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## By: **Delegate C. Davis** Introduced and read first time: February 15, 2002

Assigned to: Rules and Executive Nominations

## A BILL ENTITLED

1 AN ACT concerning

2

## **Mental Hygiene - Emergency Evaluations**

3 FOR the purpose of adding a certain requirement to be included in a petition for an

4 emergency evaluation; requiring a peace officer given a petition to explain the

5 penalties of perjury to the petitioner; requiring a peace officer to retain and

6 attach a copy of the petition for emergency evaluation to the report of the

7 incident; prohibiting a peace officer from enforcing the petition and requiring

8 the officer to forward the petition to the State's Attorney of the appropriate

9 county under certain circumstances; providing that this Act does not preclude

10 certain legal actions; and generally relating to petitions for emergency

11 evaluations.

12 BY repealing and reenacting, with amendments,

13 Article - Health - General

14 Section 10-622

15 Annotated Code of Maryland

16 (2000 Replacement Volume and 2001 Supplement)

17 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

18 MARYLAND, That the Laws of Maryland read as follows:

19

## Article - Health - General

20 10-622.

(a) A petition for emergency evaluation of an individual may be made under
this section only if the petitioner has reason to believe that the individual has a
mental disorder and that there is clear and imminent danger of the individual's doing
bodily harm to the individual or another.

25 (b) The petition for emergency evaluation of an individual may be made by:

26 (1) A physician, a psychologist, a clinical social worker, or a health officer 27 or designee of a health officer who has ACTUALLY examined the individual;

28 (2) A peace officer who personally has observed the individual; or

2			HOUSE BILL 1291				
1		(3)	Any other interested person.				
2	(c)	(1)	A petition under this section shall:				
3 4	PERJURY;		(i)	Be sign	ed and verified by the petitioner, UNDER PENALTIES OF		
5			(ii)	State th	e petitioner's:		
6				1.	Name;		
7				2.	Address; and		
8				3.	Home and work telephone numbers;		
9 10	9 (iii) STATE THE NAME OF THE HEALTH OFFICER, IF THE 10 PETITIONER IS A DESIGNEE OF A HEALTH OFFICER;						
11			(IV)	State th	e emergency evaluee's:		
12				1.	Name; and		
13				2.	Description;		
14			[(iv)]	(V)	State the following information, if available:		
15				1.	The address of the emergency evaluee; and		
	other relative the emerged			2. cy evalue	The name and address of the spouse or a child, parent, or e or any other individual who is interested in		
21	[(v)] (VI) Contain a description of the behavior and statements of the emergency evaluee that led the petitioner to believe that the emergency evaluee has a mental disorder and that there is clear and imminent danger of the emergency evaluee's doing bodily harm to the emergency evaluee or another; and						
23 24	emergency	evaluatio	[(vi)] on.	(VII)	Contain any other facts that support the need for an		
25		(2)	The pet	ition form	n shall contain a notice that the petitioner:		
26			(i)	May be	required to appear before a court; and		
27			(ii)	Makes	the statements under penalties of perjury.		
28 29	(d) health offic	(1) er, or des			o is a physician, psychologist, clinical social worker, officer shall give the petition to a peace officer.		
30		(2)	The pea	ace office	er shall explain to the petitioner:		

3			HOUSE BILL 1291				
1		(i)	The serious nature of the petition; [and]				
2		(ii)	The meaning and content of the petition; AND				
3 4	CRIMINAL LAW AF	(III) RTICLE.	THE PENALTIES FOR PERJURY UNDER § 9-101 OF THE				
5 6	(3) PETITION ALONG		ACE OFFICER SHALL RETAIN AND ATTACH A COPY OF THE HE REPORT OF THE INCIDENT.				
9	NOT ENFORCE THE	N CONT E PETITI	PEACE OFFICER HAS SUBSTANTIAL REASON TO BELIEVE CAINS A PERJURED STATEMENT, THE PEACE OFFICER MAY ON AND SHALL FORWARD THE PETITION TO THE STATE'S ROPRIATE COUNTY.				
13			NOTHING IN THIS SECTION MAY PRECLUDE PROSECUTION OF A MPRISONMENT UPON A FINDING THAT A PETITION STATEMENT AND THE PERSON EVALUATED WAS				
15 16	FOR THE PERSON	(II) EVALUA	NOTHING IN THIS SECTION MAY PRECLUDE A CIVIL REMEDY ATED.				
17 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect							

18 October 1, 2002.