## **SENATE BILL 466**

J1, J2 CF HB 689

By: Senator West

Introduced and read first time: January 20, 2021

Assigned to: Finance

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: February 16, 2021

CHAPTER

- 1 AN ACT concerning
- Mental Health Assent to and Certificates for Involuntary Admission Licensed
  Certified Social Worker-Clinical and Licensed Clinical Professional Counselor
- FOR the purpose of altering a requirement that assent be given for the voluntary admission 4 5 of a minor to certain facilities by providing that assent may be given by a physician 6 and a licensed certified social worker-clinical or by a physician and a licensed clinical 7 professional counselor; altering a requirement that a certain certificate accompany 8 an application for involuntary admission to certain facilities by providing that the certificate may be of a physician and a licensed certified social worker-clinical or a 9 10 physician and a licensed clinical professional counselor; altering certain provisions 11 of law related to certificates for involuntary admission to certain facilities to prohibit 12 the certificate from being used for an admission if a certain licensed certified social 13 worker-clinical or licensed clinical professional counselor has a certain interest in a certain facility or a certain relationship to a certain individual; altering certain 14 15 provisions of law related to individuals certified for involuntary admission to require 16 the Maryland Department of Health to receive and evaluate a certain individual 17 within a certain time after receiving a certain notification from a licensed certified 18 social worker-clinical or licensed clinical professional counselor under certain 19 circumstances; making a conforming change; and generally relating to assent to and 20 certificates for involuntary admission to mental health facilities and, licensed 21 certified social workers-clinical, and licensed clinical professional counselors.
- 22 BY repealing and reenacting, with amendments,
- 23 Article Health General
- 24 Section 10–610, 10–615, 10–616, and 10–619

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

| 1<br>2   | Annotated Code of Maryland<br>(2019 Replacement Volume and 2020 Supplement)                              |          |                 |   |  |  |
|----------|--|----------|-----------------|---|--|--|
| 3<br>4   | SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: |          |                 |   |  |  |
| 5        |  |          |                 | Article - Health - General  |  |  |
| 6        | <u>10–610.</u>   |          |                 |   |  |  |
| 7<br>8   |  |          |                 | inor, a parent or guardian of the person of the minor may admission of the minor to:                |  |  |
| 9        | <u>(1</u>  | ) 4      | Any facility    | y that is not a State facility; or  |  |  |
| 10       | <u>(2</u>  | ) ]      | The follow      | ing State facilities:   |  |  |
| 11       |  | <u>(</u> | i) A re         | gional institute for children and adolescents; and  |  |  |
| 12       |  | <u>(</u> | <u>ii) The</u>  | child or adolescent unit of a State facility.   |  |  |
| 13<br>14 |  |          |                 | all submit a formal, written application that contains the the form required by the Administration. |  |  |
| 15       | <u>(c)</u> <u>A</u>  | facili   | ty may no       | t admit an individual under this section unless:  |  |  |
| 16       | <u>(1</u>  | ) ]      | The individ     | dual has a mental disorder;   |  |  |
| 17       | <u>(2</u>  | ) ]      | The menta       | l disorder is susceptible to care or treatment;   |  |  |
| 18       | <u>(3</u>  | ) ]      | The application | ant understands the nature of a request for admission; and  |  |  |
| 19       | <u>(4</u>  | <u>)</u> | Assent to t     | he admission has been given:  |  |  |
| 20       |  | (        | i) By t         | he admitting physician of the facility; or  |  |  |
| 21       |  | (        | ii) For         | a child or adolescent unit of a State facility, by:   |  |  |
| 22       |  |          | <u>1.</u>       | [A] 1 physician and 1 psychologist;   |  |  |
| 23       |  |          | <u>2.</u>       | 2 physicians; [or]  |  |  |
| 24       |  |          | <u>3.</u>       | [A] 1 physician and 1 psychiatric nurse practitioner;   |  |  |
| 25<br>26 | WORKER-CLII  | NICAI    | 4.<br>L; OR     | 1 PHYSICIAN AND 1 LICENSED CERTIFIED SOCIAL   |  |  |

| $\frac{1}{2}$ | PROFESSIO            | ONAL C          | OUNS!                 | 5.<br>ELOR.  | 1 PH      | <u>YSICIAN</u> | AND            | 1       | LICENSED         | CLINICAL          |
|---------------|----------------------|-----------------|-----------------------|--------------|-----------|----------------|----------------|---------|------------------|-------------------|
| 3<br>4        | (d)<br>may not exc   |                 |                       | n under      | this sec  | etion to a     | child or a     | adoleso | cent unit of a S | State facility    |
| 5             | 10–615.              |                 |                       |              |           |                |                |         |                  |                   |
| 6<br>7        | Each<br>hospital und |                 |                       |              | untary a  | dmission       | to a facil     | lity or | Veterans' Adı    | ministration      |
| 8             |                      | (1)             | Be in                 | writing      | ;         |                |                |         |                  |                   |
| 9             |                      | (2)             | Be da                 | ted;         |           |                |                |         |                  |                   |
| 10            |                      | (3)             | Be on                 | the for      | m requii  | red by:        |                |         |                  |                   |
| 11            |                      |                 | (i)                   | The Ac       | lministr  | ation, in      | the case       | of a fa | cility; or       |                   |
| 12<br>13      | Administra           | tion ho         | (ii)<br>spital;       | The Ve       | eterans'. | Administ       | ration ho      | spital  | , in the case of | a Veterans'       |
| 14<br>15      | admission is         | (4)<br>s sough  |                       | the re       | lationsh  | ip of the      | applica        | nt to   | the individua    | l for whom        |
| 16            |                      | (5)             | Be sig                | gned by      | the appl  | licant;        |                |         |                  |                   |
| 17            |                      | (6)             | Be acc                | compan       | ied by th | ne certific    | ates of:       |         |                  |                   |
| 18            |                      |                 | (i)                   | 1 phys       | ician an  | d 1 psych      | ologist;       |         |                  |                   |
| 19            |                      |                 | (ii)                  | 2 phys       | icians; [ | or]            |                |         |                  |                   |
| 20            |                      |                 | (iii)                 | 1 phys       | ician an  | d 1 psych      | iatric nu      | rse pr  | actitioner; [an  | ıd] <del>OR</del> |
| 21<br>22      | WORKER-C             | CLINIC.         | (IV)<br>AL; <u>OR</u> |              | YSICIAN   | N AND          | 1 LIC          | ENSE    | D CERTIFIE       | D SOCIAL          |
| 23<br>24      | COUNSELO             | o <u>R;</u> ANI | <u>(v)</u>            | <u>1 PHY</u> | SICIAN    | AND 1          | <u>LICENSI</u> | ED CI   | LINICAL PRO      | FESSIONAL         |
| 25            |                      | (7)             | Conta                 | in any       | other in  | formation      | that the       | e Admi  | inistration rec  | uires.            |
| 26            | 10–616.              |                 |                       |              |           |                |                |         |                  |                   |
| 27            | (a)                  | (1)             | A cert                | cificate 1   | for invol | untary ac      | dmission       | of an   | individual und   | der this part     |

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| 1                    | shall:  |
|----------------------|---|
| 2<br>3<br>4<br>5     | (i) Be based on the personal examination of the physician, psychologist, [or] psychiatric nurse practitioner, <del>OR</del> LICENSED CERTIFIED SOCIAL WORKER-CLINICAL, OR LICENSED CLINICAL PROFESSIONAL COUNSELOR who signs the certificate; and   |
| 6                    | (ii) Be in the form that the Secretary adopts, by rule or regulation.   |
| 7                    | (2) The rules and regulations shall require the form to include:  |
| 8                    | (i) A diagnosis of a mental disorder of the individual;   |
| 9<br>10              | (ii) An opinion that the individual needs inpatient care or treatment; and  |
| 11<br>12             | (iii) An opinion that admission to a facility or Veterans' Administration hospital is needed for the protection of the individual or another.   |
| 13<br>14             | (b) A certificate may not be used for admission if the examination on which the certificate is made was done:   |
| 15                   | (1) More than 1 week before the certificate is signed; or   |
| 16<br>17             | (2) More than 30 days before the facility or the Veterans' Administration hospital receives the application for admission.  |
| 18<br>19<br>20<br>21 | (c) A certificate may not be used for an admission if the physician, psychologist, [or] psychiatric nurse practitioner, OR LICENSED CERTIFIED SOCIAL WORKER-CLINICAL, OR LICENSED CLINICAL PROFESSIONAL COUNSELOR who signed the certificate:   |
| 22<br>23<br>24       | (1) Has a financial interest, through ownership or compensation, in a proprietary facility and admission to that proprietary facility is sought for the individual whose status is being certified; or  |
| 25                   | (2) Is related, by blood or marriage, to the individual or to the applicant.  |
| 26                   | 10–619.   |
| 27<br>28<br>29<br>30 | Within 12 hours of notification by a physician, licensed psychologist, [or] psychiatric nurse practitioner, OR LICENSED CERTIFIED SOCIAL WORKER-CLINICAL, OR LICENSED CLINICAL PROFESSIONAL COUNSELOR who has certified an individual under this part, a facility operated by the Maryland Department of Health shall receive and |

evaluate the individual certified for involuntary admission if:

| $\frac{1}{2}$    | (1) The individual's involuntary admission is not limited by § 10–617 of this subtitle;   |
|------------------|---|
| 3                | (2) An application for admission has been completed;  |
| 4<br>5<br>6<br>7 | (3) A certifying physician, psychologist, [or] psychiatric nurse practitioner OR LICENSED CERTIFIED SOCIAL WORKER-CLINICAL, OR LICENSED CLINICAL PROFESSIONAL COUNSELOR is unable to place the individual in a facility not operated by the Department; and |
| 8<br>9           | (4) The Department is unable to provide for the placement of the person other than in a facility operated by the Department.  |
| 10<br>11         | SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2021.  |
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|                  |   |
|                  | Approved:   |
|                  | Governor.   |
|                  | President of the Senate.  |
|                  | Speaker of the House of Delegates.  |