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1		AN ACT relating to mental illness.
2	Be i	t enacted by the General Assembly of the Commonwealth of Kentucky:
3		→ Section 1. KRS 532.130 is amended to read as follows:
4	(1)	An adult, or a minor under eighteen (18) years of age who may be tried as an adult,
5		convicted of a crime and subject to sentencing, is referred to in KRS 532.135 and
6		532.140 as a defendant.
7	(2)	A defendant with significant subaverage intellectual functioning existing
8		concurrently with substantial deficits in adaptive behavior and manifested during
9		the developmental period is referred to in KRS 532.135 and 532.140 as a defendant
10		with a serious intellectual disability. "Significantly subaverage general intellectual
11		functioning" is defined as an intelligence quotient (I.Q.) of seventy (70) or below.
12	<u>(3)</u>	(a) A defendant is referred to in Sections 2 and 3 of this Act as a defendant with
13		serious mental illness if, at the time of the offense, he or she has a
14		documented history of one (1) or more of the following mental disorders
15		using the current edition of the American Psychiatric Association's
16		Diagnostic and Statistical Manual of Mental Disorders:
17		1. Schizophrenia;
18		2. Schizoaffective disorder;
19		3. Bipolar disorder;
20		4. Major depressive disorder;
21		5. Delusional disorder; or
22		6. Post-traumatic stress disorder.
23		(b) Serious mental illness does not include a disorder manifested primarily by
24		repeated criminal conduct or attributable solely to the acute effects of the
25		voluntary use of alcohol or other drugs.
26		→ Section 2. KRS 532.135 is amended to read as follows:
27	(1)	At least thirty (30) days before trial, the defendant shall file a motion with the trial

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1	court wherein the defendant may allege that he is a defendant with a serious
2	intellectual disability or a defendant with serious mental illness, and present
3	evidence with regard thereto. The Commonwealth may offer evidence in rebuttal.

- 4 (2) At least ten (10) days before the beginning of the trial, the court shall determine
 5 whether or not the defendant is a defendant with a serious intellectual disability <u>or a</u>
 6 <u>defendant with serious mental illness</u>, in accordance with the definition in KRS
 7 532.130.
- 8 (3) The decision of the court shall be placed in the record.
- 9 (4) The pretrial determination of the trial court shall not preclude the defendant from raising any legal defense during the trial. If it is determined the defendant is an offender with a serious intellectual disability *or an offender with serious mental*12 *illness*, he shall be sentenced as provided in KRS 532.140.
- → Section 3. KRS 532.140 is amended to read as follows:
- 14 (1) KRS 532.010, 532.025, and 532.030 to the contrary notwithstanding, no offender
 15 who has been determined to be an offender with a serious intellectual disability <u>or</u>
 16 <u>an offender with serious mental illness</u> under the provisions of KRS 532.135, shall
 17 be subject to execution. The same procedure as required in KRS 532.025 and
 18 532.030 shall be utilized in determining the sentence of the offender with a serious
 19 intellectual disability <u>or serious mental illness</u> under the provisions of KRS
 20 532.135 and 532.140.
- The provisions of KRS 532.135 and 532.140 do not preclude the sentencing of an offender with a serious intellectual disability *or serious mental illness* to any other sentence authorized by KRS 532.010, 532.025, or 532.030 for a crime which is a capital offense.
- 25 (3) (a) For a defendant with a serious intellectual disability, the provisions of KRS 532.135 and 532.140 shall apply only to trials commenced after July 13, 1990.
- 27 (b) For a defendant with serious mental illness, the provisions of this section

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2 <u>effective date of this Act.</u>