# 2007 SESSION

**ENROLLED** 

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 37.2-809 of the Code of Virginia, relating to temporary detention orders.

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#### Approved

#### 5 Be it enacted by the General Assembly of Virginia:

### 1. That § 37.2-809 of the Code of Virginia is amended and reenacted as follows:

§ 37.2-809. Involuntary temporary detention; issuance and execution of order.

A. For the purposes of this section:

9 "Designee of the local community services board" means an examiner designated by the local 10 community services board or behavioral health authority who (i) is skilled in the assessment and treatment of mental illness, (ii) has completed a certification program approved by the Department, (iii) 11 12 is able to provide an independent examination of the person, (iv) is not related by blood or marriage to 13 the person being evaluated, (v) has no financial interest in the admission or treatment of the person being evaluated, (vi) has no investment interest in the facility detaining or admitting the person under 14 15 this article, and (vii) except for employees of state hospitals and of the U.S. Department of Veterans Affairs, is not employed by the facility. 16

17 "Employee" means an employee of the local community services board or behavioral health authority
18 who is skilled in the assessment and treatment of mental illness and has completed a certification
19 program approved by the Department.

20 "Investment interest" means the ownership or holding of an equity or debt security, including shares
21 of stock in a corporation, interests or units of a partnership, bonds, debentures, notes, or other equity or
22 debt instruments.

23 B. A magistrate may issue, upon the sworn petition of any responsible person or upon his own 24 motion and only after an in-person evaluation by an employee or a designee of the local community 25 services board, a temporary detention order if it appears from all evidence readily available, including any recommendation from a physician or clinical psychologist treating the person, that the person (i) has 26 mental illness, (ii) presents an imminent danger to himself or others as a result of mental illness or is so 27 seriously mentally ill as to be substantially unable to care for himself, (iii) is in need of hospitalization 28 29 or treatment, and (iv) is unwilling to volunteer or incapable of volunteering for hospitalization or 30 treatment. The magistrate shall also consider the recommendations of any treating or examining 31 physician licensed in Virginia if available either verbally or in writing prior to rendering a decision.

32 C. A magistrate may issue a temporary detention order without an emergency custody order
33 proceeding. A magistrate may issue a temporary detention order without a prior in-person evaluation if
34 (i) the person has been personally examined within the previous 72 hours by an employee or a designee
35 of the local community services board or (ii) there is a significant physical, psychological, or medical
36 risk to the person or to others associated with conducting such evaluation.

D. An employee or a designee of the local community services board shall determine the facility of temporary detention for all individuals detained pursuant to this section. The facility of temporary detention shall be one that has been approved pursuant to regulations of the Board. The facility shall be identified on the preadmission screening report and indicated on the temporary detention order. Except as provided in § 37.2-811 for defendants requiring hospitalization in accordance with subdivision A 2 of § 19.2-169.6, the person shall not be detained in a jail or other place of confinement for persons charged with criminal offenses.

E. Any facility caring for a person placed with it pursuant to a temporary detention order is 44 45 authorized to provide emergency medical and psychiatric services within its capabilities when the facility determines that the services are in the best interests of the person within its care. The costs incurred as a 46 result of the hearings and by the facility in providing services during the period of temporary detention 47 shall be paid and recovered pursuant to § 37.2-804. The maximum costs reimbursable by the 48 Commonwealth pursuant to this section shall be established by the State Board of Medical Assistance 49 50 Services based on reasonable criteria. The State Board of Medical Assistance Services shall, by regulation, establish a reasonable rate per day of inpatient care for temporary detention. 51

F. The employee or the designee of the local community services board who is conducting the evaluation pursuant to this section shall determine, prior to the issuance of the temporary detention order, the insurance status of the person. Where coverage by a third party payor exists, the facility seeking reimbursement under this section shall first seek reimbursement from the third party payor. The Commonwealth shall reimburse the facility only for the balance of costs remaining after the allowances HB2955ER

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57 covered by the third party payor have been received.

58 G. The duration of temporary detention shall not exceed 48 hours prior to a hearing. If the 48-hour 59 period herein specified terminates on a Saturday, Sunday, or legal holiday, the person may be detained, 60 as herein provided, until the next day that is not a Saturday, Sunday, or legal holiday.

61 H. If a temporary detention order is not executed within 24 hours of its issuance, or within a shorter 62 period as is specified in the order, the order shall be void and shall be returned unexecuted to the office of the clerk of the issuing court or, if the office is not open, to any magistrate thereof. Subsequent 63 orders may be issued upon the original petition within 96 hours after the petition is filed. However, a 64 magistrate must again obtain the advice of an employee or a designee of the local community services 65 66 board prior to issuing a subsequent order upon the original petition. Any petition for which no 67 temporary detention order or other process in connection therewith is served on the subject of the 68 petition within 96 hours after the petition is filed shall be void and shall be returned to the office of the 69 clerk of the issuing court.

I. The chief judge of each general district court shall establish and require that a magistrate, as provided by this section, be available seven days a week, 24 hours a day, for the purpose of performing the duties established by this section. Each community services board or behavioral health authority shall provide to each general district court and magistrate's office within its service area a list of its employees and designees who are available to perform the evaluations required herein.