# **SENATE BILL No. 369**

## March 22, 2007, Introduced by Senators BARCIA, CROPSEY and KAHN and referred to the Committee on Judiciary.

A bill to amend 1974 PA 258, entitled

"Mental health code,"

by amending sections 744, 1026, 1028, 1030, 1032, 1034, 1044, and 1050 (MCL 330.1744, 330.2026, 330.2028, 330.2030, 330.2032, 330.2034, 330.2044, and 330.2050), section 744 as amended by 1995 PA 290, and by adding sections 1049, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, and 1082; and to repeal acts and parts of acts.

### THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 744. (1) The freedom of movement of a recipient shall not be restricted more than is necessary to provide mental health 2 3 services to him or her, to prevent injury to him or her or to 4 others, or to prevent substantial property damage, except that

security precautions AND OTHER FREEDOM OF MOVEMENT RESTRICTIONS
appropriate to the condition and circumstances of an individual
admitted by order of a criminal court, or transferred as a
sentence-serving convict from a penal institution AN INDIVIDUAL
FOUND NOT GUILTY BY REASON OF INSANITY, OR AN INDIVIDUAL
HOSPITALIZED AS A RESULT OF A PETITION FILED UNDER SECTION 1034(3)
may be taken.

8 (2) A restriction adopted under the authority of subsection
9 (1), the date it expires, and justification for its adoption shall
10 be promptly noted in the RECIPIENT'S record. of the recipient.

(3) A restriction adopted under the authority of subsection
(1) shall be removed when the circumstance that justified its
adoption ceases to exist.

14 Sec. 1026. (1) Upon a showing that the defendant may be 15 incompetent to stand trial, the court shall order the defendant to undergo an examination by personnel of either the center for 16 17 forensic psychiatry. or other facility officially certified by the 18 department of mental health to perform examinations relating to the issue of incompetence to stand trial. The defendant shall make 19 20 himself OR HERSELF available for the examination at the places and 21 times established by the center. <del>or other certified facility.</del> If 22 the defendant, after being notified, fails to make himself OR HERSELF available for the examination, the court may order his OR 23 24 HER commitment to the center or other facility without a hearing. 25 (2) When IF the defendant is to be held in a jail or similar place of detention pending trial, the center or other facility may 26

perform the examination in the jail or may notify the sheriff to

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transport the defendant to the center or other facility for the
 examination, and the sheriff shall return the defendant to the jail
 upon completion of the examination.

4 (3) Except as provided in subsection (1), when IF the
5 defendant is not to be held in a jail or similar place of detention
6 pending trial, the court shall commit him OR HER to the center or
7 other facility only when IF the commitment is necessary for the
8 performance of TO PERFORM the examination.

9 (4) The defendant shall be released by the center or other
10 facility upon completion of the examination.

11 Sec. 1028. (1) When the defendant is ordered to undergo an 12 examination pursuant ACCORDING to section 1026, the center or other facility shall, for the purpose of gathering psychiatric and other 13 14 information pertinent to the issue of the incompetence of the 15 defendant to stand trial, examine the defendant and, IF POSSIBLE, consult with defense counsel, and may consult with the prosecutor 16 17 or other persons. Defense counsel shall make himself OR HERSELF 18 available for consultation with the center. or other facility. The 19 examination shall be performed, defense counsel consulted, and a 20 written report submitted to the court, prosecuting attorney, and defense counsel within 60 days of the date of the order. 21

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(2) The report shall contain:

23 (a) The clinical findings of the center. or other facility.

(b) The facts, in reasonable detail, upon which the findings
are based, and upon request of the court, defense, or prosecution
additional facts germane to the findings.

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(c) The opinion of the center or other facility on the issue

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1 of the incompetence of the defendant to stand trial.

2 (d) If the opinion is that the defendant is incompetent to
3 stand trial, the opinion of the center or other facility on the
4 likelihood of the defendant attaining competence to stand trial, if
5 provided a course of treatment, within the time limit established
6 by section 1034.

(3) The opinion concerning competency to stand trial derived 7 from the examination may not be admitted as evidence for any 8 purpose in the pending criminal proceedings, except on the issues 9 10 to be determined in the hearings required or permitted by sections 11 1030 and 1040. The foregoing bar of testimony shall not be 12 construed to DOES NOT prohibit the examining qualified clinician from presenting at other stages in the criminal proceedings 13 14 opinions concerning criminal responsibility, disposition, or other 15 issues if they were originally requested by the court and are available. Information gathered in the course of a prior 16 17 examination that is of historical value to the examining qualified 18 clinician may be utilized in the formulation of an opinion in any 19 subsequent court ordered evaluation.

Sec. 1030. (1) Upon receipt of the written report, the court shall cause the defendant to appear in court and shall hold a hearing within 5 days or upon the conclusion of the case, proceeding, or other matter then before it, whichever is sooner, unless the defense or prosecution for good cause requests a delay for a reasonable time.

26 (2) On the basis of the evidence admitted at the hearing, the27 court shall determine the issue of the incompetence of the

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1 defendant to stand trial. If the defendant is determined

2 incompetent to stand trial, the court shall also determine whether 3 there is a substantial probability that the defendant, if provided 4 a course of treatment, will attain competence to stand trial within 5 the time limit established by section 1034.

6 (3) The written report shall be IS admissible as competent
7 evidence in the hearing, unless the defense or prosecution objects,
8 but not for any other purpose in the pending criminal proceeding.
9 The defense, prosecution, and the court on its own motion may
10 present additional evidence relevant to the issues to be determined
11 at the hearing.

12 (4) If the defendant is receiving medication and is not determined incompetent to stand trial, the court may, in order to 13 14 maintain the competence of the defendant to stand trial, make such 15 orders as it deems THAT IT CONSIDERS appropriate for the continued 16 administration of such medication pending and during trial. A 17 COURT'S ORDER UNDER THIS SECTION SHALL NOT APPOINT A HOSPITAL OR 18 CENTER AS THE PROVIDER OF TREATMENT UNLESS THAT HOSPITAL OR CENTER 19 AGREES TO BE THE PROVIDER OF TREATMENT.

Sec. 1032. (1) If the defendant is determined incompetent to stand trial, and if the court determines that there is a substantial probability that, if provided a course of treatment, he **OR SHE** will attain competence to stand trial within the time limit established by section 1034, the court shall order him THE **DEFENDANT** to undergo treatment to render him **OR HER** competent to stand trial.

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(2) The court shall appoint a medical supervisor of the course

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of treatment. The MEDICAL supervisor may be any person or agency
 willing to supervise the course of treatment, or the department. of
 mental health. IF THE DEFENDANT IS A PRISONER SERVING A SENTENCE,
 THE COURT SHALL APPOINT THE CORRECTIONS MENTAL HEALTH PROGRAM AS
 THE MEDICAL SUPERVISOR OF TREATMENT.

6 (3) The court may commit the defendant to the custody of the 7 department, of mental health, or to the custody of any other inpatient mental health facility if it agrees, only if commitment 8 9 is necessary for the effective administration of the course of 10 treatment. If the defendant, absent commitment to the department of 11 mental health or other inpatient MENTAL HEALTH facility, would 12 otherwise be held in a jail or similar place of detention pending 13 trial, the court may enter an order restricting the defendant in 14 his **OR HER** movements to the buildings and grounds of the facility 15 at which he **OR SHE** is to be treated.

Sec. 1034. (1) No order or combination of orders issued under section 1032 or 1040, or both, shall have force and effect for a total period OF TREATMENT in excess of 15 months or 1/3 of the maximum sentence the defendant could receive if convicted of the charges against him OR HER, whichever is lesser; nor after the charges against the defendant are dismissed.

(2) The court shall provide for notification of defense
counsel, the prosecution, and the medical supervisor of treatment
whenever the charges against the defendant are dismissed and
whenever an order whose THAT HAS A stated time period THAT has not
elapsed is voided by the court.

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(3) If the defendant is to be discharged or released because

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of the expiration of an order or orders under section 1032 or 1040, the MEDICAL supervisor of treatment prior to BEFORE the discharge or release may file a petition asserting that the defendant is a person requiring treatment as defined by section 401 or meets the criteria for judicial admission as defined by section 515 with the probate court of the defendant's county of residence.

7 Sec. 1044. (1) The charges against a defendant determined
8 incompetent to stand trial shall be dismissed IF EITHER OF THE
9 FOLLOWING OCCURS:

10 (a) When IF the prosecutor notifies the court of his OR HER
11 intention not to prosecute the case. ; or

12 (b) Fifteen months after the date on which the defendant was
13 originally determined incompetent to stand trial. IF THE DEFENDANT
14 HAS BEEN TREATED FOR RESTORATION TO COMPETENCY FOR A TOTAL OF 15
15 MONTHS OR THE MAXIMUM PERIOD SPECIFIED IN SECTION 1034, AND THE
16 DEFENDANT HAS NOT BEEN RESTORED TO COMPETENCY.

17 (2) IF A DEFENDANT INTERRUPTS THE REQUIRED PERIOD OF TREATMENT
18 BY ESCAPING OR BY BEING ABSENT WITHOUT AUTHORIZATION, THE CHARGES
19 AGAINST THE DEFENDANT SHALL NOT BE DISMISSED UNTIL THE MAXIMUM
20 PERIOD OF TREATMENT HAS BEEN REACHED.

(3) (2) When IF charges are dismissed pursuant ACCORDING to
subsection (1), the same charges, or other charges arising from the
transaction which THAT gave rise to the dismissed charges, shall
not subsequently be filed against the defendant, except as provided
in this section.

26 (4) (3) If the charges were dismissed pursuant ACCORDING to
 27 subsection (1) (b) (1) (B) and if the crime charged was punishable

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by a sentence of life imprisonment, the prosecutor may at any time petition the court for permission to again file charges. In the case of other charges dismissed pursuant ACCORDING to subsection (1) (b) (1) (B), the prosecutor may, within that period of time after the charges were dismissed equal to 1/3 of the maximum sentence that the defendant could receive on the charges, petition the court for permission to again file charges.

8 (5) (4) The court shall grant permission to again file charges 9 if after a hearing it determines that the defendant is competent to 10 stand trial. Prior to BEFORE the hearing, the court may order the 11 defendant to be examined by personnel of the center for forensic 12 psychiatry or other qualified person as an outpatient, but may not 13 commit the defendant to the center or any other facility for the 14 examination.

15 SEC. 1049. AS USED IN SECTIONS 1050 TO 1081:

16 (A) "INDIVIDUAL FOUND NGRI" MEANS AN INDIVIDUAL WHO COMMITTED
17 A CRIMINAL ACT AND WAS FOUND NOT GUILTY BY REASON OF INSANITY
18 (NGRI) IN A CRIMINAL PROCEEDING.

(B) "INDIVIDUAL FOUND NGRI REQUIRING TREATMENT" MEANS EITHEROF THE FOLLOWING:

(i) AN INDIVIDUAL FOUND NGRI WHO HAS A MENTAL ILLNESS AND, AS A
RESULT, CANNOT APPRECIATE THE NEED FOR TREATMENT, IS UNABLE TO
COMPLY WITH TREATMENT, OR WILL, WITH REASONABLE CLINICAL CERTAINTY,
POSE A DANGER TO SELF OR OTHERS WITHOUT TREATMENT.

(*ii*) AN INDIVIDUAL FOUND NGRI WHO HAS MENTAL RETARDATION AND,
AS A RESULT, CANNOT APPRECIATE THE NEED FOR TREATMENT, IS UNABLE TO
COMPLY WITH TREATMENT, OR WILL, WITH REASONABLE CLINICAL CERTAINTY,

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1 POSE A DANGER TO SELF OR OTHERS WITHOUT TREATMENT.

2 (C) "LEIN" MEANS THE LAW ENFORCEMENT INFORMATION NETWORK
3 REGULATED UNDER THE L.E.I.N. POLICY COUNCIL ACT OF 1974, 1974 PA
4 163, MCL 28.211 TO 28.215.

5 (D) "MENTAL ILLNESS" MEANS A SUBSTANTIAL DISORDER OF THOUGHT 6 OR MOOD THAT SIGNIFICANTLY IMPAIRS JUDGMENT, BEHAVIOR, CAPACITY TO 7 RECOGNIZE REALITY, OR ABILITY TO COPE WITH THE ORDINARY DEMANDS OF 8 LIFE. MENTAL ILLNESS INCLUDES A SUBSTANTIAL DISORDER OF THOUGHT OR 9 MOOD THAT IS IN A STATE OF REMISSION AND THAT WILL, WITH REASONABLE 10 CERTAINTY, BECOME ACTIVE WITHOUT CONTINUED TREATMENT.

(E) "MENTAL RETARDATION" MEANS A SIGNIFICANTLY SUBAVERAGE
GENERAL INTELLECTUAL FUNCTIONING THAT ORIGINATES DURING THE
DEVELOPMENTAL PERIOD AND IS ASSOCIATED WITH IMPAIRMENT IN ADAPTIVE
BEHAVIOR.

15 (F) "ORDER FOR INVOLUNTARY NGRI TREATMENT" MEANS A COURT ORDER REQUIRING AN INDIVIDUAL FOUND NGRI TO COMPLY WITH TREATMENT AND 16 17 SUPERVISION APPROPRIATE FOR HIS OR HER MENTAL ILLNESS OR MENTAL 18 RETARDATION. THE CENTER FOR FORENSIC PSYCHIATRY SHALL MAKE THE 19 DETERMINATION OF THE SETTING IN WHICH AN INDIVIDUAL FOUND NGRI WILL 20 BE TREATED UNDER AN ORDER FOR INVOLUNTARY NGRI TREATMENT. THE 21 TREATMENT SETTING MAY INCLUDE THE CENTER FOR FORENSIC PSYCHIATRY, 22 ANOTHER HOSPITAL OR CENTER, OR COMMUNITY PROGRAM AUTHORIZED BY THE 23 CENTER.

Sec. 1050. (1) The court shall immediately commit any person AN INDIVIDUAL who is acquitted of a criminal charge by reason of insanity to the custody of the center for forensic psychiatry — for a period not to exceed OF 60 days. The court PROSECUTING ATTORNEY

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shall forward to the center FOR FORENSIC PSYCHIATRY a full report  $\tau$ 1 in the form of a settled record, of the facts concerning the crime 2 which the patient THAT INCLUDES, AT A MINIMUM, A LIST OF THE 3 4 CRIMINAL ACTS THAT THE INDIVIDUAL was found to have committed but 5 of which he OR SHE was acquitted by reason of insanity, THE FACTS ESTABLISHED ABOUT THE CRIMINAL ACTS, AND A STATEMENT OF THE MAXIMUM 6 SENTENCE THAT THE INDIVIDUAL COULD HAVE RECEIVED HAD HE OR SHE BEEN 7 FOUND GUILTY. THE REPORT SHALL BE ENTITLED "NGRI PETITION", SHALL 8 9 SERVE AS THE PETITION, AND SHALL BE ADMISSIBLE IN SUBSEQUENT 10 **PROCEEDINGS.** The center shall thoroughly examine and evaluate the 11 present mental condition of the person INDIVIDUAL FOUND NGRI in 12 order to reach an opinion on whether the person HE OR SHE meets the criteria of a person requiring AN INDIVIDUAL FOUND NGRI WHO 13 REQUIRES treatment. or for judicial admission set forth in section 14 15 401 or 515. IF THE CENTER FOR FORENSIC PSYCHIATRY CONSIDERS IT NECESSARY, THE INDIVIDUAL FOUND NGRI MAY BE SENT TO ANOTHER 16 17 TREATMENT FACILITY FOR THE DURATION OF THE 60-DAY EVALUATION 18 PERIOD.

19 (2) A PRISONER WHO IS ACQUITTED OF A SUBSEQUENT CRIMINAL 20 CHARGE BY REASON OF INSANITY SHALL REMAIN UNDER THE JURISDICTION OF 21 THE DEPARTMENT OF CORRECTIONS FOR THE DURATION OF THE ORIGINAL 22 CRIMINAL SENTENCE. AT THE TIME OF THE NGRI FINDING, THE COURT SHALL 23 IMMEDIATELY ISSUE AN ORDER FOR EXAMINATION OF THE PRISONER FOUND 24 NGRI. THE PROSECUTING ATTORNEY SHALL FORWARD TO THE CENTER A REPORT THAT INCLUDES A LIST OF THE CRIMINAL ACTS THAT THE PRISONER WAS 25 26 FOUND TO HAVE COMMITTED BUT OF WHICH HE OR SHE WAS ACQUITTED BY 27 REASON OF INSANITY, THE FACTS ESTABLISHED ABOUT THE ACTS, AND A

STATEMENT OF THE MAXIMUM SENTENCE THAT THE PRISONER FOUND NGRI 1 2 COULD HAVE RECEIVED HAD HE OR SHE BEEN FOUND GUILTY. THE REPORT SHALL BE ENTITLED "NGRI PETITION", SHALL SERVE AS THE PETITION, AND 3 4 IS ADMISSIBLE IN SUBSEQUENT PROCEEDINGS. THE EXAMINATION OF THE 5 PRISONER FOUND NGRI SHALL BE HELD IN ABEYANCE UNTIL 60 DAYS BEFORE 6 THE DEPARTMENT OF CORRECTIONS' SCHEDULED RELEASE OF THE PRISONER FOUND NGRI, AT WHICH TIME THE DEPARTMENT OF CORRECTIONS SHALL 7 NOTIFY THE CENTER OF THE PRISONER FOUND NGRI'S PENDING RELEASE AND 8 9 SHALL MAKE ARRANGEMENTS WITH THE CENTER TO TRANSPORT THE PRISONER 10 FOUND NGRI TO THE CENTER FOR EVALUATION. THE CENTER SHALL 11 THOROUGHLY EXAMINE AND EVALUATE THE PRISONER FOUND NGRI IN ORDER TO 12 REACH AN OPINION ON WHETHER HE OR SHE MEETS THE CRITERIA OF AN INDIVIDUAL FOUND NGRI REQUIRING TREATMENT. 13

(3) (2) Within the 60-day period SPECIFIED IN SUBSECTIONS (1) 14 15 AND (2) the center shall file a report with the court, prosecuting 16 attorney, and defense counsel. The report shall contain a summary 17 of the crime which the patient committed but of which he CRIMINAL 18 ACTS OF WHICH THE INDIVIDUAL was acquitted by reason of insanity, 19 and an opinion as to whether the person INDIVIDUAL FOUND NGRI meets the criteria of a person AN INDIVIDUAL FOUND NGRI requiring 20 treatment, or for judicial admission as defined by section 401 or 21 22 515, and the facts upon which the opinion is based. If the opinion 23 stated is that the person is a person AN INDIVIDUAL FOUND NGRI requiring treatment, the report shall be accompanied by CLINICAL 24 25 certificates from 2 physicians, at least 1 of whom shall be a psychiatrist, which conform to the requirements of section 400(j) 26 27 PSYCHIATRISTS OR 1 CLINICAL CERTIFICATE FROM A PSYCHIATRIST AND 1

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1 CLINICAL CERTIFICATE FROM A LICENSED PSYCHOLOGIST.

2 (4) (3) After receipt of the A report STATING THAT AN INDIVIDUAL FOUND NGRI IS AN INDIVIDUAL FOUND NGRI REQUIRING 3 4 **TREATMENT**, the court may direct the prosecuting attorney to SHALL 5 file a AN NGRI petition pursuant to section 434 or 516 UNDER 6 SECTION 1034 for an order of hospitalization or an order of admission to a facility FOR INVOLUNTARY NGRI TREATMENT with the 7 8 probate court of the person's county of residence or, IF THE 9 INDIVIDUAL FOUND NGRI DOES NOT HAVE A COUNTY OF RESIDENCE IN THIS 10 STATE, of the county in which the criminal trial was held. Any THE 11 certificates that accompanied the report of the center may SHALL be 12 filed with the NGRI petition , and shall be ARE sufficient to cause a hearing to be held pursuant to UNDER section 451-1056 even if 13 14 they THE CERTIFICATES were not executed within 72 hours of the 15 filing of the NGRI petition. The report from the court containing 16 the facts concerning the crime for which he was acquitted by reason 17 of insanity shall be admissible in the hearings NGRI PETITION IS ADMISSIBLE IN A HEARING HELD AS A RESULT OF A PETITION FILED UNDER 18 19 THIS SUBSECTION AND IN SUBSEQUENT HEARINGS.

20 (5) (4)-If the CENTER FOR FORENSIC PSYCHIATRY'S report states 21 the opinion that the person-INDIVIDUAL FOUND NGRI meets the 22 criteria of a person AN INDIVIDUAL FOUND NGRI requiring treatment, 23 or for judicial admission, and if a petition is to be filed 24 pursuant to subsection (3), the center may retain the person HIM OR HER pending a hearing on the NGRI petition. If a petition is not to 25 26 be filed, the prosecutor shall notify the center in writing. The 27 center, upon receipt of the notification, shall cause the person to

1 be discharged.

2 (5) The release provisions of sections 476 to 479 of this act shall apply to a person found to have committed a crime by a court 3 4 or jury, but who is acquitted by reason of insanity, except that a person shall not be discharged or placed on leave without first 5 being evaluated and recommended for discharge or leave by the 6 department's program for forensic psychiatry, and authorized leave 7 or absence from the hospital may be extended for a period of 5 8 9 <del>years.</del>

10 (6) AN INDIVIDUAL FOUND NGRI WHO HAS BEEN FOUND TO BE AN 11 INDIVIDUAL FOUND NGRI REQUIRING TREATMENT AND PLACED ON AN ORDER 12 FOR INVOLUNTARY NGRI TREATMENT UNDER SECTION 1053 SHALL BE HOSPITALIZED, TRANSFERRED, OR PLACED IN THE COMMUNITY ONLY BY 13 14 AUTHORIZATION OF THE CENTER FOR FORENSIC PSYCHIATRY. IN AUTHORIZING 15 OR NOT AUTHORIZING HOSPITALIZATION, TRANSFER, OR COMMUNITY PLACEMENT, THE CENTER FOR FORENSIC PSYCHIATRY SHALL HAVE AS ITS 16 17 PRIMARY CONCERNS THE NEED FOR ADEQUATE PROTECTION OF THE PUBLIC AND 18 THE AVAILABILITY OF APPROPRIATE TREATMENT FOR THE INDIVIDUAL FOUND 19 NGRI.

20 (7) AT LEAST 7 DAYS BEFORE A TRANSFER, THE INDIVIDUAL FOUND 21 NGRI AND HIS OR HER GUARDIAN OR NEAREST RELATIVE SHALL BE NOTIFIED, 22 EXCEPT IF THE TRANSFER IS NECESSITATED BY AN EMERGENCY. AN 23 INDIVIDUAL FOUND NGRI MAY DESIGNATE UP TO 2 OTHER INDIVIDUALS TO 24 RECEIVE NOTICE. IF A TRANSFER IS NECESSITATED BY AN EMERGENCY, NOTICE SHALL BE GIVEN AS SOON AS POSSIBLE, BUT NOT LATER THAN 24 25 26 HOURS AFTER THE TRANSFER. IF THE INDIVIDUAL FOUND NGRI OR HIS OR 27 HER GUARDIAN OR NEAREST RELATIVE OBJECTS TO THE TRANSFER, THE

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1 DEPARTMENT SHALL PROVIDE AN OPPORTUNITY TO APPEAL THE TRANSFER.

2 (8) A COMMUNITY MENTAL HEALTH SERVICES PROGRAM SHALL PROVIDE
3 SERVICES TO BOTH OF THE FOLLOWING:

4 (A) AN INDIVIDUAL FOUND NGRI ON AN ORDER FOR INVOLUNTARY NGRI 5 TREATMENT WHO RESIDED WITHIN THE COMMUNITY MENTAL HEALTH SERVICES 6 PROGRAM'S GEOGRAPHIC SERVICE AREA AT THE TIME HE OR SHE WAS FOUND 7 TO BE NOT GUILTY BY REASON OF INSANITY AND WHO IS PLACED IN THE 8 COMMUNITY.

9 (B) AN INDIVIDUAL FOUND NGRI ON AN ORDER FOR INVOLUNTARY NGRI 10 TREATMENT WHO COMMITTED THE ACT FOR WHICH HE OR SHE WAS FOUND TO BE 11 NOT GUILTY BY REASON OF INSANITY WITHIN THE COMMUNITY MENTAL HEALTH 12 SERVICES PROGRAM'S GEOGRAPHIC SERVICE AREA, WHO WAS WITHOUT A 13 COUNTY OF RESIDENCE IN THIS STATE AT THE TIME HE OR SHE COMMITTED 14 THE ACT, AND WHO WAS PLACED IN THE COMMUNITY.

(9) AT THE END OF THE PERIOD SPECIFIED BY AN ORDER FOR
16 INVOLUNTARY TREATMENT, THE PROSECUTOR MAY FILE A PETITION ACCORDING
17 TO SECTION 434 OR 516 ASSERTING THAT THE INDIVIDUAL FOUND NGRI IS A
18 PERSON REQUIRING TREATMENT OR JUDICIAL ADMISSION.

19 SEC. 1052. (1) IT IS A CRIME PUNISHABLE BY NOT MORE THAN 2
20 YEARS FOR AN INDIVIDUAL FOUND NGRI ON AN ORDER FOR INVOLUNTARY NGRI
21 TO DO 1 OR MORE OF THE FOLLOWING:

(A) LEAVE A DEPARTMENT HOSPITAL OR CENTER WITHOUT
AUTHORIZATION FROM THE CENTER FOR FORENSIC PSYCHIATRY.

24 (B) REFUSE TO COMPLY WITH A REQUEST TO RETURN TO THE CUSTODY
25 OF A DEPARTMENT HOSPITAL OR CENTER.

26 (C) LEAVE THIS STATE WITHOUT AUTHORIZATION FROM THE CENTER FOR27 FORENSIC PSYCHIATRY.

1 (2) AN INDIVIDUAL FOUND NGRI ON AN ORDER FOR INVOLUNTARY NGRI 2 TREATMENT WHO LEAVES A DEPARTMENT HOSPITAL OR CENTER WITHOUT 3 AUTHORIZATION, REFUSES TO COMPLY WITH A REQUEST TO RETURN TO THE 4 CUSTODY OF A DEPARTMENT HOSPITAL OR CENTER, OR LEAVES THE STATE 5 WITHOUT AUTHORIZATION SHALL BE RETURNED TO THE CUSTODY OF THE 6 CENTER FOR FORENSIC PSYCHIATRY OR OF ANOTHER DEPARTMENT HOSPITAL OR 7 CENTER, AS AUTHORIZED BY THE CENTER FOR FORENSIC PSYCHIATRY.

8 (3) AN ORDER FOR INVOLUNTARY NGRI TREATMENT FOR AN INDIVIDUAL 9 FOUND NGRI SHALL BE HELD IN ABEYANCE FOR A PERIOD OF TIME THAT HE 10 OR SHE IS ABSENT WITHOUT AUTHORIZATION FROM HIS OR HER TREATMENT 11 SETTING. THE TERMS AND CONDITIONS OF THE ORDER SHALL BE REINSTATED 12 UP TO THE MAXIMUM REMAINING TIME SPECIFIED IN THE ORDER.

SEC. 1053. THE PROSECUTING ATTORNEY SHALL FILE THE NGRI 13 PETITION WITH THE PROBATE COURT OF THE COUNTY OF RESIDENCE OF THE 14 15 INDIVIDUAL FOUND NGRI OR OF THE COUNTY IN WHICH THE CRIMINAL TRIAL WAS HELD. BY FILING THE NGRI PETITION AS DESCRIBED IN THIS SECTION, 16 17 THE PROSECUTING ATTORNEY ASSERTS THAT THE INDIVIDUAL FOUND NGRI IS 18 AN INDIVIDUAL FOUND NGRI REQUIRING TREATMENT. THE CLINICAL 19 CERTIFICATES COMPLETED UNDER SECTION 1050(3) FROM 2 PSYCHIATRISTS 20 OR FROM 1 PSYCHIATRIST AND 1 LICENSED PSYCHOLOGIST SHALL ACCOMPANY 21 THE NGRI PETITION.

22 SEC. 1054. THERE IS NO CAUSE OF ACTION IN A COURT OF THIS 23 STATE AGAINST A PERSON WHO IN GOOD FAITH FILES AN NGRI PETITION OR 24 EXECUTES A CLINICAL CERTIFICATE UNDER THIS CHAPTER ALLEGING THAT AN 25 INDIVIDUAL FOUND NGRI IS AN INDIVIDUAL FOUND NGRI REQUIRING 26 TREATMENT, UNLESS THE NGRI PETITION IS FILED OR THE CLINICAL 27 CERTIFICATE IS EXECUTED AS A RESULT OF AN ACT OR OMISSION AMOUNTING

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1 TO GROSS NEGLIGENCE OR WILLFUL AND WANTON MISCONDUCT.

2 SEC. 1055. A COURT HEARING CONVENED UNDER THIS CHAPTER IS
3 GOVERNED BY SECTIONS 1056 TO 1067.

4 SEC. 1056. THE COURT SHALL SET A DATE FOR A HEARING UNDER THIS 5 CHAPTER PROMPTLY, BUT NOT MORE THAN 7 BUSINESS DAYS AFTER THE COURT 6 RECEIVES 1 OF THE FOLLOWING:

7 (A) AN NGRI PETITION FOR DETERMINATION THAT AN INDIVIDUAL 8 FOUND NGRI IS AN INDIVIDUAL FOUND NGRI REQUIRING TREATMENT AND 9 CLINICAL CERTIFICATES FROM 2 PSYCHIATRISTS OR FROM 1 PSYCHIATRIST 10 AND 1 LICENSED PSYCHOLOGIST.

11 (B) A PETITION FOR DISCHARGE FILED UNDER SECTION 1075.

12 (C) NOTIFICATION FROM THE DIRECTOR OF THE CENTER FOR FORENSIC
13 PSYCHIATRY THAT, IN THE OPINION OF THE CENTER FOR FORENSIC
14 PSYCHIATRY, THE INDIVIDUAL FOUND NGRI NO LONGER MEETS THE CRITERIA
15 OF AN INDIVIDUAL FOUND NGRI REQUIRING TREATMENT.

SEC. 1057. (1) THE COURT SHALL GIVE NOTICE OF A PETITION AND 16 OF THE TIME AND PLACE OF A HEARING FILED UNDER SECTION 1056 TO THE 17 18 INDIVIDUAL FOUND NGRI, HIS OR HER ATTORNEY, THE PETITIONER, THE 19 PROSECUTING ATTORNEY OR OTHER ATTORNEY PROVIDED FOR IN SECTION 20 1061, THE HOSPITAL DIRECTOR OF A HOSPITAL IN WHICH THE INDIVIDUAL FOUND NGRI IS HOSPITALIZED, THE SPOUSE OF THE INDIVIDUAL FOUND NGRI 21 IF HIS OR HER WHEREABOUTS ARE KNOWN, THE GUARDIAN OF THE INDIVIDUAL 22 FOUND NGRI, AND OTHER RELATIVES OR INDIVIDUALS AS THE COURT MAY 23 24 DETERMINE. NOTICE SHALL BE GIVEN AT THE EARLIEST PRACTICABLE TIME AND SUFFICIENTLY IN ADVANCE OF THE HEARING DATE TO PERMIT 25 PREPARATION FOR THE HEARING. 26

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(2) WITHIN 4 DAYS OF THE COURT'S RECEIPT OF THE CLINICAL

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CERTIFICATES DESCRIBED IN SECTION 1056(A), THE COURT SHALL CAUSE 1 2 THE INDIVIDUAL FOUND NGRI TO BE GIVEN A COPY OF THE NGRI PETITION, A COPY OF EACH CLINICAL CERTIFICATE EXECUTED IN CONNECTION WITH THE 3 4 HEARING, NOTICE OF THE RIGHT TO A FULL COURT HEARING, NOTICE OF THE 5 RIGHT TO BE PRESENT AT THE HEARING, NOTICE OF THE RIGHT TO BE REPRESENTED BY LEGAL COUNSEL, NOTICE OF THE RIGHT TO DEMAND A JURY 6 TRIAL, AND NOTICE OF THE RIGHT TO AN INDEPENDENT CLINICAL 7 8 EVALUATION.

9 SEC. 1058. (1) AN INDIVIDUAL FOUND NGRI WHO IS THE SUBJECT OF
10 AN NGRI PETITION IS ENTITLED TO BE REPRESENTED BY LEGAL COUNSEL.
11 (2) WITHIN 48 HOURS AFTER THE COURT'S RECEIPT OF A PETITION
12 AND THE OTHER DOCUMENTS FILED UNDER SECTION 1056, UNLESS AN
13 APPEARANCE HAS BEEN ENTERED ON BEHALF OF THE INDIVIDUAL FOUND NGRI,
14 THE COURT SHALL APPOINT LEGAL COUNSEL TO REPRESENT THE SUBJECT OF
15 THE NGRI PETITION.

16 (3) AFTER CONSULTATION WITH APPOINTED COUNSEL, IF THE
17 INDIVIDUAL FOUND NGRI DESIRES TO WAIVE HIS OR HER RIGHT TO COUNSEL,
18 HE OR SHE MAY DO SO BY NOTIFYING THE COURT IN WRITING.

19 (4) IF THE INDIVIDUAL FOUND NGRI PREFERS COUNSEL OTHER THAN THE APPOINTED COUNSEL, THE PREFERRED COUNSEL ACCEPTS THE 20 APPOINTMENT, AND THE COURT IS NOTIFIED OF THE PREFERENCE BY THE 21 22 INDIVIDUAL FOUND NGRI OR THE PREFERRED COUNSEL, THE COURT SHALL REPLACE THE INITIALLY APPOINTED COUNSEL WITH THE PREFERRED COUNSEL. 23 (5) IF THE INDIVIDUAL FOUND NGRI IS INDIGENT, THE COURT SHALL 24 COMPENSATE APPOINTED LEGAL COUNSEL FROM COURT FUNDS IN AN AMOUNT 25 THAT IS REASONABLE AND BASED ON TIME AND EXPENSES. 26

27 (6) THE SUPREME COURT MAY, BY COURT RULE, ESTABLISH THE

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COMPENSATION TO BE PAID FOR LEGAL COUNSEL OF INDIGENTS AND MAY
 REQUIRE THAT LEGAL COUNSEL BE APPOINTED FROM A SYSTEM OR
 ORGANIZATION ESTABLISHED FOR THE PURPOSE OF PROVIDING

REPRESENTATION IN PROCEEDINGS GOVERNED BY THIS CHAPTER.

5 (7) LEGAL COUNSEL SHALL CONSULT IN PERSON WITH THE INDIVIDUAL
6 FOUND NGRI AT LEAST 24 HOURS BEFORE THE TIME SET FOR A COURT
7 HEARING.

8 (8) LEGAL COUNSEL FOR AN INDIVIDUAL FOUND NGRI UNDER SECTION 9 1056 WHO IS HOSPITALIZED PENDING A COURT HEARING SHALL CONSULT IN 10 PERSON WITH THE INDIVIDUAL NOT MORE THAN 72 HOURS, EXCLUDING 11 SUNDAYS AND HOLIDAYS, AFTER THE PETITION AND 2 CLINICAL 12 CERTIFICATES REQUIRED UNDER SECTION 1050(2) HAVE BEEN FILED WITH 13 THE COURT.

(9) AFTER A CONSULTATION REQUIRED IN SUBSECTION (7) OR (8),
THE LEGAL COUNSEL FOR THE INDIVIDUAL FOUND NGRI SHALL PROMPTLY FILE
WITH THE COURT A CERTIFICATE STATING THAT HE OR SHE PERSONALLY HAS
SEEN AND HAS CONSULTED WITH THE INDIVIDUAL FOUND NGRI AS REQUIRED
BY THIS SECTION.

19 SEC. 1059. THE INDIVIDUAL FOUND NGRI WHO IS THE SUBJECT OF AN 20 NGRI PETITION HAS THE RIGHT TO BE PRESENT AT ALL HEARINGS. THIS RIGHT MAY BE WAIVED BY A WAIVER OF ATTENDANCE SIGNED BY THE 21 INDIVIDUAL FOUND NGRI, WITNESSED BY HIS OR HER LEGAL COUNSEL, AND 22 FILED WITH THE COURT, OR IT MAY BE WAIVED IN COURT AT A SCHEDULED 23 24 HEARING. THE RIGHT OF THE INDIVIDUAL FOUND NGRI TO BE PRESENT AT A HEARING IS CONSIDERED WAIVED BY THE FAILURE OF THE INDIVIDUAL FOUND 25 NGRI TO ATTEND THE HEARING AFTER RECEIVING NOTICE REOUIRED BY 26 27 SECTION 1057 AND ANY APPLICABLE COURT RULE, PROVIDING THAT

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INDIVIDUAL FOUND NGRI HAS HAD AN OPPORTUNITY TO CONSULT WITH LEGAL 1 2 COUNSEL AS REQUIRED UNDER SECTION 1058. THE COURT MAY EXCLUDE THE INDIVIDUAL FOUND NGRI FROM A HEARING IF THE BEHAVIOR OF THE 3 4 INDIVIDUAL FOUND NGRI AT THE HEARING MAKES IT IMPOSSIBLE TO CONDUCT 5 THE HEARING. THE PRESENCE OF THE INDIVIDUAL FOUND NGRI MAY ALSO BE 6 WAIVED BY THE COURT IF THERE IS TESTIMONY BY A PHYSICIAN OR LICENSED PSYCHOLOGIST WHO HAS RECENTLY OBSERVED HIM OR HER THAT THE 7 ATTENDANCE OF THE INDIVIDUAL FOUND NGRI WOULD POSE A DANGER TO HIM 8 9 OR HER OR OTHERS. THE COURT SHALL ENTER ON THE RECORD THE REASON 10 FOR EXCLUDING THE INDIVIDUAL FOUND GUILTY FROM THE HEARING.

11 SEC. 1060. (1) A HEARING ON AN NGRI PETITION MAY BE HELD WHERE 12 THE COURT DIRECTS, EITHER WITHIN OR OUTSIDE THE COUNTY IN WHICH THE 13 COURT HAS ITS PRINCIPAL OFFICE, IN A HOSPITAL OR OTHER CONVENIENT 14 PLACE. IF PRACTICABLE, THE COURT SHALL CONVENE THE HEARING ON THE 15 NGRI PETITION IN A HOSPITAL. A HEARING UNDER THIS SECTION MAY BE 16 HELD BY TELEPHONE, VIDEO CONFERENCE, OR OTHER TELECOMMUNICATIONS 17 TECHNOLOGY AVAILABLE TO THE COURT.

(2) THE INDIVIDUAL FOUND NGRI WHO IS THE SUBJECT OF AN NGRI
PETITION, ANY INTERESTED PERSON, OR THE COURT ON ITS OWN MOTION MAY
REQUEST A CHANGE OF VENUE BECAUSE OF RESIDENCE, CONVENIENCE TO
PARTIES, WITNESSES, OR THE COURT, OR THE INDIVIDUAL'S MENTAL OR
PHYSICAL CONDITION.

23 SEC. 1061. THE PROSECUTING ATTORNEY OR ASSISTANT PROSECUTING 24 ATTORNEY OF THE COUNTY IN WHICH A COURT IS LOCATED SHALL 25 PARTICIPATE IN A HEARING CONVENED BY THE COURT OF HIS OR HER COUNTY 26 UNDER THIS CHAPTER. THE PROSECUTING ATTORNEY OF THE COUNTY MAY 27 PERMIT THE PROSECUTING ATTORNEY OR ASSISTANT PROSECUTING ATTORNEY

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1 FROM ANOTHER COUNTY TO PARTICIPATE ON HIS OR HER BEHALF.

2 SEC. 1062. AN INDIVIDUAL FOUND NGRI WHO IS THE SUBJECT OF AN 3 NGRI PETITION MAY DEMAND THAT A JURY HEAR THE QUESTION OF WHETHER 4 HE OR SHE IS AN INDIVIDUAL FOUND NGRI REQUIRING TREATMENT. A JURY 5 SHALL CONSIST OF 6 PERSONS TO BE CHOSEN IN THE SAME MANNER AS 6 JURORS IN CIVIL PROCEEDINGS.

SEC. 1063. (1) THE PARTIES IN A HEARING UNDER THIS CHAPTER
HAVE THE RIGHT TO PRESENT DOCUMENTS AND WITNESSES AND TO CROSSEXAMINE WITNESSES.

10 (2) THE COURT SHALL RECEIVE ALL RELEVANT, COMPETENT, AND
11 MATERIAL EVIDENCE THAT IS OFFERED. THE RULES OF EVIDENCE IN CIVIL
12 ACTIONS ARE APPLICABLE, EXCEPT TO THE EXTENT THAT SPECIFIC
13 EXCEPTIONS HAVE BEEN PROVIDED FOR IN THIS CHAPTER OR ELSEWHERE BY
14 STATUTE OR COURT RULE.

15 SEC. 1064. LEGAL COUNSEL FOR AN INDIVIDUAL FOUND NGRI WHO IS 16 THE SUBJECT OF AN NGRI PETITION SHALL BE ALLOWED ADEQUATE TIME TO 17 INVESTIGATE THE MATTER AT ISSUE AND TO PREPARE. LEGAL COUNSEL MAY 18 PRESENT EVIDENCE THAT HE OR SHE BELIEVES IS NECESSARY TO A PROPER 19 DISPOSITION OF THE HEARING.

20 SEC. 1065. AN INDIVIDUAL FOUND NGRI WHO IS THE SUBJECT OF AN NGRI PETITION MAY NOT BE FOUND TO BE AN INDIVIDUAL FOUND NGRI 21 REQUIRING TREATMENT UNLESS AT LEAST 1 PHYSICIAN OR LICENSED 22 PSYCHOLOGIST WHO HAS PERSONALLY EXAMINED THE INDIVIDUAL FOUND NGRI 23 TESTIFIES IN PERSON, BY TELEPHONE, BY ACCEPTABLE ELECTRONIC MEANS, 24 OR BY WRITTEN DEPOSITION AT THE HEARING. A WRITTEN DEPOSITION MAY 25 BE INTRODUCED AS EVIDENCE AT THE HEARING ONLY IF LEGAL COUNSEL FOR 26 27 THE INDIVIDUAL FOUND NGRI WAS GIVEN THE OPPORTUNITY TO BE PRESENT

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WHEN THE DEPOSITION WAS TAKEN AND HAD THE OPPORTUNITY TO CROSS EXAMINE THE DEPONENT. THE INDIVIDUAL FOUND NGRI MAY WAIVE THIS
 TESTIMONY OR DEPOSITION. AN INDIVIDUAL FOUND NGRI WHO IS THE
 SUBJECT OF AN NGRI PETITION MAY BE FOUND TO BE AN INDIVIDUAL FOUND
 NGRI REQUIRING TREATMENT EVEN IF THE PETITIONER DOES NOT TESTIFY,
 IF THERE IS COMPETENT EVIDENCE FROM WHICH THE RELEVANT CRITERIA IN
 SECTION 1049(2) CAN BE ESTABLISHED.

8 SEC. 1066. (1) A REQUEST FOR A CONTINUANCE FOR A REASONABLE 9 TIME SHALL BE GRANTED FOR GOOD CAUSE.

10 (2) UNLESS THE SUBJECT OF A PETITION OR HIS OR HER ATTORNEY
11 OBJECTS, FAILURE TO TIMELY NOTIFY A SPOUSE, GUARDIAN, RELATIVE, OR
12 OTHER PERSON DETERMINED BY THE COURT TO BE ENTITLED TO NOTICE IS
13 NOT A CAUSE TO ADJOURN OR CONTINUE A HEARING.

SEC. 1067. (1) IF REQUESTED BEFORE THE FIRST SCHEDULED HEARING 14 15 OR AT THE FIRST SCHEDULED HEARING BEFORE THE FIRST WITNESS HAS BEEN SWORN ON AN APPLICATION OR PETITION, AN INDIVIDUAL FOUND NGRI WHO 16 17 IS THE SUBJECT OF AN NGRI PETITION IN A HEARING UNDER THIS CHAPTER 18 HAS THE RIGHT AT HIS OR HER OWN EXPENSE, OR IF INDIGENT, AT PUBLIC 19 EXPENSE, TO SECURE AN INDEPENDENT CLINICAL EVALUATION BY A 20 PSYCHIATRIST OR LICENSED PSYCHOLOGIST OF HIS OR HER CHOICE REGARDING WHETHER HE OR SHE IS AN INDIVIDUAL FOUND NGRI REQUIRING 21 22 TREATMENT.

(2) COMPENSATION FOR AN EVALUATION PERFORMED BY A PSYCHIATRIST
OR A LICENSED PSYCHOLOGIST SHALL BE IN AN AMOUNT THAT IS REASONABLE
AND BASED ON TIME AND EXPENSES.

26 (3) THE INDEPENDENT CLINICAL EVALUATION DESCRIBED IN THIS
27 SECTION IS FOR THE SOLE USE OF THE INDIVIDUAL FOUND NGRI. THE

INDEPENDENT CLINICAL EVALUATION OR THE TESTIMONY OF THE INDIVIDUAL
 PERFORMING THE EVALUATION SHALL NOT BE INTRODUCED INTO EVIDENCE
 WITHOUT THE CONSENT OF THE INDIVIDUAL FOUND NGRI.

4 SEC. 1068. COPIES OF COURT ORDERS ISSUED UNDER THIS CHAPTER 5 SHALL BE GIVEN TO THE INDIVIDUAL FOUND NGRI WHO IS THE SUBJECT OF 6 THE ORDER, THE GUARDIAN OF THE INDIVIDUAL FOUND NGRI, IF A GUARDIAN 7 HAS BEEN APPOINTED, THE LEGAL COUNSEL OF THE INDIVIDUAL FOUND NGRI, 8 THE EXECUTIVE DIRECTOR OF THE COMMUNITY MENTAL HEALTH SERVICES 9 PROGRAM, AND THE DIRECTOR OF ANY HOSPITAL IN WHICH THE INDIVIDUAL 10 FOUND NGRI IS OR WILL BE A PATIENT.

SEC. 1069. (1) UPON ENTRY OF A COURT ORDER FOR INVOLUNTARY 11 12 NGRI TREATMENT OF AN INDIVIDUAL FOUND NGRI, THE COURT SHALL IMMEDIATELY ORDER THE DEPARTMENT OF STATE POLICE TO ENTER THE COURT 13 14 ORDER INTO THE LAW ENFORCEMENT INFORMATION NETWORK ADMINISTERED 15 UNDER THE L.E.I.N. POLICY COUNCIL ACT OF 1974, 1974 PA 163, MCL 28.211 TO 28.215. EXCEPT AS PROVIDED IN SUBSECTION (2), THE 16 17 DEPARTMENT OF STATE POLICE SHALL NOT REMOVE THE COURT ORDER FROM LEIN AFTER IT HAS BEEN ENTERED. 18

(2) THE DEPARTMENT OF STATE POLICE SHALL IMMEDIATELY ENTER A
COURT'S ORDER FOR INVOLUNTARY NGRI TREATMENT INTO THE LAW
ENFORCEMENT INFORMATION NETWORK ADMINISTERED UNDER THE L.E.I.N.
POLICY COUNCIL ACT OF 1974, 1974 PA 163, MCL 28.211 TO 28.215, OR
SHALL IMMEDIATELY REMOVE AN ORDER FOR INVOLUNTARY NGRI TREATMENT
FROM LEIN AS ORDERED BY THE COURT UNDER THIS SECTION.

25 SEC. 1070. A JUDGE OR JURY SHALL NOT FIND THAT AN INDIVIDUAL
26 FOUND NGRI IS AN INDIVIDUAL FOUND NGRI REQUIRING TREATMENT UNLESS
27 THAT FACT HAS BEEN ESTABLISHED BY CLEAR AND CONVINCING EVIDENCE.

SEC. 1071. (1) IF THE COURT FINDS THAT AN INDIVIDUAL FOUND
 NGRI IS NOT AN INDIVIDUAL FOUND NGRI REQUIRING TREATMENT, THE COURT
 SHALL ENTER AN ORDER STATING THAT FINDING. IF THE INDIVIDUAL FOUND
 NGRI HAS BEEN HOSPITALIZED BEFORE THE HEARING, THE COURT SHALL
 ORDER THAT THE INDIVIDUAL FOUND NGRI BE DISCHARGED IMMEDIATELY.

6 (2) FOLLOWING A HEARING UNDER SECTION 1056(A), IF THE COURT 7 FINDS THAT AN INDIVIDUAL FOUND NGRI IS AN INDIVIDUAL FOUND NGRI REOUIRING TREATMENT, THE COURT SHALL ISSUE AN ORDER FOR INVOLUNTARY 8 9 NGRI TREATMENT TO LAST FOR THE GREATER OF A PERIOD OF 1 YEAR OR FOR 10 A PERIOD EQUAL TO THE MAXIMUM SENTENCE THAT THE INDIVIDUAL FOUND NGRI COULD HAVE RECEIVED HAD HE OR SHE BEEN FOUND GUILTY. IF THE 11 12 INDIVIDUAL FOUND NGRI WAS PREVIOUSLY FOUND NGRI OF A DIFFERENT CHARGE, THE COURT MAY INCREASE THE PERIOD OF INVOLUNTARY NGRI 13 14 TREATMENT BY ANY NUMBER OF YEARS UP TO AND INCLUDING LIFE. THE 15 CENTER FOR FORENSIC PSYCHIATRY SHALL DETERMINE THE APPROPRIATE TREATMENT SETTING FOR THE INDIVIDUAL FOUND NGRI AND SHALL 16 17 IMMEDIATELY ARRANGE FOR THE INDIVIDUAL FOUND NGRI TO BE TREATED AT 18 THE CENTER FOR FORENSIC PSYCHIATRY, AT ANOTHER HOSPITAL OR CENTER, 19 OR IN A COMMUNITY PLACEMENT.

(3) FOLLOWING A HEARING UNDER SECTION 1056(B) OR (C), IF THE
COURT FINDS THAT AN INDIVIDUAL FOUND NGRI CONTINUES TO BE AN
INDIVIDUAL FOUND NGRI REQUIRING TREATMENT, THE COURT SHALL CONTINUE
THE EXISTING ORDER FOR INVOLUNTARY NGRI TREATMENT.

SEC. 1072. IF, IN THE OPINION OF THE CENTER FOR FORENSIC
PSYCHIATRY, AN INDIVIDUAL FOUND NGRI NO LONGER MEETS THE CRITERIA
OF AN INDIVIDUAL FOUND NGRI REQUIRING TREATMENT, THE DIRECTOR OF
THE CENTER FOR FORENSIC PSYCHIATRY SHALL NOTIFY THE COURT THAT LAST

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ISSUED OR CONTINUED THE ORDER FOR INVOLUNTARY NGRI TREATMENT. THE
 COURT SHALL CONVENE A HEARING UNDER SECTION 1056(C) TO DETERMINE
 WHETHER THE INDIVIDUAL FOUND NGRI REMAINS AN INDIVIDUAL FOUND NGRI
 REQUIRING TREATMENT.

5 SEC. 1073. THE CLINICAL STATUS OF AN INDIVIDUAL FOUND NGRI ON 6 AN ORDER FOR INVOLUNTARY TREATMENT SHALL BE REVIEWED ANNUALLY BY 7 THE MEDICAL SUPERVISOR OF TREATMENT. THE RESULTS OF THE REVIEW 8 SHALL BE FORWARDED TO THE CENTER FOR FORENSIC PSYCHIATRY.

9 SEC. 1074. THE RESULT OF EACH PERIODIC REVIEW SHALL BE MADE 10 PART OF THE RECORD OF THE INDIVIDUAL FOUND NGRI AND SHALL BE FILED WITHIN 5 BUSINESS DAYS OF THE REVIEW IN THE FORM OF A WRITTEN 11 12 REPORT WITH THE COURT THAT LAST ISSUED OR CONTINUED THE ORDER FOR INVOLUNTARY NGRI TREATMENT. NOTICE OF THE RESULT OF THE REVIEW AND 13 INFORMATION ON THE RIGHT OF THE INDIVIDUAL FOUND NGRI TO PETITION 14 15 FOR DISCHARGE SHALL BE GIVEN TO THE INDIVIDUAL FOUND NGRI, THE LEGAL COUNSEL FOR THE INDIVIDUAL FOUND NGRI, THE GUARDIAN OF THE 16 17 INDIVIDUAL FOUND NGRI, IF ANY, AND THE NEAREST RELATIVE OF THE 18 INDIVIDUAL FOUND NGRI OR A PERSON DESIGNATED BY THE INDIVIDUAL 19 FOUND NGRI.

20 SEC. 1075. IF THE CONCLUSION DRAWN FROM THE RESULT OF A REVIEW REQUIRED UNDER SECTION 1073 IS THAT THE INDIVIDUAL FOUND NGRI 21 REMAINS AN INDIVIDUAL FOUND NGRI REQUIRING TREATMENT AND HE OR SHE 22 OBJECTS TO THE CONCLUSION, HE OR SHE HAS A RIGHT TO A HEARING AND 23 24 MAY PETITION THE COURT FOR DISCHARGE FROM HIS OR HER ORDER FOR INVOLUNTARY NGRI TREATMENT. THE PETITION SHALL BE PRESENTED TO THE 25 COURT WITHIN 7 BUSINESS DAYS AFTER THE REPORT IS RECEIVED. 26 27 SEC. 1076. NOTHING IN THIS CHAPTER PREVENTS THE FILING OF OR

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1 DEPRIVES AN INDIVIDUAL OF THE BENEFITS OF A WRIT OF HABEAS CORPUS.

2 SEC. 1077. (1) A DETERMINATION THAT AN INDIVIDUAL FOUND NGRI 3 IS AN INDIVIDUAL FOUND NGRI REQUIRING TREATMENT AND A SUBSEQUENT 4 PLACEMENT IN A HOSPITAL, CENTER, OR OTHER TREATMENT SETTING DOES 5 NOT GIVE RISE TO A PRESUMPTION OF, CONSTITUTE A FINDING OF, OR 6 OPERATE AS AN ADJUDICATION OF LEGAL INCOMPETENCE.

7 (2) IN THE ABSENCE OF AN ACCOMPANYING APPOINTMENT OF A
8 GUARDIAN, AN ORDER OF COMMITMENT UNDER A PREVIOUS STATUTE OF THIS
9 STATE IS NOT AN ADJUDICATION OF LEGAL INCOMPETENCE.

SEC. 1078. AN INDIVIDUAL FOUND NGRI RECEIVING INVOLUNTARY NGRI
 TREATMENT UNDER THIS CHAPTER SHALL RECEIVE A COPY OF SECTION 1077
 UPON THE COMMENCEMENT OF INVOLUNTARY NGRI TREATMENT. AN INDIVIDUAL
 FOUND NGRI DISCHARGED FROM A HOSPITAL OR CENTER SHALL RECEIVE A
 COPY OF SECTION 1077 UPON REQUEST.

15 SEC. 1079. THE DEPARTMENT SHALL PRESCRIBE THE FORMS TO BE USED
16 IN COURT PROCEEDINGS UNDER THIS CHAPTER BY ALL PROVIDERS OF MENTAL
17 HEALTH SERVICES. THE FORMS ARE SUBJECT TO THE APPROVAL OF THE
18 SUPREME COURT.

19 SEC. 1080. (1) AN INDIVIDUAL FOUND NGRI WHO WAS COMMITTED TO 20 THE CENTER FOR FORENSIC PSYCHIATRY FOR 60 DAYS FOR EXAMINATION AND EVALUATION UNDER A PREVIOUS STATUTE OF THIS STATE SHALL BE ADMITTED 21 TO THE CENTER FOR FORENSIC PSYCHIATRY FOR THAT 60-DAY EVALUATION. 22 THE CENTER FOR FORENSIC PSYCHIATRY SHALL REACH AN OPINION ON 23 24 WHETHER THE INDIVIDUAL FOUND NGRI MEETS THE CRITERIA OF A PERSON REQUIRING TREATMENT OR FOR JUDICIAL ADMISSION SET FORTH IN SECTION 25 401 OR 515. 26

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(2) WITHIN THE 60-DAY PERIOD DESCRIBED IN SUBSECTION (1), THE

CENTER FOR FORENSIC PSYCHIATRY SHALL FILE A REPORT WITH THE COURT, 1 2 PROSECUTING ATTORNEY, AND DEFENSE COUNSEL. THE REPORT SHALL CONTAIN A SUMMARY OF THE CRIME THAT THE INDIVIDUAL FOUND NGRI COMMITTED BUT 3 4 FOR WHICH HE OR SHE WAS FOUND NOT GUILTY BY REASON OF INSANITY, AN 5 OPINION AS TO WHETHER THE INDIVIDUAL FOUND NGRI MEETS THE CRITERIA OF A PERSON REQUIRING TREATMENT OR FOR JUDICIAL ADMISSION AS 6 DEFINED BY SECTION 401 OR 515, AND THE FACTS UPON WHICH THE OPINION 7 IS BASED. IF THE OPINION STATED IN THE REPORT IS THAT THE 8 9 INDIVIDUAL FOUND NGRI IS A PERSON REQUIRING TREATMENT, THE REPORT 10 SHALL BE ACCOMPANIED BY CERTIFICATES FROM 2 PSYCHIATRISTS OR FROM 1 11 PSYCHIATRIST AND 1 LICENSED PSYCHOLOGIST THAT CONFORM TO THE 12 REOUIREMENTS OF SECTION 400(J).

(3) AFTER RECEIPT OF THE REPORT, THE COURT MAY DIRECT THE 13 PROSECUTING ATTORNEY TO FILE A PETITION UNDER SECTION 434 OR 516 14 15 FOR AN ORDER OF HOSPITALIZATION OR AN ORDER OF JUDICIAL ADMISSION TO A FACILITY. A PETITION FILED ACCORDING TO THIS SUBSECTION SHALL 16 17 BE FILED WITH THE PROBATE COURT OF THE COUNTY OF RESIDENCE OF THE INDIVIDUAL FOUND NGRI OR, IF THE INDIVIDUAL FOUND NGRI HAS NO 18 19 COUNTY OF RESIDENCE IN THIS STATE, OF THE COUNTY IN WHICH THE 20 CRIMINAL TRIAL WAS HELD. THE CERTIFICATES THAT ACCOMPANIED THE REPORT OF THE CENTER FOR FORENSIC PSYCHIATRY MAY BE FILED WITH THE 21 PETITION AND ARE SUFFICIENT TO CAUSE A HEARING TO BE HELD UNDER 22 SECTION 451 EVEN IF THE CERTIFICATES WERE NOT EXECUTED WITHIN 72 23 24 HOURS OF THE FILING OF THE PETITION. THE REPORT FROM THE COURT CONTAINING THE FACTS CONCERNING THE CRIME FOR WHICH THE INDIVIDUAL 25 WAS ACOUITTED BY REASON OF INSANITY IS ADMISSIBLE IN THE HEARINGS. 26 27 (4) IF THE REPORT STATES THE OPINION THAT THE INDIVIDUAL FOUND

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NGRI MEETS THE CRITERIA OF A PERSON REQUIRING TREATMENT OR FOR 1 JUDICIAL ADMISSION, AND IF A PETITION IS TO BE FILED UNDER 2 SUBSECTION (3), THE CENTER FOR FORENSIC PSYCHIATRY MAY RETAIN THE 3 4 INDIVIDUAL FOUND NGRI PENDING A HEARING ON THE PETITION. IF THE 5 PETITION IS NOT TO BE FILED, THE PROSECUTOR SHALL NOTIFY THE CENTER FOR FORENSIC PSYCHIATRY IN WRITING. THE CENTER FOR FORENSIC 6 7 PSYCHIATRY, UPON RECEIPT OF THE NOTIFICATION, SHALL CAUSE THE 8 INDIVIDUAL TO BE DISCHARGED.

9 (5) THE PROVISIONS OF SECTIONS 476 TO 479 APPLY TO AN 10 INDIVIDUAL FOUND TO HAVE COMMITTED A CRIME BY A COURT OR JURY, BUT 11 WHO IS ACQUITTED BY REASON OF INSANITY, EXCEPT THAT AN INDIVIDUAL 12 FOUND NGRI SHALL NOT BE DISCHARGED OR PLACED ON LEAVE WITHOUT FIRST 13 BEING EVALUATED AND RECOMMENDED FOR DISCHARGE OR LEAVE BY THE 14 CENTER FOR FORENSIC PSYCHIATRY. AN AUTHORIZED LEAVE OR ABSENCE FROM 15 THE HOSPITAL MAY BE EXTENDED FOR A PERIOD OF 5 YEARS.

SEC. 1081. THE DISPOSITION OF AN INDIVIDUAL FOUND NGRI ON AN 16 17 ORDER FOR INVOLUNTARY MENTAL HEALTH TREATMENT OR JUDICIAL ADMISSION UNDER CHAPTER 4 OR 5 BEFORE THE EFFECTIVE DATE OF THE AMENDATORY 18 19 ACT THAT ADDED THIS SECTION OR AN INDIVIDUAL FOUND NGRI WHO IS 20 PLACED ON AN ORDER FOR INVOLUNTARY MENTAL HEALTH TREATMENT OR JUDICIAL ADMISSION UNDER SECTION 1080(3) SHALL CONTINUE TO BE 21 GOVERNED BY THE PROVISIONS OF CHAPTER 4 OR 5 AND THE PROVISIONS OF 22 SECTION 1080(5). WITHIN 4 YEARS AFTER THE EFFECTIVE DATE OF THE 23 24 AMENDATORY ACT THAT ADDED THIS SECTION, THE CENTER FOR FORENSIC 25 PSYCHIATRY SHALL REQUEST FROM THE PROSECUTING ATTORNEY NGRI 26 PETITIONS FOR INDIVIDUALS DESCRIBED IN SECTION 1050, AND THE 27 PROSECUTING ATTORNEY SHALL FORWARD THE NGRI PETITIONS TO THE CENTER

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FOR FORENSIC PSYCHIATRY. THE CENTER FOR FORENSIC PSYCHIATRY SHALL
 REVIEW THE CLINICAL STATUS OF THE INDIVIDUALS ON WHOM NGRI
 PETITIONS WERE PROVIDED UNDER THIS SECTION AND SHALL DETERMINE
 THROUGH THIS REVIEW WHETHER THE INDIVIDUALS MEET CRITERIA FOR AN
 INDIVIDUAL FOUND NGRI REQUIRING TREATMENT.

6 SEC. 1082. (1) THE RESULT OF A REVIEW PERFORMED UNDER SECTION 1081 SHALL BE FILED WITHIN 30 BUSINESS DAYS OF THE DATE OF THE 7 REVIEW IN THE FORM OF A WRITTEN REPORT WITH THE COURT THAT LAST 8 9 ISSUED AN ORDER FOR INVOLUNTARY MENTAL HEALTH TREATMENT OR JUDICIAL 10 ADMISSION. NOTICE OF THE RESULT OF THE REVIEW SHALL BE GIVEN TO THE 11 PROSECUTING ATTORNEY, THE INDIVIDUAL FOUND NGRI, THE LEGAL COUNSEL 12 FOR THE INDIVIDUAL FOUND NGRI, THE GUARDIAN FOR THE INDIVIDUAL FOUND NGRI, AND THE NEAREST RELATIVE OF THE INDIVIDUAL FOUND NGRI 13 OR A PERSON DESIGNATED BY THE INDIVIDUAL FOUND NGRI. 14

(2) IF THE CONCLUSION FROM THE REVIEW REQUIRED UNDER
SUBSECTION (1) IS THAT THE INDIVIDUAL FOUND NGRI IS AN INDIVIDUAL
FOUND NGRI REQUIRING TREATMENT, THE PROSECUTING ATTORNEY SHALL FILE
AN NGRI PETITION WITH THE COURT AND THE COURT SHALL CONVENE A
HEARING WITHIN 7 BUSINESS DAYS TO DETERMINE WHETHER THE INDIVIDUAL
FOUND NGRI IS AN INDIVIDUAL FOUND NGRI REQUIRING TREATMENT.

(3) FOLLOWING A HEARING HELD AS A RESULT OF A PETITION FILED
UNDER SECTION 1080(3), IF THE COURT FINDS THAT THE INDIVIDUAL FOUND
NGRI IS AN INDIVIDUAL FOUND NGRI REQUIRING TREATMENT, THE COURT
SHALL ISSUE AN ORDER FOR INVOLUNTARY NGRI TREATMENT TO LAST FOR THE
GREATER OF A PERIOD OF 1 YEAR OR FOR A PERIOD EQUAL TO THE MAXIMUM
SENTENCE THAT THE INDIVIDUAL FOUND NGRI COULD HAVE RECEIVED HAD HE
OR SHE BEEN FOUND GUILTY. THE ORDER FOR INVOLUNTARY NGRI TREATMENT

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SHALL SUPERSEDE THE EXISTING ORDER FOR INVOLUNTARY MENTAL HEALTH
 TREATMENT OR JUDICIAL ADMISSION.

3 (4) FOLLOWING A HEARING HELD AS A RESULT OF A PETITION FILED
4 UNDER SECTION 1080(3), IF THE COURT FINDS THAT THE INDIVIDUAL FOUND
5 NGRI IS NOT AN INDIVIDUAL FOUND NGRI REQUIRING TREATMENT, THE COURT
6 SHALL DO 1 OF THE FOLLOWING:

7 (A) CONTINUE THE EXISTING ORDER FOR INVOLUNTARY MENTAL HEALTH
8 TREATMENT OR JUDICIAL ADMISSION.

9 (B) ISSUE A NEW ORDER FOR INVOLUNTARY MENTAL HEALTH TREATMENT 10 OR JUDICIAL ADMISSION.

(C) ORDER THE INDIVIDUAL FOUND NGRI TO BE DISCHARGED FROM
 INVOLUNTARY MENTAL HEALTH TREATMENT OR JUDICIAL ADMISSION.

(D) IF THE COURT CONTINUES THE EXISTING ORDER FOR INVOLUNTARY
MENTAL HEALTH TREATMENT OR JUDICIAL ADMISSION UNDER SUBSECTION
(4) (A) OR ISSUES A NEW ORDER FOR INVOLUNTARY MENTAL HEALTH
TREATMENT OR JUDICIAL ADMISSION UNDER SUBSECTION (4) (B), THE
PROVISIONS DESCRIBED IN SECTION 1080(5) NO LONGER APPLY.

18 (5) A COPY OF THE COURT ORDER SHALL BE GIVEN TO THE INDIVIDUAL 19 FOUND NGRI WHO IS THE SUBJECT OF THE ORDER, THE GUARDIAN OF THE 20 INDIVIDUAL FOUND NGRI, IF A GUARDIAN HAS BEEN APPOINTED, LEGAL 21 COUNSEL FOR THE INDIVIDUAL FOUND NGRI, THE EXECUTIVE DIRECTOR OF THE COMMUNITY MENTAL HEALTH SERVICES PROGRAM, AND THE DIRECTOR OF 22 ANY HOSPITAL IN WHICH THE INDIVIDUAL FOUND NGRI IS A PATIENT. 23 24 Enacting section 1. Section 1005f of the mental health code, 25 1974 PA 258, MCL 330.2005f, is repealed.

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Final Page