2014 SESSION

14103629D **SENATE BILL NO. 655** 1 2 Offered January 17, 2014 3 A BILL to amend and reenact § 37.2-821 of the Code of Virginia, relating to appeal of involuntary 4 admission or mandatory outpatient order. 5 Patron-Obenshain 6 7 Referred to Committee on Education and Health 8 9 Be it enacted by the General Assembly of Virginia: 1. That § 37.2-821 of the Code of Virginia is amended and reenacted as follows: 10 § 37.2-821. Appeal of involuntary admission or certification order. 11 12 A. Any person involuntarily admitted to an inpatient facility or ordered to mandatory outpatient 13 treatment pursuant to §§ 37.2-814 through 37.2-819 or certified as eligible for admission pursuant to 14 § 37.2-806 shall have the right to appeal the order to the circuit court in the jurisdiction where he was 15 involuntarily admitted or ordered to mandatory outpatient treatment or certified or where the facility to which he was admitted is located. Choice of venue shall rest with such person. The court may transfer 16 the case upon a finding that the other forum is more convenient. An appeal shall be filed within 10 days 17 from the date of the order and shall be given priority over all other pending matters before the court and 18 heard as soon as possible, notwithstanding § 19.2-241 regarding the time within which the court shall set 19 20 criminal cases for trial. A petition for or the pendency of an appeal shall not suspend any order unless so ordered by a judge or special justice; however, a person may be released after a petition for or during the pendency of an appeal pursuant to § 37.2-837 or 37.2-838. The clerk of the court from which an 21 22 23 appeal is taken shall immediately transmit the record to the clerk of the appellate court. The clerk of the 24 circuit court shall provide written notification of the appeal to the petitioner in the case in accordance 25 with procedures set forth in § 16.1-112. No appeal bond or writ tax shall be required, and the appeal 26 shall proceed without the payment of costs or other fees. Costs may be recovered as provided for in 27 § 37.2-804. 28 B. The appeal shall be heard de novo in accordance with the provisions set forth in §§ 37.2-802, 29 37.2-804, 37.2-804.1, 37.2-804.2, and 37.2-805, and (i) § 37.2-806 or (ii) §§ 37.2-814 through 37.2-819, 30 except that the court in its discretion may rely upon the evaluation report in the commitment hearing 31 from which the appeal is taken instead of requiring a new evaluation pursuant to § 37.2-815. Any order of the circuit court shall not extend the period of involuntary admission or mandatory outpatient 32 33 treatment set forth in the order appealed from. An order continuing the involuntary admission shall be 34

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entered only if the criteria in § 37.2-817 are met at the time the appeal is heard. Upon a finding by the court that the appellant no longer meets the criteria for involuntary admission or mandatory outpatient treatment, the court shall not dismiss the Commonwealth's petition but shall reverse the order of the *district court.* The person so admitted or certified shall be entitled to trial by jury. Seven persons from a panel of 13 shall constitute a jury.

39 C. If the person is not represented by counsel, the judge shall appoint an attorney to represent him. 40 Counsel so appointed shall be paid a fee of \$75 and his necessary expenses. The order of the court from which the appeal is taken shall be defended by the attorney for the Commonwealth. 41

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