7651

IN SENATE

May 23, 2014

- Introduced by Sens. CARLUCCI, BALL, BONACIC, BOYLE, FELDER, GALLIVAN, GOLDEN, GRIFFO, HANNON, LANZA, LARKIN, LITTLE, MARCELLINO, MARCHIONE, MARTINS, MAZIARZ, NOZZOLIO, O'MARA, RANZENHOFER, RITCHIE, ROBACH, SAVINO, SEWARD, VALESKY, YOUNG -- read twice and ordered printed, and when printed to be committed to the Committee on Alcoholism and Drug Abuse
- AN ACT to amend the mental hygiene law, in relation to establishing protocols for assisted outpatient treatment for substance abusers

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEM-BLY, DO ENACT AS FOLLOWS:

1	Section 1. The mental hygiene law is amended by adding a new article
2	23 to read as follows:
3	ARTICLE 23
4	ASSISTED OUTPATIENT TREATMENT FOR SUBSTANCE ABUSERS
5	SECTION 23.01 CRITERIA FOR ASSISTED OUTPATIENT TREATMENT FOR
б	SUBSTANCE ABUSERS.
7	23.03 RESPONSIBILITIES OF SERVICE PROVIDERS.
8	23.05 PETITION TO THE COURT.
9	23.07 SERVICE.
10	23.09 RIGHT TO COUNSEL.
11	23.11 HEARING.
12	23.13 WRITTEN TREATMENT PLAN.
13	23.15 DISPOSITION.
14	23.17 PETITION FOR ADDITIONAL PERIODS OF TREATMENT.
15	23.19 PETITION FOR AN ORDER TO STAY, VACATE OR MODIFY.
16	23.21 APPEALS.
17	23.23 FAILURE TO COMPLY WITH ASSISTED OUTPATIENT TREATMENT.
18	23.25 EFFECT OF DETERMINATION THAT A PERSON IS IN NEED OF
19	ASSISTED OUTPATIENT TREATMENT.
20	23.27 FALSE PETITION.
21	23.29 EXCEPTION.
22	23.31 EDUCATION AND TRAINING.
23	S 23.01 CRITERIA FOR ASSISTED OUTPATIENT TREATMENT FOR SUBSTANCE ABUS-
24	ERS.
	EXPLANATIONMatter in ITALICS (underscored) is new; matter in brackets
	[] is old law to be omitted.
	S LBD15281-02-4

(A) A PERSON MEETS THE CRITERIA FOR ASSISTED OUTPATIENT TREATMENT FOR 1 2 SUBSTANCE ABUSE IF THERE IS A GOOD FAITH REASON TO BELIEVE THE PERSON IS 3 SUBSTANCE ABUSE IMPAIRED AND, BECAUSE OF SUCH IMPAIRMENT SUCH PERSON HAS 4 LOST THE POWER OF SELF-CONTROL WITH RESPECT TO SUBSTANCE USE, AND 5 EITHER: 6 (1) HAS INFLICTED, OR THREATENED OR ATTEMPTED TO INFLICT, OR UNLESS 7 PLACED IN TREATMENT IS LIKELY TO INFLICT, PHYSICAL HARM ON HIMSELF OR 8 HERSELF OR ANOTHER; OR (2) IS IN NEED OF SUBSTANCE ABUSE SERVICES AND, BY REASON OF SUBSTANCE 9 10 ABUSE IMPAIRMENT, HIS OR HER JUDGMENT HAS BEEN SO IMPAIRED THAT THE PERSON IS INCAPABLE OF APPRECIATING HIS OR HER NEED FOR SUCH SERVICES 11 12 AND OF MAKING A RATIONAL DECISION IN REGARD THERETO; HOWEVER, MERE REFUSAL TO RECEIVE SUCH SERVICES DOES NOT CONSTITUTE EVIDENCE OF LACK OF 13 14 JUDGMENT WITH RESPECT TO HIS OR HER NEED FOR SUCH SERVICES; AND 15 (B) A PERSON MEETS THE CRITERIA FOR ASSISTED OUTPATIENT TREATMENT FOR SUBSTANCE ABUSE IF A COURT OF COMPETENT JURISDICTION FINDS BY CLEAR AND 16 17 CONVINCING EVIDENCE THAT THE SUBJECT OF THE PETITION MEETS ALL OF THE 18 FOLLOWING CRITERIA: 19 (1) IS EIGHTEEN YEARS OF AGE OR OLDER; 20 (2) HAS A HISTORY OF LACK OF COMPLIANCE WITH TREATMENT FOR SUBSTANCE 21 ABUSE THAT HAS: (A) PRIOR TO THE FILING OF THE PETITION, AT LEAST TWICE WITHIN THE 22 23 LAST THIRTY-SIX MONTHS BEEN A SIGNIFICANT FACTOR IN NECESSITATING HOSPI-24 TALIZATION IN A HOSPITAL, OR RECEIPT OF SERVICES FOR SUBSTANCE ABUSE IN 25 A CORRECTIONAL FACILITY, NOT INCLUDING ANY CURRENT PERIOD, OR PERIOD 26 ENDING WITHIN THE LAST SIX MONTHS, DURING WHICH THE PERSON WAS OR IS HOSPITALIZED OR INCARCERATED; OR 27 28 (B) PRIOR TO FILING OF THE PETITION, RESULTED IN ONE OR MORE ACTS OF 29 SERIOUS VIOLENT BEHAVIOR TOWARD SELF OR OTHERS OR THREATS OF, OR ATTEMPTS AT, SERIOUS PHYSICAL HARM TO SELF OR OTHERS WITHIN THE LAST 30 FORTY-EIGHT MONTHS, NOT INCLUDING ANY CURRENT PERIOD, OR PERIOD ENDING 31 32 WITHIN THE LAST SIX MONTHS, IN WHICH THE PERSON WAS OR IS HOSPITALIZED 33 OR INCARCERATED; (3) IS IN NEED OF SUBSTANCE ABUSE SERVICES AND, BY REASON OF SUBSTANCE 34 35 ABUSE IMPAIRMENT, HIS OR HER JUDGMENT HAS BEEN SO IMPAIRED THAT THE PERSON IS INCAPABLE OF APPRECIATING HIS OR HER NEED FOR SUCH SERVICES 36 37 AND OF MAKING A RATIONAL DECISION IN REGARD THERETO; HOWEVER, MERE 38 REFUSAL TO RECEIVE SUCH SERVICES DOES NOT CONSTITUTE EVIDENCE OF LACK OF 39 JUDGMENT WITH RESPECT TO HIS OR HER NEED FOR SUCH SERVICES; 40 (4) IS, AS A RESULT OF HIS OR HER SUBSTANCE ABUSE, UNLIKELY TO VOLUN-TARILY PARTICIPATE IN THE OUTPATIENT TREATMENT THAT WOULD ENABLE HIM OR 41 HER TO LIVE SAFELY IN THE COMMUNITY; AND 42 43 (5) IS LIKELY TO BENEFIT FROM ASSISTED OUTPATIENT TREATMENT. (C) A COURT MAY NOT GRANT SUCH PETITION UNLESS IT FINDS THAT 44 ASSISTED 45 OUTPATIENT TREATMENT IS THE LEAST RESTRICTIVE ALTERNATIVE AVAILABLE FOR 46 THE PERSON. 47 (D) FOR THE PURPOSES OF THIS ARTICLE, THE TERM "SUBSTANCE ABUSE" SHALL 48 MEAN PERSONS WHO ARE UNDER THE INFLUENCE OF A CONTROLLED SUBSTANCE AS 49 DEFINED IN SUBDIVISIONS (B) AND (C) OF SCHEDULE I OF SECTION 50 THIRTY-THREE HUNDRED SIX OF THE PUBLIC HEALTH LAW. 51 S 23.03 RESPONSIBILITIES OF SERVICE PROVIDERS. IT IS THE RESPONSIBILITY OF THE SERVICE PROVIDER TO: 52 (A) ENSURE THAT A PERSON WHO IS ADMITTED TO A SERVICE PROVIDER MEETS 53 54 THE ADMISSION CRITERIA SPECIFIED BY SECTION 23.01 OF THIS ARTICLE;

ASCERTAIN WHETHER THE MEDICAL AND BEHAVIORAL CONDITIONS OF THE 1 (B) 2 PERSON AS PRESENTED ARE WITHIN THE SAFE MANAGEMENT CAPABILITIES OF THE 3 SERVICE PROVIDERS; AND 4 (C) PROVIDE FOR THE ADMISSION OF THE PERSON TO THE SERVICE COMPONENT 5 THAT REPRESENTS THE LEAST RESTRICTIVE AVAILABLE SETTING THAT IS RESPON-6 SIVE TO THE PERSON'S TREATMENT NEEDS. 7 S 23.05 PETITION TO THE COURT. (A) A PETITION FOR AN ORDER AUTHORIZING ASSISTED OUTPATIENT TREATMENT 8 9 FOR SUBSTANCE ABUSERS MAY BE FILED IN THE SUPREME OR COUNTY COURT IN THE 10 COUNTY IN WHICH THE SUBJECT OF THE PETITION IS PRESENT OR REASONABLY BELIEVED TO BE PRESENT. A PETITION TO OBTAIN AN ORDER AUTHORIZING 11 ASSISTED OUTPATIENT TREATMENT MAY BE INITIATED ONLY BY 12 THE FOLLOWING 13 PERSONS: 14 (1) ANY PERSON EIGHTEEN YEARS OF AGE OR OLDER WITH WHOM THE SUBJECT OF 15 THE PETITION RESIDES; OR (2) THE PARENT, SPOUSE, SIBLING EIGHTEEN YEARS OF AGE OR OLDER, OR 16 17 CHILD EIGHTEEN YEARS OR OLDER OF THE SUBJECT OF THE PETITION; OR (3) THE DIRECTOR OF A HOSPITAL IN WHICH THE SUBJECT OF THE PETITION IS 18 19 HOSPITALIZED; OR (4) THE DIRECTOR OF ANY PUBLIC OR CHARITABLE ORGANIZATION, AGENCY OR 20 21 PROVIDING SUBSTANCE ABUSE SERVICES TO THE SUBJECT OF THE PETITION HOME IN WHOSE INSTITUTION THE SUBJECT OF THE PETITION RESIDES; OR 22 (5) THE DIRECTOR OF COMMUNITY SERVICES, OR SOCIAL SERVICES OFFICIAL OF 23 24 THE CITY OR COUNTY WHERE THE PERSON IS PRESENT OR IS REASONABLY BELIEVED 25 TO BE PRESENT; OR 26 (6) A PAROLE OFFICER OR PROBATION OFFICER ASSIGNED TO SUPERVISE THE 27 PERSON. 28 PETITION MUST ALLEGE THAT THE SUBJECT OF THE PETITION MEETS (B) THE THE CRITERIA FOR ASSISTED OUTPATIENT TREATMENT FOR SUBSTANCE ABUSERS 29 CRITERIA AS DEFINED IN SECTION 23.01 OF THIS ARTICLE AND MUST BE 30 SUPPORTED BY A SWORN STATEMENT OF ANY PERSON IDENTIFIED IN SUBDIVISION 31 32 (A) OF THIS SECTION. 33 S 23.07 SERVICE. 34 THE PETITIONER SHALL CAUSE WRITTEN NOTICE OF THE PETITION TO BE GIVEN TO THE SUBJECT OF THE PETITION AND A COPY THEREOF TO BE GIVEN PERSONALLY 35 OR BY MAIL TO THE HEALTH CARE AGENT IF ANY SUCH AGENT IS KNOWN TO THE 36 37 PETITIONER, THE APPROPRIATE PROGRAM COORDINATOR, AND THE APPROPRIATE DIRECTOR OF COMMUNITY SERVICES, IF SUCH DIRECTOR IS NOT THE PETITIONER. 38 39 S 23.09 RIGHT TO COUNSEL. 40 THE SUBJECT OF THE PETITION SHALL HAVE THE RIGHT TO BE REPRESENTED BY A PUBLIC DEFENDER OR ASSIGNED COUNSEL, OR PRIVATELY FINANCED COUNSEL, AT 41 ALL STAGES OF A PROCEEDING COMMENCED UNDER THIS SECTION. 42 43 S 23.11 HEARING. (A) UPON RECEIPT OF THE PETITION, THE COURT SHALL FIX THE DATE FOR A 44 45 HEARING. SUCH DATE SHALL BE NO LATER THAN THREE DAYS FROM THE DATE SUCH PETITION IS RECEIVED BY THE COURT, EXCLUDING SATURDAYS, SUNDAYS AND 46 47 HOLIDAYS. ADJOURNMENTS SHALL BE PERMITTED ONLY FOR GOOD CAUSE SHOWN. IN 48 GRANTING ADJOURNMENTS, THE COURT SHALL CONSIDER THE NEED FOR FURTHER EXAMINATION BY A PHYSICIAN OR THE POTENTIAL NEED TO PROVIDE ASSISTED 49 50 OUTPATIENT TREATMENT EXPEDITIOUSLY. THE COURT SHALL CAUSE THE SUBJECT OF 51 THE PETITION, ANY OTHER PERSON RECEIVING NOTICE PURSUANT TO SECTION 23.07 OF THIS ARTICLE, THE PETITIONER, THE PHYSICIAN WHOSE AFFIRMATION 52 OR AFFIDAVIT ACCOMPANIED THE PETITION, AND SUCH OTHER PERSONS AS THE 53 54 COURT MAY DETERMINE TO BE ADVISED OF SUCH DATE. UPON SUCH DATE, OR UPON 55 SUCH OTHER DATE TO WHICH THE PROCEEDING MAY BE ADJOURNED, THE COURT SHALL HEAR TESTIMONY AND, IF IT BE DEEMED ADVISABLE AND THE SUBJECT OF 56

1 THE PETITION IS AVAILABLE, EXAMINE THE SUBJECT OF THE PETITION IN OR OUT 2 OF COURT. IF THE SUBJECT OF THE PETITION DOES NOT APPEAR AT THE HEARING, 3 AND APPROPRIATE ATTEMPTS TO ELICIT THE ATTENDANCE OF THE SUBJECT HAVE 4 FAILED, THE COURT MAY CONDUCT THE HEARING IN THE SUBJECT'S ABSENCE. IN 5 SUCH CASE, THE COURT SHALL SET FORTH THE FACTUAL BASIS FOR CONDUCTING 6 THE HEARING WITHOUT THE PRESENCE OF THE SUBJECT OF THE PETITION.

7 THE COURT SHALL NOT ORDER ASSISTED OUTPATIENT TREATMENT UNLESS AN (B) 8 EXAMINING PHYSICIAN, WHO RECOMMENDS ASSISTED OUTPATIENT TREATMENT AND 9 PERSONALLY EXAMINED THE SUBJECT OF THE PETITION NO MORE THAN SIX HAS 10 MONTHS BEFORE THE FILING OF THE PETITION, TESTIFIES IN PERSON AT THE 11 HEARING. SUCH PHYSICIAN SHALL STATE THE FACTS AND CLINICAL DETERMI-12 NATIONS WHICH SUPPORT THE ALLEGATION THAT THE SUBJECT OF THE PETITION MEETS EACH OF THE CRITERIA FOR ASSISTED OUTPATIENT TREATMENT. 13

14 (C) THE SUBJECT OF THE PETITION SHALL BE AFFORDED AN OPPORTUNITY TO 15 PRESENT EVIDENCE, TO CALL WITNESSES ON HIS OR HER BEHALF, AND TO CROSS-16 EXAMINE ADVERSE WITNESSES.

17 S 23.13 WRITTEN TREATMENT PLAN.

18 THE COURT SHALL NOT ORDER ASSISTED OUTPATIENT TREATMENT UNLESS A (A) 19 PHYSICIAN APPOINTED BY THE APPROPRIATE DIRECTOR, IN CONSULTATION WITH 20 SUCH DIRECTOR, DEVELOPS AND PROVIDES TO THE COURT A PROPOSED WRITTEN TREATMENT PLAN. THE WRITTEN TREATMENT PLAN SHALL INCLUDE CASE MANAGEMENT 21 22 SERVICES OR ASSERTIVE COMMUNITY TREATMENT TEAM SERVICES TO PROVIDE CARE COORDINATION. THE WRITTEN TREATMENT PLAN ALSO SHALL INCLUDE ALL CATEGO-23 24 RIES OF SERVICES WHICH SUCH PHYSICIAN RECOMMENDS THAT THE SUBJECT OF THE 25 PETITION RECEIVE. ALL SERVICE PROVIDERS SHALL BE NOTIFIED REGARDING 26 THEIR INCLUSION IN THE WRITTEN TREATMENT PLAN. IF THE WRITTEN TREATMENT 27 PLAN INCLUDES MEDICATION, IT SHALL STATE WHETHER SUCH MEDICATION SHOULD 28 SELF-ADMINISTERED OR ADMINISTERED BY AUTHORIZED PERSONNEL, AND SHALL ΒE SPECIFY TYPE AND DOSAGE RANGE OF MEDICATION MOST LIKELY TO PROVIDE MAXI-29 MUM BENEFIT FOR THE SUBJECT. IF A DIRECTOR IS THE PETITIONER, THE WRIT-30 TEN TREATMENT PLAN SHALL BE PROVIDED TO THE COURT NO LATER THAN THE DATE 31 32 OF THE HEARING ON THE PETITION. IF A PERSON OTHER THAN A DIRECTOR IS THE 33 PETITIONER, SUCH PLAN SHALL BE PROVIDED TO THE COURT NO LATER THAN THE DATE SET BY THE COURT PURSUANT TO SUBDIVISION (C) OF SECTION 23.15 OF 34 35 THIS ARTICLE.

THE PHYSICIAN APPOINTED TO DEVELOP THE WRITTEN TREATMENT PLAN SHALL 36 37 PROVIDE THE FOLLOWING PERSONS WITH AN OPPORTUNITY TO ACTIVELY PARTIC-38 IPATE IN THE DEVELOPMENT OF SUCH PLAN: THE SUBJECT OF THE PETITION; THE 39 TREATING PHYSICIAN, IF ANY; AND UPON THE REQUEST OF THE SUBJECT OF THE 40 PETITION, AN INDIVIDUAL SIGNIFICANT TO THE SUBJECT INCLUDING ANY RELA-TIVE, CLOSE FRIEND OR INDIVIDUAL OTHERWISE CONCERNED WITH THE WELFARE OF 41 THE SUBJECT. IF THE SUBJECT OF THE PETITION HAS EXECUTED A HEALTH CARE 42 43 PROXY, THE APPOINTED PHYSICIAN SHALL CONSIDER ANY DIRECTIONS INCLUDED IN SUCH PROXY IN DEVELOPING THE WRITTEN TREATMENT PLAN. 44

45 (B) THE COURT SHALL NOT ORDER ASSISTED OUTPATIENT TREATMENT UNLESS A PHYSICIAN APPEARING ON BEHALF OF A DIRECTOR TESTIFIES TO EXPLAIN THE 46 47 WRITTEN PROPOSED TREATMENT PLAN. SUCH PHYSICIAN SHALL STATE THE CATEGO-48 RIES OF ASSISTED OUTPATIENT TREATMENT RECOMMENDED, THE RATIONALE FOR 49 EACH SUCH CATEGORY, FACTS WHICH ESTABLISH THAT SUCH TREATMENT IS THE 50 LEAST RESTRICTIVE ALTERNATIVE, AND, IF THE RECOMMENDED ASSISTED OUTPA-51 TIENT TREATMENT PLAN INCLUDES MEDICATION, SUCH PHYSICIAN SHALL STATE THE TYPES OR CLASSES OF MEDICATION RECOMMENDED, THE BENEFICIAL AND DETRI-52 MENTAL PHYSICAL AND MENTAL EFFECTS OF SUCH MEDICATION, AND WHETHER SUCH 53 54 MEDICATION SHOULD BE SELF-ADMINISTERED OR ADMINISTERED BY AN AUTHORIZED 55 PROFESSIONAL. IF THE SUBJECT OF THE PETITION HAS EXECUTED A HEALTH CARE PROXY, SUCH PHYSICIAN SHALL STATE THE CONSIDERATION GIVEN TO ANY 56

1 DIRECTIONS INCLUDED IN SUCH PROXY IN DEVELOPING THE WRITTEN TREATMENT 2 PLAN. IF A DIRECTOR IS THE PETITIONER, TESTIMONY PURSUANT TO THIS PARA-3 GRAPH SHALL BE GIVEN AT THE HEARING ON THE PETITION. IF A PERSON OTHER 4 THAN A DIRECTOR IS THE PETITIONER, SUCH TESTIMONY SHALL BE GIVEN ON THE 5 DATE SET BY THE COURT PURSUANT TO SUBDIVISION (C) OF SECTION 23.15 OF 6 THIS ARTICLE.

7 S 23.15 DISPOSITION.

8 (A) IF AFTER HEARING ALL RELEVANT EVIDENCE, THE COURT DOES NOT FIND BY 9 CLEAR AND CONVINCING EVIDENCE THAT THE SUBJECT OF THE PETITION MEETS THE 10 CRITERIA FOR ASSISTED OUTPATIENT TREATMENT, THE COURT SHALL DISMISS THE 11 PETITION.

(B) IF AFTER HEARING ALL RELEVANT EVIDENCE, THE COURT FINDS BY CLEAR 12 AND CONVINCING EVIDENCE THAT THE SUBJECT OF THE PETITION MEETS THE 13 CRITERIA FOR ASSISTED OUTPATIENT TREATMENT, AND THERE IS NO APPROPRIATE 14 15 AND FEASIBLE LESS RESTRICTIVE ALTERNATIVE, THE COURT MAY ORDER THE SUBJECT TO RECEIVE ASSISTED OUTPATIENT TREATMENT FOR AN INITIAL PERIOD 16 TO EXCEED SIX MONTHS. IN FASHIONING THE ORDER, THE COURT SHALL 17 NOT 18 SPECIFICALLY MAKE FINDINGS BY CLEAR AND CONVINCING EVIDENCE THAT THE 19 PROPOSED TREATMENT IS THE LEAST RESTRICTIVE TREATMENT APPROPRIATE AND FEASIBLE FOR THE SUBJECT. THE ORDER SHALL STATE AN ASSISTED OUTPATIENT 20 TREATMENT PLAN, WHICH SHALL INCLUDE ALL CATEGORIES OF ASSISTED OUTPA-21 TIENT TREATMENT WHICH THE ASSISTED OUTPATIENT IS TO RECEIVE, BUT 22 SHALL INCLUDE ANY SUCH CATEGORY THAT HAS NOT BEEN RECOMMENDED IN BOTH THE 23 NOT 24 PROPOSED WRITTEN TREATMENT PLAN AND THE TESTIMONY PROVIDED TO THE COURT 25 PURSUANT TO SECTION 23.13 OF THIS ARTICLE.

26 (C) IF AFTER HEARING ALL RELEVANT EVIDENCE PRESENTED BY A PETITIONER WHO IS NOT A DIRECTOR, THE COURT FINDS BY CLEAR AND CONVINCING EVIDENCE 27 THAT THE SUBJECT OF THE PETITION MEETS THE CRITERIA FOR ASSISTED OUTPA-28 TIENT TREATMENT, AND THE COURT HAS YET TO BE PROVIDED WITH A WRITTEN 29 PROPOSED TREATMENT PLAN AND TESTIMONY PURSUANT TO SECTION 23.13 OF THIS 30 ARTICLE, THE COURT SHALL ORDER THE APPROPRIATE DIRECTOR TO PROVIDE 31 THE 32 COURT WITH SUCH PLAN AND TESTIMONY NO LATER THAN THE THIRD DAY, EXCLUD-ING SATURDAYS, SUNDAYS AND HOLIDAYS, IMMEDIATELY FOLLOWING THE DATE OF 33 SUCH ORDER. UPON RECEIVING SUCH PLAN AND TESTIMONY, THE COURT MAY ORDER 34 35 ASSISTED OUTPATIENT TREATMENT AS PROVIDED FOR IN SUBDIVISION (B) OF THIS 36 SECTION.

37 (D) IF THE PETITIONER IS THE DIRECTOR OF A HOSPITAL THAT OPERATES AN 38 ASSISTED OUTPATIENT TREATMENT PROGRAM, THE COURT ORDER SHALL DIRECT THE 39 HOSPITAL DIRECTOR TO PROVIDE OR ARRANGE FOR ALL CATEGORIES OF ASSISTED 40 OUTPATIENT TREATMENT FOR THE ASSISTED OUTPATIENT THROUGHOUT THE PERIOD OF THE ORDER. IN ALL OTHER INSTANCES, THE ORDER SHALL REQUIRE THE APPRO-41 PRIATE DIRECTOR, AS THAT TERM IS DEFINED IN THIS SECTION, TO PROVIDE OR 42 43 ARRANGE FOR ALL CATEGORIES OF ASSISTED OUTPATIENT TREATMENT FOR THE ASSISTED OUTPATIENT THROUGHOUT THE PERIOD OF THE ORDER. 44

(E) THE DIRECTOR SHALL CAUSE A COPY OF ANY COURT ORDER ISSUED PURSUANT
TO THIS SECTION TO BE SERVED PERSONALLY, OR BY MAIL, FACSIMILE OR ELECTRONIC MEANS, UPON THE ASSISTED OUTPATIENT, OR ANYONE ACTING ON THE
ASSISTED OUTPATIENT'S BEHALF, THE ORIGINAL PETITIONER, IDENTIFIED
SERVICE PROVIDERS, AND ALL OTHERS ENTITLED TO NOTICE UNDER SECTION 23.07
OF THIS ARTICLE.

51 S 23.17 PETITION FOR ADDITIONAL PERIODS OF TREATMENT.

52 (A) PRIOR TO THE EXPIRATION OF AN ORDER PURSUANT TO THIS SECTION, THE 53 APPROPRIATE DIRECTOR SHALL REVIEW WHETHER THE ASSISTED OUTPATIENT 54 CONTINUES TO MEET THE CRITERIA FOR ASSISTED OUTPATIENT TREATMENT. IF, AS 55 DOCUMENTED IN THE PETITION, THE DIRECTOR DETERMINES THAT SUCH CRITERIA 56 CONTINUE TO BE MET OR HAS MADE APPROPRIATE ATTEMPTS TO, BUT HAS NOT BEEN

SUCCESSFUL IN ELICITING, THE COOPERATION OF THE SUBJECT TO SUBMIT TO AN 1 2 WITHIN THIRTY DAYS PRIOR TO THE EXPIRATION OF AN ORDER OF EXAMINATION, 3 ASSISTED OUTPATIENT TREATMENT, SUCH DIRECTOR MAY PETITION THE COURT TO 4 ORDER CONTINUED ASSISTED OUTPATIENT TREATMENT PURSUANT TO PARAGRAPH TWO 5 OF THIS SUBDIVISION. UPON DETERMINING WHETHER SUCH CRITERIA CONTINUE ТО 6 BE MET, SUCH DIRECTOR SHALL NOTIFY THE PROGRAM COORDINATOR IN WRITING AS 7 WHETHER A PETITION FOR CONTINUED ASSISTED OUTPATIENT TREATMENT IS TO 8 WARRANTED AND WHETHER SUCH A PETITION WAS OR WILL BE FILED.

9 (B) WITHIN THIRTY DAYS PRIOR TO THE EXPIRATION OF AN ORDER OF ASSISTED 10 OUTPATIENT TREATMENT, THE APPROPRIATE DIRECTOR OR THE CURRENT PETITION-11 ER, IF THE CURRENT PETITION WAS FILED PURSUANT TO SECTION 23.05 OF THIS 12 ARTICLE, AND THE CURRENT PETITIONER RETAINS HIS OR HER ORIGINAL STATUS PURSUANT TO THE APPLICABLE SUBPARAGRAPH, MAY PETITION THE COURT TO ORDER 13 14 CONTINUED ASSISTED OUTPATIENT TREATMENT FOR A PERIOD NOT TO EXCEED ONE 15 YEAR FROM THE EXPIRATION DATE OF THE CURRENT ORDER. IF THE COURT'S DISPOSITION OF SUCH PETITION DOES NOT OCCUR PRIOR TO THE EXPIRATION DATE 16 17 THE CURRENT ORDER, THE CURRENT ORDER SHALL REMAIN IN EFFECT UNTIL OF 18 SUCH DISPOSITION.

THE NOTICE PROVISIONS SET FORTH IN SECTION 23.15 OF THIS ARTICLE SHALL BE APPLICABLE. ANY COURT ORDER REQUIRING PERIODIC BLOOD TESTS OR URINA-LYSIS FOR THE PRESENCE OF ALCOHOL OR ILLEGAL DRUGS SHALL BE SUBJECT TO REVIEW AFTER SIX MONTHS BY THE PHYSICIAN WHO DEVELOPED THE WRITTEN TREATMENT PLAN OR ANOTHER PHYSICIAN DESIGNATED BY THE DIRECTOR, AND SUCH PHYSICIAN SHALL BE AUTHORIZED TO TERMINATE SUCH BLOOD TESTS OR URINALY-SIS WITHOUT FURTHER ACTION BY THE COURT.

26 S 23.19 PETITION FOR AN ORDER TO STAY, VACATE OR MODIFY.

(A) IN ADDITION TO ANY OTHER RIGHT OR REMEDY AVAILABLE BY LAW WITH
RESPECT TO THE ORDER FOR ASSISTED OUTPATIENT TREATMENT, THE ASSISTED
OUTPATIENT, OR ANYONE ACTING ON THE ASSISTED OUTPATIENT'S BEHALF MAY
PETITION THE COURT ON NOTICE TO THE DIRECTOR, THE ORIGINAL PETITIONER,
AND ALL OTHERS ENTITLED TO NOTICE UNDER SECTION 23.07 OF THIS ARTICLE TO
STAY, VACATE OR MODIFY THE ORDER.

33 (B) THE APPROPRIATE DIRECTOR SHALL PETITION THE COURT FOR APPROVAL 34 BEFORE INSTITUTING A PROPOSED MATERIAL CHANGE IN THE ASSISTED OUTPATIENT TREATMENT PLAN, UNLESS SUCH CHANGE IS AUTHORIZED BY THE ORDER OF THE 35 COURT. SUCH PETITION SHALL BE FILED ON NOTICE TO ALL PARTIES ENTITLED TO 36 37 NOTICE UNDER SECTION 23.07 OF THIS ARTICLE. NOT LATER THAN FIVE DAYS 38 AFTER RECEIVING SUCH PETITION, EXCLUDING SATURDAYS, SUNDAYS AND HOLI-39 DAYS, THE COURT SHALL HOLD A HEARING ON THE PETITION; PROVIDED THAT IF 40 THE ASSISTED OUTPATIENT INFORMS THE COURT THAT HE OR SHE AGREES TO THE PROPOSED MATERIAL CHANGE, THE COURT MAY APPROVE SUCH CHANGE 41 WITHOUT A NON-MATERIAL CHANGES MAY BE INSTITUTED BY THE DIRECTOR WITHOUT 42 HEARING. 43 COURT APPROVAL. FOR THE PURPOSES OF THIS PARAGRAPH, A MATERIAL CHANGE IS 44 AN ADDITION OR DELETION OF A CATEGORY OF SERVICES TO OR FROM A CURRENT 45 ASSISTED OUTPATIENT TREATMENT PLAN, OR ANY DEVIATION WITHOUT THE ASSISTED OUTPATIENT'S CONSENT FROM THE TERMS OF A CURRENT ORDER RELATING 46 47 TO THE ADMINISTRATION OF PSYCHOTROPIC DRUGS. 48 S 23.21 APPEALS.

49 REVIEW OF AN ORDER ISSUED PURSUANT TO THIS SECTION SHALL BE HAD IN 50 LIKE MANNER AS SPECIFIED IN SECTION 9.35 OF ARTICLE NINE OF THIS CHAP-51 TER.

52 S 23.23 FAILURE TO COMPLY WITH ASSISTED OUTPATIENT TREATMENT.

53 WHERE THE SUBJECT FAILS TO COMPLY WITH THE ASSISTED OUTPATIENT PLAN 54 SET FORTH IN ACCORDANCE WITH SECTION 23.15 OF THIS ARTICLE, THE SUBJECT 55 SHALL BE BROUGHT TO A FACILITY OR TREATMENT PROGRAM FOR EMERGENCY 56 SERVICES PURSUANT TO SECTION 22.09 OF THIS CHAPTER. 1 2 S 23.25 EFFECT OF DETERMINATION THAT A PERSON IS IN NEED OF ASSISTED OUTPATIENT TREATMENT.

3 THE DETERMINATION BY A COURT THAT A PERSON IS IN NEED OF ASSISTED 4 OUTPATIENT TREATMENT SHALL NOT BE CONSTRUED AS OR DEEMED TO BE A DETER-5 MINATION THAT SUCH PERSON IS INCAPACITATED PURSUANT TO ARTICLE 6 EIGHTY-ONE OF THIS CHAPTER.

7 S 23.27 FALSE PETITION.

8 A PERSON MAKING A FALSE STATEMENT OR PROVIDING FALSE INFORMATION OR 9 FALSE TESTIMONY IN A PETITION OR HEARING UNDER THIS SECTION SHALL BE 10 SUBJECT TO CRIMINAL PROSECUTION PURSUANT TO ARTICLE ONE HUNDRED SEVEN-11 TY-FIVE OR ARTICLE TWO HUNDRED TEN OF THE PENAL LAW.

12 S 23.29 EXCEPTION.

13 NOTHING IN THIS SECTION SHALL BE CONSTRUED TO AFFECT THE ABILITY OF 14 THE DIRECTOR OF A HOSPITAL TO RECEIVE, ADMIT, OR RETAIN PATIENTS WHO 15 OTHERWISE MEET THE PROVISIONS OF THIS ARTICLE REGARDING RECEIPT, 16 RETENTION OR ADMISSION.

17 S 23.31 EDUCATION AND TRAINING.

(A) THE OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES, IN CONSULTATION WITH THE OFFICE OF COURT ADMINISTRATION, SHALL PREPARE EDUCATIONAL AND TRAINING MATERIALS ON THE USE OF THIS SECTION, WHICH SHALL BE
MADE AVAILABLE TO LOCAL GOVERNMENTAL UNITS, PROVIDERS OF SERVICES, JUDGES, COURT PERSONNEL, LAW ENFORCEMENT OFFICIALS AND THE GENERAL PUBLIC.

(B) THE OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES, IN CONSULTATION WITH THE OFFICE OF COURT ADMINISTRATION, SHALL ESTABLISH A
SUBSTANCE ABUSE TRAINING PROGRAM FOR SUPREME AND COUNTY COURT JUDGES AND
COURT PERSONNEL. SUCH TRAINING SHALL FOCUS ON THE USE OF THIS SECTION
AND GENERALLY ADDRESS ISSUES RELATING TO HEROIN AND OPIOID ADDICTION.

S 2. This act shall take effect on the one hundred twentieth day after it shall have become a law; provided, however, that effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date are authorized and directed to be made and completed on or before such effective date.