2009 SESSION

ENGROSSED

093160528 1 **HOUSE BILL NO. 2486** 2 House Amendments in [] - January 29, 2009 3 A BILL to amend and reenact § 37.2-808 of the Code of Virginia, relating to emergency custody; 4 authority of law-enforcement officer. 5 Patron Prior to Engrossment-Delegate Ward 6 7 Referred to Committee on Health, Welfare and Institutions 8 9 Be it enacted by the General Assembly of Virginia: 10 1. That § 37.2-808 of the Code of Virginia is amended and reenacted as follows: § 37.2-808. Emergency custody; issuance and execution of order. 11 12 A. Any magistrate shall issue, upon the sworn petition of any responsible person, treating physician, 13 or upon his own motion, an emergency custody order when he has probable cause to believe that any person (i) has a mental illness and that there exists a substantial likelihood that, as a result of mental 14 15 illness, the person will, in the near future, (a) cause serious physical harm to himself or others as 16 evidenced by recent behavior causing, attempting, or threatening harm and other relevant information, if any, or (b) suffer serious harm due to his lack of capacity to protect himself from harm or to provide 17 for his basic human needs, (ii) is in need of hospitalization or treatment, and (iii) is unwilling to 18 volunteer or incapable of volunteering for hospitalization or treatment. Any emergency custody order 19 20 entered pursuant to this section shall provide for the disclosure of medical records pursuant to 21 § 37.2-804.2. This subsection shall not preclude any other disclosures as required or permitted by law. When considering whether there is probable cause to issue an emergency custody order, the 22 23 magistrate may, in addition to the petition, consider (1) the recommendations of any treating or 24 examining physician or psychologist licensed in Virginia, if available, (2) any past actions of the person, 25 (3) any past mental health treatment of the person, (4) any relevant hearsay evidence, (5) any medical records available, (6) any affidavits submitted, if the witness is unavailable and it so states in the 26 27 affidavit, and (7) any other information available that the magistrate considers relevant to the 28 determination of whether probable cause exists to issue an emergency custody order. 29 B. Any person for whom an emergency custody order is issued shall be taken into custody and 30 transported to a convenient location to be evaluated to determine whether the person meets the criteria for temporary detention pursuant to § 37.2-809 and to assess the need for hospitalization or treatment. 31 The evaluation shall be made by a person designated by the community services board who is skilled in 32 33 the diagnosis and treatment of mental illness and who has completed a certification program approved 34 by the Department. 35 C. The magistrate issuing an emergency custody order shall specify the primary law-enforcement 36 agency and jurisdiction to execute the emergency custody order and provide transportation. 37 Transportation under this section shall include transportation to a medical facility as may be necessary to 38 obtain emergency medical evaluation or treatment that shall be conducted immediately in accordance 39 with state and federal law. Transportation under this section shall include transportation to a medical 40 facility for a medical evaluation if a physician at the hospital in which the person subject to the 41 emergency custody order may be detained requires a medical evaluation prior to admission. 42 D. The magistrate shall order the primary law-enforcement agency from the jurisdiction served by the community services board that designated the person to perform the evaluation required in subsection B 43 44 to execute the order and provide transportation. If the community services board serves more than one jurisdiction, the magistrate shall designate the primary law-enforcement agency from the particular 45 jurisdiction within the community services board's service area where the person who is the subject of 46 47 the emergency custody order was taken into custody or, if the person has not yet been taken into custody, the primary law-enforcement agency from the jurisdiction where the person is presently located 48 49 to execute the order and provide transportation. E. The law-enforcement agency providing transportation pursuant to this section may transfer custody 50 51 of the person to the facility or location to which the person is transported for the evaluation required in 52 subsection B Θ , G, or H if the facility or location (i) is licensed to provide the level of security 53 necessary to protect both the person and others from harm, (ii) is actually capable of providing the level 54 of security necessary to protect the person and others from harm, and (iii) has entered into an agreement or memorandum of understanding with the law-enforcement agency setting forth the terms and conditions under which it will accept a transfer of custody, provided, however, that the facility or 55 56 57 location may not require the law-enforcement agency to pay any fees or costs for the transfer of 58 custody.

F. 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 an emergency custody order pursuant to this section.

62 G. A law-enforcement officer who, based upon his observation or the reliable reports of others, has 63 probable cause to believe that a person meets the criteria for emergency custody as stated in this section 64 may take that person into custody and transport that person to an appropriate location to assess the need 65 for hospitalization or treatment without prior authorization. A law-enforcement officer who takes a 66 person into custody pursuant to this subsection or subsection H may lawfully go or be sent beyond the 67 territorial limits of the county, city, or town in which he serves to any point in the Commonwealth for 68 the purpose of obtaining the assessment. Such evaluation shall be conducted immediately.

69 H. A law-enforcement officer who is transporting a person who has voluntarily consented to be 70 transported to a facility for the purpose of assessment or evaluation and who is beyond the territorial 71 limits of the county, city, or town in which he serves may take such person into custody and transport 72 him to an appropriate location to assess the need for hospitalization or treatment without prior 73 authorization when the law-enforcement officer determines (i) that the person has revoked consent to be 74 transported to a facility for the purpose of assessment or evaluation, and (ii) based upon his observations, that probable cause exists to believe that the person meets the criteria for emergency 75 custody as stated in this section. The period of custody shall not exceed four hours from the time the 76 77 law-enforcement officer takes the person into custody. However, upon a finding by a magistrate that 78 good cause exists to grant an extension, the magistrate shall issue an order extending the period of 79 emergency custody one time for an additional period not to exceed two hours. Good cause for an 80 extension includes the need for additional time to allow $\begin{bmatrix} (i) \\ (i) \end{bmatrix}$ the community services board to 81 identify a suitable facility in which the person can be temporarily detained pursuant to § 37.2-809, or [(iii)(b)] a medical evaluation of the person to be completed if necessary. 82

H. I. Nothing herein shall preclude a law-enforcement officer from obtaining emergency medical
 treatment or further medical evaluation at any time for a person in his custody as provided in this
 section.

86 I. J. The person shall remain in custody until a temporary detention order is issued, until the person 87 is released, or until the emergency custody order expires. An emergency custody order shall be valid for 88 a period not to exceed four hours from the time of execution. However, upon a finding by a magistrate 89 that good cause exists to grant an extension, an emergency custody order may be renewed one time for 90 a second period not to exceed two hours. Good cause for an extension includes the need for additional 91 time to allow (i) the community services board to identify a suitable facility in which the person can be 92 temporarily detained pursuant to § 37.2-809 or (ii) a medical evaluation of the person to be completed if necessary. Any family member, as defined in § 37.2-100, employee or designee of the local community 93 94 services board as defined in § 37.2-809, treating physician, or law-enforcement officer may request the 95 two-hour extension.

96 J. K. If an emergency custody order is not executed within four hours of its issuance, the order shall
97 be void and shall be returned unexecuted to the office of the clerk of the issuing court or, if such office
98 is not open, to any magistrate serving the jurisdiction of the issuing court.

99 K. L. Payments shall be made pursuant to § 37.2-804 to licensed health care providers for medical
100 screening and assessment services provided to persons with mental illnesses while in emergency custody.
101 [2. That this bill is declarative of existing law.]