J1, J3, J2 CF 0lr1373

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Introduced and read first time: January 20, 2020 Assigned to: Health and Government Operations

A BILL ENTITLED

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Mental Health - Involuntary Admissions - Procedures

- 3 FOR the purpose of authorizing a facility or Veterans' Administration hospital to take an 4 individual who is involuntarily admitted under certain circumstances into 5 confinement on observation status; requiring an individual confined on observation 6 status to be examined within a certain period of time by a physician, psychologist, or 7 psychiatric nurse practitioner; requiring that an individual confined on observation 8 status be voluntarily admitted or released with a certain plan under certain 9 circumstances; providing that an individual confined on observation status is 10 entitled to certain rights and protections; requiring that certain regulations require 11 that an impartial hearing officer receive testimony from a physician, psychologist, or 12 psychiatric nurse practitioner who examined the confined individual; making a stylistic change; and generally relating to involuntary admissions to facilities for the 13 treatment of mental disorders. 14
- 15 BY repealing and reenacting, with amendments,
- 16 Article Health General
- 17 Section 10–617 and 10–632
- 18 Annotated Code of Maryland
- 19 (2019 Replacement Volume)
- 20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND.
- 21 That the Laws of Maryland read as follows:
- 22 Article Health General
- 23 10–617.
- 24 (a) A facility or Veterans' Administration hospital may not admit the individual 25 under this part unless:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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1	(1) The individual has a mental disorder;			
2	(2) The individual needs inpatient care or treatment;			
3 4	(3) The individual presents a danger to the life or safety of the individual or of others;			
5	(4) The individual is unable or unwilling to be admitted voluntarily; and			
6 7	(5) There is no available, less restrictive form of intervention that is consistent with the welfare and safety of the individual.			
8 9 10 11	facility may not admit an individual who is 65 years old or older unless a geriatric evaluation team determines that there is no available, less restrictive form of care or			
12 13	(2) If admission is denied because of the determination of the geriatric evaluation team, the team shall:			
14	(i) Inform the applicant; and			
15 16	(ii) Help the applicant obtain the less restrictive form of care or treatment that the team finds would be adequate for the needs of the individual.			
17 18 19	(C) (1) A FACILITY OR VETERANS' ADMINISTRATION HOSPITAL MAY TAKE AN INDIVIDUAL ADMITTED UNDER THIS PART INTO CONFINEMENT ON OBSERVATION STATUS.			
20 21 22	(2) (I) AN INDIVIDUAL CONFINED ON OBSERVATION STATUS SHALL BE EXAMINED WITHIN 24 HOURS OF THE CONFINEMENT BY A PHYSICIAN, PSYCHOLOGIST, OR PSYCHIATRIC NURSE PRACTITIONER.			
23 24 25 26	(II) IF THE PHYSICIAN, PSYCHOLOGIST, OR PSYCHIATRIC NURSE PRACTITIONER PERFORMING THE EXAMINATION FINDS THAT THE INDIVIDUAL DOES NOT MEET THE REQUIREMENTS FOR ADMISSION UNDER THIS SECTION, THE INDIVIDUAL SHALL BE:			
27 28	1. VOLUNTARILY ADMITTED UNDER PART II OF THIS SUBTITLE; OR			

RELEASED WITH AN AFTERCARE PLAN AS REQUIRED

2.

UNDER § 10-809 OF THIS TITLE.

1 2 3	(3) AN INDIVIDUAL CONFINED ON OBSERVATION STATUS SHALL BE ENTITLED TO THE RIGHTS GRANTED UNDER SUBTITLE 7 OF THIS TITLE AND THE PROTECTIONS PROVIDED UNDER TITLE 4, SUBTITLE 3 OF THIS ARTICLE.				
4	10–632.				
5 6 7 8	subtitle shall be afforded a hearing to determine whether the individual is to be admitted to a facility or a Veterans' Administration hospital as an involuntary patient or released				
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$\frac{1}{2}$	(c) (1) The hearing may be postponed for good cause for no more than 7 days, and the reasons for the postponement shall be on the record.				
13 14	(2) A decision shall be made within the time period provided in paragraph (1) of this subsection.				
15	(d) (1) The Secretary shall:				
6	[(1)] (I) Adopt [rules and] regulations on hearing procedures; and				
17	[(2)] (II) Designate an impartial hearing officer to conduct the hearings.				
18 19 20 21	9 REQUIRE THAT THE IMPARTIAL HEARING OFFICER RECEIVE TESTIMONY FROM THE 0 PHYSICIAN, PSYCHOLOGIST, OR PSYCHIATRIC NURSE PRACTITIONER WHO				
22	(e) The hearing officer shall:				
23	(1) Consider all the evidence and testimony of record; and				
24 25 26	5 demonstrates by clear and convincing evidence that at the time of the hearing each of the				
27	(i) The individual has a mental disorder;				
28	(ii) The individual needs in-patient care or treatment;				
29 30	(iii) The individual presents a danger to the life or safety of the individual or of others;				

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- 1 (iv) The individual is unable or unwilling to be voluntarily admitted 2 to the facility;
- 3 (v) There is no available less restrictive form of intervention that is 4 consistent with the welfare and safety of the individual; and
- 5 (vi) If the individual is 65 years old or older and is to be admitted to 6 a State facility, the individual has been evaluated by a geriatric evaluation team and no 7 less restrictive form of care or treatment was determined by the team to be appropriate.
- 8 (f) A hearing officer may not order the release of an individual who meets the 9 requirements for involuntary admission under subsection (e)(2) of this section on the 10 grounds that a health care provider or an emergency or other facility did not comply with 11 disclosure or notice requirements under § 10–625(c) or § 10–631(b)(5) of this subtitle, § 10–803(b)(2) of this title, or § 4–306(c) or § 4–307(l) of this article.
- 13 (g) The hearing officer may not order the release of an individual who meets the 14 requirements for involuntary admission under subsection (e)(2) of this section on the 15 grounds that the individual was kept at an emergency facility for more than 30 hours in 16 violation of § 10–624(b)(4) of this subtitle.
- 17 (h) The parent, guardian, or next of kin of an individual involuntarily admitted 18 under this subtitle:
 - (1) Shall be given notice of the hearing on the admission; and
- 20 (2) May testify at the hearing.
- 21 (i) If a hearing officer enters an order for involuntary commitment under Part III 22 of this subtitle and the hearing officer determines that the individual cannot safely possess 23 a firearm based on credible evidence of dangerousness to others, the hearing officer shall 24 order the individual who is subject to the involuntary commitment to:
- 25 (1) Surrender to law enforcement authorities any firearms in the 26 individual's possession; and
- 27 (2) Refrain from possessing a firearm unless the individual is granted relief 28 from firearms disqualification in accordance with § 5–133.3 of the Public Safety Article.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 30 October 1, 2020.