# 2021 SPECIAL SESSION I

**ENROLLED** 

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# VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 37.2-817, 37.2-817.1, 37.2-817.2, and 37.2-817.4 of the Code of 3 Virginia and to repeal § 37.2-817.3 of the Code of Virginia, relating to involuntary admission.

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## Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That §§ 37.2-817, 37.2-817.1, 37.2-817.2, and 37.2-817.4 of the Code of Virginia are amended 8 and reenacted as follows: 9

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

10 A. The district court judge or special justice shall render a decision on the petition for involuntary admission after the appointed examiner has presented the report required by § 37.2-815, and after the 11 12 community services board that serves the county or city where the person resides or, if impractical, where the person is located has presented a preadmission screening report with recommendations for that person's placement, care, and treatment pursuant to § 37.2-816. These reports, if not contested, may 13 14 15 constitute sufficient evidence upon which the district court judge or special justice may base his decision. The examiner, if not physically present at the hearing, and the treating physician at the facility 16 17 of temporary detention shall be available whenever possible for questioning during the hearing through a two-way electronic video and audio or telephonic communication system as authorized in § 37.2-804.1. 18

19 B. Any employee or designee of the local community services board, as defined in § 37.2-809, 20 representing the community services board that prepared the preadmission screening report shall attend 21 the hearing in person or, if physical attendance is not practicable, shall participate in the hearing through a two-way electronic video and audio or telephonic communication system as authorized in § 37.2-804.1. 22 23 Where a hearing is held outside of the service area of the community services board that prepared the 24 preadmission screening report, and it is not practicable for a representative of the community services 25 board that prepared the preadmission screening report to attend or participate in the hearing, 26 arrangements shall be made by the community services board that prepared the preadmission screening 27 report for an employee or designee of the community services board serving the area in which the 28 hearing is held to attend or participate on behalf of the community services board that prepared the 29 preadmission screening report. The employee or designee of the local community services board, as 30 defined in § 37.2-809, representing the community services board that prepared the preadmission 31 screening report or attending or participating on behalf of the *community services* board that prepared 32 the preadmission screening report shall not be excluded from the hearing pursuant to an order of 33 sequestration of witnesses. The community services board that prepared the preadmission screening 34 report shall remain responsible for the person subject to the hearing and, prior to the hearing, shall send 35 the preadmission screening report through certified mail, personal delivery, facsimile with return receipt 36 acknowledged, or other electronic means with documented acknowledgment of receipt to the community 37 services board attending the hearing. Where a community services board attends the hearing on behalf of 38 the community services board that prepared the preadmission screening report, the attending community 39 services board shall inform the community services board that prepared the preadmission screening 40 report of the disposition of the matter upon the conclusion of the hearing. In addition, the attending 41 community services board shall transmit the disposition through certified mail, personal delivery, 42 facsimile with return receipt acknowledged, or other electronic means with documented acknowledgment 43 of receipt.

44 At least 12 hours prior to the hearing, the court shall provide to the community services board that 45 prepared the preadmission screening report the time and location of the hearing. If the representative of the community services board that prepared the preadmission screening report will be present by 46 telephonic means, the court shall provide the telephone number to the community services board. If a 47 48 representative of a community services board will be attending the hearing on behalf of the community 49 services board that prepared the preadmission screening report, the community services board that prepared the preadmission screening report shall promptly communicate the time and location of the 50 hearing and, if the representative of the community services board attending on behalf of the community 51 52 services board that prepared the preadmission screening report will be present by telephonic means, the 53 telephone number to the attending community services board.

54 C. After observing the person and considering (i) the recommendations of any treating or examining 55 physician or psychologist licensed in Virginia, if available, (ii) any past actions of the person, (iii) any 56 past mental health treatment of the person, (iv) any examiner's certification, (v) any health records

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57 available, (vi) the preadmission screening report, and (vii) any other relevant evidence that may have 58 been admitted, including whether the person recently has been found unrestorably incompetent to stand 59 trial after a hearing held pursuant to subsection E of § 19.2-169.1, if the judge or special justice finds by 60 clear and convincing evidence that (a) the person has a mental illness and there is a substantial 61 likelihood that, as a result of mental illness, the person will, in the near future, (1) cause serious 62 physical harm to himself or others as evidenced by recent behavior causing, attempting, or threatening 63 harm and other relevant information, if any, or (2) suffer serious harm due to his lack of capacity to protect himself from harm or to provide for his basic human needs, and (b) all available less restrictive 64 65 treatment alternatives to involuntary inpatient treatment, pursuant to subsection D, that would offer an opportunity for the improvement of the person's condition have been investigated and determined to be 66 67 inappropriate, the judge or 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 30 68 69 days from the date of the court order. Such involuntary admission shall be to a facility designated by 70 the community services board that serves the county or city in which the person was examined as 71 provided in § 37.2-816. If the community services board does not designate a facility at the commitment 72 hearing, the person shall be involuntarily admitted to a facility designated by the Commissioner. Upon 73 the expiration of an order for involuntary admission, the person shall be released unless (A) he is 74 involuntarily admitted by further petition and order of a court, which shall be for a period not to exceed 75 180 days from the date of the subsequent court order, or such person (B) he makes application for 76 treatment on a voluntary basis as provided for in § 37.2-805, or (C) he is ordered to mandatory 77 outpatient treatment <del>pursuant to subsection</del> D following a period of inpatient treatment. Upon motion of 78 At any time prior to the discharge of a person who has been involuntarily admitted pursuant to this 79 subsection, the person, the person's treating physician, a family member or personal representative of the 80 person, or the community services board serving the county or city where the facility is located, the 81 county or city where the person resides, or the county or city where the person receives will receive treatment, following discharge may file a motion with the court for a hearing shall be held prior to the 82 83 release date of any involuntarily admitted person to determine whether such person should be ordered to 84 mandatory outpatient treatment pursuant to subsection D following a period of inpatient treatment 85 pursuant to subsection C1 or D upon his release discharge if such person, on at least two previous occasions within 36 months preceding the date of the hearing, has been (A) (I) involuntarily admitted 86 87 pursuant to this section or  $(\mathbf{B})$  (II) the subject of a temporary detention order and voluntarily admitted 88 himself in accordance with subsection B of § 37.2-814, except that such 36-month period shall not 89 include any time during which the person was receiving inpatient psychiatric treatment or was 90 incarcerated, as established by evidence admitted at the hearing. A district court judge or special justice 91 shall hold the hearing within 72 hours after receiving the motion for a hearing to determine whether the 92 person should be ordered to mandatory outpatient treatment order following a period of involuntary 93 inpatient treatment; however, if the 72-hour period expires on a Saturday, Sunday, or legal holiday, the 94 hearing shall be held by the close of business on the next day that is not a Saturday, Sunday, or legal 95 holiday. The district court judge or special justice may enter an order for a period of mandatory 96 outpatient treatment following a period of involuntary inpatient treatment upon finding that the person 97 meets the criteria set forth in subsection C1.

98 C1. In the an order for involuntary admission pursuant to subsection C, the judge or special justice 99 may authorize the treating physician to also order that, upon discharge from inpatient treatment, the 100 person to adhere to a comprehensive mandatory outpatient treatment under a discharge plan developed 101 pursuant to subsection C2 plan, if the judge or special justice further finds by clear and convincing 102 evidence that (i) the person has a history of lack of compliance with adherence to treatment for mental 103 illness that has, at least twice within the past 36 months has, resulted in the person being subject to an 104 order for involuntary admission pursuant to subsection C or being subject to a temporary detention 105 order and then voluntarily admitting himself in accordance with subsection B of § 37.2-814, except that 106 such 36-month period shall not include any time during which the person was receiving inpatient 107 psychiatric treatment or was incarcerated, as established by evidence admitted at the hearing; (ii) in 108 view of the person's treatment history and current behavior, the person is in need of mandatory 109 outpatient treatment following inpatient treatment in order to prevent a relapse or deterioration that 110 would be likely to result in the person meeting the criteria for involuntary inpatient treatment; (iii) as a 111 result of mental illness, the person is unlikely to voluntarily participate in outpatient treatment unless the 112 court enters an order authorizing discharge has the ability to adhere to the comprehensive mandatory 113 outpatient treatment following inpatient treatment plan; and (iv) the person is likely to benefit from 114 mandatory outpatient treatment. The duration of the period of inpatient treatment shall be determined by the court and the maximum period of inpatient treatment shall not exceed 30 days. The duration of 115 mandatory outpatient treatment shall be determined by the court based on recommendations of the 116 community services board, but and the maximum period of mandatory outpatient treatment shall not 117

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exceed 90 180 days; in prescribing the terms of the order, including its length, the judge or special 118 119 justice shall consider the impact on the person's opportunities and obligations, including education and 120 employment. The period of mandatory outpatient treatment shall begin upon discharge of the person 121 from involuntary inpatient treatment, either upon expiration of the 30-day period or pursuant to 122 § 37.2-837 or 37.2-838. The treating physician and facility staff shall develop the comprehensive 123 mandatory outpatient treatment plan in conjunction with the community services board and the person. 124 The comprehensive mandatory outpatient treatment plan shall include all of the components described 125 in, and shall be filed with the court and incorporated into, the order for mandatory outpatient treatment 126 following a period of involuntary inpatient treatment in accordance with subsection G. The community 127 services board where the person resides upon discharge shall monitor the person's progress and 128 adherence to the comprehensive mandatory outpatient treatment plan. Upon expiration of the order for 129 mandatory outpatient treatment following a period of involuntary inpatient treatment, the person shall be 130 released unless the order is continued in accordance with § 37.2-817.4.

131 C2. Prior to discharging the person to mandatory outpatient treatment under a discharge plan as 132 authorized pursuant to subsection C1, the treating physician shall determine, based upon his professional 133 judgment, that (i) the person (a) in view of the person's treatment history and current behavior, no 134 longer needs inpatient hospitalization, (b) requires mandatory outpatient treatment at the time of 135 discharge to prevent relapse or deterioration of his condition that would likely result in his meeting the 136 criteria for involuntary inpatient treatment, and (c) has agreed to abide by his discharge plan and has the 137 ability to do so; and (ii) the ordered treatment will be delivered on an outpatient basis by the community 138 services board or designated provider to the person. Prior to discharging a person to mandatory 139 outpatient treatment under a discharge plan who has not executed an advance directive, the treating 140 physician or his designee shall give to the person a written explanation of the procedures for executing an advance directive in accordance with the Health Care Decisions Act (§ 54.1-2981 et seq.) and an 141 advance directive form, which may be the form set forth in § 54.1-2984. In no event shall the treating 142 143 physician discharge a person to mandatory outpatient treatment under a discharge plan as authorized 144 pursuant to subsection C1 if the person meets the criteria for involuntary commitment set forth in 145 subsection C. The discharge plan developed by the treating physician and facility staff in conjunction 146 with the community services board and the person shall serve as and shall contain all the components of 147 the comprehensive mandatory outpatient treatment plan set forth in subsection G, and no initial 148 mandatory outpatient treatment plan set forth in subsection F shall be required. The discharge plan shall 149 be submitted to the court for approval and, upon approval by the court, shall be filed and incorporated 150 into the order entered pursuant to subsection C1. The discharge plan shall be provided to the person by 151 the community services board at the time of the person's discharge from the inpatient facility. The 152 community services board where the person resides upon discharge shall monitor the person's 153 compliance with the discharge plan and report any material noncompliance to the court in accordance 154 with § 37.2-817.1.

155 D. After observing the person and considering (i) the recommendations of any treating or examining 156 physician or psychologist licensed in Virginia, if available, (ii) any past actions of the person, (iii) any 157 past mental health treatment of the person, (iv) any examiner's certification, (v) any health records 158 available, (vi) the preadmission screening report, and (vii) any other relevant evidence that may have 159 been admitted, if the judge or special justice finds by clear and convincing evidence that (a) the person 160 has a mental illness and that there exists a substantial likelihood that, as a result of mental illness, the 161 person will, in the near future, (1) cause serious physical harm to himself or others as evidenced by 162 recent behavior causing, attempting, or threatening harm and other relevant information, if any, or (2) suffer serious harm due to his lack of capacity to protect himself from harm or to provide for his basic 163 164 human needs; (b) less restrictive alternatives to involuntary inpatient treatment that would offer an 165 opportunity for improvement of his condition have been investigated and are determined to be 166 appropriate, as reflected in the initial outpatient treatment plan prepared in accordance with subsection F; (c) the person has agreed to abide by his treatment plan and has the ability to do so adhere to the 167 168 mandatory outpatient treatment plan; and (d) the ordered treatment will be delivered on an outpatient 169 basis by the community services board or designated provider to the person, the judge or special justice 170 shall by written order and specific findings so certify and order that the person be admitted involuntarily 171 to mandatory outpatient treatment. Less restrictive alternatives shall not be determined to be appropriate 172 unless the services are actually available in the community. The duration of mandatory outpatient 173 treatment shall be determined by the court based on recommendations of the community services board 174 but shall not exceed 180 days; in prescribing the terms of the order, including its length, the judge or 175 special justice shall consider the impact on the person's opportunities and obligations, including 176 education and employment. Upon expiration of an order for mandatory outpatient treatment, the person 177 shall be released from the requirements of the order unless the order is continued in accordance with 178 § 37.2-817.4.

179 E. Mandatory outpatient treatment may include day treatment in a hospital, night treatment in a 180 hospital, outpatient involuntary treatment with anti-psychotic medication pursuant to Chapter 11 181 (§ 37.2-1100 et seq.), or other appropriate course of treatment as may be necessary to meet the needs of 182 the person. Mandatory outpatient treatment shall not include the use of restraints or physical force of 183 any kind in the provision of the medication. The community services board that serves the county or 184 city in which the person resides shall recommend a specific course of treatment and programs for the 185 provision of mandatory outpatient treatment. The duration of mandatory outpatient treatment shall be 186 determined by the court based on recommendations of the community services board, but shall not 187 exceed 90 days. Upon expiration of an order for mandatory outpatient treatment, the person shall be 188 released from the requirements of the order unless the order is continued in accordance with 189 <u>§ 37.2-817.4.</u>

190 F. Any order for mandatory outpatient treatment entered pursuant to subsection D shall include an 191 initial mandatory outpatient treatment plan developed by the community services board that completed 192 the preadmission screening report. The plan shall, at a minimum, (i) identify the specific services to be 193 provided, (ii) identify the provider who has agreed to provide each service, (iii) describe the 194 arrangements made for the initial in-person appointment or contact with each service provider, and (iv) 195 include any other relevant information that may be available regarding the mandatory outpatient 196 treatment ordered. The order shall require the community services board to monitor the implementation 197 of the mandatory outpatient treatment plan and report any material noncompliance to the court the 198 person's progress and adherence to the initial mandatory outpatient treatment plan.

199 G. No Prior to discharging a person to mandatory outpatient treatment in accordance with an order 200 for mandatory outpatient treatment following a period of involuntary inpatient treatment entered 201 pursuant to subsection C1 or no later than five days, excluding Saturdays, Sundays, or legal holidays, after an order for mandatory outpatient treatment has been entered pursuant to subsection D, the 202 203 community services board where the person resides that is responsible for monitoring compliance with 204 the order the person's progress and adherence to the comprehensive mandatory outpatient treatment plan shall file a comprehensive mandatory outpatient treatment plan. The comprehensive mandatory 205 206 outpatient treatment plan shall (i) identify the specific type, amount, duration, and frequency of each 207 service to be provided to the person; (ii) identify the provider that has agreed to provide each service 208 included in the plan; (iii) certify that the services are the most appropriate and least restrictive treatment 209 available for the person; (iv) certify that each provider has complied and continues to comply with 210 applicable provisions of the Department's licensing regulations; (v) be developed with the fullest 211 possible involvement and participation of the person and his family, with the person's consent, and 212 reflect his preferences to the greatest extent possible to support his recovery and self-determination, 213 including incorporating any preexisting crisis plan or advance directive of the person; (vi) specify the 214 particular conditions with to which the person shall be required to comply, and adhere; and (vii) 215 describe (a) how the community services board shall monitor the person's compliance with progress and 216 adherence to the plan and report any material noncompliance with the plan; (b) any conditions, 217 including scheduled meetings or continued adherence to medication, necessary for mandatory outpatient treatment to be appropriate for the person. The community services board shall submit the 218 219 comprehensive mandatory outpatient treatment plan to the court for approval. Upon approval by the 220 court, the comprehensive mandatory outpatient treatment plan shall be filed with the court and 221 incorporated into the order of mandatory outpatient treatment entered pursuant to subsection C1 or D, 222 as appropriate. Any subsequent substantive modifications to the plan shall be filed with the court for 223 review and attached to any order for mandatory outpatient treatment. A copy of the comprehensive 224 mandatory outpatient treatment plan shall be provided to the person by the community services board 225 upon approval of the comprehensive mandatory outpatient treatment plan by the court.

226 H. If the community services board responsible for developing the *a* comprehensive mandatory 227 outpatient treatment plan pursuant to subsection C1 or D determines that the services necessary for the 228 treatment of the person's mental illness are not available or cannot be provided to the person in 229 accordance with the order for mandatory outpatient treatment, it shall notify petition the court within 230 five business days of the entry of the order for rescission of the mandatory outpatient treatment order or 231 order for mandatory outpatient treatment following a period of involuntary inpatient treatment in 232 accordance with the provisions of § 37.2-817.2. Within two business days of receiving such notice, the 233 judge or special justice, after notice to the person, the person's attorney, and the community services 234 board responsible for developing the comprehensive mandatory outpatient treatment plan shall hold a 235 hearing pursuant to § 37.2-817.2.

I. Upon entry of any order for mandatory outpatient treatment following a period of involuntary
inpatient treatment pursuant to subsection C1 or mandatory outpatient treatment entered pursuant to
subsection D, the clerk of the court shall provide a copy of the order to the person who is the subject of
the order, to his attorney, and to the community services board required to monitor compliance with the

240 person's progress and adherence to the comprehensive mandatory outpatient treatment plan. The 241 community services board shall acknowledge receipt of the order to the clerk of the court on a form 242 established by the Office of the Executive Secretary of the Supreme Court and provided by the court for 243 this purpose within five business days.

244 J. The court may transfer jurisdiction of the case to the district court where the person resides at any 245 time after the entry of the mandatory outpatient treatment order. The community services board 246 responsible for monitoring compliance with the person's progress and adherence to the comprehensive mandatory outpatient treatment plan or discharge plan shall remain responsible for monitoring the 247 248 person's compliance with progress and adherence to the plan until the community services board serving 249 the locality to which jurisdiction of the case has been transferred acknowledges the transfer and receipt 250 of the order to the clerk of the court on a form established by the Office of the Executive Secretary of 251 the Supreme Court and provided by the court for this purpose. The community services board serving 252 the locality to which jurisdiction of the case has been transferred shall acknowledge the transfer and 253 receipt of the order within five business days.

K. Any order entered pursuant to this section shall provide for the disclosure of medical records 254 255 pursuant to § 37.2-804.2. This subsection shall not preclude any other disclosures as required or 256 permitted by law. 257

#### § 37.2-817.1. Monitoring mandatory outpatient treatment.

258 A. As used in this section, "material nonadherence" means deviation from a comprehensive 259 mandatory outpatient treatment plan by a person who is subject to an order for mandatory outpatient 260 treatment following a period of involuntary inpatient treatment pursuant to subsection C1 of § 37.2-817 261 or an order for mandatory outpatient treatment pursuant to subsection D of § 37.2-817 that it is likely 262 to lead to the person's relapse or deterioration and for which the person cannot provide a reasonable 263 explanation.

264 B. The community services board where the person resides shall monitor the person's compliance 265 with progress and adherence to the comprehensive mandatory outpatient treatment plan or discharge 266 plan ordered by the court pursuant to prepared in accordance with § 37.2-817. Monitoring compliance 267 Such monitoring shall include (i) contacting or making documented efforts to contact the person 268 regarding the comprehensive mandatory outpatient treatment plan and any support necessary for the 269 person to adhere to the comprehensive mandatory outpatient treatment plan, (ii) contacting the service 270 providers to determine if the person is complying with adhering to the comprehensive mandatory 271 outpatient treatment order or order authorizing discharge to mandatory outpatient treatment following 272 inpatient treatment plan and (ii) notifying the court of the person's material noncompliance with the 273 mandatory outpatient treatment order, in the event of material nonadherence, if the person fails or 274 refuses to cooperate with efforts of the community services board or providers of services identified in 275 the comprehensive mandatory outpatient treatment plan to address the factors leading to the person's 276 material nonadherence, petitioning for a review hearing pursuant to § 37.2-817.2. Providers of services 277 Service providers identified in the comprehensive mandatory outpatient treatment plan shall report any 278 material noncompliance nonadherence and any material changes in the person's condition to the community services board. Any finding of material nonadherence shall be based upon a totality of the 279 280 circumstances.

281 B. If the community services board determines that the person materially failed to comply with the 282 order, it shall petition the court for a review of the mandatory outpatient treatment order or order 283 authorizing discharge to mandatory outpatient treatment following inpatient treatment as provided in 284 § 37.2-817.2. The community services board shall petition the court for a review of the mandatory outpatient treatment order or order authorizing discharge to mandatory outpatient treatment following 285 286 inpatient treatment within three days of making that determination, or within 24 hours if the person is 287 being detained under a temporary detention order, and shall recommend an appropriate disposition. 288 Copies of the petition shall be sent to the person and the person's attorney.

289 C. The community services board responsible for monitoring the person's progress and adherence to 290 the comprehensive mandatory outpatient treatment plan shall report monthly, in writing, to the court 291 regarding the person's and the community services board's compliance with the provisions of the 292 comprehensive mandatory outpatient treatment plan. If the community services board determines that the 293 deterioration of the condition or behavior of a person is not materially complying with the who is 294 subject to an order for mandatory outpatient treatment following a period of involuntary inpatient 295 treatment pursuant to subsection C1 of § 37.2-817 or a mandatory outpatient treatment order or order 296 authorizing discharge to mandatory outpatient treatment following inpatient treatment or for any other reason, and pursuant to subsection D of § 37.2-817 is such that there is a substantial likelihood that, as 297 298 a result of the person's mental illness that, the person will, in the near future, (i) cause serious physical 299 harm to himself or others as evidenced by recent behavior causing, attempting, or threatening harm and 300 other relevant information, if any, or (ii) suffer serious harm due to his lack of capacity to protect 301 himself from harm or to provide for his basic human needs, it shall immediately request that the 302 magistrate issue an emergency custody order pursuant to § 37.2-808 or a temporary detention order 303 pursuant to § 37.2-809. Entry of an emergency custody order, temporary detention order, or involuntary 304 inpatient treatment order shall suspend but not rescind an existing order for mandatory outpatient 305 treatment following a period of involuntary inpatient treatment pursuant to subsection C1 of § 37.2-817 306 or a mandatory outpatient treatment order pursuant to subsection D of § 37.2-817.

§ 37.2-817.2. Court review of mandatory outpatient treatment plan plan.

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308 A. The district court judge or special justice shall hold a hearing within five days after receiving the 309 petition for review of the *comprehensive* mandatory outpatient treatment plan or discharge plan; 310 however, if the fifth day is a Saturday, Sunday, legal holiday, or day on which the court is lawfully 311 closed, the hearing shall be held by the close of business on the next day that is not a Saturday, Sunday, legal holiday, or day on which the court is lawfully closed. If the person is being detained under a 312 temporary detention order, the hearing shall be scheduled within the same time frame provided for a 313 commitment hearing under § 37.2-814. The clerk shall provide notice of the hearing to the person, the 314 315 community services board, all treatment providers listed in the comprehensive mandatory outpatient 316 treatment order or discharge plan, and the original petitioner for the person's involuntary treatment. If 317 the person is not represented by counsel, the court shall appoint an attorney to represent the person in 318 this hearing and any subsequent hearings hearing under  $\frac{8}{5}$   $\frac{37.2}{2.817.3}$  and this section or  $\frac{8}{5}$   $\frac{37.2}{2.817.4}$ , 319 giving consideration to appointing the attorney who represented the person at the proceeding that 320 resulted in the issuance of the mandatory outpatient treatment order or order authorizing discharge to for 321 mandatory outpatient treatment following a period of involuntary inpatient treatment. The same judge or 322 special justice that presided over the hearing resulting in the mandatory outpatient treatment order or 323 order authorizing discharge to for mandatory outpatient treatment following a period of involuntary 324 inpatient treatment need not preside at the noncompliance nonadherence hearing or any subsequent 325 hearings. The community services board shall offer to arrange the person's transportation to the hearing 326 if the person is not detained and has no other source of transportation.

327 Any of the following may petition the court for a hearing pursuant to this subsection: (i) the person 328 who is subject to the mandatory outpatient treatment order or order for mandatory outpatient treatment 329 following a period of involuntary inpatient treatment; (ii) the community services board responsible for 330 monitoring the person's progress and adherence to the mandatory outpatient treatment order or order 331 for mandatory outpatient treatment following a period of involuntary inpatient treatment; (iii) a 332 treatment provider designated in the comprehensive mandatory outpatient treatment plan; (iv) the person 333 who originally filed the petition that resulted in the entry of the mandatory outpatient treatment order or 334 order for mandatory outpatient treatment following a period of involuntary inpatient treatment; (v) any 335 health care agent designated in the advance directive of the person who is the subject of the mandatory outpatient treatment order or order for mandatory outpatient treatment following a period of involuntary 336 inpatient treatment; or (vi) if the person who is the subject of the mandatory outpatient treatment order 337 338 or order for mandatory outpatient treatment following a period of involuntary inpatient treatment has 339 been determined to be incapable of making an informed decision, the person's guardian or other person 340 authorized to make health care decisions for the person pursuant to § 54.1-2986. 341

A petition filed pursuant to this subsection may request that the court do any of the following:

342 1. Enforce a mandatory outpatient treatment order or order for mandatory outpatient treatment 343 following a period of involuntary inpatient treatment and require the person who is the subject of the 344 order to adhere to the comprehensive mandatory outpatient treatment plan, in the case of material 345 nonadherence, as defined in § 37.2-817.1;

346 2. Modify a mandatory outpatient treatment order or order for mandatory outpatient treatment 347 following a period of involuntary inpatient treatment or a comprehensive mandatory outpatient treatment 348 plan due to a change in circumstances, including changes in the condition, behavior, living 349 arrangement, or access to services of the person who is the subject to the order; or

350 3. Rescind a mandatory outpatient treatment order or order for mandatory outpatient treatment 351 following a period of involuntary inpatient treatment.

352 A person who is the subject of a mandatory outpatient treatment order or order for mandatory 353 outpatient treatment following a period of involuntary inpatient treatment shall not (i) file a petition for 354 rescission of a mandatory outpatient treatment order or order for mandatory outpatient treatment 355 following a period of involuntary inpatient treatment unless at least 30 days have elapsed from the date on which the order was entered or (ii) file a petition for rescission of a mandatory outpatient treatment 356 357 order or order for mandatory outpatient treatment following a period of involuntary inpatient treatment 358 more than one time during any 90-day period.

359 B. If requested by the person, the community services board, a treatment provider listed in the 360 comprehensive mandatory outpatient treatment plan or discharge plan, or the original petitioner for the 361 person's involuntary treatment in a petition filed pursuant to subsection A or on the court's own motion,

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362 the court shall may appoint an examiner in accordance with § 37.2-815 who shall personally examine 363 the person on or before the date of the review, as directed by the court, and certify to the court whether 364 or not he has probable cause to believe that the person meets the criteria for involuntary inpatient admission or mandatory outpatient treatment as specified in subsections C, subsection C1, C2, and or D 365 366 of § 37.2-817, as may be applicable. The examination shall include all applicable requirements of 367 § 37.2-815. The certification of the examiner may be admitted into evidence without the appearance of 368 the examiner at the hearing if not objected to by the person or his attorney. If the person is not detained 369 in an incarcerated or receiving treatment in an inpatient facility, the community services board shall 370 arrange for the person to be examined at a convenient location and time. The community services board 371 shall offer to arrange for the person's transportation to the examination, if the person has no other source 372 of transportation and resides within the service area or an adjacent service area of the community 373 services board. If the person refuses or fails to appear, the community services board shall notify the 374 court, or a magistrate if the court is not available, and the court or magistrate shall issue a mandatory 375 examination order and capias directing the primary law-enforcement agency in the jurisdiction where the person resides to transport the person to the examination. The person shall remain in custody until a 376 377 temporary detention order is issued or until the person is released, but in no event shall the period 378 exceed eight hours.

379 C. If the person fails to appear for the hearing, the court shall may, after consideration of any 380 evidence from the person, from the community services board, or from any treatment provider identified 381 in the mandatory outpatient treatment plan or discharge plan regarding why the person failed to appear 382 at the hearing, either (i) dismiss the petition, (ii) issue an emergency custody order pursuant to 383 § 37.2-808, or (iii) reschedule the hearing pursuant to subsection A<sub>7</sub> (iii) issue an emergency custody 384 order pursuant to § 37.2-808, or (iii) issue a temporary detention order pursuant to § 37.2-809 and issue 385 a subpoend for the person's appearance at the hearing and enter an order for mandatory examination, 386 to be conducted prior to the hearing and in accordance with subsection B.

387 D. After hearing the evidence regarding the person's material noncompliance with the mandatory 388 outpatient treatment order or order authorizing discharge to mandatory outpatient treatment following 389 inpatient treatment and the person's current condition, and any other relevant information referenced in 390 subsection C of § 37.2-817 observing the person and considering (i) the recommendations of any 391 treating or examining physician or psychologist licensed to practice in the Commonwealth, if available; 392 (ii) the person's adherence to the comprehensive mandatory outpatient treatment plan; (iii) any past 393 mental health treatment of the person; (iv) any examiner's certification; (v) any health records 394 available; (vi) any report from the community services board; and (vii) any other relevant evidence that 395 may have been admitted at the hearing, the judge or special justice shall make one of the following 396 dispositions:

397 1. Upon finding by clear and convincing evidence that the person meets the criteria for involuntary
398 admission and treatment specified in subsection C of § 37.2-817, the judge or special justice shall order
399 the person's involuntary admission to a facility designated by the community services board for a period
400 of treatment not to exceed 30 days;

401 2. Upon In a hearing on any petition seeking enforcement of a mandatory outpatient treatment order, 402 upon finding that the person continues to meet the criteria for mandatory outpatient treatment specified in subsection C1, C2, or D of § 37.2-817, and that a continued period of continuing mandatory 403 404 outpatient treatment appears is warranted, the judge or special justice shall renew the order for 405 mandatory outpatient treatment, making any necessary the court shall direct the person to fully comply 406 with the mandatory outpatient treatment order or order for mandatory outpatient treatment following a 407 period of involuntary inpatient treatment and may make any modifications to such order or the 408 comprehensive mandatory outpatient treatment plan that are acceptable to the community services board 409 or treatment provider responsible for the person's treatment. In determining the appropriateness of the 410 outpatient treatment specified in such order and the comprehensive mandatory outpatient treatment plan, 411 the court may consider the person's material noncompliance with nonadherence to the previous existing 412 mandatory treatment order; or.

413 2. In a hearing on any petition seeking modification of a mandatory outpatient treatment order or 414 order for mandatory outpatient treatment following a period of involuntary inpatient treatment, upon a 415 finding that (i) one or more modifications of the order would benefit the person and help prevent 416 relapse or deterioration of the person's condition, (ii) the community services board and the treatment 417 provider responsible for the person's treatment are able to provide services consistent with such 418 modification, and (iii) the person is able to adhere to the modified comprehensive mandatory outpatient treatment plan, the court may order such modification of the mandatory outpatient treatment order or 419 420 order for mandatory outpatient treatment following a period of involuntary inpatient treatment or the 421 comprehensive mandatory outpatient treatment plan as the court finds appropriate.

422 3. Upon finding that neither of the above dispositions is appropriate, the judge or special justice shall

423 rescind the order for mandatory outpatient treatment or order authorizing discharge to mandatory 424 outpatient treatment following inpatient treatment. In a hearing on any petition filed to enforce, modify, 425 or rescind a mandatory outpatient treatment order, upon finding that mandatory outpatient treatment is 426 no longer appropriate, the court may rescind the order.

427 Upon entry of an order for involuntary inpatient admission, transportation shall be provided in 428 accordance with § 37.2-829.

429 E. The judge or special justice may schedule periodic status hearings for the purpose of obtaining 430 information regarding the person's progress while the mandatory outpatient treatment order or order for 431 mandatory outpatient treatment following a period of involuntary inpatient treatment remains in effect. 432 The clerk shall provide notice of the hearing to the person who is the subject of the order and the 433 community services board responsible for monitoring the person's condition and adherence to the plan. 434 The person shall have the right to be represented by counsel at the hearing, and if the person does not 435 have counsel the court shall appoint an attorney to represent the person. However, status hearings may be held without counsel present by mutual consent of the parties. The community services board shall 436 437 offer to arrange the person's transportation to the hearing if the person is not detained and has no 438 other source of transportation. During a status hearing, the treatment plan may be amended upon 439 mutual agreement of the parties. Contested matters shall not be decided during a status hearing, nor 440 shall any decision regarding enforcement, rescission, or renewal of the order be entered. 441

# § 37.2-817.4. Continuation of mandatory outpatient treatment order.

442 A. At any time within 30 days prior to the expiration of a mandatory outpatient treatment order or 443 order authorizing discharge to for mandatory outpatient treatment following a period of involuntary inpatient treatment, the community services board that is required to monitor the person's compliance 444 445 with the order, the treating physician, or other responsible person any person or entity that may file a 446 petition for review of a mandatory outpatient treatment order or order for mandatory outpatient 447 treatment following a period of involuntary inpatient treatment pursuant to subsection A of § 37.2-817.2 **448** may petition the court to continue the order for a period not to exceed 180 days.

449 B. If the person who is the subject of the order and the monitoring community services board, if it 450 did not initiate the petition, join the petition, the court shall grant the petition and enter an appropriate 451 order without further hearing. If either the person or the monitoring community services board does not 452 join the petition, the court shall schedule a hearing and provide notice of the hearing in accordance with 453 subsection A of § 37.2-817.2.

454 C. Upon receipt of the *a contested* petition for continuation, the court shall appoint an examiner who 455 shall personally examine the person pursuant to subsection B of § 37.2-815 37.2-817.2. The community 456 services board required to monitor the person's compliance with adherence to the mandatory outpatient 457 treatment order or order authorizing discharge to for mandatory outpatient treatment following a period 458 of involuntary inpatient treatment shall provide a preadmission screening report as required in § 37.2-816 459 addressing whether the person continues to meet the criteria for being subject to a mandatory outpatient treatment order pursuant to subsection D of § 37.2-817 or order for mandatory outpatient treatment 460 461 following a period of involuntary inpatient treatment pursuant to subsection C1 of § 37.2-817, as may 462 be appropriate.

463 D. If, after observing the person, reviewing the preadmission screening report of the community 464 services board provided pursuant to subsection C and considering the appointed examiner's certification 465 and any other relevant evidence, including any relevant evidence referenced in subsection D of 466 § 37.2-817, the court shall make one of the dispositions specified in subsection D of § 37.2-817.2. If the 467 court finds that a continued period of mandatory outpatient treatment is warranted submitted at the 468 hearing, the court finds that the person continues to meet the criteria for mandatory outpatient treatment 469 pursuant to subsection C1 or D of § 37.2-817, it may continue the order for a period not to exceed 180 470 days; in prescribing the terms of the order, including its length, the judge or special justice shall consider the impact on the person's opportunities and obligations, including education and employment. 471 472 Any order of mandatory outpatient treatment that is in effect at the time a petition for continuation of 473 the order is filed shall remain in effect until the disposition of the hearing.

474 2. That § 37.2-817.3 of the Code of Virginia is repealed.

475 3. That the provisions of this act shall become effective on July 1, 2022.