FOR OFFICE USE ONLY	

#### HOUSE FLOOR AMENDMENTS

2024 Regular Session

Amendments proposed by Representative Glorioso to Engrossed House Bill No. 787 by Representative Egan

## 1 AMENDMENT NO. 1

- 2 On page 1, line 2, after "To" and before "enact" insert "amend and reenact R.S. 9:331 and
- 3 to"

14

15

16

17

18

19

20

21

22

23

2425

26

27

28

29

30

31

32

33

34

35

36

37

## 4 AMENDMENT NO. 2

- 5 On page 1, line 4, after "cases;" and before "and to" insert "to provide for evaluation by
- 6 licensed mental health professionals in child custody cases; to provide for a child's testimony
- 7 in a child custody case;"

# 8 AMENDMENT NO. 3

- 9 On page 1, delete line 6 in its entirety and insert the following:
- "Section 1. R.S. 9:331 is hereby amended and reenacted and R.S. 9:330 is hereby enacted to read as follows:"

## 12 AMENDMENT NO. 4

On page 1, delete lines 13 through 21 in their entirety and insert the following:

- "B. A child's testimony in a custody case shall proceed as follows:
- (1) The child's testimony in the form of an interview shall be conducted in the judge's chambers outside of the presence of the parents but shall be conducted in the presence of their attorneys with a record being made by the court reporter.
- (2) The judge shall first determine the child's competency as a person of proper understanding by interrogating the child with appropriate questions. The attorney for the parent shall be allowed to participate in the competency examination by asking questions and registering appropriate, but only necessary, objections.
- (3) If the judge determines that the child is not a competent witness, the judge shall immediately terminate the interview.
- (4) If the judge determines that the child is competent, the judge may continue the interview in the presence of the attorney for the parent only as an observer. The attorney for the parent shall not participate by asking questions, cross-examination, or registering objections, but the attorney for the child may ask questions. The attorney for the parent may in advance of the interview submit to the court in writing the proposed questions that the attorney deems relevant to the factual allegations at issue or effect the best interest of the child. In the judge's discretion, any relevant questions submitted by the attorney for the parent may be modified into a more neutral and appropriate form, considering the child's age, maturity, and vulnerability.
- (5) When the court is adjudicating distinct factual issues regarding allegations of detrimental parental conduct which the child may have witnessed or experienced, the court shall obtain relevant information from the child in a manner that minimizes any discomfort or fear that the child may experience."

#### 1 AMENDMENT NO. 5

- 2 On page 2, line 1, after "conducted" and before "are" delete "pursuant to R.S.9:331" and
- 3 insert "in child custody cases"

# 4 AMENDMENT NO. 6

- 5 On page 2, line 10, after "substantive law" delete the remainder of the line and on line 11
- 6 delete "Article 134".

#### 7 AMENDMENT NO. 7

- 8 On page 3, line 11, after "Evidence" and before "803" change "Article" to "Articles"
- 9 AMENDMENT NO. 8

- 10 On page 4, after line 5, add the following:
  - "§331. Custody or visitation proceeding; evaluation by licensed mental health professional
  - A. The court may order an a mental health evaluation of a party or the child in a custody or visitation proceeding for good cause shown. The mental health evaluation shall be made by a licensed mental health professional selected by the parties or by the court. The court may render judgment for costs of the mental health evaluation, or any part thereof, against any party or parties, as it the court may consider equitable, taking into consideration the parties ability to pay. The court may preliminarily allocate costs at the outset and reserve the right to reallocate costs upon conclusion of the matter. The court may order a party to submit to and cooperate in the mental health evaluation, testing, or interview by the licensed mental health professional. The licensed mental health professional shall provide the parties with a written report and may be called as a witness, subject to cross-examination by a party.
  - B. The With the parties consent, the court may order a party or the child to submit to and cooperate in the evaluation, testing, or interview by the licensed mental health professional. that a licensed mental health professional jointly selected by the parties evaluate the family for the purpose of identifying and describing the dynamics and relationships among the family members who would be impacted by the court's custody or visitation judgment. The cost of any such evaluation shall be equally shared by the parties. The licensed mental health professional shall provide the court and the parties with a written report and may be called as a witness, subject to cross-examination by a party. The licensed mental health professional shall serve as the witness of the court, subject to cross-examination by a party.
  - C. "Licensed mental health professional" as used in this Chapter means a person who possesses at least a master's degree and who is licensed holds a current unrestricted license in counseling, social work, psychology, or marriage and family counseling, or exempt from licensing requirements pursuant to R.S. 37:1113 and 1121.
  - D. Any licensed mental health professional appointed by the court, or selected by the parties, to conduct a mental health evaluation in a case where domestic abuse is an issue shall have current and demonstrable training and experience working with perpetrators and victims of domestic abuse.
  - D. E. When a licensed mental health professional has been appointed by the court, or selected by the parties, there shall be no ex parte communication by the litigants or their attorneys with the licensed mental health professional unless authorized by law or court order or agreed to by the parties. All oral communication with the licensed mental health professional shall be by teleconference or meeting in which each party to the proceeding participates either through the party's attorney or as a self-represented litigant. All written communication or correspondence to the licensed mental health professional, along with any attachments thereto, shall be

1	provided contemporaneously to all parties to the litigation or their attorneys of
2	record. Communications initiated by the licensed mental health professional with
3	a litigant for the purpose of conducting the court-ordered evaluation shall not be
4	considered ex parte communications prohibited by this Subsection."