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9lr2945 CF HB 415

By: **Senators Exum and Pugh** Introduced and read first time: February 6, 2009 Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

Mental Hygiene Administration – Rights of Individuals with Mental Disorders in Facilities

FOR the purpose of altering certain policies of the State concerning the rights of
individuals with mental disorders who receive services in certain facilities;
repealing the authority of staff in certain facilities to use a certain technique to
transition individuals to a restraint position; defining certain terms; and
generally relating to the rights of individuals with mental disorders in facilities
that provide treatment to individuals with mental disorders.

- 10 BY repealing and reenacting, with amendments,
- 11 Article Health General
- 12 Section 10–701

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- 13 Annotated Code of Maryland
- 14 (2005 Replacement Volume and 2008 Supplement)
 - Preamble

16 WHEREAS, The mission of the Mental Hygiene Administration is to provide 17 treatment and rehabilitation for people with a mental disorder in a safe, supportive, 18 and recovery-oriented environment that encourages self-empowerment; and

19 WHEREAS, Prone restraints are face-down, physical holds that pose an 20 unacceptable risk of death and serious injury to individuals in inpatient psychiatric 21 facilities; and

WHEREAS, Selecting a family member or friend as an advocate to assist with treatment and discharge plans will empower individuals in inpatient psychiatric facilities, promote recovery, and sustain patients' community supports; and

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



$1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6$	WHEREAS, Advance directives for mental health care allow individuals to specify treatment preferences in the event they are found incapable of making health care decisions, are less restrictive than guardianship appointments, empower individuals with a mental disorder by honoring their treatment preferences, and expedite the administration of desired mental health treatment in an efficient and safe manner; now, therefore,		
7 8	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:		
9	Article – Health – General		
10	10-701.		
11	(a) (1) In this subtitle the following words have the meanings indicated.		
12 13	(2) (I) "ADVOCATE" MEANS A PERSON WHO PROVIDES SUPPORT AND GUIDANCE TO AN INDIVIDUAL IN A FACILITY.		
14	(II) "ADVOCATE" INCLUDES A FAMILY MEMBER OR FRIEND.		
15 16 17	(III) "ADVOCATE" DOES NOT INCLUDE AN ATTORNEY ACTING IN THE CAPACITY OF LEGAL COUNSEL TO AN INDIVIDUAL IN A FACILITY DURING THE TREATMENT PLANNING AND DISCHARGE PLANNING PROCESS.		
18 19	[(2)] (3) "Facility" does not include an acute general care hospital that does not have a separately identified inpatient psychiatric service.		
$\begin{array}{c} 20\\ 21 \end{array}$	[(3)] (4) (i) "Mental abuse" means any persistent course of conduct resulting in or maliciously intended to produce emotional harm.		
22 23	(ii) "Mental abuse" does not include the performance of an accepted clinical procedure.		
24 25 26 27	(5) (I) "PRONE RESTRAINT" MEANS RESTRICTING THE FREE MOVEMENT OF ALL OR A PORTION OF AN INDIVIDUAL'S BODY THROUGH THE USE OF PHYSICAL FORCE OR MECHANICAL DEVICES WHILE THE INDIVIDUAL IS IN A PRONE POSITION.		
28 29 30	(II) "PRONE RESTRAINT" DOES NOT INCLUDE A TECHNIQUE FOR TRANSITIONING AN INDIVIDUAL TO A RESTRAINT POSITION THAT INVOLVES MOMENTARILY PLACING THE INDIVIDUAL FACE DOWN.		
$31 \\ 32 \\ 22$	(b) It is the policy of this State that each [mentally ill] individual WITH A MENTAL DISORDER who receives any service in a facility has, in addition to any other rights the rights provided in this subtitle		

33 rights, the rights provided in this subtitle.

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1	(c) Each individ	ual in a facility shall:	
$2 \\ 3 \\ 4 \\ 5$	(1) Receive appropriate humane treatment and services in a manner that restricts the individual's personal liberty within a facility only to the extent necessary and consistent with the individual's treatment needs and applicable legal requirements;		
6 7 8	(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;		
9 10	(3) Be from seclusions that are:	ee from restraints or seclusions except for restraints or	
$\begin{array}{c} 11 \\ 12 \end{array}$		Used only during an emergency in which the behavior of the ividual or others at serious threat of violence or injury; and	
13	(ii)	1. Ordered by a physician in writing; or	
14 15	2. Directed by a registered nurse if a physician's order is obtained within 2 hours of the action;		
16	(4) BE FF	REE FROM PRONE RESTRAINT;	
17	[(4)] (5)	Be free from [physical] restraint [or hold] that:	
18 19	(i) [applied] to the INDIVIDU	[Places the individual face down with] APPLIES pressure UAL'S back;	
$\begin{array}{c} 20\\ 21 \end{array}$	(ii) individual's ability to brea	Obstructs the airway of the individual or impairs the athe;	
22	(iii)	Obstructs a staff member's view of the individual's face; or	
23	(iv)	Restricts the individual's ability to communicate distress;	
24	[(5)] (6)	Be free from mental abuse; [and]	
25	[(6)] (7)	Be protected from harm or abuse as provided in this subtitle;	
26 27 28 29	LEGAL GUARDIAN HAS ADVOCATE NOT PARTIC	PT WHEN THE INDIVIDUAL IS A CHILD AND THE CHILD'S SUBMITTED A WRITTEN REQUEST THAT A SPECIFIC CIPATE IN THE TREATMENT PLANNING AND DISCHARGE AVE THE RIGHT TO AN ADVOCATE OF THE INDIVIDUAL'S	

1 CHOICE PARTICIPATE IN THE TREATMENT PLANNING AND DISCHARGE 2 PLANNING PROCESS; AND

3 (9) IF THE INDIVIDUAL HAS AN ADVANCE DIRECTIVE FOR MENTAL 4 HEALTH SERVICES PROVIDED FOR IN § 5–602.1 OF THIS ARTICLE, RECEIVE 5 TREATMENT IN ACCORDANCE WITH THE PREFERENCES IN THE ADVANCE 6 DIRECTIVE.

- [(d) Nothing in subsection (c)(4) of this section shall prohibit staff from using
 a technique for transitioning the individual to a restraint position that involves
 momentarily:
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- (1) Placing an individual face down; or
- 11 (2) Obstructing the view of an individual's face.
- 12 (e)] (D) A facility shall:

(1) Have a written policy specifying the method used to ensure that an
 individual whose primary language or method of communication is nonverbal is able
 to effectively communicate distress during a physical restraint or hold; and

16 (2) Ensure that all staff at the facility who are authorized to 17 participate in a physical restraint or hold of individuals are trained in the method 18 specified in the written policy required under item (1) of this subsection.

19 [(f)] (E) Subject to the provisions of §§ 4–301 through 4–309 of this article,
 20 the records of each individual in a facility are confidential.

21[(g)](F)(1)Notwithstanding any other provision of law, when the State 22designated protection and advocacy agency for persons with developmental disabilities has received and documented a request for an investigation of a possible violation of 2324the rights of an individual in a facility that is owned and operated by the Department or under contract to the Department to provide mental health services in the 2526community under this subtitle, the executive director of the protection and advocacy agency or the executive director's designee: 27

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- (i) Before pursuing any investigation:

2930 allegedly violated; and1. Shall interview the individual whose rights have been

312.Shall attempt to obtain written consent from the32individual; and

33 (ii) If the individual is unable to give written consent but does34 not object to the investigation:

1 1. Shall document this fact; and $\mathbf{2}$ 2. Shall request, in writing, access to the individual's 3 records from the Director of the Mental Hygiene Administration. 4 (2)On receipt of the request for access to the individual's records, the $\mathbf{5}$ Director of the Mental Hygiene Administration shall authorize access to the 6 individual's records. $\mathbf{7}$ (3)After satisfying the provisions of paragraphs (1) and (2) of this subsection, the executive director of the protection and advocacy agency, or the 8 9 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 10 11 rights have been allegedly violated. 12[(h)] (G)On admission to a facility, an individual shall be informed of (1)the rights provided in this subtitle in language and terms that are appropriate to the 1314 individual's condition and ability to understand.

15 (2) A facility shall post notices in locations accessible to the individual 16 and to visitors describing the rights provided in this subtitle in language and terms 17 that may be readily understood.

18 [(i)] (H) A facility shall implement an impartial, timely complaint 19 procedure that affords an individual the ability to exercise the rights provided in this 20 subtitle.

21 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 22 October 1, 2009.