072417720

1

2

3

4 5

6

7 8

9

12

## **SENATE BILL NO. 763**

Offered January 10, 2007 Prefiled December 11, 2006

A BILL to amend and reenact § 37.2-817 of the Code of Virginia, relating to outpatient treatment orders.

Patrons-Cuccinelli and Ticer; Delegates: Albo, Ebbin and Watts

Referred to Committee on Education and Health

## 10 Be it enacted by the General Assembly of Virginia: 11

1. That § 37.2-817 of the Code of Virginia is amended and reenacted as follows:

§ 37.2-817. Involuntary admission and outpatient treatment orders.

13 A. The district court judge or special justice shall render a decision on the petition for involuntary 14 admission after the appointed examiner has presented his report, orally or in writing, pursuant to 15 § 37.2-815 and after the community services board or behavioral health authority that serves the county 16 or city where the person resides or, if impractical, where the person is located has presented a preadmission screening report, orally or in writing, with recommendations for that person's placement, 17 care, and treatment pursuant to § 37.2-816. These reports, if not contested, may constitute sufficient 18 19 evidence upon which the district court judge or special justice may base his decision.

20 B. After observing the person and obtaining the necessary positive certification and considering any other relevant evidence that may have been offered, if the judge or special justice finds by clear and 21 22 convincing evidence that (i) the person presents an imminent danger to himself or others as a result of 23 mental illness or has been proven to be so seriously mentally ill as to be substantially unable to care for 24 himself and (ii) alternatives to involuntary inpatient treatment have been investigated and deemed 25 unsuitable and there is no less restrictive alternative to involuntary inpatient treatment, the judge or 26 special justice shall by written order and specific findings so certify and order that the person be admitted involuntarily to a facility for a period of treatment not to exceed 180 days from the date of the 27 28 court order. Such involuntary admission shall be to a facility designated by the community services 29 board or behavioral health authority that serves the city or county in which the person was examined as 30 provided in § 37.2-816. If the community services board or behavioral health authority does not 31 designate a facility at the commitment hearing, the person shall be involuntarily admitted to a facility designated by the Commissioner. The person shall be released at the expiration of 180 days unless he is 32 33 involuntarily admitted by further petition and order of a court or such person makes application for 34 treatment on a voluntary basis as provided for in § 37.2-805.

35 C. After observing the person and obtaining the necessary positive certification and considering any 36 other relevant evidence that may have been offered, if the judge or special justice finds by clear and 37 convincing evidence that (i) the person presents an imminent danger to himself or others as a result of 38 mental illness or has been proven to be so seriously mentally ill as to be substantially unable to care for 39 himself, (ii) less restrictive alternatives to involuntary inpatient treatment have been investigated and are 40 deemed suitable, an assisted outpatient treatment program, either in lieu of involuntary inpatient 41 treatment or following an initial period of involuntary inpatient treatment, is adequate to meet the individual's needs and is sufficient to prevent harm that the individual might otherwise inflict upon 42 himself or others within the near future, (iii)(ii) the person (a) has the degree of competency necessary 43 to understand the stipulations of his treatment, (b) expresses an interest in living in the community and 44 45 agrees to abide by his treatment plan, and (c) is deemed to have the capacity to comply with the 46 treatment plan, and (iv)(iii) the ordered treatment can be delivered on an outpatient basis and be 47 monitored by the community services board, behavioral health authority or designated provider, the 48 judge or special justice shall order outpatient treatment, which may include day treatment in a hospital, 49 night treatment in a hospital, outpatient involuntary treatment with anti-psychotic medication pursuant to Chapter 11 (§ 37.2-1100 et seq.), or other appropriate course of treatment as may be necessary to meet 50 51 the needs of the person. The community services board or behavioral health authority that serves the city 52 or county in which the person resides shall recommend a specific course of treatment and programs for 53 the provision of involuntary outpatient treatment. The community services board, behavioral health authority, or designated provider shall monitor the person's compliance with the treatment ordered by the 54 55 court under this section, and the person's failure to comply with involuntary outpatient treatment as ordered by the court may be admitted into evidence in subsequent hearings held pursuant to the 56 provisions of this section. Upon failure of the person to adhere to the terms of the outpatient treatment 57 58 order, the judge or special justice may revoke it and, upon notice to the person and after a commitment **59** hearing, order involuntary admission to a facility.