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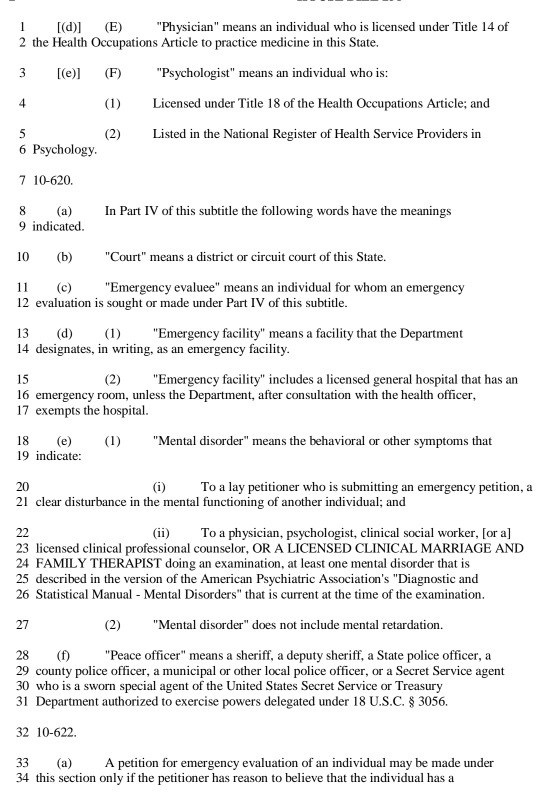
By: Delegate Hubbard

Introduced and read first time: January 30, 2003 Assigned to: Health and Government Operations

A BILL ENTITLED

1 AN ACT concerning

- 2 Mental Hygiene Emergency Evaluation Petitions Licensed Clinical 3 Marriage and Family Therapists
- 4 FOR the purpose of adding licensed clinical marriage and family therapists to the
- 5 professionals authorized to diagnose a mental disorder for purposes of seeking
- an emergency evaluation of an individual; authorizing licensed clinical marriage
- 7 and family therapists to petition for an emergency evaluation and to sign and
- 8 submit them to peace officers; and generally relating to licensed clinical
- 9 marriage and family therapists and emergency evaluation petitions.
- 10 BY repealing and reenacting, with amendments,
- 11 Article Health General
- 12 Section 10-601, 10-620, 10-622, 10-623, and 10-624
- 13 Annotated Code of Maryland
- 14 (2000 Replacement Volume and 2002 Supplement)
- 15 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 16 MARYLAND, That the Laws of Maryland read as follows:
- 17 Article Health General
- 18 10-601.
- 19 (a) In this subtitle the following words have the meanings indicated.
- 20 (b) "Clinical social worker" means an individual who is licensed under Title 19
- 21 of the Health Occupations Article to practice clinical social work.
- 22 (C) "LICENSED CLINICAL MARRIAGE AND FAMILY THERAPIST" MEANS AN
- 23 INDIVIDUAL WHO IS LICENSED UNDER TITLE 17, SUBTITLE 3A OF THE HEALTH
- 24 OCCUPATIONS ARTICLE TO PRACTICE CLINICAL MARRIAGE AND FAMILY THERAPY.
- 25 [(c)] (D) "Licensed clinical professional counselor" means an individual who
- 26 is licensed under Title 17, Subtitle 3A of the Health Occupations Article to practice
- 27 clinical professional counseling.



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	mental disorder and that there is clear and imminent danger of the individual's doing bodily harm to the individual or another.							
3	(b)	The peti	The petition for emergency evaluation of an individual may be made by:					
			A physician, a psychologist, a clinical social worker, a licensed clinical selor, A LICENSED CLINICAL MARRIAGE AND FAMILY THERAPIST, or designee of a health officer who has examined the individual;					
7		(2)	A peace	officer v	who personally has observed the individual; or			
8		(3)	Any oth	er interes	sted person.			
9	(c)	(1)	A petition under this section shall:					
10			(i)	Be signe	ed and verified by the petitioner;			
11			(ii)	State the	e petitioner's:			
12				1.	Name;			
13				2.	Address; and			
14				3.	Home and work telephone numbers;			
15			(iii)	State the	e emergency evaluee's:			
16				1.	Name; and			
17				2.	Description;			
18			(iv)	State the	e following information, if available:			
19				1.	The address of the emergency evaluee; and			
	other relative			2. y evaluee	The name and address of the spouse or a child, parent, or or any other individual who is interested in			
25	(v) 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							
27 28	evaluation.		(vi)	Contain	any other facts that support the need for an emergency			
29		(2)	The peti	tion form	a shall contain a notice that the petitioner:			
30			(i)	May be	required to appear before a court; and			

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1		(ii)	Makes the statements under penalties of perjury.				
4	(d) (1) A petitioner who is a physician, psychologist, clinical social worker, licensed clinical professional counselor, LICENSED CLINICAL MARRIAGE AND FAMILY THERAPIST, health officer, or designee of a health officer shall give the petition to a peace officer.						
6	(2)	The pea	ce officer shall explain to the petitioner:				
7		(i)	The serious nature of the petition; and				
8		(ii)	The meaning and content of the petition.				
9	10-623.						
12 13	psychologist, a clinic LICENSED CLINIC	al social AL MAF a peace	worker, a licensed clinical professional counselor, A RRIAGE AND FAMILY THERAPIST, a health officer or designee officer, the petitioner shall present the petition to the				
17	finds probable cause of a mental disorder	to believe and that t	he petition, the court shall endorse the petition if the court e that the emergency evaluee has shown the symptoms here appears to be clear and imminent danger of the dily harm to the emergency evaluee or another.				
19 20			not find probable cause, the court shall indicate that fact action may be taken under the petition.				
21	10-624.						
	(a) (1) emergency facility if that:		officer shall take an emergency evaluee to the nearest e officer has a petition under Part IV of this subtitle				
25		(i)	Has been endorsed by a court within the last 5 days; or				
28			Is signed and submitted by a physician, a psychologist, a clinical cal professional counselor, A LICENSED CLINICAL THERAPIST, a health officer or designee of a health officer, or				
32		icer need	peace officer takes the emergency evaluee to an emergency not stay unless, because the emergency evaluee is upervisor of the peace officer to have the peace officer				
	(3) for assistance. If the peace officer to stay.		officer shall stay until the supervisor responds to the request cy evaluee is violent, the supervisor shall allow the				

15 October 1, 2003.

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1 2	(4) examine the emergence	If a physician asks that a peace officer stay, a physician shall acy evaluee as promptly as possible.				
3 4	(b) (1) accept the emergency	If the petition is executed properly, the emergency facility shall vevaluee.				
	(2) Within 6 hours after an emergency evaluee is brought to an emergency facility, a physician shall examine the emergency evaluee, to determine whether the emergency evaluee meets the requirements for involuntary admission.					
8 9	(3) released unless the em	(3) Promptly after the examination, the emergency evaluee shall be eased unless the emergency evaluee:				
10		(i)	Asks for voluntary admission; or			
11		(ii)	Meets the requirements for involuntary admission.			
12 13	(4) more than 30 hours.	An emer	rgency evaluee may not be kept at an emergency facility for			
14	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect					