## **HOUSE BILL 1335**

E4, J1 0lr1039 HB 1099/09 – JUD & HGO CF SB 761

By: Delegates Ramirez, Anderson, Kullen, Pendergrass, Simmons, Smigiel, Valderrama, and Vallario Vallario, Hammen, Benson, Costa, Kipke, Montgomery, Morhaim, Nathan-Pulliam, Oaks, Pena-Melnyk, Reznik, Riley, Tarrant, and V. Turner

Introduced and read first time: February 18, 2010

Assigned to: Judiciary and Health and Government Operations

Committee Report: Favorable with amendments House action: Adopted with floor amendments

Read second time: March 21, 2010

CHAPTER \_\_\_\_\_

1 AN ACT concerning

## 2 Mental Health - Local Correctional Facilities - Incarcerated Individuals with 3 Mental Illness

- FOR the purpose of requiring the managing official of a local correctional facility to provide access to a certain amount of medication to certain individuals under certain circumstances; providing that part of a certain supply of medication may be provided by prescription under certain circumstances; establishing immunity from civil liability for certain persons; creating a certain exception; and generally relating to mental health treatment for incarcerated individuals.
- 10 BY adding to
- 11 Article Correctional Services
- 12 Section 11-206
- 13 Annotated Code of Maryland
- 14 (2008 Replacement Volume and 2009 Supplement)
- 15 BY repealing and reenacting, with amendments,
- 16 Article Correctional Services
- 17 Section 9–612
- 18 Annotated Code of Maryland
- 19 (2008 Replacement Volume and 2009 Supplement)

## 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	SECTION	1.	BE	$\operatorname{IT}$	ENACTED	BY	THE	GENERAL	ASSEMBLY	OF
2	MARYLAND, That the Laws of Maryland read as follows:									

## 3 Article – Correctional Services

- 4 <del>11-206.</del>
- 5 (A) THIS SECTION DOES NOT APPLY TO PRETRIAL INMATES.
- 6 (B) THE MANAGING OFFICIAL OF A LOCAL CORRECTIONAL FACILITY
  7 SHALL PROVIDE AN INMATE WHO HAS BEEN INCARCERATED IN A LOCAL
  8 CORRECTIONAL FACILITY FOR AT LEAST 60 DAYS AND WHO HAS BEEN
  9 DIAGNOSED WITH A MENTAL ILLNESS WITH ACCESS TO A 30-DAY SUPPLY OF
  10 MEDICATION FOR THE MENTAL ILLNESS ON THE RELEASE OF THE INMATE.
- 11 (C) PART OF THE 30-DAY SUPPLY OF MEDICATION PROVIDED UNDER
  12 SUBSECTION (B) OF THIS SECTION MAY BE PROVIDED BY PRESCRIPTION IF THE
  13 INMATE IS PROVIDED SUFFICIENT MEDICATION ON RELEASE THAT ENABLES
  14 THE INMATE TO REMAIN MEDICATION—COMPLIANT UNTIL ADDITIONAL
  15 MEDICATION BECOMES AVAILABLE FROM FILLING THE PRESCRIPTION.
- 16 (D) This section shall apply only if a treating physician 17 determines that:
- 18 (1) THE RELEASED INMATE'S POSSESSION OF MEDICATION IN THE
  19 QUANTITY PRESCRIBED IS IN THE BEST INTEREST OF THE INMATE; AND
- 20 (2) POSSESSION OF THE PRESCRIBED MEDICATION WILL NOT 21 CONSTITUTE A DANGER TO THE RELEASED INMATE.
  - (E) A LOCAL CORRECTIONAL FACILITY, AN EMPLOYEE OF A LOCAL CORRECTIONAL FACILITY, OR AN AGENT OF A LOCAL CORRECTIONAL FACILITY, INCLUDING A PHYSICIAN OR CORPORATE ENTITY PROVIDING MEDICAL SERVICES TO INMATES ON BEHALF OF THE LOCAL CORRECTIONAL FACILITY, MAY NOT BE HELD LIABLE UNDER THIS SECTION FOR ISSUING MEDICATION OR A PRESCRIPTION FOR MEDICATION TO AN INMATE ON THE INMATE'S RELEASE, NOTWITHSTANDING THAT THE RELEASED INMATE:
- 29 (1) IS NO LONGER UNDER THE CARE OR SUPERVISION OF THE 30 PRESCRIBING PHYSICIAN; AND
- 31 (2) MAY BE WITHOUT MEDICAL SUPERVISION FOR THE PERIOD
  32 DURING WHICH THE MEDICATION HAS BEEN PROVIDED OR PRESCRIBED.
- 33 9–612.

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1	<u>(a)</u>	The	Department	OR	THE	MANAGING	OFFICIAL	OF	A	LOCAL
2	CORRECTIO	ONAL :	FACILITY sha	ll pro	<u>vide ar</u>	n inmate who	has been sei	<u>ntence</u>	d to	a term
3	of incarcera	tion in	the Division	of Co	rrectio	n OR A TERI	M OF AT LEA	ST 60	DAY	YS IN A
4	LOCAL COR	RECT	IONAL FACIL	ITY a	ınd wh	o has been d	iagnosed with	<u>ı a me</u>	<u>ntal</u>	illness
5	with access	to a 3	0-day supply	of m	<u>edicati</u>	on for the m	ental illness	on the	<u>e rel</u>	lease of
6	the inmate.									
_	( <del>-</del> )	Q	~~~~~~		~-					
7	( <u>B)</u>	SUB	SECTION (A)	OF T	HIS SE	ECTION DOE	S NOT APPL	A TO	PKE	<u> TRIAL</u>
8	INMATES.									
9	[(b)]	(C)	Part of the 3	0-da	พ รมทก	ly of medicat	ion provided	under	suh	section
10			may be provide			-	_			
11					_	_				
12	medication on release that enables the inmate to remain medication—compliant until additional medication becomes available from filling the prescription.									
							<u></u>			
13	[(c)] (	<u>D)</u>	This section	shal	l apply	only if a t	reating phys	ician	dete	rmines
14	that:									
15		<u>(1)</u>					f medication	in th	e qu	<u>uantity</u>
16	prescribed i	s in th	<u>e best interest</u>	of th	<u>e inma</u>	<u>tte; and</u>				
17		(2)	noggoggion	f +h	0 20200	anihad madi	cation will	not or	nati	ituta a
18	danger to th	<del>/-</del>	ased inmate.	)1 (11)	<u>e pres</u>	cribed illeur	cation win	1101 66	<u>)115t1</u>	itute a
10	danger to th	ic reice	asca inimate.							
19	[(d)]	(E)	The Depart	ment	, an e	employee of	the Depart	ment,	$\mathbf{A}$	LOCAL
20	CORRECTION	DNAL I	FACILITY, AN			= -	=			
21			e Department							
22			orate entity p							_
23	-	_	OCAL CORRE		_					
24	section for	issuin	g medication	or a	prescri	ption for me	dication to a	ın inm	ate	on the
25	inmate's rel	ease n	<u>otwithstandin</u>	g tha	t the re	eleased inma	te:			
26		<u>(1)</u>	<u>is no longer</u>	unc	der the	e care or su	<u>upervision of</u>	the	pres	cribing
27	physician; a	<u>nd</u>								
90		(0)			1:	1	. C 41	1 . 1		1. : .1.
28	the medient	$\frac{(2)}{(2)}$	-			<u>supervisior</u>	for the per	<u>loa au</u>	ring	wnich
29	me meaicat	ion na	s been admini	stere	<u>u.</u>					
30	SECT	'ION S	2. AND BE IT	FUR	THER	ENACTED	That this Act	t shall	tak	e effect
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