

202B.110 Venue for proceedings subsequent to preliminary hearing.

A respondent who has been ordered involuntarily admitted following the preliminary hearing shall have venue for all subsequent proceedings, including the final hearing, transferred to the court of the county where the respondent is admitted; however, the court of the county where the preliminary hearing was held may, upon its own motion, or shall, upon motion of one (1) of the parties, retain venue over proceedings subsequent to the preliminary hearing.

Effective: July 13, 1990

History: Created 1990 Ky. Acts ch. 147, sec. 10, effective July 13, 1990.