SENATE BILL 195

J1, J2 5lr1885 By: Senators Eckardt and Reilly Introduced and read first time: February 2, 2015 Assigned to: Finance Committee Report: Favorable Senate action: Adopted Read second time: March 4, 2015 CHAPTER AN ACT concerning Mental Health - Voluntary and Involuntary Admissions - Assent and Certification by Psychiatric Nurse Practitioners FOR the purpose of altering the individuals who may give assent to the admission of a minor to a certain unit of a State facility for the treatment of a mental disorder by providing that assent may be given by a physician and psychiatric nurse practitioner; altering a requirement that a certain certificate accompany an application for involuntary admission to a facility or Veterans' Administration hospital by providing that the certificate may be of a physician and psychiatric nurse practitioner; making conforming changes; and generally relating to the standards for voluntary and involuntary admissions to facilities for the treatment of mental disorders. BY repealing and reenacting, with amendments. Article - Health - General Section 10-610, 10-615, and 10-616 Annotated Code of Maryland (2009 Replacement Volume and 2014 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: Article - Health - General 10-610.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



$\frac{1}{2}$	(a) On behalf of a minor, a parent or guardian of the person of the minor may apply, under this section, for admission of the minor to:										
3		(1)	Any f	acility	that	is not a State fa	acility; or				
4		(2)	The f	ollowi	ng Sta	ate facilities:					
5			(i)	A reg	gional	institute for ch	ildren an	d adolescents; and			
6			(ii)	The o	hild o	or adolescent ur	nit of a Sta	ate facility.			
7 8	(b) personal inf			pplicant shall submit a formal, written application that contains the on and is on the form required by the Administration.							
9	(c)	A fac	lity may not admit an individual under this section unless:								
10		(1)	The i	ndivid	ual h	as a mental disc	order;				
11		(2)	The r	nental	disor	der is susceptib	le to care	or treatment;			
12		(3)	The a	pplica	nt un	derstands the r	nature of a	a request for admis	sion; and		
13		(4)	Asser	nt to th	ne adı	mission has bee	n given:				
14			(i)	By th	ie adr	nitting physicia	n of the fa	acility; or			
15			(ii)	For a	child	l or adolescent ι	unit of a S	tate facility, by:			
16				1.	[a] .	A physician and	d psycholo	egist [or by];			
17				2.	2 pł	nysicians; OR					
18 19	PRACTITIO	NER.		3.	A	PHYSICIAN	AND	PSYCHIATRIC	NURSE		
20 21	(d) An admission under this section to a child or adolescent unit of a State facility may not exceed 20 days.										
22	10–615.										
23 24	Each application for involuntary admission to a facility or Veterans' Administration hospital under Part III of this subtitle shall:										
25		(1)	Be in	writin	ng;						
26		(2)	Be da	ıted;							

1	(3)	Be or	the form required by:				
2		(i)	The Administration, in the case of a facility; or				
3 4	Administration	(ii) hospital;	The Veterans' Administration hospital, in the case of a Veterans'				
5 6	(4) admission is sou		the relationship of the applicant to the individual for whom				
7	(5)	Be sig	gned by the applicant;				
8	(6)	(6) Be accompanied by the certificates of:					
9		(i)	1 physician and 1 psychologist; [or]				
0		(ii)	2 physicians; [and] OR				
$\frac{1}{2}$	AND	(III)	1 PHYSICIAN AND 1 PSYCHIATRIC NURSE PRACTITIONER;				
13	(7)	Conta	ain any other information that the Administration requires.				
4	10–616.						
15 16	(a) (1) of this subtitle s		tificate for involuntary admission of an individual under Part III				
17 18	psychologist, OI	(i) R PSYCH	Be based on the personal examination of the physician [or], IATRIC NURSE PRACTITIONER who signs the certificate; and				
9		(ii)	Be in the form that the Secretary adopts, by rule or regulation.				
20	(2)	The r	rules and regulations shall require the form to include:				
21		(i)	A diagnosis of a mental disorder of the individual;				
22 23	and	(ii)	An opinion that the individual needs inpatient care or treatment;				
24 25	Administration	(iii) hospital	An opinion that admission to a facility or Veterans' is needed for the protection of the individual or another.				
26	(b) A 0	ertificate	e may not be used for admission if the examination on which the				

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certificate is made was done:

(1) More than 1 week before the certificate is signed; or
(2) More than 30 days before the facility or the Veterans' Administration hospital receives the application for admission.
(c) A certificate may not be used for an admission if the physician or psychologist who signed the certificate:
(1) Has a financial interest, through ownership or compensation, in a proprietary facility and admission to that proprietary facility is sought for the individual whose status is being certified; or
(2) Is related, by blood or marriage, to the individual or to the applicant.
SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2015.
Approved:
Governor.
President of the Senate.
Speaker of the House of Delegates.