SF685 REVISOR TA S0685-2 2nd Engrossment

SENATE STATE OF MINNESOTA EIGHTY-EIGHTH SESSION

S.F. No. 685

(SENATE AUTHORS: ORTMAN, Rosen, Nelson and Eaton)

DATE	D-PG	OFFICIAL STATUS
02/21/2013	359	Introduction and first reading Referred to Judiciary
03/18/2013	1161a 1179	Comm report: To pass as amended Second reading
05/09/2013	3489a 3489	Special Order: Amended Third reading Passed
04/24/2014		Returned from House with amendment Senate concurred and repassed bill Third reading

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1.1 A bill for an act
1.2 relating to civil commitment; requiring simultaneous competency and civil
1.3 commitment examinations for defendants; facilitating civil commitment hearings
1.4 for defendants; amending Minnesota Statutes 2012, section 253B.07, subdivision
1.5 2a.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 2012, section 253B.07, subdivision 2a, is amended to read:

Subd. 2a. Petition following acquittal; referral originating from criminal court. (a) A criminal court shall order simultaneous competency and civil commitment examinations in accordance with Minnesota Rules of Criminal Procedure, rule 20.04, when the prosecutor or defense counsel doubts the defendant's competency, a motion is made challenging competency or the court on its initiative raises the issue under Minnesota Rules of Criminal Procedure, rule 20.01. No additional examination under section 253B.07, subdivision 3, is required in a subsequent civil commitment proceeding unless a second examination is requested under section 253B.07, subdivision 3, by defense counsel appointed following the filing of any petition for commitment.

(b) Following an acquittal of a person of a criminal charge under section 611.026, the petition shall be filed by the county attorney of the county in which the acquittal took place and the petition shall be filed with the court in which the acquittal took place, and that court shall be the committing court for purposes of this chapter. When a petition is filed pursuant to subdivision 2 with the court in which acquittal of a criminal charge took place, the court shall assign the judge before whom the acquittal took place to hear the commitment proceedings unless that judge is unavailable.

Section 1.

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2.1 **EFFECTIVE DATE.** This section is effective August 1, 2014, and applies to

2.2 <u>criminal proceedings beginning on or after that date.</u>

Section 1. 2