

HB-5820, As Passed House, December 19, 2018
HB-5820, As Passed Senate, December 18, 2018



HOUSE BILL No. 5820

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April 17, 2018, Introduced by Reps. Kesto and Vaupel and referred to the Committee on Health Policy.

A bill to amend 1974 PA 258, entitled

"Mental health code,"

by amending a subheading of chapter 5 and sections 500, 501, 502, 503, 504, 505, 508, 509, 510, 511, 512, 515, 516, 517, 518, 519, 520, 521, 525, 526, 527, 528, 531, 532, 536, 537, 540, and 541 (MCL 330.1500, 330.1501, 330.1502, 330.1503, 330.1504, 330.1505, 330.1508, 330.1509, 330.1510, 330.1511, 330.1512, 330.1515, 330.1516, 330.1517, 330.1518, 330.1519, 330.1520, 330.1521, 330.1525, 330.1526, 330.1527, 330.1528, 330.1531, 330.1532, 330.1536, 330.1537, 330.1540, and 330.1541), sections 500, 502, 503, 505, 508, 509, 510, 511, 512, 516, 517, 518, 519, 520, 521, 527, 528, 531, 532, 536, 537, 540, and 541 as amended by 1995 PA 290, sections 504 and 515 as amended by 2014 PA 72, and section 525 as amended by 1998 PA 382.

HOUSE BILL No. 5820

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 500. As used in this chapter, unless the context requires
2 otherwise:

3 (a) "Administrative admission" means the admission of an
4 individual with a developmental disability to a ~~center pursuant to~~
5 **FACILITY UNDER** section 509.

6 **(B) "ALTERNATIVE PROGRAM OF CARE AND TREATMENT" MEANS AN**
7 **OUTPATIENT PROGRAM OF CARE AND TREATMENT SUITABLE TO THE**
8 **INDIVIDUAL'S NEEDS UNDER THE SUPERVISION OF A PSYCHIATRIST THAT IS**
9 **DEVELOPED IN ACCORDANCE WITH PERSON-CENTERED PLANNING UNDER SECTION**
10 **712.**

11 **(C) ~~(b)~~**"Court" means the probate court or the court with
12 responsibility with regard to mental health matters for the county
13 in which an individual with a developmental disability resides or
14 was found.

15 **(D) ~~(c)~~**"Criteria for ~~judicial admission~~**"TREATMENT"** means the
16 criteria specified in section 515 for admission of an adult with a
17 ~~developmental~~**AN INTELLECTUAL** disability to a ~~center,~~**FACILITY,**
18 private facility, or alternative program of care and treatment
19 under section 518.

20 **(E) ~~(d)~~**"Private facility" means an adult foster care facility
21 operated under contract with a community mental health services
22 program or on a private pay basis that agrees to do both of the
23 following:

24 (i) Accept the ~~judicial~~ admission of an individual with
25 developmental disability.

26 (ii) Fulfill the duties of a ~~center~~**FACILITY** as described in

1 this chapter.

2 (F) "TREATMENT" MEANS ADMISSION INTO AN APPROPRIATE TREATMENT
3 FACILITY OR AN OUTPATIENT PROGRAM OF CARE AND TREATMENT SUITABLE TO
4 THE INDIVIDUAL'S NEEDS UNDER THE SUPERVISION OF A PSYCHIATRIST THAT
5 IS DEVELOPED IN ACCORDANCE WITH PERSON-CENTERED PLANNING UNDER
6 SECTION 712.

7 Sec. 501. The department shall prescribe the forms to be used
8 under this chapter, and all facilities shall use department forms.
9 ~~Forms that may be used in court proceedings under this chapter~~
10 ~~shall be subject to the approval of the supreme court.~~ **AT THE**
11 **DIRECTION OF THE SUPREME COURT, THE STATE COURT ADMINISTRATIVE**
12 **OFFICE SHALL PRESCRIBE THE FORMS USED FOR COURT PROCEEDINGS UNDER**
13 **THIS CHAPTER.**

14 Sec. 502. An individual shall be admitted to a ~~center~~-**FACILITY**
15 only pursuant ~~to~~-**ACCORDING** to the provisions of this act.

16 Sec. 503. (1) An individual under 18 years of age shall not be
17 judicially admitted to a ~~center~~, facility, private facility, or
18 other residential program.

19 (2) Administrative admission under section 509 is the
20 preferred form of admission for individuals 18 years of age or
21 older.

22 Sec. 504. An individual with a developmental disability other
23 than an intellectual disability is eligible for temporary and
24 administrative admission under sections 508 and 509. ~~, but is not~~
25 ~~eligible for judicial admission.~~

26 Sec. 505. (1) Six months ~~prior to~~-**BEFORE** the eighteenth
27 birthday of each resident in a ~~center~~, **FACILITY**, the resident shall

1 be evaluated by the center for the purpose of determining whether
2 he or she is competent to execute an application for administrative
3 admission.

4 (2) If it is determined by the ~~center~~**FACILITY** that the
5 resident is not competent to execute an application for
6 administrative admission, or otherwise requires the protective
7 services of a guardian, a parent, or if none, another interested
8 person or entity, the parent, guardian, or interested party shall
9 be notified and requested to file a petition for the appointment of
10 a plenary or partial guardian. If a petition is not filed, the
11 ~~center~~**FACILITY** may, but need not, file a petition.

12 Sec. 508. (1) An individual with a developmental disability
13 referred by a community mental health services program may be
14 temporarily admitted to a ~~center~~**FACILITY** for appropriate clinical
15 services if an application for temporary admission is executed by a
16 person legally empowered to make the application and if it is
17 determined that the individual is suitable for admission. The
18 services to be provided to the individual shall be determined by
19 mutual agreement between the community mental health services
20 program, the ~~center~~**FACILITY**, and the person making the
21 application, except that no individual may be temporarily admitted
22 for more than 30 days.

23 (2) An application for temporary admission shall contain the
24 substance of subsection (1).

25 Sec. 509. (1) An individual with a developmental disability
26 under 18 years of age shall be referred by a community mental
27 health services program before being considered for administrative

1 admission to a ~~center~~-**FACILITY**. An application for the
2 individual's admission shall be executed by a parent, guardian, or,
3 in the absence of a parent or guardian, a person in loco parentis
4 if it is determined that the minor is suitable for admission.

5 (2) An individual with a developmental disability who is 18
6 years of age or older and is referred by a community mental health
7 services program may be admitted to a ~~center~~-**FACILITY** on an
8 administrative admission basis if an application for the
9 individual's admission is executed by the individual if competent
10 to do so, or by a guardian if the individual is not competent to do
11 so, and if it is determined that the individual is suitable for
12 admission.

13 (3) An application for administrative admission shall contain
14 in large type and simple language the substance of sections 510,
15 511, and 512. At the time of admission, the rights set forth in the
16 application shall be explained to the resident and to the person
17 who executed the application for admission. In addition, a copy of
18 the application shall be given to the resident, the person who
19 executed the application, and to 1 other person designated by the
20 resident.

21 Sec. 510. (1) ~~Prior to~~-**BEFORE** the administrative admission of
22 any individual, the individual may be received by the ~~center~~
23 **FACILITY** designated and approved by the community mental health
24 services program for up to 10 days in order for a preadmission
25 examination to be conducted. No individual may be administratively
26 admitted unless the individual was referred by the community mental
27 health services program and was given a preadmission examination by

1 the ~~center~~**FACILITY** for the purpose of determining the individual's
2 suitability for admission.

3 (2) The preadmission examination shall include mental,
4 physical, social, and educational evaluations, and shall be
5 conducted under the supervision of a registered nurse or other
6 mental health professional possessing at least a master's degree.
7 The results of the examination shall be contained in a report to be
8 made part of the individual's record, and the report shall also
9 contain a statement indicating the most appropriate living
10 arrangement that is necessary to meet the individual's treatment
11 needs.

12 (3) At least once annually each administratively admitted
13 resident shall be reexamined for the purpose of determining whether
14 he or she continues to be suitable for admission.

15 Sec. 511. (1) Objection may be made to the admission of any
16 administratively admitted resident. ~~Objections~~**AN OBJECTION** may be
17 filed with the court by a person found suitable by the court or by
18 the resident himself or herself if he or she is at least 13 years
19 of age. An objection may be made not more than 30 days after
20 admission of the resident, and may be made subsequently at any 6-
21 month interval following the date of the original objection or, if
22 an original objection was not made, at any 6-month interval
23 following the date of admission.

24 (2) An objection shall be made in writing, except that if made
25 by the resident, an objection to admission may be communicated to
26 the court or judge of probate and the executive director of the
27 community mental health services program by any means, including

1 but not limited to oral communication or informal letter. If the
2 resident informs the ~~center~~-**FACILITY** that he or she desires to
3 object to the admission, the ~~center~~-**FACILITY** shall assist the
4 resident in submitting his or her objection to the court.

5 (3) Upon receiving notice of an objection, the court shall
6 schedule a hearing to be held within 7 days, excluding Sundays and
7 holidays. The court shall notify the person who objected, the
8 resident, the person who executed the application, the executive
9 director, and the director of the ~~center~~-**FACILITY** of the time and
10 place of the hearing.

11 (4) The hearing ~~shall be~~ **IS** governed by ~~those provisions of~~
12 sections 517 to 522, including the appointment of counsel and an
13 independent medical or psychological evaluation, that the court
14 ~~deems~~ **CONSIDERS** necessary to ensure that all relevant information
15 is brought to ~~its~~ **THE COURT'S** attention, and by ~~the provisions of~~
16 this section.

17 (5) The court shall sustain the objection and order the
18 discharge of the resident if the resident is not in need of the
19 care and treatment that is available at the ~~center~~-**FACILITY** or if
20 an alternative to the care and treatment provided in a ~~center~~
21 **FACILITY** is available and adequate to meet the resident's needs.

22 (6) Unless the court sustains the objection and orders the
23 discharge of the resident, the ~~center~~-**FACILITY** may continue to
24 provide residential and other services to the resident.

25 (7) Unwillingness or inability of the parent, guardian, or
26 person in loco parentis to provide for the resident's management,
27 care, or residence ~~shall~~ **IS** not ~~be~~ grounds for refusing to sustain

1 the objection and order discharge, but in that event the objecting
 2 person may, or a person authorized by the court shall, promptly
 3 file a petition under section 637 or, if the resident is a
 4 juvenile, under section 2 of chapter XIIIA of Act No. 288 of the
 5 Public Acts of 1939, being section 712A.2 of the Michigan Compiled
 6 Laws, **THE PROBATE CODE OF 1939, 1939 PA 288, MCL 712A.2**, to ensure
 7 that suitable management, care, or residence is provided.

8 Sec. 512. (1) A ~~center~~**FACILITY** may detain an administratively
 9 admitted resident for a period not exceeding 3 days from the time
 10 that the person who executed the application for the resident's
 11 admission gives written notice to the ~~center~~**FACILITY** of his or her
 12 intention that the resident leave the ~~center~~**FACILITY**.

13 (2) When a ~~center~~**FACILITY** is notified of a resident's
 14 intention to leave the ~~center~~**FACILITY**, it shall promptly supply
 15 an appropriate form to the person who made the notification and
 16 notify the appropriate community mental health services program.

17 ~~JUDICIAL ADMISSION~~**INTELLECTUAL DISABILITY TREATMENT**

18 Sec. 515. A court may order ~~the admission~~**APPROPRIATE**
 19 **OUTPATIENT TREATMENT OR ADMISSION INTO AN APPROPRIATE TREATMENT**
 20 **FACILITY** of an individual 18 years of age or older ~~who meets both~~
 21 ~~of the following requirements:~~**IF THE INDIVIDUAL HAS BEEN DIAGNOSED**
 22 **AS AN INDIVIDUAL WITH AN INTELLECTUAL DISABILITY AND EITHER OF THE**
 23 **FOLLOWING APPLIES:**

24 ~~— (a) Has been diagnosed as an individual with an intellectual~~
 25 ~~disability.~~

26 **(A)** ~~(b) Can~~**THE INDIVIDUAL CAN** be reasonably expected within
 27 the near future to intentionally or unintentionally seriously

1 physically injure himself, ~~or~~ herself, or another person, and has
2 overtly acted in a manner substantially supportive of that
3 expectation.

4 **(B) THE INDIVIDUAL HAS BEEN ARRESTED AND CHARGED WITH AN**
5 **OFFENSE THAT WAS A RESULT OF THE INTELLECTUAL DISABILITY.**

6 Sec. 516. (1) Any person found suitable by the court may file
7 with the court a petition that asserts that an individual meets the
8 criteria for ~~judicial admission~~ **TREATMENT** specified in section 515.

9 (2) The petition shall contain the alleged facts that are the
10 basis for the assertion, the names and addresses, if known, of any
11 witnesses to alleged and relevant facts, and if known the name and
12 address of the nearest relative or guardian of the individual.

13 (3) If the petition appears on its face to be sufficient, the
14 court shall order that the individual be examined and a report be
15 prepared. To this end, the court shall appoint a qualified person
16 who may but need not be an employee of the community mental health
17 services program or the court to arrange for the examination, to
18 prepare the report, and to file it with the court.

19 (4) If it appears to the court that the individual will not
20 comply with an order of examination under subsection (3), the court
21 may order a peace officer to take the individual into protective
22 custody and transport him or her immediately to a ~~center~~ **FACILITY**
23 recommended by the community mental health services program or
24 other suitable place designated by the community mental health
25 services program for up to 48 hours for the ordered examination.

26 (5) After examination, the individual shall be allowed to
27 return home unless it appears to the court that he or she requires

1 immediate admission to the community mental health services
2 program's recommended ~~center~~-**FACILITY** in order to prevent physical
3 harm to himself, ~~or~~-herself, or others pending a hearing, in which
4 case the court shall enter an order to that effect. If an
5 individual is ordered admitted under this subsection, not later
6 than 12 hours after he or she is admitted the ~~center~~-**FACILITY** shall
7 provide him or her with a copy of the petition, a copy of the
8 report, and a written statement in simple terms explaining the
9 individual's rights to a hearing under section 517, to be present
10 at the hearing and to be represented by legal counsel, if 1
11 physician and 1 licensed psychologist or 2 physicians conclude that
12 the individual meets the criteria for ~~judicial admission~~-**TREATMENT**.

13 (6) The report required by subsection (3) shall contain all of
14 the following:

15 (a) Evaluations of the individual's mental, physical, social,
16 and educational condition.

17 (b) A conclusion as to whether the individual meets the
18 criteria for ~~judicial admission~~-**TREATMENT** specified in section 515.

19 (c) A list of available forms of care and treatment that may
20 serve as an alternative to admission to a ~~center~~-**FACILITY**.

21 (d) A recommendation as to the most appropriate living
22 arrangement for the individual in terms of type and location of
23 living arrangement and the availability of requisite support
24 services.

25 (e) The signatures of 1 physician and 1 licensed psychologist
26 or 2 physicians who performed examinations serving in part as the
27 basis of the report.

1 (7) A copy of the report required under subsection (3) shall
2 be sent to the court immediately upon completion.

3 (8) The petition shall be dismissed by the court unless 1
4 physician and 1 licensed psychologist or 2 physicians conclude, and
5 that conclusion is stated in the report, that the individual meets
6 the criteria for ~~judicial admission~~. **TREATMENT**.

7 (9) An individual whose admission was ordered under subsection
8 (5) is entitled to a hearing in accordance with section 517.

9 Sec. 517. (1) ~~Hearings~~ **A HEARING** convened to determine whether
10 an individual meets the criteria for ~~judicial admission~~ shall be
11 **TREATMENT IS** governed by sections 517 to 522. Sections 517 to 522
12 do not apply to ~~the~~ **A** hearing provided for in section 511
13 concerning an objection to an administrative admission.

14 (2) Upon receipt of a petition and a report as provided for in
15 section 516 or 532, or receipt of a petition as provided for in
16 section 531, the court shall do all of the following:

17 (a) Fix a date for a hearing to be held within 7 days,
18 excluding Sundays or holidays, after the court's receipt of the
19 documents or document.

20 (b) Fix a place for a hearing, either at a ~~center~~ **FACILITY** or
21 other convenient place, within or outside of the county.

22 (c) Cause notice of a petition and of the time and place of
23 any hearing to be given to the individual asserted to meet the
24 criteria for ~~judicial admission~~, **TREATMENT**, his or her attorney,
25 the petitioner, the prosecuting or other attorney specified in
26 subsection (4), the community mental health services program, the
27 director of ~~any center~~ **A FACILITY** to which the individual is

1 admitted, the individual's spouse if his or her whereabouts are
2 known, the guardian, if any, of the individual, and other relatives
3 or persons as the court may determine. The notice shall be given at
4 the earliest practicable time and sufficiently in advance of the
5 hearing date to permit preparation for the hearing.

6 (d) Cause the individual to be given within 4 days of the
7 court's receipt of the documents described in section 516 a copy of
8 the petition, a copy of the report, unless the individual has
9 previously been given a copy of the petition and the report, notice
10 of the right to a full court hearing, notice of the right to be
11 present at the hearing, notice of the right to be represented by
12 legal counsel, notice of the right to demand a jury trial, and
13 notice of the right to an independent clinical or psychological
14 evaluation.

15 (e) Subsequently give copies of all orders to the persons
16 identified in subdivision (c).

17 (3) The individual asserted to meet the criteria for ~~judicial~~
18 ~~admission~~-**TREATMENT** is entitled to be represented by legal counsel
19 in the same manner as counsel is provided under section 454, and is
20 entitled to all of the following:

21 (a) To be present at the hearing.

22 (b) To have upon demand a trial by jury of 6.

23 (c) To obtain a continuance for any reasonable time for good
24 cause.

25 (d) To present documents and witnesses.

26 (e) To cross-examine witnesses.

27 (f) To require testimony in court in person from 1 physician

1 or 1 licensed psychologist who has personally examined the
2 individual.

3 (g) To receive an independent examination by a physician or
4 licensed psychologist of his or her choice on the issue of whether
5 he or she meets the criteria for ~~judicial admission~~. **TREATMENT**.

6 (4) The prosecuting attorney of the county in which a court
7 has its principal office shall participate, either in person or by
8 assistant, in hearings convened by the court of his or her county
9 under this chapter, except that a prosecutor need not participate
10 in or be present at a hearing whenever a petitioner or some other
11 appropriate person has retained private counsel who will be present
12 in court and will present to the court the case for a finding that
13 the individual meets the criteria for ~~judicial admission~~. **TREATMENT**.

14 (5) Unless the individual or his or her attorney objects, the
15 failure to timely notify a spouse, guardian, or other person
16 determined by the court to be entitled to notice is not cause to
17 adjourn or continue any hearing.

18 (6) The individual, any interested person, or the court on its
19 own motion may request a change of venue because of residence;
20 convenience to parties, witnesses, or the court; or the
21 individual's mental or physical condition.

22 Sec. 518. (1) If the court finds that an individual does not
23 meet the criteria for ~~judicial admission~~, **TREATMENT**, the court
24 shall enter a finding to that effect, shall dismiss the petition,
25 and shall direct that the individual be discharged if he or she has
26 been admitted to a ~~center~~ **FACILITY** prior to the hearing.

27 (2) If the individual is found to meet the criteria for

1 ~~judicial admission, TREATMENT~~, the court shall do 1 **OR A**
2 **COMBINATION** of the following:

3 (a) Order the individual to be admitted to a ~~center~~-**FACILITY**
4 designated by the department and recommended by the community
5 mental health services program.

6 (b) Order the individual to be admitted to a licensed hospital
7 at the request of the individual or his or her family member, if
8 private funds are to be utilized and the private facility complies
9 with all of the admission, continuing care, and discharge duties
10 and requirements described in this chapter for ~~centers~~-**FACILITIES**.

11 (c) Order the individual to undergo a ~~a~~-**AN OUTPATIENT** program
12 for 1 year of care and treatment recommended by the community
13 mental health services program as an alternative to being admitted
14 to a ~~center~~-**FACILITY**.

15 Sec. 519. (1) ~~Prior to~~-**BEFORE** making an order of disposition
16 ~~pursuant to~~-**UNDER** section 518(2), the court shall consider ordering
17 a course of care and treatment that is an alternative to admission
18 to a ~~center~~-**FACILITY**. To that end, the court shall review the
19 report submitted to ~~it pursuant to~~-**THE COURT UNDER** section **516(3)**,
20 **SPECIFICALLY REVIEWING ALTERNATIVES AND RECOMMENDATIONS AS PROVIDED**
21 **UNDER SECTION** 516(6)(c) and (d).

22 (2) If the court finds that a program of care and treatment
23 other than admission to a ~~center~~-**FACILITY** is adequate to meet the
24 individual's care and treatment needs and is sufficient to prevent
25 harm or injury ~~which~~-**THAT** the individual may inflict upon himself,
26 ~~or~~ herself, or others, the court shall order the individual to
27 receive whatever care and treatment is appropriate under section

1 518(2) (c) .

2 (3) If at the end of ~~one~~**1** year it is believed that the
3 individual continues to meet the criteria for ~~judicial admission,~~
4 **TREATMENT**, a new petition may be filed under section 516.

5 (4) If at any time during the 1-year period it comes to the
6 attention of the court either that an individual ordered to undergo
7 a program of alternative care and treatment is not complying with
8 the order or that the alternative care and treatment has not been
9 sufficient to prevent harm or injuries ~~which~~**THAT** the individual
10 may be inflicting upon himself, ~~or~~ herself, or others, the court
11 may without a hearing and based upon the record and other available
12 information do either of the following:

13 (a) Consider other alternatives to admission to a ~~center,~~
14 **FACILITY**, modify its original order, and direct the individual to
15 undergo another **OUTPATIENT** program of alternative care and
16 treatment for the remainder of the 1-year period.

17 (b) Enter a new order ~~pursuant to~~**UNDER** section 518(2) (a) or
18 (b) directing that the individual be admitted to a ~~center~~**FACILITY**
19 recommended by the community mental health services program. If the
20 individual refuses to comply with this order, the court may direct
21 a peace officer to take the individual into protective custody and
22 transport him or her to the ~~center~~**FACILITY** recommended by the
23 community mental health services program.

24 Sec. 520. ~~Prior to~~**BEFORE** ordering the admission of an
25 individual, the court shall inquire into the adequacy of care and
26 treatment to be provided to the individual by the designated
27 ~~center.~~**FACILITY**. Admission shall not be ordered unless the

1 recommended ~~center~~-**FACILITY** to which the individual is to be
2 admitted can provide the individual with care and treatment that is
3 adequate and appropriate to his or her condition.

4 Sec. 521. Preference between the ~~center~~-**FACILITY** recommended
5 by the community mental health services program and other available
6 facilities under contract with the community mental health services
7 program shall be given to the facility that can appropriately meet
8 the individual's needs in the least restrictive environment and
9 that is located nearest to the individual's residence. If the
10 individual requests it or there are other compelling reasons for an
11 order reversing the preference, the community mental health
12 services program may place the individual in a facility that is not
13 the nearest to the individual's residence.

14 Sec. 525. (1) The director of a ~~center~~-**FACILITY** may at any
15 time discharge an administratively ~~or judicially~~-admitted resident
16 **OR A RESIDENT ADMITTED BY COURT ORDER** whom the director considers
17 suitable for discharge.

18 (2) The director of a ~~center~~-**FACILITY** shall discharge a
19 resident admitted by court order when the resident no longer meets
20 the criteria for ~~judicial admission~~-**TREATMENT**.

21 (3) If a resident discharged under subsection (1) or (2) has
22 been admitted to a ~~center~~-**FACILITY** by court order, or if court
23 proceedings are pending, both the court and the community mental
24 health services program shall be notified of the discharge by the
25 ~~center~~-**FACILITY**. **IF A RESIDENT MET THE CRITERIA FOR TREATMENT UNDER**
26 **SECTION 515(B), THE PROSECUTING ATTORNEY MUST ALSO BE NOTIFIED OF**
27 **THE DISCHARGE BY A FACILITY.**

1 (4) If the court orders a person to be ~~judicially~~ admitted
2 under section 515 subsequent to dismissal of felony charges under
3 section 1044(1)(b), the court shall include both of the following
4 statements in the order unless the time for petitioning to refile
5 charges under section 1044 has elapsed:

6 (a) A requirement that not less than 30 days before the
7 resident's scheduled release or discharge, the director of the
8 treating facility shall notify the prosecutor's office in the
9 county in which charges against the resident were originally
10 brought that the resident's release or discharge is pending.

11 (b) A requirement that not less than 30 days before the
12 resident's scheduled release or discharge, the resident undergo a
13 competency examination as described in section 1026. A copy of the
14 written report of the examination along with the notice required in
15 subdivision (a) shall be submitted to the prosecutor's office in
16 the county in which the charges against the resident were
17 originally brought. The written report is admissible as provided in
18 section 1030(3).

19 Sec. 526. (1) A person providing alternative care and
20 treatment to an individual ~~pursuant to~~ **UNDER** section ~~518(2)(c)~~
21 **518(2)(C)** may terminate the alternative care and treatment to an
22 individual whom the provider of alternative care and treatment
23 ~~deems~~ **CONSIDERS** suitable for termination of care and treatment and
24 shall terminate the alternative care and treatment when the
25 individual no longer meets the criteria for ~~judicial~~ admission.

26 (2) Upon termination of alternative care and treatment, the
27 ~~court shall be so notified by the~~ provider of the alternative care

1 and treatment **SHALL NOTIFY THE COURT.**

2 Sec. 527. If, upon the discharge of an individual admitted by
3 court order or upon termination of alternative care and treatment
4 to an individual receiving care and treatment under section 518(2),
5 the community mental health services program determines that the
6 individual would benefit from the receipt of further care and
7 treatment, ~~it~~**THE COMMUNITY MENTAL HEALTH SERVICES PROGRAM** shall
8 make arrangements with the ~~center~~**FACILITY** or provider of
9 alternative care and treatment to continue to provide appropriate
10 care and treatment to the individual on an administrative basis, or
11 ~~it~~**THE COMMUNITY MENTAL HEALTH SERVICES PROGRAM** shall assist the
12 individual to obtain appropriate care and treatment from another
13 source.

14 Sec. 528. (1) Except as provided in subsection (2), all leaves
15 or absences from a ~~center~~**FACILITY** other than release or discharge
16 and all revocations of leaves and absences under section 537 ~~shall~~
17 ~~be~~**ARE** governed in accordance with rules or procedures established
18 by the department or, in the case of a private facility, in
19 accordance with procedures of its governing board.

20 (2) A resident who has been admitted subject to a court order
21 and who has been on an authorized leave or absence from the ~~center~~
22 **FACILITY** for a continuous period of 1 year shall be discharged.
23 Upon the discharge, the court shall be notified by the
24 ~~center~~**FACILITY**.

25 Sec. 531. (1) Every resident admitted by court order has the
26 right to regular, adequate, and prompt review of his or her current
27 status as an individual meeting the criteria for ~~judicial~~

1 ~~admission.~~ **TREATMENT**. Six months after the date of an order of
2 ~~judicial admission,~~ **TREATMENT**, and every 6 months after that, the
3 director of a ~~center~~ **FACILITY** to which a resident was admitted
4 shall review the resident's status as an individual meeting the
5 criteria for ~~judicial admission.~~ **TREATMENT**.

6 (2) The results of each periodic review shall be made part of
7 the resident's record, and shall be filed within 5 days of the
8 review in the form of a written report with the court that ordered
9 the resident's admission, and within the 5 days, notice of the
10 results of the review shall be given by the facility to the
11 resident, his or her attorney, and his or her nearest relative or
12 guardian.

13 (3) If the report concludes that the resident continues to
14 meet the criteria for ~~judicial admission,~~ **TREATMENT**, and the
15 resident or someone on his or her behalf objects to that
16 conclusion, the resident has the right to a hearing and all other
17 rights expressed or implied in sections 517 to 522 and may petition
18 the court for discharge. The petition shall be presented to the
19 court or a representative of the ~~center~~ **FACILITY** within 7 days,
20 excluding Sundays and holidays, after the report is received. If
21 the petition is presented to a representative of the ~~center,~~
22 **FACILITY**, the representative shall transmit it to the court
23 immediately.

24 Sec. 532. In addition to the right to a hearing under section
25 531, a resident admitted by court order has the right to a hearing
26 and may petition the court for discharge without leave of court
27 once within each 12-month period from the date of the original

1 order of admission. The petition shall be accompanied by a
2 physician's or a licensed psychologist's report setting forth the
3 reasons for the physician's or licensed psychologist's conclusion
4 that the resident no longer meets the criteria for judicial
5 ~~admission.~~ **TREATMENT**. If no report accompanies the petition because
6 the resident is indigent or is unable for reasons satisfactory to
7 the court to procure a report, the court shall appoint a physician
8 or a licensed psychologist to examine the resident, and the
9 physician or licensed psychologist shall furnish a report to the
10 court. If the report concludes that the resident continues to meet
11 the criteria for ~~judicial admission,~~ **TREATMENT**, the court shall so
12 notify the resident and shall dismiss the petition for discharge.
13 If the report concludes otherwise, a hearing shall be held ~~pursuant~~
14 **ACCORDING** to sections 517 to 522.

15 Sec. 536. (1) A resident in a ~~center~~ **FACILITY** may be
16 transferred to any other ~~center,~~ **FACILITY**, or to a hospital
17 operated by the department, if the transfer would not be
18 detrimental to the resident and the responsible community mental
19 health services program approves the transfer.

20 (2) The resident and his or her nearest relative or guardian
21 shall be notified at least 7 days ~~prior to~~ **BEFORE** any transfer,
22 except that a transfer may be effected earlier if necessitated by
23 an emergency. In addition, the resident may designate 2 other
24 persons to receive the notice. If the resident, his or her nearest
25 relative, or guardian objects to the transfer, the department shall
26 provide an opportunity to appeal the transfer.

27 (3) If a transfer is effected due to an emergency, the

1 required notices shall be given as soon as possible, but not later
2 than 24 hours after the transfer.

3 Sec. 537. (1) An individual is subject to being returned to a
4 ~~center~~-**FACILITY** if both of the following are true:

5 (a) The individual was admitted to a ~~center~~-**FACILITY** on an
6 application executed by someone other than himself or herself or by
7 judicial order.

8 (b) The individual has left the ~~center~~-**FACILITY** without
9 authorization, or has refused a lawful request to return to the
10 ~~center~~-**FACILITY** while on an authorized leave or other authorized
11 absence from the ~~center~~-**FACILITY**.

12 (2) The ~~center~~-**FACILITY** may notify peace officers that an
13 individual is subject to being returned to the ~~center~~-**FACILITY**.
14 Upon notification, a peace officer shall take the individual into
15 protective custody and return him or her to the ~~center~~-**FACILITY**
16 unless contrary directions have been given by the ~~center~~-**FACILITY**
17 or the responsible community mental health services program.

18 (3) An opportunity for appeal shall be provided to any
19 individual returned over his or her objection from any authorized
20 leave in excess of 10 days, and the individual shall be notified of
21 his or her right to appeal. In the case of a child less than 13
22 years of age, the appeal shall be made by his or her parent or
23 guardian.

24 Sec. 540. (1) A determination that an individual meets the
25 criteria for ~~judicial admission~~, **TREATMENT**, a court order directing
26 that an individual be admitted to a ~~center~~-**FACILITY** or receive
27 alternative care and treatment, or any form of admission to a

1 private facility ~~shall~~**DOES** not give rise to a presumption of,
2 constitute a finding of, or operate as an adjudication of legal
3 incompetence.

4 (2) An order of commitment under any previous statute of this
5 state ~~shall~~**DOES** not, in the absence of a concomitant appointment
6 of a guardian, constitute a finding of or operate as an
7 adjudication of legal incompetence.

8 Sec. 541. An individual admitted to a ~~center~~**FACILITY** shall at
9 the time of admission receive a copy of section 540. An individual
10 discharged from a ~~center~~**FACILITY** shall receive a copy of section
11 540 upon request.

12 Enacting section 1. This amendatory act takes effect 90 days
13 after the date it is enacted into law.