(B) PROCEDURE IN RECEIVING STATE.

THE PROCEDURES FOR CERTIFICATION FROM THIS STATE TO THE RECEIVING STATE SHALL BE THOSE PROVIDED IN THE LAWS OF THE RECEIVING STATE.

SEC. 12-608. CONSTRUCTION OF SUBTITLE.

THIS SUBTITLE SHALL BE CONSTRUED TO EFFECTUATE ITS GENERAL PURPOSE TO MAKE UNIFORM THE LAW OF THOSE STATES WHICH ENACT IT.

SEC. 12-609. CITATION OF SUBTITLE.

THIS SUBTITLE MAY BE CITED AS THE UNIFORM CERTIFICATION OF QUESTIONS OF LAW ACT.

REVISOR'S NOTE: This subtitle consists of Art. 26, §§161-172, as enacted by Ch. 427, Acts of 1972, except for §170 which is unnecessary in view of the general severability clause enacted by Ch. 241, Acts of 1973. The phrase "or the highest appellate court... any other state" has been inserted after "United States District Court" in §12-601 and a similar conforming phrase has been inserted after "question of law to the" in §12-607(a) by Ch. 508, Acts of 1973. The only other changes made are in style.

SUBTITLE 7. PRACTICE ON APPEAL.

SEC. 12-701. STAYS.

- (A) ORPHANS COURTS; APPEALS FROM DECISIONS ON ISSUES SENT FROM ORPHANS COURT; APPEALS FROM ORPHANS COURT.
- (1) AN APPEAL FROM A FINAL JUDGMENT OF A COURT OF LAW TO WHICH ISSUES HAVE BEEN SENT FROM AN ORPHANS. COURT STAYS ALL PROCEEDINGS IN THE ORPHANS. COURT CONCERNING THE SUBJECT OF THE ISSUES.
- (2) A DIRECT APPEAL FROM AN ORPHANS' COURT PURSUANT TO §12-501 DOES NOT STAY ANY PROCEEDINGS IN THE ORPHANS' COURT WHICH MAY WITH PROPRIETY BE CARRIED ON BEFORE THE APPEAL IS DECIDED, IF THE COURT CAN PROVIDE FOR CONFORMING TO THE DECISION OF THE APPELLATE COURT, WHETHER THE DECISION EVENTUALLY IS FOR OR AGAINST THE APPELLANT.