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OFFICE WEST VIRGINIA SECRETARY OF STATE

WEST VIRGINIA LEGISLATURE

SECOND REGULAR SESSION, 2012

ENROLLED

COMMITTEE SUBSTITUTE FOR House Bill No. 4424

(By Delegates Morgan, Stephens, Butcher, Staggers and Border)

Passed March 10, 2012

To Take Effect Ninety Days From Passage

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SECRETARY OF STATE

FOR

H. B. 4424

(BY DELEGATES MORGAN, STEPHENS, BUTCHER, STAGGERS AND BORDER)

[Passed March 10, 2012; to take effect ninety days from passage.]

AN ACT to amend and reenact §27-5-11 of the Code of West Virginia, 1931, as amended, relating to modified mental hygiene procedures; extending the termination date of the modified mental hygiene procedures pilot project; including addiction as a basis for treatment under the pilot project; authorizing additional programs throughout the state; continuing the pilot project through July 1, 2014; and requiring the secretary of the Department of Health and Human Resources to report to the legislature regarding the efficacy of the pilot program on or before the first day of the 2013 and 2014 regular sessions of the Legislature.

Be it enacted by the Legislature of West Virginia:

That §27-5-11 of the Code of West Virginia, 1931, as amended, be amended and reenacted to read as follows:

ARTICLE 5. INVOLUNTARY HOSPITALIZATION.

§27-5-11. Modified procedures for temporary compliance orders for certain medication dependent persons with prior hospitalizations or convictions; instituting modified mental hygiene procedures; establishing procedures; providing for forms and reports.

1 (a) The Supreme Court of Appeals shall, in consultation 2 with the Secretary of the Department of Health and Human 3 Resources and local mental health services consumers and 4 providers, implement throughout the state modified mental 5 hygiene procedures that are consistent with the requirements 6 set forth in this section. The judicial circuits selected for 7 implementing the modified procedures shall be circuits in 8 which the Supreme Court of Appeals determines, after consultation with the Secretary of the Department of Health 9 10 and Human Resources and local mental health consumers and service providers, that adequate resources will be available to 11 12 implement the modified procedures. After July 1, 2012, the 13 Supreme Court of Appeals and the Secretary of the 14 Department of Health and Human Resources in consultation 15 with local mental health consumers and providers may add 16 programs for modified mental hygiene procedures in any 17 judicial circuit that establishes a need for the same.

18 (b) The Secretary of the Department of Health and 19 Human Resources, after consultation with the Supreme Court 20 of Appeals and local mental health services consumers and service providers, shall prescribe appropriate forms to 21 22 implement the modified procedures and shall annually 23 prepare reports on the efficacy of the modified procedures 24 and transmit the report to the Legislature on or before the first 25 day of the 2013 and 2014 regular sessions of the Legislature.

26 (c) The Supreme Court of Appeals may, after 27 consultation with the Secretary of the Department of Health 28 and Human Resources and local mental health services consumers and providers further modify any specific 29 30 modified procedures that are implemented pursuant to this 31 section. The modified procedures must be consistent with the 32 requirements of this chapter and this section. If the Secretary 33 of the Department of Health and Human Resources 34 determines that the use of any modified procedure in one or 35 more judicial circuits is placing an unacceptable additional 36 burden upon state mental health resources, the Supreme 37 Court of Appeals shall, in consultation with the secretary, modify the procedures used in such a fashion as will address 38 39 the concerns of the secretary, consistent with the 40 requirements of this chapter. The provisions of this section 41 and the modified procedures thereby authorized shall cease 42 to have any force and effect on June 30, 2014, unless extended by an act of the Legislature prior to that date. 43

44 (1) The modified procedures shall authorize that a
45 verified petition seeking a treatment compliance order may be
46 filed by any person alleging:

47 (A) That an individual, on two or more occasions within 48 a twenty-four month period prior to the filing of the petition, 49 as a result of mental illness or addiction or both, has been 50 hospitalized pursuant to the provisions of this chapter; or that the individual has been convicted of one or more crimes of 51 52 violence against the person within a twenty-four month period prior to the filing of the petition and the individual's 53 54 failure to take prescribed medication or follow another prescribed regimen to treat a mental illness or addiction or 55 both was a significant aggravating or contributing factor in 56 the circumstances surrounding the crime; 57

(B) That the individual's previous hospitalizations due to
mental illness or addiction or both or the individual's crime
of violence occurred after or as a result of the individual's
failure to take medication or other treatment as prescribed by
a physician to treat the individual's mental illness or
addiction or both; and

64 (C) That the individual, in the absence of a court order requiring him or her to take medication or other treatment as 65 66 prescribed, is unlikely to do so and that his or her failure to 67 take medication or follow other regimen or treatment as 68 prescribed is likely to lead to further instances in the 69 reasonably near future in which the individual becomes likely 70 to cause serious harm or commit a crime of violence against 71 the person.

72 (2) Upon the filing of a petition seeking a treatment compliance order and the petition's review by a circuit judge 73 or mental hygiene commissioner, counsel shall be appointed 74 75 for the individual if the individual does not already have 76 counsel and a copy of the petition and all supporting evidence 77 shall be furnished to the individual and their counsel. If the 78 circuit judge or mental hygiene commissioner determines on 79 the basis of the petition that it is necessary to protect the 80 individual or to secure their examination, a detention order 81 may be entered ordering that the individual be taken into custody and examined by a psychiatrist or licensed 82 83 psychologist. A hearing on the allegations in the petition, 84 which may be combined with a hearing on a probable cause 85 petition conducted pursuant to the provisions of section two of this article or a final commitment hearing conducted 86 87 pursuant to the provisions of section four of this article, shall 88 be held before a circuit judge or mental hygiene 89 commissioner. If the individual is taken into custody and 90 remains in custody as a result of a detention order, the

91 hearing shall be held within forty-eight hours of the time that92 the individual is taken into custody.

(3) If the allegations in the petition seeking a treatment
compliance order are proved by the evidence adduced at the
hearing, which must include expert testimony by a
psychiatrist or licensed psychologist, the circuit judge or
mental hygiene commissioner may enter a treatment
compliance order for a period not to exceed six months upon
making the following findings:

100 (A) That the individual is eighteen years of age or older;

(B) That on two or more occasions within a twenty-four
month period prior to the filing of the petition an individual,
as a result of mental illness, has been hospitalized pursuant to
the provisions of this chapter; or that on at least one occasion
within a twenty-four month period prior to the filing of the
petition has been convicted of a crime of violence against any
person;

108 (C) That the individual's previous hospitalizations due to 109 mental illness or addiction or both occurred as a result of the 110 individual's failure to take prescribed medication or follow a 111 regimen or course of treatment as prescribed by a physician 112 or psychiatrist to treat the individual's mental illness or 113 addiction; or that the individual has been convicted for crimes 114 of violence against any person and the individual's failure to 115 take medication or follow a prescribed regimen or course of treatment of the individual's mental illness or addiction or 116 117 both was a significant aggravating or contributing factor in 118 the commission of the crime;

(D) That a psychiatrist or licensed psychologist who has
personally examined the individual within the preceding
twenty-four months has issued a written opinion that the

individual, without the aid of the medication or other
prescribed treatment, is likely to cause serious harm to
himself or herself or to others;

(E) That the individual, in the absence of a court order
requiring him or her to take medication or other treatment as
prescribed, is unlikely to do so and that his or her failure to
take medication or other treatment as prescribed is likely to
lead to further instances in the reasonably near future in
which the individual becomes likely to cause serious harm or
commit a crime of violence against any person;

(F) That, where necessary, a responsible entity or
individual is available to assist and monitor the individual's
compliance with an order requiring the individual to take the
medication or follow other prescribed regimen or course of
treatment;

137 (G) That the individual can obtain and take the prescribed
138 medication or follow other prescribed regimen or course of
139 treatment without undue financial or other hardship; and

(H) That, if necessary, a medical provider is available to
assess the individual within forty-eight hours of the entry of
the treatment compliance order.

(4) The order may require an individual to take 143 144 medication and treatment as prescribed and if appropriate to 145 attend scheduled medication and treatment-related 146 appointments: Provided, That a treatment compliance order 147 shall be subject to termination or modification by a circuit 148 judge or mental hygiene commissioner if a petition is filed seeking termination or modification of the order and it is 149 150 shown in a hearing on the petition that there has been a 151 material change in the circumstances that led to the entry of 152 the original order that justifies the order's modification or

termination: *Provided, however*, That a treatment compliance
order may be extended by a circuit judge or mental hygiene
commissioner for additional periods of time not to exceed six
months, upon the filing of a petition seeking an extension and
after a hearing on the petition or upon the agreement of the
individual.

159 (5) After the entry of a treatment compliance order in 160 accordance with the provisions of subdivisions (3) and (4) of 161 this subsection if a verified petition is filed alleging that an 162 individual has not complied with the terms of a medication 163 and treatment compliance order and if a circuit judge or 164 mental hygiene commissioner determines from the petition 165 and any supporting evidence that there is probable cause to 166 believe that the allegations in the petition are true, counsel 167 shall be appointed for the individual and a copy of the 168 petition and all supporting evidence shall be furnished to the 169 individual and his or her counsel. If the circuit judge or 170 mental hygiene commissioner considers it necessary to 171 protect the individual or to secure his or her examination, a 172 detention order may be entered to require that the individual 173 be examined by a psychiatrist or psychologist.

174 (A) A hearing on the allegations in the petition, which 175 may be combined with a hearing on a probable cause petition 176 conducted pursuant to section two of this article or a final 177 commitment hearing conducted pursuant to section four of 178 this article, shall be held before a circuit judge or mental 179 hygiene commissioner. If the individual is taken and remains 180 in custody as a result of a detention order, the hearing shall be 181 held within forty-eight hours of the time that the individual is 182 taken into custody.

(B) At a hearing on any petition filed pursuant to the
provisions of paragraph (A) of this subdivision, the circuit
judge or mental hygiene commissioner shall determine

whether the individual has complied with the terms of the 186 187 medication and treatment compliance order. If the individual 188 has complied with the order, the petition shall be dismissed. 189 If the evidence presented to the circuit judge or mental 190 hygienc commissioner shows that the individual has complied 191 with the terms of the existing order, but the individual's prescribed medication, dosage or course of treatment needs 192 193 to be modified, then the newly modified medication and treatment prescribed by a psychiatrist who personally 194 195 examined the individual may be properly incorporated into a 196 modified order. If the order has not been complied with, the 197 circuit judge or mental hygiene commissioner, after inquiring 198 into the reasons for noncompliance and whether any aspects 199 of the order should be modified, may continue the individual 200 upon the terms of the original order and direct the individual 201 to comply with the order or may modify the order in light of the evidence presented at the hearing. If the evidence shows 202 203 that the individual at the time of the hearing is likely to cause 204 serious harm to himself or herself, herself or others as a result 205 of the individual's mental illness, the circuit judge or mental 206 hygiene commissioner may convert the proceeding into a 207 probable cause proceeding and enter a probable cause order 208 directing the involuntary admission of the individual to a 209 mental health facility for examination and treatment. Any 210 procedures conducted pursuant to this subsection must 211 comply with and satisfy all applicable due process and 212 hearing requirements of sections two and three of this article.

213 (d) The modified procedures may authorize that upon the 214 certification of a qualified mental health professional, as 215 described in subsection (e) of this section, that there is 216 probable cause to believe that an individual who has been 217 hospitalized two or more times in the previous twenty-four 218 months because of mental illness is likely to cause serious harm to himself or herself, herself or to others as a result of 219 220 the mental illness if not immediately restrained and that the best interests of the individual would be served by immediate
hospitalization, a circuit judge, mental hygiene commissioner
or designated magistrate may enter a temporary probable
cause order directing the involuntary hospitalization of the
individual at a mental health facility for immediate
examination and treatment.

227 (e) The modified procedures may authorize the chief 228 judge of a judicial circuit, or circuit judge if there is no chief judge, to enter orders authorizing specific psychiatrists or 229 230 licensed psychologists, whose qualifications and training 231 have been reviewed and approved by the Supreme Court of 232 Appeals, to issue certifications that authorize and direct the 233 involuntary admission of an individual subject to the 234 provisions of this section on a temporary probable cause basis 235 to a mental health facility for examination and treatment. The 236 authorized psychiatrist or licensed psychologist must 237 conclude and certify based on personal observation prior to 238 certification that the individual is mentally ill and, because of 239 such mental illness or addiction or both, is imminently likely 240 to cause serious harm to himself or herself or to others if not 241 immediately restrained and promotion of the best interests of 242 individual requires immediate hospitalization. the 243 Immediately upon certification, the psychiatrist or licensed 244 psychologist shall provide notice of the certification to a circuit judge, mental hygiene commissioner or designated 245 246 magistrate in the county where the individual resides.

247 (f) No involuntary hospitalization pursuant to a temporary 248 probable cause determination issued pursuant to the provisions of this section shall continue in effect for more 249 250 than forty-eight hours without the filing of a petition for 251 involuntary hospitalization and the occurrence of a probable 252 cause hearing before a circuit judge, mental hygiene commissioner or designated magistrate. If at any time the 253 chief medical officer of the mental health facility to which the 254

individual is admitted determines that the individual is not
likely to cause serious harm as a result of mental illness or
addiction or both, the chief medical officer shall discharge the
individual and immediately forward a copy of the
individual's discharge to the circuit judge, mental hygiene
commissioner or designated magistrate.

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

ins Chairman, House Committee Senate Committee R 30 Originating in the House. To take effect ninety days from passage. House of Delegates Clerk of the Senate Delegate Spea House a er of the the Senate The within 11 this the 2012. day of

Sombl.

PRESENTED TO THE GOVERNOR

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Time 1:30 pm

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