## SUBSTITUTE FOR SENATE BILL NO. 101

A bill to amend 1974 PA 258, entitled "Mental health code,"

by amending sections 100d, 281c, 282, 408, 409, 426, 427a, 427b, 429, 436, 438, 469a, 498k, 498t, 516, 519, and 537 (MCL 330.1100d, 330.1281c, 330.1282, 330.1408, 330.1409, 330.1426, 330.1427a, 330.1427b, 330.1429, 330.1436, 330.1438, 330.1469a, 330.1498k, 330.1498t, 330.1516, 330.1519, and 330.1537), section 100d as amended by 2020 PA 99, section 281c as added and section 282 as amended by 2014 PA 200, sections 408, 427a, and 498k as amended by 1995 PA 290, section 409 as amended by 2020 PA 402, sections 426 and 429 as amended by 2016 PA 320, sections 436, 438, and 469a as amended by 2018 PA 593, section 498t as added by 1988 PA 155, and sections 516, 519, and 537 as amended by 2018 PA 596, and by adding





sections 170 and 172.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 100d. (1) "Security transport officer" means an officer
 employed by a private security company under contract with a county
 under section 170.

4 (2) "Service" means a mental health service or a substance use5 disorder service.

(3) (2) "Serious emotional disturbance" means a diagnosable 6 7 mental, behavioral, or emotional disorder affecting a minor that 8 exists or has existed during the past year for a period of time 9 sufficient to meet diagnostic criteria specified in the most recent Diagnostic and Statistical Manual of Mental Disorders published by 10 the American Psychiatric Association and approved by the department 11 12 and that has resulted in functional impairment that substantially 13 interferes with or limits the minor's role or functioning in 14 family, school, or community activities. The following disorders 15 are included only if they occur in conjunction with another 16 diagnosable serious emotional disturbance:

17

(a) A substance use disorder.

18 (b) A developmental disorder.

19 (c) "V" codes in the Diagnostic and Statistical Manual of20 Mental Disorders.

(4) (3)—"Serious mental illness" means a diagnosable mental, behavioral, or emotional disorder affecting an adult that exists or has existed within the past year for a period of time sufficient to meet diagnostic criteria specified in the most recent Diagnostic and Statistical Manual of Mental Disorders published by the American Psychiatric Association and approved by the department and that has resulted in functional impairment that substantially



s 07449 05132022

1 interferes with or limits 1 or more major life activities. Serious 2 mental illness includes dementia with delusions, dementia with 3 depressed mood, and dementia with behavioral disturbance but does 4 not include any other dementia unless the dementia occurs in 5 conjunction with another diagnosable serious mental illness. The 6 following disorders also are included only if they occur in 7 conjunction with another diagnosable serious mental illness:

8 9 (a) A substance use disorder.

(b) A developmental disorder.

10 (c) A "V" code in the Diagnostic and Statistical Manual of11 Mental Disorders.

(5) (4)—"Special compensation" means payment to an adult foster care facility to ensure the provision of a specialized program in addition to the basic payment for adult foster care. Special compensation does not include payment received directly from the Medicaid program for personal care services for a resident, or payment received under the supplemental security income program.

19 (6) (5)—"Specialized program" means a program of services, 20 supports, or treatment that are provided in an adult foster care 21 facility to meet the unique programmatic needs of individuals with 22 serious mental illness or developmental disability as set forth in 23 the resident's individual plan of services and for which the adult 24 foster care facility receives special compensation.

(7) (6)—"Specialized residential service" means a combination of residential care and mental health services that are expressly designed to provide rehabilitation and therapy to a recipient, that are provided in the recipient's residence, and that are part of a comprehensive individual plan of services.



S00179'21 (S-4)

s 07449 05132022

(8) (7)—"State administered funds" means revenues appropriated
 by the legislature exclusively for the purposes provided for in
 regard to substance use disorder services and prevention.

4 (9) (8)—"State facility" means a center or a hospital operated
5 by the department.

6 (10) (9)—"State recipient rights advisory committee" means a
7 committee appointed by the director under section 756 to advise the
8 director and the director of the department's office of recipient
9 rights.

10 (11) (10) "Substance abuse" means the taking of alcohol or 11 other drugs at dosages that place an individual's social, economic, 12 psychological, and physical welfare in potential hazard or to the 13 extent that an individual loses the power of self-control as a 14 result of the use of alcohol or drugs, or while habitually under 15 the influence of alcohol or drugs, endangers public health, morals, 16 safety, or welfare, or a combination thereof.

17 (12) (11) "Substance use disorder" means chronic disorder in 18 which repeated use of alcohol, drugs, or both, results in 19 significant and adverse consequences. Substance use disorder 20 includes substance abuse.

(13) (12)—"Substance use disorder prevention services" means 21 22 services that are intended to reduce the consequences of substance 23 use disorders in communities by preventing or delaying the onset of 24 substance abuse and that are intended to reduce the progression of 25 substance use disorders in individuals. Substance use disorder prevention is an ordered set of steps that promotes individual, 26 27 family, and community health, prevents mental and behavioral 28 disorders, supports resilience and recovery, and reinforces 29 treatment principles to prevent relapse.



S00179'21 (S-4)

s 07449 05132022

(14) (13) "Substance use disorder treatment and rehabilitation
 services" means providing identifiable recovery-oriented services
 including the following:

4 (a) Early intervention and crisis intervention counseling
5 services for individuals who are current or former individuals with
6 substance use disorder.

7 (b) Referral services for individuals with substance use8 disorder, their families, and the general public.

9 (c) Planned treatment services, including chemotherapy,
10 counseling, or rehabilitation for individuals physiologically or
11 psychologically dependent upon or abusing alcohol or drugs.

12 (15) (14) "Supplemental security income" means the program 13 authorized under title XVI of the social security act, 42 USC 1381 14 to 1383f.

15 (16) (15)—"Telemedicine" means the use of an electronic media 16 to link patients with health care professionals in different 17 locations. To be considered telemedicine under this section, the 18 health care professional must be able to examine the patient via a 19 health insurance portability and accountability act of 1996, Public 20 Law 104-191 compliant, secure interactive audio or video, or both, 21 telecommunications system, or through the use of store and forward 22 online messaging.

(17) (16) "Transfer facility" means a facility selected by the department-designated community mental health entity, which facility is physically located in a jail or lockup and is staffed by at least 1 designated representative when in use according to chapter 2A.

28 (18) (17)—"Transition services" means a coordinated set of
29 activities for a special education student designed within an



S00179'21 (S-4)

s 07449 05132022

outcome-oriented process that promotes movement from school to
 postschool activities, including postsecondary education,
 vocational training, integrated employment including supported
 employment, continuing and adult education, adult services,
 independent living, or community participation.

6 (19) (18) "Treatment" means care, diagnostic, and therapeutic
7 services, including administration of drugs, and any other service
8 for treatment of an individual's serious mental illness, serious
9 emotional disturbance, or substance use disorder.

10 (20) (19) "Urgent situation" means a situation in which an 11 individual is determined to be at risk of experiencing an emergency 12 situation in the near future if he or she does not receive care, 13 treatment, or support services.

14 (21) (20) "Wraparound services" means an individually designed 15 set of services provided to minors with serious emotional 16 disturbance or serious mental illness and their families that 17 includes treatment services and personal support services or any 18 other supports necessary to foster education preparedness, 19 employability, and preservation of the child in the family home. 20 Wraparound services are to be developed through an interagency collaborative approach and a minor's parent or quardian and a minor 21 22 age 14 or older are to participate in planning the services.

23 Sec. 170. (1) A county board of commissioners may establish a 24 county mental health transportation panel. The purpose of the panel 25 is to establish a transportation mechanism to serve as an 26 alternative to a peace officer transporting an individual when 27 required under this act.

(2) The members of the county mental health transportationpanel must include all of the following:



S00179'21 (S-4)

s 07449 05132022

(a) A county administrator or an individual who has similar
 responsibilities within the county as a county administrator.

(b) A judge of a court having jurisdiction in the county.

4 (c) A peace officer who works at a law enforcement agency or5 state police post within the county.

6 (d) A mental health professional who is an employee of a
7 community mental health services program located within the county.

8 (3) The panel may recommend a contract with a private security 9 company to hire security transport officers to transport 10 individuals for involuntary psychiatric hospitalization or 11 screening under this act and, only upon that recommendation, the 12 county board of commissioners may enter into that contract.

13 (4) In order to enter into a contract with a county board of
14 commissioners as described in subsection (3), the private security
15 company must meet all of the following requirements:

16 (a) Maintain insurance coverage on file with the department17 that satisfies the following:

(i) As to motor vehicle coverage, a policy of insurance issued
by an insurer authorized to do business in this state that provides
the coverage required by chapter 31 of the insurance code of 1956,
1956 PA 218, MCL 500.3101 to 500.3179, including, but not limited
to, personal protection insurance in the amount stated in section
3107c.

(*ii*) As to motor vehicle residual liability coverage relative
to a vehicle or a vehicle operator used to transport an individual
for involuntary psychiatric hospitalization or screening under this
act, a policy of insurance issued by an insurer authorized to do
business in this state that provides a limit of not less than
\$2,000,000.00 for bodily injury to or death of 1 or more persons in



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1 an accident.

2 (*iii*) As to liability, other than for a motor vehicle, a policy 3 of insurance issued by an insurer authorized to do business in this 4 state that names the private security company, the county, and the 5 county mental health transportation panel as co-insureds in the 6 amount of \$25,000.00 per occurrence, for property damages and 7 \$2,000,000.00 per occurrence for injury to or death of 1 or more 8 persons arising out of the operation of the licensed activity.

9 (*iv*) As to coverage required by this subsection, the insurer of 10 the private security company is primary to any insurer, or coverage 11 provider, of the county or the county mental health transportation 12 panel, including any self-insurance or group self-insurance.

(b) Provide to security transport officers a specialized training program for best practices when working with and transporting an individual with severe mental illness or a person requiring treatment safely and effectively, which program must be approved by the department. This specialized training program must include training on recipient rights.

(c) Maintain a dispatch system that is available 24 hours a
day, 7 days a week to receive transport orders and deploy security
transport officers.

(d) Deploy 2 security transport officers for every transport
order. Deployment of security transport officers under this
subdivision must be gender appropriate for the situation.

(e) Establish a well-maintained company vehicle fleet
appropriately equipped for recipient and security transport officer
travel and safety.

(f) Utilize the level of force authorized for peace officersunder section 427a.



s 07449 05132022

1 (g) Protect and respect all recipient regulations under the 2 health insurance portability and accountability act of 1996, Public 3 Law 101-191, and recipient rights under chapter 7. If the 4 provisions of this subdivision are not met, the office of recipient 5 rights of the local community mental health services program may 6 investigate the matter and recommend remedial action as described 7 in section 780 to the county board of commissioners.

8 (h) Maintain transport security officer duties, protocols, and9 procedures.

10 (i) Maintain transport service policies and procedures.

(j) Maintain protocols and procedures for transportation emergencies, recipient safety and transport care, de-escalation techniques, crisis intervention and prevention, and recipient and customer relations.

15 (k) Maintain mental health facility policies and procedures in16 the same manner as required of peace officers under chapter 4.

17 (l) Maintain hospital emergency room policies and procedures in
18 the same manner as required of peace officers under chapter 4.

19 (m) Provide security transport officers with a defensive20 driving course.

21 (n) Maintain transport vehicle requirements and care and22 transport vehicle inspection procedures.

23 (o) Maintain roadside emergency procedures and policies,
24 including basic first aid and courses in cardiopulmonary
25 resuscitation.

(5) Transportation by a security transport officer is not an
arrest of the individual. A security transport officer has the
authority to maintain custody of an individual who is taken into
protective custody by a peace officer pursuant to a court order.



s 07449 05132022

However, the authority under this subsection only applies if the individual is being transported to or from a hospital, a mental health screening unit, or other mental health treatment center pursuant to a court order.

5 (6) A private security company entering into a contract with a 6 county board of commissioners is an independent contractor of the 7 county and is not an employee, officer, or agent of the county or 8 the county mental health transportation panel.

9 (7) A security transport officer is not an employee, officer,
10 agent, or independent contractor of the county or the county mental
11 health transportation panel.

Sec. 172. (1) The mental health transportation fund is createdwithin the state treasury.

14 (2) The state treasurer may receive money or other assets from
15 any source for deposit into the fund. The state treasurer shall
16 direct the investment of the fund. The state treasurer shall credit
17 to the fund interest and earnings from fund investments.

18 (3) Money in the fund at the close of the fiscal year shall19 remain in the fund and shall not lapse to the general fund.

20 (4) The department shall be the administrator of the fund for21 auditing purposes.

(5) The department shall expend money from the fund, uponappropriation, only to carry out the provisions of section 170.

Sec. 281c. (1) Following an examination by a health professional under section 281b and a certification by that health professional that the requirements of section 281a(1) are met, a court may order the respondent held for treatment for a period not to exceed 72 hours if the court finds by clear and convincing evidence that the person presents an imminent danger or imminent



s 07449 05132022

threat of danger to self, family, or others as a result of a 1 substance use disorder. However, if If the hearing to be held under 2 section 281b will not be held within that 72-hour period, the court 3 may order the respondent held for treatment until the hearing. In 4 5 making its order, the court shall inform the respondent that the 6 respondent may immediately make a reasonable number of telephone 7 calls or use other reasonable means to contact an attorney, a 8 physician, or a health professional; to contact any other person to 9 secure representation by counsel; or to obtain medical or 10 psychological assistance and that the respondent will be provided 11 assistance in making calls if the assistance is needed and 12 requested.

(2) A program in which a respondent is being held pursuant to 13 14 under subsection (1) shall must release the respondent from the 15 program immediately upon the expiration of the time period 16 established by the court for the treatment under subsection (1). If 17 determined appropriate by the court with the assistance of health 18 professionals, a respondent may be transferred from a morerestrictive program setting to a less-restrictive program setting 19 for the treatment ordered under this section. 20

(3) A respondent ordered held under this section shall not be
held in jail pending transportation to the program or evaluation
unless the court previously has found the respondent to be in
contempt of court for either failure to undergo treatment or
failure to appear at the examination ordered under section 281b.

(4) If a court is authorized to issue an order that the
respondent be transported to a program, the court may issue a
summons. If the respondent fails to attend an examination scheduled
before the hearing under section 281b, the court shall issue a



s 07449\_05132022

summons. The court shall direct a summons issued to the respondent 1 and shall command the respondent to appear at a time and place 2 3 specified in the summons. If the respondent who has been summoned fails to appear at the program or the examination, the court may 4 5 order a peace officer to take the respondent into protective 6 custody. After the respondent is taken into protective custody, a 7 peace officer or security transport officer shall transport the 8 respondent to a program on the list provided under subsection (5) 9 for treatment. The peace officer shall transport the respondent to 10 the program. The transportation costs of the peace officer shall or 11 security transport officer must be included in the costs of 12 treatment for substance use disorder to be paid as provided in 13 section 281a(4).

14 (5) A department-designated community mental health entity on 15 at least an annual basis shall must submit each of the following 16 lists to the clerk of the court in each county served by the 17 department-designated community mental health entity:

18 (a) A list of all programs in the counties served by the
19 department-designated community mental health entity that are able
20 and willing to take respondents ordered held for treatment under
21 subsection (1).

(b) A list of programs and health professionals in the
counties served by the department-designated community mental
health entity that are able and willing to provide treatment for a
substance use disorder that is ordered under section 281b.

Sec. 282. (1) A peace officer, a-security transport officer, member of the emergency service unit, or staff member of an approved service program or an emergency medical service who acts in compliance with sections 276 to 286 is acting in the course of



s 07449 05132022

his or her official duty and is not criminally or civilly liable as
 a result.

3 (2) Subsection (1) does not apply to a law enforcement peace
4 officer, security transport officer, member of the emergency
5 service unit, or staff member of an approved service program or an
6 emergency medical service who, while acting in compliance with
7 sections 276 to 286, engages in behavior involving gross negligence
8 or willful or wanton misconduct.

9 (3) Approved service programs, staff of approved service
10 programs, emergency medical services, staff of emergency medical
11 services, peace officers, security transport officers, and
12 emergency service units are not criminally or civilly liable for
13 the subsequent actions of the apparently incapacitated individual
14 who leaves the approved service program or emergency medical
15 service.

Sec. 408. (1) An individual is subject to being returned to a hospital if both of the following circumstances exist: (a) The individual was admitted to the hospital by judicial order.

(b) The individual has left the hospital without
authorization, or has refused a lawful request to return to the
hospital while on an authorized leave or other authorized absence
from the hospital.

(2) The hospital director may notify peace officers or
security transport officers that an individual is subject to being
returned to the hospital. Upon notification by the hospital
director, a peace officer shall must take the individual into
protective custody. and return the individual to the hospital
unless contrary directions have been given by the hospital



S00179'21 (S-4)

s 07449 05132022

director.After the individual is taken into protective custody, a
 police officer or security transport officer must transport the
 individual to a hospital.

4 (3) An opportunity for appeal, and notice of that opportunity,
5 shall must be provided to an individual who objects to being
6 returned from any authorized leave in excess of 10 days.

7 Sec. 409. (1) Each community mental health services program 8 shall establish 1 or more preadmission screening units with 24-hour 9 availability to provide assessment and screening services for 10 individuals being considered for admission into hospitals, assisted 11 outpatient treatment programs, or crisis services on a voluntary 12 basis. The community mental health services program shall employ mental health professionals or licensed bachelor's social workers 13 14 licensed under part 185 of the public health code, 1978 PA 368, MCL 15 333.18501 to 333.18518, to provide the preadmission screening 16 services or contract with another agency that meets the 17 requirements of this section. Preadmission screening unit staff 18 shall be supervised by a registered professional nurse or other 19 mental health professional possessing at least a master's degree.

20 (2) Each community mental health services program shall provide the address and telephone number of its preadmission 21 screening unit or units to law enforcement agencies, the 22 23 department, the court, and hospital emergency rooms, and private 24 security companies under contract with a county under section 170. 25 (3) A preadmission screening unit shall assess an individual being considered for admission into a hospital operated by the 26 27 department or under contract with the community mental health services program. If the individual is clinically suitable for 28

29 hospitalization, the preadmission screening unit shall authorize



s 07449 05132022

1 voluntary admission to the hospital.

2 (4) If the preadmission screening unit of the community mental health services program denies hospitalization, the individual or 3 the person making the application may request a second opinion from 4 5 the executive director. The executive director shall arrange for an 6 additional evaluation by a psychiatrist, other physician, or 7 licensed psychologist to be performed within 3 days, excluding 8 Sundays and legal holidays, after the executive director receives 9 the request. If the conclusion of the second opinion is different 10 from the conclusion of the preadmission screening unit, the 11 executive director, in conjunction with the medical director, shall make a decision based on all clinical information available. The 12 executive director's decision shall be confirmed in writing to the 13 14 individual who requested the second opinion, and the confirming 15 document shall include the signatures of the executive director and 16 medical director or verification that the decision was made in conjunction with the medical director. If an individual is assessed 17 18 and found not to be clinically suitable for hospitalization, the 19 preadmission screening unit shall provide appropriate referral 20 services.

(5) If an individual is assessed and found not to be 21 22 clinically suitable for hospitalization, the preadmission screening 23 unit shall provide information regarding alternative services and the availability of those services, and make appropriate referrals. 24 25 (6) A preadmission screening unit shall assess and examine, or refer to a hospital for examination, an individual who is brought 26 27 to the preadmission screening unit by a peace officer or security transport officer or ordered by a court to be examined. If the 28 29 individual meets the requirements for hospitalization, the



S00179'21 (S-4)

s 07449 05132022

preadmission screening unit shall designate the hospital to which the individual shall be admitted. The preadmission screening unit shall consult with the individual and, if the individual agrees, the preadmission screening unit must consult with the individual's family member of choice, if available, as to the preferred hospital for admission of the individual.

7 (7) A preadmission screening unit may operate a crisis stabilization unit under chapter 9A. A preadmission screening unit 8 9 may provide crisis services to an individual, who by assessment and 10 screening, is found to be a person requiring treatment. Crisis 11 services at a crisis stabilization unit must entail an initial psychosocial assessment by a master's level mental health 12 professional and a psychiatric evaluation within 24 hours to 13 14 stabilize the individual. In this event, crisis services may be 15 provided for a period of up to 72 hours, after which the individual must be provided with the clinically appropriate level of care, 16 17 resulting in 1 of the following:

18 (a) The individual is no longer a person requiring treatment.

19 (b) A referral to outpatient services for aftercare treatment.

20 (c) A referral to a partial hospitalization program.

21 (d) A referral to a residential treatment center, including22 crisis residential services.

23 (e) A referral to an inpatient bed.

24 (f) An order for involuntary treatment of the individual has25 been issued under section 281b, 281c, former 433, or 434.

26 (8) A preadmission screening unit operating a crisis
27 stabilization unit under chapter 9A may also offer crisis services
28 to an individual who is not a person requiring treatment, but who
29 is seeking crisis services on a voluntary basis.



s 07449 05132022

(9) If the individual chooses a hospital not under contract 1 with a community mental health services program, and the hospital 2 agrees to the admission, the preadmission screening unit shall 3 refer the individual to the hospital that is requested by the 4 5 individual. Any financial obligation for the services provided by 6 the hospital shall be satisfied from funding sources other than the 7 community mental health services program, the department, or other 8 state or county funding.

9 Sec. 426. Upon delivery to a peace officer of a petition and a 10 physician's or licensed psychologist's clinical certificate, the 11 peace officer shall take the individual named in the petition into protective custody and transport the individual immediately to the 12 preadmission screening unit or hospital designated by the community 13 14 mental health services program for hospitalization under section 15 423. If the individual taken to a preadmission screening unit meets 16 the requirements for hospitalization, then unless the community 17 mental health services program makes other transportation 18 arrangements, the peace officer shall must take the individual to a 19 hospital designated by the community mental health services 20 program. The community mental health services program may arrange 21 for a security transport officer to transport the individual to the 22 **hospital.** Transportation to another hospital due to a transfer is 23 the responsibility of the community mental health services program. 24 Sec. 427a. (1) If a peace officer is taking an individual into 25 protective custody, the peace officer may use that kind and degree of force that would be lawful if the peace officer were effecting 26 27 an arrest for a misdemeanor without a warrant. In taking the an individual into custody, a peace officer may take reasonable steps 28 29 for self-protection. In transporting an individual, a security



s 07449 05132022

transport officer may take reasonable steps for self-protection. 1 The protective steps may include a pat down search of the 2 individual in the individual's immediate surroundings, but only to 3 the extent necessary to discover and seize a dangerous weapon that 4 may be used against the **peace** officer, **security transport officer**, 5 6 or other persons person present. These protective steps shall must 7 be taken by the peace officer or security transport officer before the individual is transported to a preadmission screening unit or a 8 9 hospital designated by the community mental health services 10 program.

11 (2) The taking of **Taking** an individual to a community mental health services program's preadmission screening unit or a hospital 12 under section 427 by a peace officer is not an arrest, but is a 13 14 taking into protective custody. The peace officer shall must inform 15 the individual that he or she is being held in protective custody 16 and is not under arrest. An entry shall must be made indicating the date, time, and place of the taking, but the entry shall must not 17 18 be treated for any purpose as an arrest or criminal record.

19 Sec. 427b. (1) A peace officer who acts in compliance with 20 this act is acting in the course of official duty and is not 21 civilly liable for the action taken.or security transport officer 22 acting under this act has the same immunity provided for a 23 governmental employee under section 7 of 1964 PA 170, MCL 691.1407. 24 (2) Subsection (1) does not apply to a peace officer who,

25 while acting in compliance with this act, engages in behavior
26 involving gross negligence or wilful and wanton misconduct.Neither
27 a county nor a county mental health transportation is civilly
28 liable for an act or omission of a security transport officer or a
29 private security company contracted with a county under section



2 Sec. 429. (1) A hospital designated under section 422 shall receive and detain an individual presented for examination under 3 section 426, 427, 435, 436, or 438, for not more than 24 hours. 4 5 During that time the individual shall be examined by a physician or 6 a licensed psychologist unless a clinical certificate has already been presented to the hospital. If the examining physician or 7 8 psychologist does not certify that the individual is a person 9 requiring treatment, the individual shall be released immediately. 10 If the examining physician or psychologist executes a clinical 11 certificate, the individual may be hospitalized under section 423.

12 (2) If a preadmission screening unit provides an examination under section 409, 410, or 427, the examination shall be conducted 13 14 as soon as possible after the individual arrives at the 15 preadmission screening site, and the examination shall must be 16 completed within 2 hours, unless there are documented medical 17 reasons why the examination cannot be completed within that time 18 frame or other arrangements are agreed upon by the peace officer or 19 security transport officer and the preadmission screening unit. 20 Sec. 436. (1) If it appears to the court that the individual will not comply with an order of examination under section 435, the 21 court may order a peace officer to take the individual into 22

23 protective custody. and After the individual is taken into

24 protective custody, a peace officer or security transport officer
25 shall transport him or her to a preadmission screening unit or
26 hospital designated by the community mental health services program
27 or to another suitable place for the ordered examination or
28 examinations.

29

(2) A court order for a peace officer to take an individual



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s 07449\_05132022

1 into protective custody and transport the individual as described
2 in subsection (1) must be executed within 10 days after the court
3 enters the order. If the order is not executed within 10 days after
4 the court enters the order, the law enforcement agency must report
5 to the court the reason the order was not executed within the
6 prescribed time period.

7 (3) Following the filing of a petition for assisted outpatient 8 treatment, if it comes to the court's attention that the individual will not make himself or herself available for an evaluation, the 9 10 court may order law enforcement to a peace officer to take the 11 individual into protective custody. After the individual is taken into protective custody, a peace officer or security transport 12 13 officer shall transport the individual for the mental health 14 evaluation and to take the individual to the designated 15 preadmission screening unit or hospital. The court must be satisfied that reasonable effort was made to secure an examination 16 17 before the court orders a peace officer to transport the an 18 individual to be taken into protective custody and transported for an evaluation. At the time the individual arrives at the 19 20 preadmission screening unit or hospital, the preadmission screening 21 unit or hospital must complete an assessment that includes an 22 examination upon the arrival of the individual and release the 23 individual following the conclusion of the examination unless the 24 medical professional who examines the individual finds the need for 25 immediate hospitalization. If immediate hospitalization is necessary, the director must file a petition, accompanied by 2 26 clinical certificates, with the probate court within 24 hours after 27 the medical professional's finding. The petition must request 28 29 involuntary hospitalization and may request a combination of



s 07449 05132022

hospitalization and assisted outpatient treatment. The court must
 set a hearing in accordance with section 452(1).

3 Sec. 438. If it appears to the court that the individual requires immediate assessment because the individual presents a 4 5 substantial risk of significant physical or mental harm to himself 6 or herself in the near future or presents a substantial risk of 7 significant physical harm to others in the near future, the court 8 may order the individual hospitalized and may order a peace officer 9 to take the individual into protective custody and transport the 10 individual to a preadmission screening unit designated by the 11 community mental health services program. After the individual is taken into protective custody by a peace officer, the court may, 12 13 also, order a security transport officer to transport the 14 individual to a preadmission screening unit designated by the 15 community mental health services program. If the preadmission 16 screening unit authorizes hospitalization, the peace officer shall 17 or security transport officer must transport the individual to a 18 hospital designated by the community mental health services 19 program, unless other arrangements are provided by the preadmission 20 screening unit. If the examinations and clinical certificates of 21 the psychiatrist, and the physician or the licensed psychologist, are not completed within 24 hours after hospitalization, the 22 individual shall must be released. 23

Sec. 469a. (1) Except for a petition filed as described under section 434(7), before ordering a course of treatment for an individual found to be a person requiring treatment, the court shall review a report on alternatives to hospitalization that was prepared under section 453a not more than 15 days before the court issues the order. After reviewing the report, the court shall do



s 07449 05132022

1 all of the following:

(a) Determine whether a treatment program that is an
alternative to hospitalization or that follows an initial period of
hospitalization is adequate to meet the individual's treatment
needs and is sufficient to prevent harm that the individual may
inflict upon himself or herself or upon others within the near
future.

8 (b) Determine whether there is an agency or mental health
9 professional available to supervise the individual's treatment
10 program.

11 (c) Inquire as to the individual's desires regarding 12 alternatives to hospitalization.

13 (2) If the court determines that there is a treatment program 14 that is an alternative to hospitalization that is adequate to meet 15 the individual's treatment needs and prevent harm that the 16 individual may inflict upon himself or herself or upon others 17 within the near future and that an agency or mental health 18 professional is available to supervise the program, the court shall 19 issue an order for assisted outpatient treatment or combined 20 hospitalization and assisted outpatient treatment in accordance 21 with section 472a. The order shall state the community mental health services program or, if private arrangements have been made 22 for the reimbursement of mental health treatment services in an 23 24 alternative setting, the name of the mental health agency or 25 professional that is directed to supervise the individual's assisted outpatient treatment program. The order may provide that 26 27 if an individual refuses to comply with a psychiatrist's order to return to the hospital, a peace officer shall must take the 28 29 individual into protective custody. and After the individual is



s 07449 05132022

taken into protective custody by a peace officer, a peace officer
 or a security transport officer shall transport the individual to
 the hospital selected.

4 (3) If the court orders assisted outpatient treatment as the
5 alternative to hospitalization, the order shall must be consistent
6 with the provisions of section 468(2)(d).

Sec. 498k. (1) If a minor who has been admitted to a hospital under this chapter leaves the hospital without the knowledge and permission of the appropriate hospital staff, the hospital shall must immediately notify the minor's parent, guardian, or person in loco parentis, the executive director if appropriate, and the appropriate police agency.

(2) If a minor has left a hospital without the knowledge and 13 14 permission of the appropriate hospital staff or has refused a 15 request to return to the hospital while on an authorized absence from the hospital, and the hospital director believes that the 16 minor should be returned to the hospital, the hospital director 17 18 shall must request that the minor's parent, guardian, or person in 19 loco parentis transport the minor to the hospital. If the parent, 20 quardian, or person in loco parentis is unable, after reasonable 21 effort, to transport the minor, a request may be submitted to the 22 court for an order to transport the minor. If the court is 23 satisfied that a reasonable effort was made to transport the minor, 24 the court shall order a peace officer to take the minor into 25 protective custody. for the purpose of returning After the minor is 26 taken into protective custody, a peace officer or a security 27 transport officer shall transport the minor to the hospital. 28 (3) An opportunity for appeal, and notice of that opportunity, 29 shall be provided to any minor and to the parent or guardian of any



s 07449 05132022

1 minor who is returned over the minor's objection from any 2 authorized leave in excess of 10 days. In the case of a minor less 3 than 14 years of age, the appeal shall be made by the parent or 4 guardian of the minor or person in loco parentis.

5 Sec. 498t. If a person who requests hospitalization of a minor 6 pursuant to under section 498d or 498h is unable, after reasonable 7 efforts, to transport the minor for the evaluation required by 8 section 498e, a request may be submitted to the court for an order 9 to transport the minor. If the court is satisfied that a reasonable 10 effort was made by the person requesting hospitalization to 11 transport the minor for evaluation, the court shall order a peace 12 officer to take the minor into protective custody. for the purpose of transporting After the minor is taken into protective custody, a 13 14 peace officer or a security transport officer shall transport the 15 minor immediately to the evaluation site, and if necessary, from 16 the evaluation site to the hospital for admission. The person requesting the transport order shall must meet the minor at the 17 18 evaluation site and remain with the minor for the duration of the 19 evaluation.

20 Sec. 516. (1) Any person found suitable by the court may file
21 with the court a petition that asserts that an individual meets the
22 criteria for treatment specified in section 515.

(2) The petition shall contain the alleged facts that are the
basis for the assertion, the names and addresses, if known, of any
witnesses to alleged and relevant facts, and if known the name and
address of the nearest relative or guardian of the individual.

27 (3) If the petition appears on its face to be sufficient, the
28 court shall order that the individual be examined and a report be
29 prepared. To this end, the court shall appoint a qualified person



s 07449 05132022

who may but need not be an employee of the community mental health
 services program or the court to arrange for the examination, to
 prepare the report, and to file it with the court.

4 (4) If it appears to the court that the individual will not 5 comply with an order of examination under subsection (3), the court 6 may order a peace officer to take the individual into protective 7 custody. and After the individual is taken into protective custody, 8 a peace officer or a security transport officer shall transport him 9 or her immediately to a facility recommended by the community 10 mental health services program or other suitable place designated 11 by the community mental health services program for up to 48 hours 12 for the ordered examination.

13 (5) After examination, the individual shall be allowed to 14 return home unless it appears to the court that he or she requires 15 immediate admission to the community mental health services 16 program's recommended facility in order to prevent physical harm to himself, herself, or others pending a hearing, in which case the 17 court shall enter an order to that effect. If an individual is 18 19 ordered admitted under this subsection, not later than 12 hours 20 after he or she is admitted the facility shall provide him or her with a copy of the petition, a copy of the report, and a written 21 statement in simple terms explaining the individual's rights to a 22 23 hearing under section 517, to be present at the hearing and to be represented by legal counsel, if 1 physician and 1 licensed 24 25 psychologist or 2 physicians conclude that the individual meets the criteria for treatment. 26

27 (6) The report required by subsection (3) shall contain all of28 the following:

29

(a) Evaluations of the individual's mental, physical, social,



s 07449 05132022

1 and educational condition.

2 (b) A conclusion as to whether the individual meets the3 criteria for treatment specified in section 515.

4 (c) A list of available forms of care and treatment that may5 serve as an alternative to admission to a facility.

6 (d) A recommendation as to the most appropriate living
7 arrangement for the individual in terms of type and location of
8 living arrangement and the availability of requisite support
9 services.

10 (e) The signatures of 1 physician and 1 licensed psychologist
11 or 2 physicians who performed examinations serving in part as the
12 basis of the report.

13 (7) A copy of the report required under subsection (3) shall14 be sent to the court immediately upon completion.

15 (8) The petition shall be dismissed by the court unless 1
16 physician and 1 licensed psychologist or 2 physicians conclude, and
17 that conclusion is stated in the report, that the individual meets
18 the criteria for treatment.

19 (9) An individual whose admission was ordered under subsection20 (5) is entitled to a hearing in accordance with section 517.

Sec. 519. (1) Before making an order of disposition under section 518(2), the court shall consider ordering a course of care and treatment that is an alternative to admission to a facility. To that end, the court shall review the report submitted to the court under section 516(3), specifically reviewing alternatives and recommendations as provided under section 516(6)(c) and (d).

27 (2) If the court finds that a program of care and treatment
28 other than admission to a facility is adequate to meet the
29 individual's care and treatment needs and is sufficient to prevent



s 07449 05132022

harm or injury that the individual may inflict upon himself,
 herself, or others, the court shall order the individual to receive
 whatever care and treatment is appropriate under section 518(2)(c).

4 (3) If at the end of 1 year it is believed that the individual
5 continues to meet the criteria for treatment, a new petition may be
6 filed under section 516.

7 (4) If at any time during the 1-year period it comes to the attention of the court either that an individual ordered to undergo 8 a program of alternative care and treatment is not complying with 9 10 the order or that the alternative care and treatment has not been 11 sufficient to prevent harm or injuries that the individual may be inflicting upon himself, herself, or others, the court may without 12 a hearing and based upon the record and other available information 13 14 do either of the following:

(a) Consider other alternatives to admission to a facility, modify its original order, and direct the individual to undergo another outpatient program of alternative care and treatment for the remainder of the 1-year period.

19 (b) Enter a new order under section 518(2)(a) or (b) directing 20 that the individual be admitted to a facility recommended by the community mental health services program. If the individual refuses 21 to comply with this order, the court may direct a peace officer to 22 23 take the individual into protective custody. and After the 24 individual is taken into protective custody, a peace officer or a 25 security transport officer shall transport him or her to the 26 facility recommended by the community mental health services 27 program.

28 Sec. 537. (1) An individual is subject to being returned to a29 facility if both of the following are true:



S00179'21 (S-4)

s 07449 05132022

(a) The individual was admitted to a facility on an
 application executed by someone other than himself or herself or by
 judicial order.

4 (b) The individual has left the facility without
5 authorization, or has refused a lawful request to return to the
6 facility while on an authorized leave or other authorized absence
7 from the facility.

8 (2) The facility may notify **a** peace officers officer that an 9 individual is subject to being returned to the facility. Upon 10 notification, a peace officer shall take the individual into 11 protective custody. and After the individual is taken into protective custody, a peace officer or a security transport officer 12 13 shall return him or her to the facility unless contrary directions 14 have been given by the facility or the responsible community mental 15 health services program.

16 (3) An opportunity for appeal shall must be provided to any 17 individual returned over his or her objection from any authorized 18 leave in excess of 10 days, and the individual shall be notified of 19 his or her right to appeal. In the case of a child less than 13 20 years of age, the appeal shall be made by his or her parent or 21 guardian.

