1544--A

2013-2014 Regular Sessions

IN ASSEMBLY

(PREFILED)

January 9, 2013

- Introduced by M. of A. GUNTHER, MAISEL, ZEBROWSKI, THIELE, GABRYSZAK, WEISENBERG, SCHIMEL, ROBINSON, PAULIN, JAFFEE, ROBERTS, ENGLEBRIGHT, COOK, WEPRIN -- Multi-Sponsored by -- M. of A. ABBATE, ABINANTI, ARROYO, BOYLAND, CERETTO, CROUCH, DenDEKKER, DINOWITZ, GOODELL, JOHNS, JORDAN, LUPARDO, MARKEY, McDONOUGH, MILLMAN, PALMESANO, PERRY, PRET-LOW, RABBITT, RAIA, SALADINO, TENNEY, TITONE -- read once and referred to the Committee on Mental Health -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the mental hygiene law and the correction law, in relation to enhancing the assisted outpatient treatment program; and to amend Kendra's Law, in relation to making the provisions thereof permanent

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

1 Section 1. Paragraph 2 of subdivision (f) of section 7.17 of the 2 mental hygiene law, as amended by chapter 158 of the laws of 2005, is 3 amended to read as follows:

4 (2) The oversight and monitoring role of the program coordinator of 5 the assisted outpatient treatment program shall include each of the 6 following:

7 (i) that each assisted outpatient receives the treatment provided for 8 in the court order issued pursuant to section 9.60 of this [chapter] 9 TITLE;

10 (ii) that existing services located in the assisted outpatient's 11 community are utilized whenever practicable;

12 (iii) that a case manager or assertive community treatment team is 13 designated for each assisted outpatient;

14 (iv) that a mechanism exists for such case manager, or assertive 15 community treatment team, to regularly report the assisted outpatient's

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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compliance, or lack of compliance with treatment, to the director of the 1 2 assisted outpatient treatment program; 3 that directors of community services establish procedures [which] (v) 4 THAT provide that reports of persons who may be in need of assisted 5 outpatient treatment are appropriately investigated in a timely manner; 6 [and] 7 (vi) that assisted outpatient treatment services are delivered in a 8 timely manner[.]; 9 THAT, PRIOR TO THE EXPIRATION OF ASSISTED OUTPATIENT TREATMENT (VII) 10 ORDERS, THE CLINICAL NEEDS OF ASSISTED OUTPATIENTS ARE ADEQUATELY TO PETITION FOR CONTINUED ASSISTED 11 REVIEWED IN DETERMINING THE NEED 12 OUTPATIENT TREATMENT PURSUANT TO SUBDIVISION (M) OF SECTION 9.60 OF THIS 13 TITLE; 14 (VIII) THAT THE APPROPRIATE DIRECTOR IS DETERMINED FOR EACH ASSISTED 15 OUTPATIENT, PURSUANT TO SUBDIVISIONS (K) AND (L) OF SECTION 9.60 OF THIS 16 TITLE; AND 17 THE OFFICE FULFILLS ITS DUTIES PURSUANT TO SUBDIVISION (T) (IX) THAT OF SECTION 9.60 OF THIS TITLE TO MEET LOCAL NEEDS FOR TRAINING OF JUDGES 18 19 AND COURT PERSONNEL. 20 S 2. Subdivision (f) of section 7.17 of the mental hygiene law is 21 amended by adding a new paragraph 5 to read as follows: 22 COMMISSIONER SHALL DEVELOP AN EDUCATIONAL PAMPHLET ON THE (5) THE 23 PROCESS OF PETITIONING FOR ASSISTED OUTPATIENT TREATMENT FOR DISSEM-24 INATION TO INDIVIDUALS SEEKING TO SUBMIT REPORTS OF PERSONS WHO MAY BE 25 IN NEED OF ASSISTED OUTPATIENT TREATMENT, AND INDIVIDUALS SEEKING TO 26 FILE A PETITION PURSUANT TO SUBPARAGRAPH (I) OR (II) OF PARAGRAPH ONE OF 27 SUBDIVISION (F) OF SECTION 9.60 OF THIS TITLE. SUCH PAMPHLET SHALL SET 28 FORTH, IN PLAIN LANGUAGE: THE CRITERIA FOR ASSISTED OUTPATIENT TREAT-29 MENT, RESOURCES AVAILABLE TO SUCH INDIVIDUALS, THE RESPONSIBILITIES OF PROGRAM COORDINATORS AND DIRECTORS OF COMMUNITY SERVICES, A SUMMARY 30 OF CURRENT LAW, THE PROCESS FOR PETITIONING FOR CONTINUED ASSISTED OUTPA-31 32 TIENT TREATMENT, AND OTHER SUCH INFORMATION THE COMMISSIONER DETERMINES 33 TO BE PERTINENT. 34 S 3. Subdivision (b) of section 9.47 of the mental hygiene law, as 35 amended by chapter 158 of the laws of 2005, paragraphs 5 and 6 as added paragraph 7 as renumbered by chapter 1 of the laws of 2013, is 36 and 37 amended to read as follows: (b) All directors of community services shall be responsible for: 38 39 (1) receiving reports of persons who may be in need of assisted outpa-40 tient treatment PURSUANT TO SECTION 9.60 OF THIS ARTICLE and documenting 41 the receipt date of such reports; (2) conducting timely investigations of such reports RECEIVED PURSUANT 42 TO PARAGRAPH ONE OF THIS SUBDIVISION and providing written notice upon 43 44 the completion of investigations to reporting persons and program coordinators, appointed by the commissioner [of mental health] pursuant to subdivision (f) of section 7.17 of this title, and documenting the 45 46 47 initiation and completion dates of such investigations and the disposi-48 tions; 49 (3) filing of petitions for assisted outpatient treatment pursuant to 50 [paragraph] SUBPARAGRAPH (vii) of PARAGRAPH ONE OF subdivision [(e)] (F) 51 of section 9.60 of this article, and documenting the petition filing [date] DATES and the [date] DATES of the court [order] ORDERS; 52 (4) coordinating the timely delivery of court ordered services with 53 54 program coordinators and documenting the date assisted outpatients begin to receive the services mandated in the court order; [and] 55

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MANAGEMENT

(5) ensuring evaluation of the need for ongoing assisted outpatient treatment pursuant to subdivision [(k)] (M) of section 9.60 of this article prior to the expiration of any assisted outpatient treatment order; (6) if he or she has been ordered to provide for or arrange for assisted outpatient treatment pursuant to paragraph five of subdivision [(j)] (K) of section 9.60 of this article or became the appropriate director pursuant to this paragraph or subdivision (c) of section 9.48 of this article, notifying the director of community services of the new residence when he or she has reason to believe that an county of assisted outpatient has or will change his or her county of residence during the pendency of an assisted outpatient treatment order. Upon such change of residence, the director of the new county of residence shall become the appropriate director, as such term is defined in section 9.60 of this article; [and] (7) NOTIFYING PROGRAM COORDINATORS WHEN ASSISTED OUTPATIENTS CANNOT BE LOCATED AFTER REASONABLE EFFORTS OR ARE BELIEVED TO HAVE TAKEN RESIDENCE OUTSIDE OF THE LOCAL GOVERNMENTAL UNIT SERVED; AND (8) reporting on a quarterly basis to program coordinators the information collected pursuant to this subdivision. Paragraphs (viii) and (ix) of subdivision (b) of section 9.48 of S 4. the mental hygiene law are renumbered paragraphs (ix) and (x) and a new paragraph (viii) is added to read as follows: (VIII) AN ACCOUNT OF ANY COURT ORDER EXPIRATION, INCLUDING BUT NOT THE DIRECTOR'S DETERMINATION AS TO WHETHER TO PETITION FOR LIMITED TO CONTINUED ASSISTED OUTPATIENT TREATMENT, PURSUANT TO SECTION 9.60 OF THIS ARTICLE, THE BASIS FOR SUCH DETERMINATION, AND THE DISPOSITION OF ANY SUCH PETITION; S 5. Section 9.60 of the mental hygiene law, as amended by chapter 158 of the laws of 2005, paragraph 1 of subdivision (a) as amended by section 1 of part E of chapter 111 of the laws of 2010, paragraph 3 of subdivision (a), paragraphs 2 and 5 of subdivision (j), and subdivisions (k) and (n) as amended by chapter 1 of the laws of 2013, paragraph 5 of subdivision (c) as amended by chapter 137 of the laws of 2005, is amended to read as follows: S 9.60 Assisted outpatient treatment. (a) Definitions. For purposes of this section, the following definitions shall apply: (1)"assisted outpatient treatment" shall mean categories of outpatient services [which] THAT have been ordered by the court pursuant to this section. Such treatment shall include case management services or assertive community treatment team services to provide care coordination, and may also include any of the following categories of services: medication SUPPORT; MEDICATION EDUCATION OR SYMPTOM MANAGEMENT EDUCATION; periodic blood tests or urinalysis to determine compliance with prescribed medications; individual or group therapy; day or partial

day programming activities; educational and vocational

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SERVICES, SUBJECT TO FINAL APPROVAL OF THE SOCIAL SECURITY

ADMINISTRATION, WHERE APPLICABLE; alcohol or substance abuse treatment and counseling and periodic OR RANDOM tests for the presence of alcohol

or illegal drugs for persons with a history of alcohol or substance

abuse; supervision of living arrangements; and any other services within

chapter, CLINICAL OR NON-CLINICAL, prescribed to treat the person's

mental illness and to assist the person in living and functioning in the

local services plan developed pursuant to article forty-one of this

OR OTHER

activities; APPOINTMENT OF A REPRESENTATIVE

training or

FINANCIAL

1 community, or to attempt to prevent a relapse or deterioration that may 2 reasonably be predicted to result in [suicide] SERIOUS PHYSICAL HARM TO 3 ANY PERSON or the need for hospitalization.

4 (2) "director" shall mean the director of community services of a 5 local governmental unit, or the director of a hospital licensed or oper-6 ated by the office of mental health which operates, directs and super-7 vises an assisted outpatient treatment program.

8 (3) "director of community services" and "local governmental unit" 9 shall have the same meanings as provided in article forty-one of this 10 chapter. The "appropriate director" shall mean the director of community 11 services of the county where the assisted outpatient resides, even if it 12 is a different county than the county where the assisted outpatient 13 treatment order was originally issued.

(4) "assisted outpatient treatment program" shall mean a system to arrange for and coordinate the provision of assisted outpatient treatment, to monitor treatment compliance by assisted outpatients, to evaluate the condition or needs of assisted outpatients, to take appropriate steps to address the needs of such individuals, and to ensure compliance with court orders.

20 (5) "assisted outpatient" shall mean the person under a court order to 21 receive assisted outpatient treatment.

(6) "subject of the petition" or "subject" shall mean the person who is alleged in a petition, filed pursuant to the provisions of this section, to meet the criteria for assisted outpatient treatment.

25 (7) "correctional facility" and "local correctional facility" shall 26 have the same meanings as provided in section two of the correction law. 27 (8) "health care proxy" and "health care agent" shall have the same

28 meanings as provided in article twenty-nine-C of the public health law. 29 (9) "program coordinator" shall mean an individual appointed by the 30 commissioner [of mental health], pursuant to subdivision (f) of section 31 7.17 of this chapter, who is responsible for the oversight and monitor-32 ing of assisted outpatient treatment programs.

33 (b) Programs. The director of community services of each local govern-34 mental unit shall operate, direct and supervise an assisted outpatient treatment program. The director of a hospital licensed or operated by 35 the office [of mental health] may operate, direct and supervise an 36 37 assisted outpatient treatment program, upon approval by the commission-38 er. Directors of community services shall be permitted to satisfy the 39 provisions of this subdivision through the operation of joint assisted 40 outpatient treatment programs. Nothing in this subdivision shall be interpreted to preclude the combination or coordination of efforts 41 between and among local governmental units and hospitals in providing 42 43 and coordinating assisted outpatient treatment.

44 (c) Criteria. A person may be ordered to receive assisted outpatient 45 treatment if the court finds that such person:

46 (1) is eighteen years of age or older; and

47 (2) is suffering from a mental illness; and

48 (3) is unlikely to survive safely in the community without super-49 vision, based on a clinical determination; and

50 (4) has a history of lack of compliance with treatment for mental 51 illness that has:

52 (i) [prior to the filing of the petition,] at least twice within the 53 [last] thirty-six months PRIOR TO THE FILING OF THE PETITION been a 54 significant factor in necessitating hospitalization in a hospital, or 55 receipt of services in a forensic or other mental health unit of a 56 correctional facility or a local correctional facility[, not including];

PROVIDED THAT SUCH THIRTY-SIX MONTH PERIOD SHALL BE EXTENDED BY 1 THE LENGTH OF any current period[, or period ending] OF HOSPITALIZATION OR 2 3 INCARCERATION, AND ANY SUCH PERIOD THAT ENDED within the last six 4 months[, during which the person was or is hospitalized or incarcerat-5 ed]; or

6 (ii) WITHIN FORTY-EIGHT MONTHS prior to the filing of the petition, 7 resulted in one or more acts of serious violent behavior toward self or others or threats of, or attempts at, serious physical harm to self or 8 others [within the last forty-eight months, not including]; PROVIDED 9 10 THAT SUCH FORTY-EIGHT MONTH PERIOD SHALL BE EXTENDED BY THE LENGTH OF any current period[, or period ending] OF HOSPITALIZATION OR INCARCERA-11 TION, AND ANY SUCH PERIOD THAT ENDED within the last six months[, 12 in which the person was or is hospitalized or incarcerated]; and 13

14 (5) is, as a result of his or her mental illness, unlikely to volun-15 tarily participate in outpatient treatment that would enable him or her to live safely in the community; and 16

17 in view of his or her treatment history and current behavior, is (6) in need of assisted outpatient treatment in order to prevent a relapse 18 19 or deterioration which would be likely to result in serious harm to the person or others as defined in section 9.01 of this article; and 20 21

(7) is likely to benefit from assisted outpatient treatment.

22 (d) Health care proxy. Nothing in this section shall preclude a person 23 with a health care proxy from being subject to a petition pursuant to 24 this chapter and consistent with article twenty-nine-C of the public 25 health law.

26 (e) INVESTIGATION OF REPORTS. THE COMMISSIONER SHALL PROMULGATE REGU-27 LATIONS ESTABLISHING A PROCEDURE TO ENSURE THAT REPORTS OF A PERSON WHO NEED OF ASSISTED OUTPATIENT TREATMENT, 28 MAY BE IN INCLUDING THOSE 29 RECEIVED FROM FAMILY AND COMMUNITY MEMBERS OF SUCH PERSON, ARE INVESTI-GATED IN A TIMELY MANNER AND, WHERE APPROPRIATE, RESULT IN THE FILING OF 30 31 PETITIONS FOR ASSISTED OUTPATIENT TREATMENT.

32 (F) Petition to the court. (1) A petition for an order authorizing 33 assisted outpatient treatment may be filed in the supreme or county court in the county in which the subject of the petition is present or 34 35 reasonably believed to be present. Such petition may be initiated only 36 by the following persons:

37 (i) any person eighteen years of age or older with whom the subject of 38 the petition resides; or

39 (ii) the parent, spouse, sibling eighteen years of age or older, or 40 child eighteen years of age or older of the subject of the petition; or

(iii) the director of a hospital in which the subject of the petition 41 42 is hospitalized; or

43 (iv) the director of any public or charitable organization, agency or 44 home providing mental health services to the subject of the petition or 45 in whose institution the subject of the petition resides; or

(v) a qualified psychiatrist who is either supervising the treatment 46 47 of or treating the subject of the petition for a mental illness; or

48 (vi) a psychologist, licensed pursuant to article one hundred fifty-49 three of the education law, or a social worker, licensed pursuant to 50 article one hundred fifty-four of the education law, who is treating the 51 subject of the petition for a mental illness; or

(vii) the director of community services, or his or her designee, or 52 the social services official, as defined in the social services law, of 53 54 the city or county in which the subject of the petition is present or 55 reasonably believed to be present; or

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3 DIRECTOR OF THE HOSPITAL OR THE SUPERINTENDENT OF A CORREC-(IX) THE 4 TIONAL FACILITY IN WHICH THE SUBJECT OF THE PETITION IS IMPRISONED, 5 PURSUANT TO SECTION FOUR HUNDRED FOUR OF THE CORRECTION LAW.

6 COMMISSIONER SHALL PROMULGATE REGULATIONS PURSUANT TO WHICH (2)THE 7 PERSONS INITIATING A PETITION, PURSUANT TO SUBPARAGRAPHS (I) AND (II) OF 8 PARAGRAPH ONE OF THIS SUBDIVISION, MAY RECEIVE ASSISTANCE IN FILING SUCH PETITIONS, WHERE APPROPRIATE, AS DETERMINED PURSUANT TO SUBDIVISION 9 (E) 10 OF THIS SECTION. 11

(3) The petition shall state:

12 each of the criteria for assisted outpatient treatment as set (i) forth in subdivision (c) of this section; 13

14 (ii) facts which support the petitioner's belief that the subject of 15 the petition meets each criterion, provided that the hearing on the petition need not be limited to the stated facts; and 16

17 (iii) that the subject of the petition is present, or is reasonably believed to be present, within the county where such petition is filed. 18

[(3)] (4) The petition shall be accompanied by an affirmation or affi-19 20 davit of a physician, who shall not be the petitioner, stating THAT SUCH 21 PHYSICIAN IS WILLING AND ABLE TO TESTIFY AT THE HEARING ON THE PETITION 22 AND THAT either [that]:

23 (i) such physician has personally examined the subject of the petition no more than ten days prior to the submission of the petition[,] AND 24 25 assisted outpatient treatment for the subject of the petirecommends 26 tion[, and is willing and able to testify at the hearing on the peti-27 tion]; or

28 (ii) no more than ten days prior to the filing of the petition, such 29 physician or his or her designee has made appropriate attempts but has not been successful in eliciting the cooperation of the subject of the 30 petition to submit to an examination, 31 such physician has reason to 32 suspect that the subject of the petition meets the criteria for assisted 33 outpatient treatment, and such physician is willing and able to examine 34 the subject of the petition [and testify at the hearing on the petition] 35 PRIOR TO PROVIDING TESTIMONY.

[(4)] (5) In counties with a population of 36 less than seventy-five 37 thousand, the affirmation or affidavit required by paragraph [three] 38 FOUR of this subdivision may be made by a physician who is an employee The office is authorized AND DIRECTED to make available, 39 of the office. 40 no cost to the county, a qualified physician for the purpose of at making such affirmation or affidavit consistent with the provisions of 41 42 such paragraph.

43 [(f)] (G) The petitioner shall cause written notice of the Service. 44 petition to be given to the subject of the petition and a copy thereof 45 to be given personally or by mail to the persons listed in section 9.29 of this article, the mental hygiene legal service, the health care agent 46 47 if any such agent is known to the petitioner, the appropriate program 48 coordinator, and the appropriate director of community services, if such 49 director is not the petitioner.

50 [(g)] (H) Right to counsel. The subject of the petition shall have the 51 right to be represented by the mental hygiene legal service, or privately financed counsel, at all stages of a proceeding commenced under this 52 53 section.

54 [(h)] (I) Hearing. (1) Upon receipt of the petition, the court shall 55 fix the date for a hearing. Such date shall be no later than three days from the date such petition is received by the court, excluding Satur-56

days, Sundays and holidays. Adjournments shall be permitted only for 1 2 good cause shown. In granting adjournments, the court shall consider the 3 need for further examination by a physician or the potential need to 4 provide assisted outpatient treatment expeditiously. The court shall cause the subject of the petition, any other person receiving notice pursuant to subdivision [(f)] (G) of this section, the petitioner, the 5 6 7 physician whose affirmation or affidavit accompanied the petition, and 8 such other persons as the court may determine to be advised of such date. Upon such date, or upon such other date to which the proceeding may be adjourned, the court shall hear testimony and, if it be deemed 9 10 11 advisable and the subject of the petition is available, examine the subject of the petition in or out of court. If the subject of the peti-12 13 tion does not appear at the hearing, and appropriate attempts to elicit 14 attendance of the subject have failed, the court may conduct the the 15 hearing in the subject's absence. In such case, the court shall set 16 forth the factual basis for conducting the hearing without the presence 17 of the subject of the petition.

18 (2) The court shall not order assisted outpatient treatment unless an examining physician, who recommends assisted outpatient treatment and 19 has personally examined the subject of the petition no more than ten 20 21 days before the filing of the petition, testifies in person at the hear-22 ing. Such physician shall state the facts and clinical determinations 23 which support the allegation that the subject of the petition meets each 24 of the criteria for assisted outpatient treatment; PROVIDED THAT THE 25 PARTIES MAY STIPULATE, UPON MUTUAL CONSENT, THAT SUCH PHYSICIAN NEED NOT 26 TESTIFY.

27 (3) If the subject of the petition has refused to be examined by a 28 physician, the court may request the subject to consent to an examina-29 tion by a physician appointed by the court. If the subject of the petition does not consent and the court finds reasonable cause to believe 30 that the allegations in the petition are true, the court may order peace 31 32 officers, acting pursuant to their special duties, or police officers 33 who are members of an authorized police department or force, or of а sheriff's department to take the subject of the petition into custody 34 35 and transport him or her to a hospital for examination by a physician. 36 Retention of the subject of the petition under such order shall not 37 exceed twenty-four hours. The examination of the subject of the petition may be performed by the physician whose affirmation or affidavit accom-38 39 panied the petition pursuant to paragraph three of subdivision [(e)] (F) 40 this section, if such physician is privileged by such hospital or of otherwise authorized by such hospital to do so. If such examination is 41 performed by another physician, the examining physician may consult with 42 43 the physician whose affirmation or affidavit accompanied the petition as 44 to whether the subject meets the criteria for assisted outpatient treat-45 ment.

46 (4) A physician who testifies pursuant to paragraph two of this subdi-47 state: (i) the facts [which] AND CLINICAL DETERMINATIONS vision shall 48 THAT support the allegation that the subject meets each of the criteria 49 for assisted outpatient treatment, (ii) that the treatment is the least 50 restrictive alternative, (iii) the recommended assisted outpatient 51 (iv) the rationale for the recommended assisted outpatreatment, and tient treatment. If the recommended assisted outpatient treatment 52 includes medication, such physician's testimony shall describe the types 53 54 or classes of medication which should be authorized, shall describe the 55 beneficial and detrimental physical and mental effects of such medica1 tion, and shall recommend whether such medication should be self-admin-2 istered or administered by authorized personnel.

3 (5) The subject of the petition shall be afforded an opportunity to 4 present evidence, to call witnesses on his or her behalf, and to cross-5 examine adverse witnesses.

6 [(i)] (J) Written treatment plan. (1) The court shall not order 7 assisted outpatient treatment unless a physician appointed by the appropriate director, in consultation with such director, develops and 8 provides to the court a proposed written treatment plan. The written 9 10 treatment plan shall include case management services or assertive 11 community treatment team services to provide care coordination. The written treatment plan also shall include all categories of services, as 12 set forth in paragraph one of subdivision (a) of this section, which 13 14 such physician recommends that the subject of the petition receive. All 15 service providers shall be notified regarding their inclusion in the 16 written treatment plan. If the written treatment plan includes medica-17 tion, it shall state whether such medication should be self-administered 18 or administered by authorized personnel, and shall specify type and 19 dosage range of medication most likely to provide maximum benefit for 20 the subject. If the written treatment plan includes alcohol or substance 21 abuse counseling and treatment, such plan may include a provision 22 requiring relevant testing for either alcohol or illegal substances provided the physician's clinical basis for recommending such plan 23 provides sufficient facts for the court to find (i) that such person has 24 25 history of alcohol or substance abuse that is clinically related to а the mental illness; and (ii) that such testing is necessary to prevent a 26 27 relapse or deterioration which would be likely to result in serious harm to the person or others. If a director is the petitioner, the written 28 treatment plan shall be provided to the court no later than the date of 29 the hearing on the petition. If a person other than a director 30 is the petitioner, such plan shall be provided to the court no later than the 31 32 date set by the court pursuant to paragraph three of subdivision [(j)] 33 (K) of this section.

34 (2) The physician appointed to develop the written treatment plan 35 shall provide the following persons with an opportunity to actively participate in the development of such plan: the subject of the peti-36 37 tion; the treating physician, if any; and upon the request of the subject of the petition, an individual significant to the subject 38 39 including any relative, close friend or individual otherwise concerned 40 the welfare of the subject. THE APPOINTED PHYSICIAN SHALL MAKE A with REASONABLE EFFORT TO GATHER RELEVANT INFORMATION FOR THE DEVELOPMENT 41 OF TREATMENT PLAN FROM THE SUBJECT OF THE PETITION'S FAMILY MEMBER OR 42 THE 43 MEMBERS, OR HIS OR HER SIGNIFICANT OTHER. If the subject of the petition 44 has executed a health care proxy, the appointed physician shall consider 45 any directions included in such proxy in developing the written treat-46 ment plan.

47 court shall not order assisted outpatient treatment unless a (3) The 48 physician appearing on behalf of a director testifies to explain the written proposed treatment plan; PROVIDED THAT THE PARTIES MAY STIPU-49 50 LATE, UPON MUTUAL CONSENT, THAT SUCH PHYSICIAN NEED NOT TESTIFY. Such 51 physician shall state the categories of assisted outpatient treatment recommended, the rationale for each such category, facts which establish 52 that such treatment is the least restrictive alternative, and, 53 if the 54 recommended assisted outpatient treatment plan includes medication, such 55 physician shall state the types or classes of medication recommended, 56 the beneficial and detrimental physical and mental effects of such medi-

cation, and whether such medication should be self-administered or 1 2 administered by an authorized professional. If the subject of the peti-3 tion has executed a health care proxy, such physician shall state the 4 consideration given to any directions included in such proxy in develop-5 ing the written treatment plan. If a director is the petitioner, testi-6 mony pursuant to this paragraph shall be given at the hearing on the 7 petition. If a person other than a director is the petitioner, such testimony shall be given on the date set by the court pursuant to para-8 9 graph three of subdivision [(j)] (K) of this section.

10 [(j)] (K) Disposition. (1) If after hearing all relevant evidence, the 11 court does not find by clear and convincing evidence that the subject of 12 the petition meets the criteria for assisted outpatient treatment, the 13 court shall dismiss the petition.

14 (2) If after hearing all relevant evidence, the court finds by clear 15 and convincing evidence that the subject of the petition meets the criteria for assisted outpatient treatment, and there is no appropriate 16 17 feasible less restrictive alternative, the court may order the and 18 subject to receive assisted outpatient treatment for an initial period not to exceed one year. In fashioning the order, the court shall specif-19 20 ically make findings by clear and convincing evidence that the proposed treatment is the least restrictive treatment appropriate and feasible 21 22 the subject. The order shall state an assisted outpatient treatment for plan, which shall include all categories of assisted outpatient treat-23 24 ment, as set forth in paragraph one of subdivision (a) of this section, 25 which the assisted outpatient is to receive, but shall not include any 26 such category that has not been recommended in [both] the proposed written treatment plan and [the] IN ANY testimony provided to the court 27 pursuant to subdivision [(i)](J) of this section. 28

29 (3) If after hearing all relevant evidence presented by a petitioner is not a director, the court finds by clear and convincing evidence 30 who that the subject of the petition meets the criteria for assisted outpa-31 32 tient treatment, and the court has yet to be provided with a written 33 proposed treatment plan and testimony pursuant to subdivision [(i)] (J) 34 of this section, the court shall order the appropriate director to 35 provide the court with such plan and testimony no later than the third excluding Saturdays, Sundays and holidays, immediately following 36 day, 37 the date of such order; PROVIDED THAT THE PARTIES MAY STIPULATE UPON 38 MUTUAL CONSENT THAT SUCH TESTIMONY NEED NOT BE PROVIDED. Upon receiving 39 such plan and ANY REQUIRED testimony, the court may order assisted 40 outpatient treatment as provided in paragraph two of this subdivision.

41 (4) A court may order the patient to self-administer psychotropic 42 drugs or accept the administration of such drugs by authorized personnel 43 as part of an assisted outpatient treatment program. Such order may 44 specify the type and dosage range of such psychotropic drugs and such 45 order shall be effective for the duration of such assisted outpatient 46 treatment.

47 (5) If the petitioner is the director of a hospital that operates an 48 assisted outpatient treatment program, the court order shall direct the hospital director to provide or arrange for all categories of assisted 49 50 outpatient treatment for the assisted outpatient throughout the period 51 of the order. In all other instances, the order shall require the appropriate director, as that term is defined in this section, to provide or 52 arrange for all categories of assisted outpatient treatment for the 53 54 assisted outpatient throughout the period of the order. ORDERS ISSUED 55 AFTER THE EFFECTIVE DATE OF THE CHAPTER OF THE LAWS OF TWO THOU-ON OR SAND THIRTEEN THAT AMENDED THIS SECTION SHALL REQUIRE THE APPROPRIATE 56

1 DIRECTOR "AS DETERMINED BY THE PROGRAM COORDINATOR" TO PROVIDE OR 2 ARRANGE FOR ALL CATEGORIES OF ASSISTED OUTPATIENT TREATMENT FOR THE 3 ASSISTED OUTPATIENT THROUGHOUT THE PERIOD OF THE ORDER.

4 (6) The director shall cause a copy of any court order issued pursuant 5 to this section to be served personally, or by mail, facsimile or elec-6 tronic means, upon the assisted outpatient, the mental hygiene legal 7 service or anyone acting on the assisted outpatient's behalf, the 8 original petitioner, identified service providers, and all others enti-9 tled to notice under subdivision [(f)] (G) of this section.

10 [(k)] (L) RELOCATION OF ASSISTED OUTPATIENTS. THE COMMISSIONER SHALL PROMULGATE REGULATIONS REQUIRING THAT, DURING THE PERIOD OF THE 11 ORDER, ASSISTED OUTPATIENT AND ANY OTHER APPROPRIATE PERSONS SHALL NOTIFY 12 AN 13 THE PROGRAM COORDINATOR WITHIN A REASONABLE TIME PRIOR TO SUCH ASSISTED 14 OUTPATIENT RELOCATING WITHIN THE STATE OF NEW YORK TO AN AREA NOT SERVED 15 ΒY THE DIRECTOR WHO HAS BEEN DIRECTED TO PROVIDE OR ARRANGE FOR THE ASSISTED OUTPATIENT TREATMENT. UPON RECEIVING NOTIFICATION OF SUCH RELO-16 CATION, THE PROGRAM COORDINATOR SHALL REDETERMINE WHO THE APPROPRIATE 17 DIRECTOR SHALL BE AND CAUSE A COPY OF THE COURT ORDER AND TREATMENT PLAN 18 19 TO BE TRANSMITTED TO SUCH DIRECTOR.

20 (M) Petition for [additional periods of] CONTINUED treatment. (1) 21 [Prior] WITHIN THIRTY DAYS PRIOR to the expiration of an order pursuant 22 this section, the appropriate director shall review whether the to assisted outpatient continues to meet the criteria for assisted outpa-23 tient treatment. [If, as documented in the petition, the director deter-24 25 mines that such criteria continue to be met or has made appropriate 26 attempts to, but has not been successful in eliciting, the cooperation 27 the subject to submit to an examination, within thirty days prior to of the expiration of an order of assisted outpatient treatment, such direc-28 29 tor may petition the court to order continued assisted outpatient treatment pursuant to paragraph two of this subdivision. Upon determining 30 whether such criteria continue to be met, such director shall notify the 31 32 program coordinator in writing as to whether a petition for continued 33 assisted outpatient treatment is warranted and whether such a petition was or will be filed.] UPON DETERMINING THAT ONE OR MORE OF SUCH CRITE-34 35 RIA ARE NO LONGER MET, SUCH DIRECTOR SHALL NOTIFY THE PROGRAM COORDINA-IN WRITING THAT A PETITION FOR CONTINUED ASSISTED OUTPATIENT TREAT-36 TOR 37 MENT IS NOT WARRANTED. UPON DETERMINING THAT SUCH CRITERIA CONTINUE TO 38 MET, HE OR SHE SHALL PETITION THE COURT TO ORDER CONTINUED ASSISTED ΒE 39 OUTPATIENT TREATMENT FOR A PERIOD NOT TO EXCEED ONE YEAR FROM THE EXPI-40 RATION DATE OF THE CURRENT ORDER. IF THE COURT'S DISPOSITION OF SUCH PETITION DOES NOT OCCUR PRIOR TO THE EXPIRATION DATE OF 41 THE CURRENT ORDER, THE CURRENT ORDER SHALL REMAIN IN EFFECT UNTIL SUCH DISPOSITION. 42 43 THE PROCEDURES FOR OBTAINING ANY ORDER PURSUANT TO THIS SUBDIVISION SHALL BE IN ACCORDANCE WITH THE PROVISIONS OF THE FOREGOING SUBDIVISION 44 45 OF THIS SECTION; PROVIDED THAT THE TIME RESTRICTIONS INCLUDED IN PARA-GRAPH FOUR OF SUBDIVISION (C) OF THIS SECTION SHALL NOT BE APPLICABLE. 46 47 THE NOTICE PROVISIONS SET FORTH IN PARAGRAPH SIX OF SUBDIVISION (K) OF 48 THIS SECTION SHALL BE APPLICABLE. ANY COURT ORDER REQUIRING PERIODIC 49 BLOOD TESTS OR URINALYSIS FOR THE PRESENCE OF ALCOHOL OR ILLEGAL DRUGS 50 SHALL BE SUBJECT TO REVIEW AFTER SIX MONTHS BY THE PHYSICIAN WHO DEVEL-OPED THE WRITTEN TREATMENT PLAN OR ANOTHER PHYSICIAN DESIGNATED BY 51 THE DIRECTOR, AND SUCH PHYSICIAN SHALL BE AUTHORIZED TO TERMINATE SUCH BLOOD 52 TESTS OR URINALYSIS WITHOUT FURTHER ACTION BY THE COURT. 53

54 (2) Within thirty days prior to the expiration of an order of assisted 55 outpatient treatment, [the appropriate director or] the current peti-56 tioner, if the current petition was filed pursuant to subparagraph (i)

(ii) of paragraph one of subdivision [(e)] (F) of this section, and 1 or 2 the current petitioner retains his or her original status pursuant to 3 applicable subparagraph, may petition the court to order continued the assisted outpatient treatment for a period not to exceed one year from 4 5 the expiration date of the current order. If the court's disposition of 6 such petition does not occur prior to the expiration date of the current 7 order, the current order shall remain in effect until such disposition. 8 The procedures for obtaining any order pursuant to this subdivision 9 shall be in accordance with the provisions of the foregoing subdivisions 10 this section; provided that the time restrictions included in paraof 11 graph four of subdivision (c) of this section shall not be applicable. 12 The notice provisions set forth in paragraph six of subdivision [(j)]13 (K) of this section shall be applicable. Any court order requiring peri-14 odic blood tests or urinalysis for the presence of alcohol or illegal 15 drugs shall be subject to review after six months by the physician who developed the written treatment plan or another physician designated by 16 17 the director, and such physician shall be authorized to terminate such 18 blood tests or urinalysis without further action by the court.

19 (3) IF NEITHER THE APPROPRIATE DIRECTOR NOR THE CURRENT PETITIONER 20 PETITION FOR CONTINUED ASSISTED OUTPATIENT TREATMENT PURSUANT TO THIS 21 PARAGRAPH AND THE ORDER OF THE COURT EXPIRES, ANY OTHER PERSON AUTHOR-22 PETITION PURSUANT TO PARAGRAPH ONE OF SUBDIVISION (F) OF THIS IZED ΤO 23 SECTION MAY BRING A NEW PETITION FOR ASSISTED OUTPATIENT TREATMENT. IF 24 SUCH NEW PETITION IS FILED LESS THAN SIXTY DAYS AFTER THE EXPIRATION OF 25 SUCH ORDER, THE TIME RESTRICTIONS PROVIDED IN PARAGRAPH FOUR OF SUBDIVI-SION (C) OF THIS SECTION SHALL NOT BE APPLICABLE TO THE NEW PETITION. 26

(4) IF, THIRTY DAYS PRIOR TO THE EXPIRATION OF AN ORDER, THE 27 ASSISTED 28 OUTPATIENT IS DEEMED BY THE APPROPRIATE DIRECTOR TO BE MISSING AND 29 THEREBY UNAVAILABLE FOR EVALUATION AS TO WHETHER HE OR SHE CONTINUES ТΟ MEET THE CRITERIA FOR ASSISTED OUTPATIENT TREATMENT, SUCH DIRECTOR SHALL 30 THE COURT TO EXTEND THE TERM OF THE CURRENT ORDER UNTIL SIXTY 31 PETITION 32 DAYS AFTER SUCH TIME AS THE ASSISTED OUTPATIENT IS LOCATED. IF THE COURT GRANTS THE EXTENSION, THE DIRECTOR SHALL CONTINUE REASONABLE EFFORTS 33 TΟ LOCATE UPON LOCATION OF THE ASSISTED OUTPA-34 THE ASSISTED OUTPATIENT. 35 TIENT, THE DIRECTOR SHALL REVIEW WHETHER THE ASSISTED OUTPATIENT CONTIN-UES TO MEET THE CRITERIA FOR ASSISTED OUTPATIENT TREATMENT, PURSUANT 36 TO 37 PARAGRAPH TWO OF THIS SUBDIVISION.

38 [(1)] (N) Petition for an order to stay, vacate or modify. (1) In 39 addition to any other right or remedy available by law with respect to 40 the order for assisted outpatient treatment, the assisted outpatient, the mental hygiene legal service, or anyone acting on the assisted 41 outpatient's behalf may petition the court on notice to the director, 42 43 the original petitioner, and all others entitled to notice under subdivision [(f)] (G) of this section to stay, vacate or modify the order. 44

45 The appropriate director shall petition the court for approval (2) before instituting a proposed material change in the assisted outpatient 46 of 47 treatment plan, unless such change is authorized by the order the SUCH PETITIONS TO CHANGE AN ASSISTED OUTPATIENT TREATMENT PLAN, 48 court. 49 AS WELL AS PETITIONS FOR CONTINUED TREATMENT, MAY BE MADE TO ANY JUDGE 50 SUPREME OR COUNTY COURTS IN THE COUNTY IN WHICH THE SUBJECT OF OF THE 51 THE PETITION IS PRESENT OR REASONABLY BELIEVED TO BE PRESENT. Such petition shall be filed on notice to all parties entitled to notice under 52 subdivision [(f)] (G) of this section. Not later than five days after 53 54 receiving such petition, excluding Saturdays, Sundays and holidays, the 55 court shall hold a hearing on the petition; provided that if the assisted outpatient informs the court that he or she agrees to the 56

1 proposed material change, the court may approve such change without a 2 hearing. Non-material changes may be instituted by the director without 3 court approval. For the purposes of this paragraph, a material change is 4 an addition or deletion of a category of services to or from a current 5 assisted outpatient treatment plan, or any deviation without the 6 assisted outpatient's consent from the terms of a current order relating 7 to the administration of psychotropic drugs.

8 [(m)] (O) Appeals. Review of an order issued pursuant to this section 9 shall be had in like manner as specified in section 9.35 of this 10 article; PROVIDED THAT NOTICE SHALL BE PROVIDED TO ALL PARTIES ENTITLED 11 TO NOTICE UNDER SUBDIVISION (G) OF THIS SECTION.

12 [(n)] (P) Failure to comply with assisted outpatient treatment. Where 13 the clinical judgment of a physician, (i) the assisted outpatient, in 14 has failed or refused to comply with the assisted outpatient treatment, 15 (ii) efforts were made to solicit compliance, and (iii) such assisted outpatient may be in need of involuntary admission to a hospital pursu-ant to section 9.27 of this article or immediate observation, care and 16 17 18 treatment pursuant to section 9.39 or 9.40 of this article, such physician may request the appropriate director of community services, the 19 director's designee, or any physician designated by the director 20 of 21 community services pursuant to section 9.37 of this article, to direct 22 the removal of such assisted outpatient to an appropriate hospital for 23 examination to determine if such person has a mental illness for an which HE OR SHE IS IN NEED OF hospitalization is necessary pursuant to 24 25 section 9.27, 9.39 or 9.40 of this article[. Furthermore, if such 26 assisted outpatient refuses to take medications as required by the court 27 order, or he or she refuses to take, or fails a blood test, urinalysis, 28 alcohol or drug test as required by the court order, such physician or 29 may consider such refusal or failure when determining whether]; PROVIDED THAT IF, AFTER EFFORTS TO SOLICIT COMPLIANCE, SUCH PHYSICIAN DETERMINES 30 THE ASSISTED OUTPATIENT'S FAILURE TO COMPLY WITH THE ASSISTED 31 THAT 32 OUTPATIENT TREATMENT INCLUDES A SUBSTANTIAL FAILURE TO TAKE MEDICATION, OR SUBMIT TO BLOOD TESTING OR URINALYSIS, OR RECEIVE TREATMENT FOR 33 PASS ALCOHOL OR SUBSTANCE ABUSE, SUCH PHYSICIAN MAY PRESUME THAT the assisted 34 35 outpatient is in need of an examination to determine whether he or she a mental illness for which hospitalization is necessary. Upon the 36 has 37 request of such physician, the appropriate director, the director's 38 designee, or any physician designated pursuant to section 9.37 of this 39 article, may direct peace officers, acting pursuant to their special 40 duties, or police officers who are members of an authorized police department or force or of a sheriff's department to take the assisted 41 outpatient into custody and transport him or her to the hospital operat-42 43 ing the assisted outpatient treatment program or to any hospital author-44 ized by the director of community services to receive such persons. Such 45 enforcement officials shall carry out such directive. Upon the law request of such physician, the appropriate director, the director's 46 47 or any physician designated pursuant to section 9.37 of this designee, 48 article, an ambulance service, as defined by subdivision two of section three thousand one of the public health law, or an approved mobile 49 50 crisis outreach team as defined in section 9.58 of this article shall be 51 authorized to take into custody and transport any such person to the hospital operating the assisted outpatient treatment program, or to any 52 other hospital authorized by the appropriate director of community 53 54 services to receive such persons. Any director of community services, or 55 designee, shall be authorized to direct the removal of an assisted outpatient who is present in his or her county to an appropriate hospi-56

tal, in accordance with the provisions of this subdivision, based upon a 1 2 determination of the appropriate director of community services direct-3 ing the removal of such assisted outpatient pursuant to this subdivi-4 sion. Such person may be retained for observation, care and treatment 5 and further examination in the hospital for up to seventy-two hours to 6 permit a physician to determine whether such person has a mental illness 7 is in need of involuntary care and treatment in a hospital pursuant and 8 to the provisions of this article. Any continued involuntary retention 9 THE ASSISTED OUTPATIENT in such hospital beyond the initial seventy-OF 10 two hour period shall be in accordance with the provisions of this article relating to the involuntary admission and retention of a person. 11 Ιf 12 any time during the seventy-two hour period the person is determined at 13 not to meet the involuntary admission and retention provisions of this 14 article, and does not agree to stay in the hospital as a voluntary or 15 informal patient, he or she must be released. Failure to comply with an order of assisted outpatient treatment shall not be grounds for involun-16 17 tary civil commitment or a finding of contempt of court.

[(o)] (Q) Effect of determination that a person is in need of assisted outpatient treatment. The determination by a court that a person is in need of assisted outpatient treatment shall not be construed as or deemed to be a determination that such person is incapacitated pursuant to article eighty-one of this chapter.

[(p)] (R) False petition. A person making a false statement or providing false information or false testimony in a petition or hearing under this section shall be subject to criminal prosecution pursuant to article one hundred seventy-five or article two hundred ten of the penal law.

[(q)] (S) Exception. Nothing in this section shall be construed to affect the ability of the director of a hospital to receive, admit, or retain patients who otherwise meet the provisions of this article regarding receipt, retention or admission.

[(r)] (T) Education and training. (1) The office [of mental health], 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.

38 (2) The office, in consultation with the office of court administration, shall establish a mental health training program for 39 supreme 40 county court judges and court personnel, AND SHALL PROVIDE SUCH and TRAINING WITH SUCH FREQUENCY AND IN SUCH LOCATIONS AS MAY BE APPROPRIATE 41 TO MEET STATEWIDE NEEDS. Such training shall focus on the use of this 42 43 section and generally address issues relating to mental illness and 44 mental health treatment.

45 S 6. Section 29.15 of the mental hygiene law is amended by adding a 46 new subdivision (o) to read as follows:

THE DIRECTOR OF A DEPARTMENT FACILITY DOES NOT PETITION FOR 47 (O)IF 48 ASSISTED OUTPATIENT TREATMENT PURSUANT TO SECTION 9.60 OF THIS CHAPTER 49 UPON THE DISCHARGE OF AN INPATIENT ADMITTED PURSUANT TO SECTION 9.27, 50 9.39 OR 9.40 OF THIS CHAPTER, OR UPON THE EXPIRATION OF Α PERIOD OF 51 RELEASE FOR SUCH INPATIENT, SUCH DIRECTOR SHALL REPORT SUCH CONDITIONAL DISCHARGE OR SUCH EXPIRATION IN WRITING TO THE DIRECTOR 52 OF COMMUNITY 53 SERVICES OF THELOCAL GOVERNMENTAL UNIT IN WHICH THE INPATIENT IS 54 EXPECTED TO RESIDE.

55 S 7. Subdivision 3 of section 404 of the correction law, as added by 56 chapter 1 of the laws of 2013, is amended to read as follows:

3. Within a reasonable period prior to discharge of an inmate commit-1 2 ted from a [state correctional facility from a] hospital in the depart-3 ment of mental hygiene to the community, the director shall ensure that 4 a clinical assessment has been completed to determine whether the inmate meets the criteria for assisted outpatient treatment pursuant to subdi-5 6 vision (c) of section 9.60 of the mental hygiene law. If, as a result of 7 such assessment, the director determines that the inmate meets such 8 criteria, prior to discharge the director of the hospital shall either 9 petition for a court order pursuant to section 9.60 of the mental 10 hygiene law, or report in writing to the director of community services of the local governmental unit in which the inmate is expected to reside 11 so that an investigation may be conducted pursuant to section 9.47 of 12 13 the mental hygiene law.

14 S 8. Section 18 of chapter 408 of the laws of 1999, constituting 15 Kendra's Law, as amended by chapter 1 of the laws of 2013, is amended to 16 read as follows:

17 S 18. This act shall take effect immediately, provided that section 18 fifteen of this act shall take effect April 1, 2000, provided, further, 19 that subdivision (e) of section 9.60 of the mental hygiene law as added 20 by section six of this act shall be effective 90 days after this act 21 shall become law[; and that this act shall expire and be deemed repealed 22 June 30, 2017].

S 9. Severability. If any clause, sentence, paragraph, section or part of this act shall be adjudged by any court of competent jurisdiction to be invalid, and after exhaustion of all further judicial review, the judgment shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, section or part thereof directly involved in the controversy.

S 10. This act shall take effect immediately; provided, however, that if this act shall take effect prior to the effective date of the amendments to sections 9.47 and 9.60 of the mental hygiene law and to section 404 of the correction law made by chapter 1 of the laws of 2013, sections three, five and seven of this act respectively, shall take effect on the same date and in the same manner as such chapter takes effect.