner.

<u>Proposed law</u> provides that the treasurer is to notify any person who has registered with the treasurer as a victim of the defendant's crime upon receipt of escrow funds for that defendant, and at least once every six months for two years after the date on which the treasurer receives such escrow funds, the treasurer is to publish a notice in the official state journal informing victims that such escrow funds are available to satisfy judgments or reparations awards.

<u>Proposed law</u> provides that any action taken by a defendant, whether by way of execution of a power of attorney, creation of corporate entities, or otherwise, to defeat the purposes of proposed law is null and void.

<u>Present law</u> provides that the secretary of the Dept. Public Safety and Corrections may authorize visits and correspondence under reasonable conditions between inmates and approved friends, relatives, and other persons.

<u>Proposed law</u> retains <u>present law</u> and adds that the secretary is to establish and promulgate rules, regulations, and procedures regarding the review and inspection of all incoming and outgoing inmate correspondence in order to effectuate the purposes of <u>proposed law</u> and to determine whether any contractual arrangements governed by the provisions of <u>proposed law</u> are in effect or being contemplated by an inmate or any other person.

<u>Present law</u> provides for the creation and composition of the Crime Victims Reparations

Fund, including funds from the Crime Victim's Escrow Account law, which previously has been repealed.

<u>Proposed law</u> deletes the reference in <u>present law</u> to the Crime Victim's Escrow Account, and further provides that in addition to the other sources provided for by <u>present law</u>, the Crime Victims Reparations Fund is to be composed of any monies paid into the fund pursuant to <u>proposed law</u>.

Effective upon signature of the governor or lapse of time for gubernatorial action.

(Amends R.S. 15:833(A) and R.S. 46:1816(B)(6); adds R.S. 46:1851-1857)