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2015-2016 Regular Sessions

IN SENATE

April 24, 2015

Introduced by Sen. RITCHIE -- read twice and ordered printed, and when printed to be committed to the Committee on Crime Victims, Crime and Correction

AN ACT to amend the correction law, in relation to notice of transfer of sex offender to psychiatric hospital

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

Section 1. Paragraph a of subdivision 2 of section 508 of correction law, as amended by chapter 283 of the laws of 2002, and such subdivision as renumbered by chapter 33 of the laws of 2009, is amended to read as follows:

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2. a. If a physician to a jail or in case of a vacancy a physician acting as such and the warden or jailer certify in writing that a prisoner confined in a jail either in a civil cause or upon a criminal charge is in such a state of mental health that he is in need of untary care and treatment and in their opinion should be removed to a psychiatric hospital for treatment, the warden or jailer shall immediately notify the director who shall have the responsibility for providing treatment for such prisoner. If such director after examination of the prisoner by an examining physician designated by him shall determine that such prisoner is in need of involuntary care and treat-14 ment, the director shall file an application for the involuntary hospi-16 talization of such prisoner pursuant to article nine of the mental 17 hygiene law in a hospital operated by the department of mental hygiene or in the case of a prisoner confined in a jail in a city or county 19 which maintains or operates a general hospital containing a psychiatric prison ward approved by the department of mental hygiene to such prison 20 ward for care and treatment or to any other psychiatric hospital if such 21 22 prison ward is filled to capacity. Such application shall be supported by the certificate of two physicians in accordance with the requirements 23 24 of section 9.27 of the mental hygiene law and thereupon such prisoner

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

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shall be admitted forthwith to the hospital in which such application is filed, and the procedures of the mental hygiene law governing the hospi-3 talization of such prisoner. The jailer or warden having custody of the prisoner shall deliver the prisoner to the hospital with which the 5 director has filed the application. If such jailer or warden shall certify that such prisoner has a mental illness which is likely to 6 7 result in serious harm to himself or others and for which care in a 8 psychiatric hospital is appropriate such jailer or warden shall effect 9 the admission of such prisoner to a hospital forthwith in accordance 10 the provisions of section 9.37 or 9.39 of the mental hygiene law and the hospital shall admit such prisoner. Upon admission of the pris-11 oner, pursuant to section 9.37 or 9.39 of the mental hygiene law, the jailer or warden shall notify the director, the prisoner's attorney, and 12 13 14 his family, where information about the family is available. 15 PRISONER IS A SEX OFFENDER, AS DEFINED PURSUANT TO SUBDIVISION ONE OF SECTION ONE HUNDRED SIXTY-EIGHT-A OF THIS CHAPTER, THE JAILER OR WARDEN 16 17 SHALL ALSO NOTIFY THE DISTRICT ATTORNEY WHO PROSECUTED THE SEX OFFENDER 18 TRANSFER TO THE PSYCHIATRIC HOSPITAL. While the prisoner is in 19 the hospital he shall remain in the custody under sufficient guard of the jailer or warden in charge of the jail from which he came. A prison-20 21 admitted to a psychiatric hospital pursuant to section 9.27, 9.37 or 9.39 of the mental hygiene law may be retained at the hospital pursuant 23 to the provisions of the mental hygiene law until he has improved suffi-24 ciently in his mental illness so that hospitalization is no longer 25 necessary or until ordered by the court to be returned to the 26 whichever comes first and in either event, the prisoner shall thereupon be returned to jail. The cost of the care and treatment of such prison-27 28 in the hospital shall be defrayed in accordance with the provisions 29 of the mental hygiene law in such cases provided. 30

From the time of admission of a prisoner to a hospital under this section the retention of such prisoner for care and treatment shall be subject to the provisions for notice, hearing, review and judicial approval of continued retention or transfer and continued retention provided by article nine of the mental hygiene law for the admission and retention of involuntary patients.

36 S 2. This act shall take effect on the ninetieth day after it shall 37 have become a law.