SENATE BILL 646

J1 (7lr2789)

ENROLLED BILL

Finance | Health and Covernment Operations

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camined by Proofreaders:
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nted to the Governor, for his approval this
o'clock,M.
President.
IAPTER
Facilities - Patient Rights
uirement that individuals in certain facilities be and seclusions; establishing that individuals in ertain physical restraints and holds; establishing in certain State-operated psychiatric facilities; lished in a certain subtitle may not be limited by blishing that certain individuals, guardians, and plaints in certain courts; requiring that certain ve relief be awarded certain costs and attorney's requirement does not prohibit a certain action:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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> Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.
>
> Italics indicate opposite chamber/conference committee amendments.



1 2 3	requiring certain facilities to have a written policy specifying a certain method; requiring certain facilities to ensure that certain staff are trained in the method; and generally relating to patients rights in mental hygiene facilities.
4 5 6 7 8	BY repealing and reenacting, with amendments, Article – Health – General Section 10–701 Annotated Code of Maryland (2005 Replacement Volume and 2006 Supplement)
9 10 11 12 13	BY adding to Article - Health - General Section 10-701.1 Annotated Code of Maryland (2005 Replacement Volume and 2006 Supplement)
14 15	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
16	Article - Health - General
17	10–701.
18	(a) (1) In this subtitle the following words have the meanings indicated.
19 20	(2) "Facility" does not include an acute general care hospital that does not have a separately identified inpatient psychiatric service.
21 22	(3) (i) "Mental abuse" means any persistent course of conduct resulting in or maliciously intended to produce emotional harm.
23 24	(ii) "Mental abuse" does not include the performance of an accepted clinical procedure.
25 26 27	(b) It is the policy of this State that each mentally ill individual who receives any service in a facility has, in addition to any other rights, the rights provided in this subtitle.
28	(c) Each individual in a facility shall:
29 30	(1) Receive appropriate humane treatment and services in a manner that restricts the individual's personal liberty within a facility only to the extent

2	requirements;
3 4 5	(2) Receive treatment in accordance with the applicable individualized plan of rehabilitation or the individualized treatment plan provided for in § 10–706 of this subtitle;
6 7	(3) Be free from restraints or [locked door] seclusions except for restraints or [locked door] seclusions that are:
8	(i) [1.] Used only during an emergency [where the individual presents a danger to the life or safety of the individual or of others; or
10 11 12 13	2. Used only to prevent serious disruption to the therapeutic environment] IN WHICH THE BEHAVIOR OF THE INDIVIDUAL IS UNANTICIPATED AND PLACES THE INDIVIDUAL OR OTHERS AT SERIOUS THREAT OF VIOLENCE OR INJURY; and
14	(ii) 1. Ordered by a physician in writing; or
15 16	2. Directed by a registered nurse if a physician's order is obtained within 2 hours of the action;
17	(4) BE FREE FROM PHYSICAL RESTRAINT OR HOLD THAT:
18 19	(I) PLACES THE INDIVIDUAL FACE DOWN WITH PRESSURE APPLIED TO THE BACK;
20 21	(II) OBSTRUCTS THE AIRWAY OF THE INDIVIDUAL OR IMPAIRS THE INDIVIDUAL'S ABILITY TO BREATHE;
22 23	(III) OBSTRUCTS A STAFF MEMBER'S VIEW OF THE INDIVIDUAL'S FACE; OR
24 25	(IV) RESTRICTS THE INDIVIDUAL'S ABILITY TO COMMUNICATE <u>DISTRESS</u> ;
26	[(4)] (5) Be free from mental abuse; and
27	[(5)] (6) Be protected from harm or abuse as provided in this subtitle.

1	(D) SUBSECTION (C)(4) OF THIS SECTION DOES NOT PROHIBIT PLACE	NG
2	AN INDIVIDUAL MOMENTARILY FACE DOWN TO TRANSITION THE INDIVIDUAL	TO
3	A RESTRAINT POSITION.	
4		. <i>T/T</i>
4	(D) NOTHING IN SUBSECTION (C)(4) OF THIS SECTION SHALL PROHIB	
5	STAFF FROM USING A TECHNIQUE FOR TRANSITIONING THE INDIVIDUAL TO	<u>, A</u>
6	RESTRAINT POSITION THAT INVOLVES MOMENTARILY:	
7	(1) PLACING AN INDIVIDUAL FACE DOWN; OR	
8	(2) OBSTRUCTING THE VIEW OF AN INDIVIDUAL'S FACE.	
9	(E) A FACILITY SHALL:	
10	(1) HAVE A WRITTEN POLICY SPECIFYING THE METHOD USED	то
11	ENSURE THAT AN INDIVIDUAL WHOSE PRIMARY LANGUAGE OR METHOD	OF
12	COMMUNICATION IS NONVERBAL IS ABLE TO EFFECTIVELY COMMUNICA	TE
13	DISTRESS DURING A PHYSICAL RESTRAINT OR HOLD; AND	
14	(2) Ensure that all staff at the facility who a	<u>RE</u>
15		<u>OF</u>
16	INDIVIDUALS ARE TRAINED IN THE METHOD SPECIFIED IN THE WRITTEN POLI	<u>CY</u>
17	REQUIRED UNDER ITEM (1) OF THIS SUBSECTION.	
10	(d) (F) Subject to the provisions of §§ 4–301 through 4–309 of this artic	1.
18 19	(d) (F) Subject to the provisions of §§ 4–301 through 4–309 of this article the records of each individual in a facility are confidential.	ле,
19	the records of each marvidual in a facility are confidential.	
20	(e) (G) (1) Notwithstanding any other provision of law, when the Sta	ate
21	designated protection and advocacy agency for persons with developmental disabilit	
22	has received and documented a request for an investigation of a possible violation	
23	the rights of an individual in a facility that is owned and operated by the Departme	
24	or under contract to the Department to provide mental health services in t	
25	community under this subtitle, the executive director of the protection and advoca	
26	agency or the executive director's designee:	·
27	(i) Before pursuing any investigation:	
28	1. Shall interview the individual whose rights have be	en
29	allegedly violated; and	

29	TRAINED PROFESSIONALS;
28	(1) A SAFE ENVIRONMENT THAT IS ADEQUATELY STAFFED WITH
27	RIGHT TO:
26	INDIVIDUALS IN STATE-OPERATED PSYCHIATRIC FACILITIES SHALL HAVE THE
25	(A) IN ADDITION TO THE RIGHTS SPECIFIED IN THIS SUBTITLE,
24	10-701.1.
22 23	$\frac{g}{g}$ (I) A facility shall implement an impartial, timely complaint procedure that affords an individual the ability to exercise the rights provided in this subtitle.
19 20 21	(2) A facility shall post notices in locations accessible to the individual and to visitors describing the rights provided in this subtitle in language and terms that may be readily understood.
16 17 18	\bigoplus (H) (1) On admission to a facility, an individual shall be informed of the rights provided in this subtitle in language and terms that are appropriate to the individual's condition and ability to understand.
11 12 13 14 15	(3) After satisfying the provisions of paragraphs (1) and (2) of this subsection, the executive director of the protection and advocacy agency, or the executive director's designee, may pursue an investigation and as part of that investigation, shall continue to have access to the records of the individual whose rights have been allegedly violated.
8 9 10	(2) On receipt of the request for access to the individual's records, the Director of the Mental Hygiene Administration shall authorize access to the individual's records.
6 7	2. Shall request, in writing, access to the individual's records from the Director of the Mental Hygiene Administration.
5	1. Shall document this fact; and
3 4	(ii) If the individual is unable to give written consent but does not object to the investigation:
1 2	2. Shall attempt to obtain written consent from the individual; and

1	(2) PROMPT MEDICAL CARE AND TREATMENT INCLUDING
2	TREATMENT FOR ANY EMERGENCY MEDICAL CONDITION THAT WILL
3	DETERIORATE FROM FAILURE TO PROVIDE SUCH TREATMENT;
4	(3) A COMPREHENSIVE ASSESSMENT TO IDENTIFY ANY
5	-CO-OCCURRING DISORDERS, DISABILITIES, AND HISTORIES OF TRAUMA;
6	(4) PARTICIPATE IN AND RECEIVE AN INDIVIDUAL TREATMENT
7	AND DISCHARGE PLAN, WHICH IN ADDITION TO THE REQUIREMENTS OF §
8	10-706 OF THIS SUBTITLE, SPECIFICALLY ADDRESSES THE INDIVIDUAL'S
9	NEEDS AS IDENTIFIED THROUGH THE ASSESSMENT;
10	(5) A SELF-DIRECTED PLAN OF ACTIVITIES THAT ARE SOOTHING
11	AND CALMING TO THE INDIVIDUAL AND AVAILABLE ON REASONABLE REQUEST
12	BY THE INDIVIDUAL, INCLUDING LISTENING TO MUSIC, READING, JOURNALING,
13	WALKING, AND OTHER FORMS OF EXERCISE;
15	WIEDLING GILLEN TOTAL OF EMERGENCE
14	(6) CHOOSE FROM AN ADEQUATE ARRAY OF THERAPEUTIC
15	PROGRAMS THAT PROMOTE RECOVERY;
	,
16	(7) BE FREE FROM MEDICATION USED AS A SUBSTITUTE FOR
17	THERAPEUTIC PROGRAMS, OR IN QUANTITIES THAT INTERFERE WITH THE
18	PERSON'S ABILITY TO THINK OR ACT INDEPENDENTLY;
	,
19	(8) Refuse proposed treatment or therapeutic
20	PROGRAMS WITHOUT BEING SUBJECT TO PUNITIVE MEASURES, INCLUDING
21	LOSS OF PRIVILEGE LEVEL BASED SOLELY ON THE REFUSAL, IF:
22	(I) THE INDIVIDUAL IS COMPETENT TO MAKE TREATMENT
23	DECISIONS; AND
24	(II) TREATMENT IS NOT AUTHORIZED UNDER § 10-708 OF
25	THIS SUBTITLE;
-	,
26	(9) HAVE TREATMENT PREFERENCES IN AN ADVANCE DIRECTIVE
27	HONORED IF THE INDIVIDUAL IS FOUND CAPABLE OF MAKING AN INFORMED
28	DECISION REGARDING TREATMENT UNDER § 5-606 OF THIS ARTICLE:

1	(10) HAVE A PRIVILEGE LEVEL SYSTEM USED BY A FACILITY
2	INDIVIDUALIZED TO ACCOMMODATE ANY EXISTING LIMITATION IN COGNITIVE
3	FUNCTION OR PHYSICAL DISABILITY;
4	(11) RELIGIOUS FREEDOM AND PRACTICE;
5	(12) REGULAR SOCIAL INTERACTION AND PARTICIPATION IN
6	AVAILABLE COMMUNITY ACTIVITIES UNLESS:
O	
7	(I) A COURT ORDER LIMITS THE INDIVIDUAL'S ABILITY TO
8	PARTICIPATE; OR
9	(II) DOCUMENTED EVIDENCE SHOWS THAT THE
10	INDIVIDUAL'S PRESENT CONDITION PREVENTS THE PARTICIPATION;
11	(13) PARTICIPATION IN PUBLICLY SUPPORTED EDUCATION
12	PROGRAMS OR EDUCATION PROGRAMS THAT THE INDIVIDUAL FINANCES:
_	1 10 GIULIE GIVE DE COLLIEST I 10 GIULIE I IIII II III II III II III II III I
13	(14) ACCESS TO A TOILET AT ANY TIME;
14	(15) REGULAR PHYSICAL EXERCISE, RECREATIONAL
15	OPPORTUNITIES, AND OUTDOOR ACTIVITIES;
16	(16) An adequate allowance of neat, clean, and
17	SEASONABLE PERSONAL CLOTHING IF THE INDIVIDUAL IS UNABLE TO PROVIDE
18	THE CLOTHING;
	,
19	(17) Adaptive devices including eyeglasses, hearing aids,
20	DENTURES, WALKERS, WHEELCHAIRS, AND COMMUNICATION DEVICES; AND
	(10) To an entire to the control of t
21	(18) FOOD THAT IS NUTRITIOUS AND APPETIZING.
22	(B) THE RIGHTS PROVIDED IN THIS SUBTITLE MAY NOT BE LIMITED BY
23	A PRIVILEGE LEVEL SYSTEM USED BY A FACILITY.
24	(C) (1) IN ADDITION TO ANY INTERNAL COMPLAINT MECHANISM THE
25	FACILITY HAS, AN INDIVIDUAL MAY FILE A CIVIL COMPLAINT, INCLUDING A
26	REQUEST FOR INJUNCTIVE RELIEF, IN A COURT OF COMPETENT JURISDICTION.

(2) An action under this subsection may be brought by an individual, guardian, or person acting on behalf of similarly situated individuals.
(3) A COMPLAINANT GRANTED INJUNCTIVE RELIEF SHALL BE
AWARDED REASONABLE COSTS AND ATTORNEY'S FEES.
SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2007.
Approved:
Governor.
President of the Senate.
Speaker of the House of Delegates.