3211

2015-2016 Regular Sessions

IN SENATE

February 3, 2015

Introduced by Sens. YOUNG, LARKIN -- read twice and ordered printed, and when printed to be committed to the Committee on Mental Health and Developmental Disabilities

AN ACT to amend the mental hygiene law, in relation to involuntary and emergency admissions of the mentally ill

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

1 Section 1. Section 9.01 of the mental hygiene law, as amended by chap-2 ter 723 of the laws of 1989, the seventh undesignated paragraph as 3 amended by chapter 595 of the laws of 2000, is amended to read as 4 follows:

5 S 9.01 Definitions.

6

As used in this article:

7 "in need of care and treatment" means that a person has a mental 8 illness for which in-patient care and treatment in a hospital is appro-9 priate.

"in need of involuntary care and treatment" means that a person has a mental illness for which care and treatment as a patient in a hospital is essential to such person's welfare and [whose] WHICH SO IMPAIRS THE PERSON'S judgment [is so impaired] that he OR SHE is unable to understand the need for such care and treatment.

15 ["likelihood to result in serious harm" or] "likely to result in seri-16 ous PHYSICAL harm" means [(a)] POSING a substantial risk of : (A) SERI-OUS physical harm to the person as manifested by threats of or attempts 17 18 at suicide or serious bodily harm, CONDUCT DEMONSTRATING THAT THE PERSON IS UNABLE TO MEET HIS OR HER NEEDS FOR NOURISHMENT, MEDICAL CARE, 19 SHEL-TER OR SELF-PROTECTION WITHOUT 20 THE ASSISTANCE OF OTHERS, or other conduct demonstrating that the person is dangerous to himself or herself[,]; or (b) [a substantial risk of physical harm to other persons 21 22 23 as manifested by homicidal or other violent behavior by which others are

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

LBD06119-01-5

1 placed in reasonable fear of] serious physical harm TO OTHERS AS MANI-2 FESTED BY VIOLENT OR IMPRUDENT BEHAVIOR OR THREATS.

³ "LIKELY TO RESULT IN SERIOUS PSYCHIATRIC HARM" MEANS SIGNIFICANTLY ⁴ IMPAIRING THE PERSON'S ABILITY TO MAKE AN INFORMED DECISION REGARDING ⁵ MENTAL HEALTH TREATMENT AND POSING A SUBSTANTIAL RISK OF SEVERE DETERI-⁶ ORATION OF THE PERSON'S CAPACITY FOR JUDGMENT, REASON OR SELF-MANAGE-⁷ MENT.

8 "need for retention" means [that] THE NEED OF a person who has been admitted to a hospital pursuant to this article [is in need] FOR A 9 10 FURTHER PERIOD of involuntary care and treatment in a hospital [for a further period]. IN DETERMINING THE NEED FOR RETENTION, A PHYSICIAN 11 12 SHALL CONSIDER THE PERSON'S CURRENT CONDITION AND PREPAREDNESS, WITH 13 APPROPRIATE AND AVAILABLE SUPPORT, TO ADHERE TO ESSENTIAL OUTPATIENT 14 TREATMENT AND REFRAIN FROM ABUSING SUBSTANCES WHICH IMPERIL HIS OR HER 15 MENTAL HEALTH.

16 "record" of a patient shall consist of admission, transfer or 17 retention papers and orders, and accompanying data required by this 18 article and by the regulations of the commissioner.

19 "director of community services" means the director of community 20 services for the mentally disabled appointed pursuant to article forty-21 one of this chapter.

"qualified psychiatrist" means a physician licensed to practice medicine in New York state who: (a) is a diplomate of the American board of psychiatry and neurology or is eligible to be certified by that board; or (b) is certified by the American osteopathic board of neurology and psychiatry or is eligible to be certified by that board.

27 S 2. Subdivisions (a) and (c) of section 9.37 of the mental hygiene 28 law, subdivision (a) as amended by chapter 723 of the laws of 1989 and 29 subdivision (c) as amended by chapter 230 of the laws of 2004, are 30 amended to read as follows:

The director of a hospital, upon application by a director of 31 (a) 32 community services or an examining physician duly designated by him or 33 her, may receive and care for in such hospital as a patient any person who, in the opinion of the director of community services or the direc-tor's designee, has a mental illness for which immediate inpatient care 34 35 and treatment in a hospital is appropriate and which is likely to result 36 37 in serious PHYSICAL harm [to himself or herself] or [others] SERIOUS 38 PSYCHIATRIC HARM.

39 The need for immediate hospitalization shall be confirmed by a staff 40 physician of the hospital prior to admission. Within seventy-two hours, excluding Sunday and holidays, after such admission, if such patient is 41 to be retained for care and treatment beyond such time and he or she 42 43 does not agree to remain in such hospital as a voluntary patient, the 44 certificate of another examining physician who is a member of the psychiatric staff of the hospital that the patient is in need of invol-45 untary care and treatment shall be filed with the hospital. From the 46 47 time of his or her admission under this section the retention of such patient for care and treatment shall be subject to the provisions 48 for notice, hearing, review, and judicial approval of continued retention or 49 50 transfer and continued retention provided by this article for the admis-51 sion and retention of involuntary patients, provided that, for the purposes of such provisions, the date of admission of the patient shall 52 53 be deemed to be the date when the patient was first received in the 54 hospital under this section.

55 (c) Notwithstanding the provisions of subdivision (b) of this section, 56 in counties with a population of less than two hundred thousand, a

director of community services who is a licensed psychologist pursuant 1 2 to article one hundred fifty-three of the education law or a licensed 3 clinical social worker pursuant to article one hundred fifty-four of the 4 education law but who is not a physician may apply for the admission of 5 a patient pursuant to this section without a medical examination by a 6 designated physician, if a hospital approved by the commissioner pursuant to section 9.39 of this article is not located within thirty miles 7 8 the patient, and the director of community services has made a of 9 reasonable effort to locate a designated examining physician but such a 10 designee is not immediately available and the director of community 11 services, after personal observation of the person, reasonably believes that he OR SHE may have a mental illness which is likely to result in 12 13 serious PHYSICAL harm [to himself] or [others] SERIOUS PSYCHIATRIC HARM 14 and inpatient care and treatment of such person in a hospital may be 15 appropriate. In the event of an application pursuant to this subdivision, a physician of the receiving hospital shall examine the patient 16 17 and shall not admit the patient unless he or she determines that the 18 patient has a mental illness for which immediate inpatient care and 19 treatment in a hospital is appropriate and which is likely to result in serious harm to himself or others. If the patient is admitted, the need 20 21 for hospitalization shall be confirmed by another staff physician within 22 twenty-four hours. An application pursuant to this subdivision shall be 23 in writing and shall be filed with the director of such hospital at the 24 time of the patient's reception, together with a statement in a form 25 prescribed by the commissioner giving such information as he may deem 26 appropriate, including a statement of the efforts made by the director 27 of community services to locate a designated examining physician prior 28 to making an application pursuant to this subdivision.

29 S 3. Subdivision (a) of section 9.37 of the mental hygiene law, such 30 section as renumbered by chapter 978 of the laws of 1977, is amended to 31 read as follows:

32 (a) The director of a hospital, upon application by a director of 33 community services or an examining physician duly designated by him OR HER, may receive and care for in such hospital as a patient any person 34 35 in the opinion of the director of community services or his OR HER who, designee, has a mental illness for which immediate inpatient 36 care and 37 treatment in a hospital is appropriate and which is likely to result in 38 serious PHYSICAL harm [to himself or others; "likelihood of serious harm" shall mean: 39

40 1. substantial risk of physical harm to himself as manifested by 41 threats of or attempts at suicide or serious bodily harm or other 42 conduct demonstrating that he is dangerous to himself, or

43 2. a substantial risk of physical harm to other persons as manifested 44 by homicidal or other violent behavior by which others are placed in 45 reasonable fear] or serious [physical] PSYCHIATRIC harm.

The need for immediate hospitalization shall be confirmed by a staff 46 47 physician of the hospital prior to admission. Within seventy-two hours, 48 excluding Sunday and holidays, after such admission, if such patient is to be retained for care and treatment beyond such time and he OR 49 SHE 50 does not agree to remain in such hospital as a voluntary patient, the 51 certificate of another examining physician who is a member of the psychiatric staff of the hospital that the patient is in need of invol-52 untary care and treatment shall be filed with the hospital. From the 53 54 time of his OR HER admission under this section the retention of such 55 patient for care and treatment shall be subject to the provisions for 56 notice, hearing, review, and judicial approval of continued retention or 1 transfer and continued retention provided by this article for the admis-2 sion and retention of involuntary patients, provided that, for the 3 purposes of such provisions, the date of admission of the patient shall 4 be deemed to be the date when the patient was first received in the 5 hospital under this section.

6 S 4. Subdivision (a) of section 9.39 of the mental hygiene law, as 7 amended by chapter 789 of the laws of 1985, is amended to read as 8 follows:

9 (a) The director of any hospital maintaining adequate staff and facil-10 ities for the observation, examination, care, and treatment of persons 11 alleged to be mentally ill and approved by the commissioner to receive and retain patients pursuant to this section may receive and retain therein as a patient for a period of fifteen days any person alleged to 12 13 have a mental illness for which immediate observation, care, and treat-14 15 ment in a hospital is appropriate and which is likely to result in seri-16 PHYSICAL harm [to himself or others. "Likelihood to result in serious 17 ous harm" as used in this article shall mean:

18 1. substantial risk of physical harm to himself as manifested by 19 threats of or attempts at suicide or serious bodily harm or other 20 conduct demonstrating that he is dangerous to himself, or

21 2. a substantial risk of physical harm to other persons as manifested 22 by homicidal or other violent behavior by which others are placed in 23 reasonable fear of] OR serious [physical] PSYCHIATRIC harm.

The director shall cause to be entered upon the hospital records the name of the person or persons, if any, who have brought such person to the hospital and the details of the circumstances leading to the hospitalization of such person.

28 shall admit such person pursuant to the provisions of The director 29 this section only if a staff physician of the hospital upon examination such person finds that such person qualifies under the requirements 30 of of this section. Such person shall not be retained for a period of more 31 32 than forty-eight hours unless within such period such finding is 33 confirmed after examination by another physician who shall be a member 34 of the psychiatric staff of the hospital. Such person shall be served, at the time of admission, with written notice of his OR HER status 35 and a patient under this section. Such notice shall contain the 36 rights as 37 patient's name. At the same time, such notice shall also be given to the mental hygiene legal service and personally or by mail to such person or 38 39 persons, not to exceed three in number, as may be designated in writing 40 receive such notice by the person alleged to be mentally ill. If at to any time after admission, the patient, any relative, friend, or the 41 mental hygiene legal service gives notice to the director in writing of 42 43 request for court hearing on the question of need for immediate observa-44 tion, care, and treatment, a hearing shall be held as herein provided as 45 soon as practicable but in any event not more than five days after such request is received, except that the commencement of such hearing may be 46 47 adjourned at the request of the patient. It shall be the duty of the 48 director upon receiving notice of such request for hearing to forward forthwith a copy of such notice with a record of the patient to the supreme court or county court in the county where such hospital is 49 50 51 located. A copy of such notice and record shall also be given the mental hygiene legal service. The court which receives such notice shall fix 52 the date of such hearing and cause the patient or other person request-53 54 ing the hearing, the director, the mental hygiene legal service and such other persons as the court may determine to be advised of such date. 55 Upon such date, or upon such other date to which the proceeding may be 56

adjourned, the court shall hear testimony and examine the person alleged 1 2 to be mentally ill, if it be deemed advisable in or out of court, and 3 shall render a decision in writing that there is reasonable to cause 4 believe that the patient has a mental illness for which immediate inpa-5 tient care and treatment in a hospital is appropriate and which is like-6 ly to result in serious PHYSICAL harm [to himself or others] OR SERIOUS 7 If it be determined that there is such reasonable PSYCHIATRIC HARM. 8 cause, the court shall forthwith issue an order authorizing the retention of such patient for any such purpose or purposes in the hospi-9 10 for a period not to exceed fifteen days from the date of admission. tal 11 Any such order entered by the court shall not be deemed to be an adjudi-12 cation that the patient is mentally ill, but only a determination that 13 there is reasonable cause to retain the patient for the purposes of this 14 section.

15 S 5. Subdivisions (a) and (b) of section 9.40 of the mental hygiene 16 law, as added by chapter 723 of the laws of 1989, are amended to read as 17 follows:

18 (a) The director of any comprehensive psychiatric emergency program 19 may receive and retain therein for a period not to exceed seventy-two 20 hours, any person alleged to have a mental illness for which immediate 21 observation, care and treatment in such program is appropriate and which 22 is likely to result in serious PHYSICAL harm [to the person] or [others] 23 SERIOUS PSYCHIATRIC HARM. The director shall cause to be entered upon 24 the program records the name of the person or persons, if any, who have 25 brought the person alleged to have a mental illness to the program and 26 the details of the circumstances leading the person or persons to bring 27 the person alleged to have a mental illness to the program.

The director shall cause examination of such persons to be initi-28 (b) 29 ated by a staff physician of the program as soon as practicable and in any event within six hours after the person is received into the 30 program's emergency room. Such person may be retained for observation, 31 32 and treatment and further examination for up to twenty-four hours care 33 if, at the conclusion of such examination, such physician determines that such person may have a mental illness for which immediate observa-34 35 tion, care and treatment in a comprehensive psychiatric emergency program is appropriate, and which is likely to result in serious PHYS-36 ICAL harm [to the person] or [others] SERIOUS PSYCHIATRIC HARM. 37

38 S 6. Section 9.41 of the mental hygiene law, as amended by chapter 723 39 of the laws of 1989, is amended to read as follows:

40 S 9.41 Emergency admissions for immediate observation, care, and treat-41 ment; powers of certain peace officers and police officers.

42 Any peace officer, when acting pursuant to his or her special duties, 43 or police officer who is a member of the state police or of an author-44 ized police department or force or of a sheriff's department may take 45 into custody any person who appears to be mentally ill and is conducting himself or herself in a manner which is likely to result in serious 46 47 PHYSICAL harm [to the person or others]. Such officer may direct the 48 removal of such person or remove him or her to any hospital specified in 49 subdivision (a) of section 9.39 or any comprehensive psychiatric emer-50 gency program specified in subdivision (a) of section 9.40, or, pending 51 his or her examination or admission to any such hospital or program, temporarily detain any such person in another safe and comfortable 52 53 place, in which event, such officer shall immediately notify the direc-54 tor of community services or, if there be none, the health officer of the city or county of such action. 55

4

26

S 7. Section 9.41 of the mental hygiene law, as amended by chapter 843 of the laws of 1980, is amended to read as follows: S 9.41 Emergency admissions for immediate observation, care, and treat-

S 9.41 Emergency admissions for immediate observation, care, and treatment; powers of certain peace officers and police officers.

5 Any peace officer, when acting pursuant to his OR HER special duties, 6 police officer who is a member of the state police or of an authoror 7 ized police department or force or of a sheriff's department may take into custody any person who appears to be mentally ill and is conducting 8 himself OR HERSELF in a manner which is likely to result in serious 9 10 [harm to himself or others. "Likelihood to result in serious harm" shall mean (1) substantial risk of physical harm to himself as mani-11 12 fested by threats of or attempts at suicide or serious bodily harm or other conduct demonstrating that he is dangerous to himself, or (2) a 13 14 substantial risk of physical harm to other persons as manifested by homicidal or other violent behavior by which others are placed in reasonable fear of serious] physical harm. Such officer may direct the 15 16 17 removal of such person or remove him OR HER to any hospital specified in 18 subdivision (a) of section 9.39 or, pending his OR HER examination or 19 admission to any such hospital, temporarily detain any such person in 20 another safe and comfortable place, in which event, such officer shall 21 immediately notify the director of community services or, if there be 22 none, the health officer of the city or county of such action.

23 S 8. Section 9.43 of the mental hygiene law, as amended by chapter 723 24 of the laws of 1989, is amended to read as follows: 25 S 9.43 Emergency admissions for immediate observation, care, and treat-

S 9.43 Emergency admissions for immediate observation, care, and treatment; powers of courts.

(a) Whenever any court of inferior or general jurisdiction is informed 27 28 by verified statement that a person is apparently mentally ill and is 29 conducting himself or herself in a manner which in a person who is not mentally ill would be deemed disorderly conduct or which is likely to 30 result in serious PHYSICAL harm [to himself or herself], such court 31 32 shall issue a warrant directing that such person be brought before it. 33 when said person is brought before the court, it appears to the If, 34 court, on the basis of evidence presented to it, that such person has or may have a mental illness which is likely to result in serious PHYSICAL 35 [to himself or herself or others], the court shall issue a civil 36 harm 37 order directing his or her removal to any hospital specified in subdivision (a) of section 9.39 or any comprehensive psychiatric emergency 38 program specified in subdivision (a) of section 9.40, willing to receive 39 40 such person for a determination by the director of such hospital or program whether such person should be retained therein pursuant to such 41 42 section.

43 Whenever a person before a court in a criminal action appears to (b) have a mental illness which is likely to result in serious PHYSICAL harm 44 45 [to himself or herself or others] and the court determines either that 46 the crime has not been committed or that there is not sufficient cause 47 to believe that such person is guilty thereof, the court may issue а 48 civil order as above provided, and in such cases the criminal action 49 shall terminate.

50 S 9. Section 9.43 of the mental hygiene law, as renumbered by chapter 51 978 of the laws of 1977, is amended to read as follows:

52 S 9.43 Emergency admissions for immediate observation, care, and treat-53 ment; powers of courts.

54 (a) Whenever any court of inferior or general jurisdiction is informed 55 by verified statement that a person is apparently mentally ill and is 56 conducting himself OR HERSELF in a manner which in a person who is not

mentally ill would be deemed disorderly conduct or which is likely to 1 2 result in serious PHYSICAL harm [to himself or others as defined in 3 section 31.39], such court shall issue a warrant directing that such person be brought before it. If, when said person is brought before the 4 5 court, it appears to the court, on the basis of evidence presented to 6 it, that such person has or may have a mental illness which is likely to 7 result in serious PHYSICAL harm [to himself or others], the court shall 8 issue a civil order directing his OR HER removal to any hospital speciin subdivision (a) of section [31.39] 9.39 OF THIS ARTICLE willing 9 fied 10 to receive such person for a determination by the director of such 11 hospital whether such person should be retained therein pursuant to such 12 section.

(b) Whenever a person before a court in a criminal action appears to have a mental illness which is likely to result in serious PHYSICAL harm [to himself or others] and the court determines either that the crime has not been committed or that there is not sufficient cause to believe that such person is guilty thereof, the court may issue a civil order as above provided, and in such cases the criminal action shall terminate.

19 S 10. Section 9.45 of the mental hygiene law, as amended by chapter 20 723 of the laws of 1989, the opening paragraph as amended by chapter 192 21 of the laws of 2005, is amended to read as follows:

22 S 9.45 Emergency admissions for immediate observation, care, and treat-23 ment; powers of directors of community services.

24 The director of community services or the director's designee shall 25 the power to direct the removal of any person, within his or her have 26 jurisdiction, to a hospital approved by the commissioner pursuant to 27 subdivision (a) of section 9.39 of this article, or to a comprehensive 28 psychiatric emergency program pursuant to subdivision (a) of section 29 9.40 of this article, if the parent, adult sibling, spouse or child of the person, the committee or legal guardian of the person, a licensed 30 psychologist, registered professional nurse or certified social worker 31 32 currently responsible for providing treatment services to the person, а 33 supportive or intensive case manager currently assigned to the person by 34 a case management program which program is approved by the office of 35 mental health for the purpose of reporting under this section, а licensed physician, health officer, peace officer or police officer 36 reports to him or her that such person has a mental illness for which 37 38 immediate care and treatment in a hospital is appropriate and which is likely to result in serious PHYSICAL harm [to himself] or [herself or 39 40 others] SERIOUS PSYCHIATRIC HARM. It shall be the duty of peace officers, when acting pursuant to their special duties, or police officers, 41 who are members of an authorized police department or force or of a 42 43 sheriff's department to assist representatives of such director to take 44 into custody and transport any such person. Upon the request of a director of community services or the director's designee an ambulance service, as defined in subdivision two of section three thousand one of 45 46 47 public health law, is authorized to transport any such person. Such the 48 person may then be retained in a hospital pursuant to the provisions of 49 section 9.39 of this article or in a comprehensive psychiatric emergency program pursuant to the provisions of section 9.40 of this article. 50

51 S 11. Section 9.45 of the mental hygiene law, as amended by chapter 52 343 of the laws of 1985, is amended to read as follows:

53 S 9.45 Emergency admissions for immediate observation, care, and treat-54 ment; powers of directors of community services.

55 The director of community services or his OR HER designee shall have 56 the power to direct the removal of any person, within his OR HER juris-

diction, to a hospital approved by the commissioner pursuant to subdivi-1 2 sion (a) of section 9.39 of this article if the parent, spouse, or child 3 the person, a licensed physician, health officer, peace officer or of 4 police officer reports to him OR HER that such person has a mental 5 illness for which immediate care and treatment in a hospital is appro-6 priate and which is likely to result in serious PHYSICAL harm [to 7 himself] or [others, as defined in section 9.39 of this article] SERIOUS 8 PSYCHIATRIC HARM. It shall be the duty of peace officers, when acting pursuant to their special duties, or police officers, who are members of 9 10 an authorized police department or force or of a sheriff's department to 11 assist representatives of such director to take into custody and trans-12 port any such person. Upon the request of a director of community services or his OR HER designee an ambulance service, as defined in 13 14 subdivision two of section three thousand one of the public health law, 15 is authorized to transport any such person. Such person may then be retained pursuant to the provisions of section 9.39 of this article. 16

17 S 12. Section 9.55 of the mental hygiene law, as amended by chapter 18 598 of the laws of 1994, is amended to read as follows:

19 S 9.55 Emergency admissions for immediate observation, care and treat-20 ment; powers of qualified psychiatrists.

21 A qualified psychiatrist shall have the power to direct the removal of 22 any person, whose treatment for a mental illness he or she is either supervising or providing in a facility licensed or operated by the office of mental health which does not have an inpatient psychiatric 23 24 25 service, to a hospital approved by the commissioner pursuant to subdivi-26 sion (a) of section 9.39 of this article or to a comprehensive psychiatric emergency program, if he or she determines upon examination of such 27 person that such person appears to have a mental illness for which imme-28 29 diate observation, care and treatment in a hospital is appropriate and 30 which is likely to result in serious PHYSICAL harm [to himself or 31 herself] or [others] SERIOUS PSYCHIATRIC HARM. Upon the request of such 32 qualified psychiatrist, peace officers, when acting pursuant to their 33 special duties, or police officers, who are members of an authorized police department or force or of a sheriff's department shall take into 34 35 custody and transport any such person. Upon the request of a qualified psychiatrist an ambulance service, as defined by subdivision 36 two of section three thousand one of the public health law, is authorized to 37 38 transport any such person. Such person may then be admitted to a hospital in accordance with the provisions of section 9.39 of this article or 39 40 a comprehensive psychiatric emergency program in accordance with the to provisions of section 9.40 of this article. 41

42 S 13. Section 9.55 of the mental hygiene law, as amended by chapter 43 847 of the laws of 1987, is amended to read as follows:

44 S 9.55 Emergency admissions for immediate observation, care and treat-45 ment; powers of qualified psychiatrists.

A qualified psychiatrist shall have the power to direct the removal of 46 47 any person, whose treatment for a mental illness he OR SHE is either 48 supervising or providing in a facility licensed or operated by the office of mental health which does not have an inpatient psychiatric 49 service, to a hospital approved by the commissioner pursuant to subdivi-50 51 sion (a) of section 9.39 of this article, if he determines upon examination of such person that such person appears to have a mental illness 52 53 for which immediate observation, care and treatment in a hospital is 54 appropriate and which is likely to result in serious PHYSICAL harm [to 55 himself] or [others, as defined in section 9.39 of this article] SERIOUS 56 PSYCHIATRIC HARM. Upon the request of such qualified psychiatrist, peace

officers, when acting pursuant to their special duties, or police offi-1 2 cers, who are members of an authorized police department or force or of 3 a sheriff's department shall take into custody and transport any such 4 person. Upon the request of a qualified psychiatrist an ambulance 5 service, as defined by subdivision two of section three thousand one of 6 public health law, is authorized to transport any such person. Such the 7 person may then be admitted in accordance with the provisions of section 8 9.39 of this article.

9 S 14. Section 9.57 of the mental hygiene law, as amended by chapter 10 598 of the laws of 1994, is amended to read as follows:

11 12 S 9.57 Emergency admissions for immediate observation, care and treatment; powers of emergency room physicians.

13 A physician who has examined a person in an emergency room or provided 14 emergency medical services at a general hospital, as defined in article 15 twenty-eight of the public health law, which does not have an inpatient 16 psychiatric service, or a physician who has examined a person in a 17 comprehensive psychiatric emergency program shall be authorized to request that the director of the program or hospital, or the director's 18 19 designee, direct the removal of such person to a hospital approved by 20 the commissioner pursuant to subdivision (a) of section 9.39 of this 21 article or to a comprehensive psychiatric emergency program, if the 22 physician determines upon examination of such person that such person 23 appears to have a mental illness for which immediate care and treatment 24 in a hospital is appropriate and which is likely to result in serious 25 PHYSICAL harm [to himself] or [others] SERIOUS PSYCHIATRIC HARM. Upon 26 the request of the physician, the director of the program or hospital or 27 the director's designee, is authorized to direct peace officers, when 28 acting pursuant to their special duties, or police officers, who are 29 members of an authorized police department or force or of а sheriff's department to take into custody and transport any such person. Upon the 30 31 request of an emergency room physician or the director of the program or 32 hospital, or the director's designee, an ambulance service, as defined 33 by subdivision two of section three thousand one of the public health 34 law, is authorized to take into custody and transport any such person. 35 Such person may then be admitted to a hospital in accordance with the provisions of section 9.39 of this article or to a comprehensive psychi-36 37 atric emergency program in accordance with the provisions of section 38 9.40 of this article.

39 S 15. Section 9.57 of the mental hygiene law, as amended by chapter 40 847 of the laws of 1987, is amended to read as follows:

41 S 9.57 Emergency admissions for immediate observation, care and treat-42 ment; powers of emergency room physicians.

43 A physician who has examined a person in an emergency room or provided 44 emergency medical services at a general hospital, as defined in article 45 twenty-eight of the public health law, which does not have an inpatient 46 psychiatric service, shall be authorized to request that the director of 47 the hospital, or his OR HER designee, direct the removal of such person 48 to a hospital approved by the commissioner pursuant to subdivision (a) 49 of section 9.39 of this article, if the physician determines upon exam-50 ination of such person that such person appears to have a mental illness 51 for which immediate care and treatment in a hospital is appropriate and which is likely to result in serious PHYSICAL harm [to himself] or 52 [others, as defined in section 9.39 of this article] SERIOUS PSYCHIATRIC 53 54 HARM. Upon the request of the physician, the director of the hospital or 55 his OR HER designee, is authorized to direct peace officers, when acting 56 pursuant to their special duties, or police officers, who are members of

an authorized police department or force or of a sheriff's department to 1 2 take into custody and transport any such person. Upon the request of an 3 emergency room physician or the director of the hospital, or his OR HER 4 designee, an ambulance service, as defined by subdivision two of section 5 three thousand one of the public health law, is authorized to take into 6 custody and transport any such person. Such person may then be admitted 7 in accordance with the provisions of section 9.39 of this article.

8 S 16. Subdivision (a) of section 9.58 of the mental hygiene law, as 9 added by chapter 678 of the laws of 1994, is amended to read as follows:

10 (a) A physician or qualified mental health professional who is а member of an approved mobile crisis outreach team shall have the power 11 to remove, or pursuant to subdivision (b) of this section, to direct the removal of any person to a hospital approved by the commissioner pursu-12 13 14 to subdivision (a) of section 9.39 or section 31.27 of this chapter ant 15 for the purpose of evaluation for admission if such person appears to be 16 mentally ill and is conducting himself or herself in a manner which is 17 result in serious PHYSICAL harm [to the person] or [others] likely to 18 SERIOUS PSYCHIATRIC HARM.

19 S 17. This act shall take effect on the thirtieth day after it shall 20 have become a law; provided, however, that:

(a) the amendments to subdivision (a) of section 9.37 of the mental hygiene law made by section two of this act shall not affect the expiration of such subdivision and shall expire therewith, when upon such date section three of this act shall take effect;

(b) the amendments to section 9.40 of the mental hygiene law made by section five of this act shall not affect the repeal of such section and shall be deemed repealed therewith;

(c) the amendments to section 9.41 of the mental hygiene law made by section six of this act shall not affect the expiration of such section and shall expire therewith, when upon such date section seven of this act shall take effect;

32 (d) the amendments to section 9.43 of the mental hygiene law made by 33 section eight of this act shall not affect the expiration of such 34 section and shall expire therewith, when upon such date section nine of 35 this act shall take effect;

36 (e) the amendments to section 9.45 of the mental hygiene law made by 37 section ten of this act shall not affect the expiration of such section 38 and shall expire therewith, when upon such date, section eleven of this 39 act shall take effect;

(f) the amendments to section 9.55 of the mental hygiene law made by section twelve of this act shall not affect the expiration of such section and shall expire therewith, when upon such date section thirteen of this act shall take effect; and

(g) the amendments to section 9.57 of the mental hygiene law made by section fourteen of this act shall not affect the expiration of such section and shall expire therewith, when upon such date section fifteen of this act shall take effect.