074	1733285
1	HOUSE BILL NO. 2474
2	Offered January 10, 2007
3	Prefiled January 9, 2007
4 A	BILL to amend and reenact § 37.2-810 of the Code of Virginia, relating to involuntary commitment;
5	persons in the temporary detention process.
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	Patron—Crockett-Stark
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8	Referred to Committee on Health, Welfare and Institutions
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	Be it enacted by the General Assembly of Virginia:
11 1. ' 12	That § 37.2-810 of the Code of Virginia is amended and reenacted as follows:
	§ 37.2-810. Transportation of person in the temporary detention process.
13	A. The magistrate issuing the temporary detention order shall specify the law-enforcement agency
	I jurisdiction that shall execute the temporary detention order and provide transportation. The
	gistrate shall specify in the temporary detention order the law-enforcement agency of the jurisdiction
	which the person resides to execute the order and provide transportation. However, if the nearest
	indary of the jurisdiction in which the person resides is more than 50 miles from the nearest
	indary of the jurisdiction in which the person is located, the law-enforcement agency of the solution in which the person is located shall execute the order and provide transportation. The order
	y include transportation of the person to such other medical facility as may be necessary to obtain
	ergency medical evaluation or treatment prior to placement. If the law-enforcement agency is a town
	ency and no town law-enforcement officer is reasonably available, the magistrate shall specify in the
	ler that the county police department or sheriff shall provide the transportation. Nothing herein shall
	clude a law-enforcement officer from obtaining emergency medical treatment or further medical
- PIC	luation at any time for a person in his custody as provided in this section. Such evaluation or

25 evaluation at any time for a person in his custody as provided in this section. Such evaluation of treatment shall be conducted immediately in accordance with state and federal law.
27 B. A law-enforcement officer may lawfully go to or be sent beyond the territorial limits of the county, city, or town in which he serves to any point in the Commonwealth for the purpose of executing any temporary detention order pursuant to this section. Law-enforcement agencies may enter into agreements to facilitate the execution of temporary detention orders and provide transportation.

HB2474