SLS 18RS-484

2018 Regular Session

SENATE BILL NO. 306

BY SENATOR BARROW

MENTAL HEALTH. Provides relative to Assistive Outpatient Treatment. (8/1/18)

1	AN ACT
2	To amend and reenact R.S. 28:66(A)(6) and (B), 67(1) and (2), 68, 69(A)(1) and (2), (C) and
3	(D), 70(A), (C), (D), and (E), 71(B), (C), (D), (E), and (F), 72, 73, and 75, to enact
4	R.S. 28:69(A)(3), 70(F), and 76, relative to assistive outpatient mental health
5	treatment; to provide for the pertinence of advance directives; to provide for who
6	may initiate a petition for involuntary outpatient treatment; to provide for matters
7	relating to a hearing on such a petition; to provide for assessments of the patient and
8	who is to perform assessments; to provide relative to physician affidavits; to provide
9	relative to a treatment plan; to provide for notice to particular persons of any hearing
10	to determine if involuntary outpatient treatment is necessary; to provide relative to
11	additional periods of treatment; to provide for who is to receive notice of any petition
12	to vacate an order for involuntary commitment; and to provide for related matters.
13	Be it enacted by the Legislature of Louisiana:
14	Section 1. R.S. 28:66(A)(6) and (B), 67(1) and (2), 68, 69(A)(1) and (2), (C) and
15	(D), 70(A), (C), (D), and (E), 71(B), (C), (D), (E), and (F), 72, 73, and 75 are hereby
16	amended and reenacted and R.S. 28:69(A)(3), 70(F), and 76 are hereby enacted to read as
17	follows:

Page 1 of 11 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

1	§66. Criteria for civil involuntary outpatient treatment
2	A. A patient may be ordered to obtain civil involuntary outpatient treatment
3	if the court finds that all of the following conditions apply:
4	* * *
5	(6) In view of the treatment history and current behavior of the patient, the
6	patient is in need of involuntary outpatient treatment to prevent a relapse or
7	deterioration which would be likely to result in the patient becoming dangerous to
8	self or others or gravely disabled as defined in R.S. 28:2.
9	* * *
10	B. Advance directives. (1) If the patient has executed an advance directive
11	as defined in R.S. 28:221, any directions included in the directive shall be taken into
12	account by the court in determining the written treatment plan.
13	(2) Nothing herein shall preclude a person with an advance directive from
14	being subject to a petition pursuant to this Part.
15	§67. Petition to the court
16	A petition for an order authorizing involuntary outpatient treatment may be
17	filed in the judicial district in the parish in which the patient is present or reasonably
18	believed to be present. A petition to obtain an order authorizing involuntary
19	outpatient treatment may be initiated by one of the following persons:
20	(1) The director, or administrator, or treating physician of a hospital in
21	which the patient is hospitalized.
22	(2) The director, administrator, or treating physician of an emergency
23	receiving center in which the patient is receiving services.
24	* * *
25	§68. Petition
26	A. The petition shall contain the facts which are the basis of the assertion
27	that the patient meets each of the criteria in R.S. 28:66, that he is present or
28	reasonably believed to be present in the parish where filed, and provide the
29	respondent with adequate notice and knowledge relative to the nature of the

Page 2 of 11 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

1 proceeding.

2

3

4

B. The petition shall be accompanied by <u>a Physician's Report to Court or</u> an affidavit of a physician, psychiatric mental health nurse practitioner or psychologist, who shall not be the petitioner, and shall state either of the following:

5 (1) Such physician, psychiatric mental health nurse practitioner or 6 psychologist has examined the patient no more than ten days prior to the submission 7 <u>filing</u> of the petition, he recommended involuntary outpatient treatment for the 8 patient, and he is willing and able to testify at the hearing on the petition.

9 (2) No more than ten days prior to the filing of the petition, such physician, 10 psychiatric mental health nurse practitioner or psychologist or his designee has made 11 appropriate attempts to elicit the cooperation of the patient but has not been 12 successful in persuading him to submit to an examination, that such physician, 13 psychiatric mental health nurse practitioner or psychologist has reason to suspect that 14 the patient meets the criteria for involuntary outpatient treatment, and he is willing 15 and able to examine the patient and testify at the hearing on the petition.

16 §69. Procedure

A. Hearing notice. (1) Upon the filing of the petition authorized by R.S. 17 28:67, the court shall assign a time and place for a hearing as promptly as is 18 19 practical, but in no case later than eighteen days after the filing of the petition, which may be conducted before any judge in the judicial district, within five days, 20 21 and shall cause reasonable notice thereof and a copy of the petition to be served upon the respondent, respondent's attorney, the petitioner, and the director of the local 22 governing entity in the parish where the petition has been filed. The notice shall 23 24 inform the respondent that he has a right to be present, a right to retain counsel, which may be appointed, if he is indigent or otherwise qualified, has the right to 25 counsel appointed to represent him by the Mental Health Advocacy Service, and a 26 27 right to cross examine witnesses. Continuances shall be granted only for good cause shown. 28

29

(2) In addition to those persons entitled to notice pursuant to Paragraph (1)

Page 3 of 11 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

1 of this Subsection, if the respondent is interdicted, notice of the hearing and a copy 2 of the petition shall **also** be served upon the curator for the interdict and the attorney 3 who represented the interdict in the interdict proceedings. (3) The court may order the service of all pleadings, notices, and written 4 treatment plans required in this Part pursuant to Code of Civil Procedure 5 Article 1313(A), without regard to Article 1313(B). 6 7 8 C. The court shall not order involuntary outpatient treatment unless an 9 examining physician, psychiatric mental health nurse practitioner or psychologist 10 who has personally examined the patient within the time period commencing ten 11 days before the filing of the petition, testifies at the hearing, in person or via 12 electronic means, with consent of all the parties, regarding the categories of 13 involuntary outpatient treatment recommended, the rationale for each category, facts which establish that such treatment is the least restrictive alternative, and 14 if recommended, the beneficial and detrimental physical and mental effects of 15 16 medication, and whether such medication should be self-administered or administered by an authorized professional. 17 D. If the patient has refused to be examined by a physician, psychiatric 18 19 mental health nurse practitioner or psychologist, the court may request order the subject to consent to undergo an examination by a physician, psychiatric mental 20 health nurse practitioner or psychologist appointed by the court. If the patient does 21 22 not consent refuses to undergo the court-ordered examination and the court finds reasonable cause to believe that the allegations in the petition are true, the court may 23 24 order peace officers, police officers or the sheriff's department to take the patient into custody and transport him to a hospital or emergency receiving center for 25 examination. Retention of the patient in accordance with the court order shall not 26 27 exceed twenty-four hours. The examination of the patient may be performed by the 28 physician, psychiatric mental health nurse practitioner or psychologist whose 29 affidavit or Physician's Report to Court accompanied the petition pursuant to R.S.

> Page 4 of 11 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

1	28:68(B), if he is privileged or otherwise authorized by the hospital or emergency
2	receiving center. If such examination is performed by another physician, psychiatric
3	mental health nurse practitioner or psychologist, he shall be authorized to consult
4	with the physician, psychiatric mental health nurse practitioner or psychologist
5	whose affidavit or Physician's Report to Court accompanied the petition regarding
6	the issues of whether the allegations in the petition are true and whether the patient
7	meets the criteria for involuntary outpatient treatment.
8	* * *
9	§70. Written treatment plan for involuntary outpatient treatment
10	A. The court shall not order involuntary outpatient treatment unless an
11	examining physician, psychiatric mental health nurse practitioner, or psychologist
12	appointed by the appropriate director of the local governing entity develops and
13	provides to the court a proposed written treatment plan. The written treatment plan
14	shall be developed by a treatment team which shall include a case manager, clinical
15	social worker, and licensed physician, psychiatrist, psychiatric mental health nurse
16	practitioner, or psychologist and other specialized service providers as deemed
17	appropriate by the director as well as the patient and upon his request, an individual
18	significant to him and concerned with his welfare. The written treatment plan shall
19	include appropriate services to provide care coordination. Such services shall include
20	case management services or assertive community treatment teams. The written
21	treatment plan shall also include appropriate categories of services, as set forth in
22	Subsection E of this Section, which such team recommends the patient should is
23	recommended to receive and are available to the patient. The written treatment
24	plan shall specify a provider that has agreed to provide each of the specified
25	services. If the written treatment plan includes medication, it shall state whether the
26	medication should be self-administered or administered by authorized personnel, and
27	shall specify type and dosage range of medication most likely to provide maximum
28	benefit for the patient.

29

* * *

Page 5 of 11 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

1	C. The plan shall be provided to the court and all persons required to
2	receive notice within R.S. 28:69(A) at least three days before no later than the
3	date of the hearing on the petition.
4	D. The court shall not order involuntary outpatient treatment unless a
5	physician, psychiatric mental health nurse practitioner or psychologist testifies
6	regarding the categories of involuntary outpatient treatment recommended, the
7	rationale for each category, facts which establish that such treatment is the least
8	restrictive alternative, and, if recommended, the beneficial and detrimental physical
9	and mental effects of medication, and whether such medication should be self-
10	administered or administered by an authorized professional.
11	E. Services. (1) Services shall include but are not limited to the following:
12	(a) Assertive community treatment.
13	(b)Case case management, provided by the local governing entity which
14	is defined as the assignment of the administration coordination of care for an
15	outpatient individual with a serious mental illness to a single person or team,
16	including all necessary medical and mental health care and associated supportive
17	services.
18	(2) Services may include; but are not limited to; the following <u>categories</u>
19	and will depend upon the availability in the patient's area:
20	(a) Assertive community treatment.
21	(b) Medication.
22	(b)(c) Laboratory testing to include periodic blood testing for therapeutic
23	metabolic effects, toxicology testing and breath analysis.
24	(c)(d) Individual or group therapy.
25	(d)(e) Day or partial day programming activities.
26	(e)(f) Education and vocational rehabilitation training.
27	(f)(g) Substance-related or addictive disorder treatment.
28	(g)(h) Supervised living.
29	(h)(i) Transportation.

Page 6 of 11 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

1	(j) Housing assistance.
2	E. The director or his designee of the local governing entity shall certify
3	that the services ordered in the plan are available and can be reasonably
4	accessed by the patient.
5	F. Treatment plan review. (1) The written treatment plan is subject to
6	reviews before the court with the patient and at least one representative of the
7	treatment team. The initial frequency shall be stipulated in the treatment plan
8	and modified with the court's approval.
9	(2) The court order required blood or laboratory testing shall be subject
10	to review after six months by the physician, psychiatric mental health nurse
11	practitioner, or psychologist who developed the written treatment plan or who
12	is designated by the director, and the blood or laboratory testing may be
13	terminated without further action of the court.
14	§71. Disposition
15	* * *
16	B. If the court finds by clear and convincing evidence that the patient meets
17	the criteria for involuntary outpatient treatment, and no less restrictive alternative is
18	feasible, the court shall order that the patient receive involuntary outpatient treatment
19	for an initial period not to exceed one year. The court shall state reasons why the
20	proposed treatment plan is the least restrictive treatment appropriate and feasible for
21	the patient. The order shall state the categories of involuntary outpatient treatment
22	as set forth in R.S. 28:70, which the patient is to receive, and the court may not order
23	treatment that has not been recommended by the physician, psychiatric mental health
24	nurse practitioner, or psychologist in consultation with the treatment team and
25	included in the written treatment plan. The plan shall be certified by the director of
26	the local governing entity responsible for services in the district where the petition
27	is filed, as offering services which are available through their offices. The court shall
28	not order an outpatient commitment unless the director so or his designee certifies
29	that the services are available.

Page 7 of 11 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

1 C. If the court finds by clear and convincing evidence that the patient meets 2 the criteria for involuntary outpatient treatment, and a written proposed treatment 3 plan has not been submitted approved, the court shall order the director of the local 4 governing entity to provide a plan and testimony within five days of the date of the order. 5 D. The court may order the patient to self-administer psychotropic drugs or 6 accept order the administration of such drugs by authorized personnel as part of an 7 8 involuntary outpatient treatment program. The order shall specify the type and 9 dosage range of psychotropic drugs and it shall be effective for the duration of such 10 involuntary outpatient treatment. 11 E. If the petitioner is the director or administrator of affiliated with a 12 hospital that operates an involuntary outpatient treatment program that is willing to 13 treat the patient, the court order shall direct the hospital to provide all available categories of involuntary outpatient treatment services. If the hospital does not have 14 such a program or if the patient is discharged to a different local governing entity, 15 16 or if the director of the local governing entity has filed the petition and certified services are available, the court order shall require the appropriate director to provide 17 for all available categories of involuntary outpatient treatment services. 18 19 F. The director treatment provider shall apply for court approval prior to instituting a proposed material change in the involuntary outpatient treatment order 20 unless such change is contemplated in the order. For purposes of this Subsection, a 21 material change shall mean an addition or deletion of a category of involuntary 22

23outpatient treatment service, or any deviation without the consent of the patient from24the terms of an existing order relating to the administration of psychotropic drugs,25or a change of residence from one local governing entity to another. A material26change shall not mean a change in the dosage or the specific psychotropic drug27within the type ordered by the court.28served upon all persons required to be served with notice of a petition for an order29authorizing involuntary outpatient treatment. Either party may move for a hearing

Page 8 of 11 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

1	on the application. If a motion is not filed within five days from the date the
2	application is filed, the court shall grant the application.
3	* * *
4	§72. Application for additional periods of treatment
5	A. The court order for outpatient treatment shall expire at the end of the
6	specified period unless a petition or motion for an extension has been filed. If any
7	person or entity authorized within R.S. 28:67 the director determines that a patient
8	requires further involuntary outpatient treatment, he shall file a petition or motion for
9	continued treatment prior to the expiration of the initial involuntary outpatient
10	treatment ordered by the court. If a patient has been ordered to receive outpatient
11	treatment for four consecutive six-month to one-year periods, the period of any
12	subsequent order may exceed one year but shall not exceed two years.
13	B. The procedure for obtaining an extension shall be the same as for
14	obtaining the original order. However, the time periods provided in R.S. $28:66(A)(4)$
15	shall not be applicable in determining the appropriateness of the extension. The court
16	order requiring blood or laboratory testing shall be subject to review after six months
17	by the physician, psychiatric mental health nurse practitioner or psychologist who
18	developed the written treatment plan or who is designated by the director, and the
19	blood or laboratory testing may be terminated without further action of the court.
20	§73. Application to stay, vacate, or modify
21	In addition to any right or remedy available by law, the patient may apply to
22	the court to stay, vacate, or modify the order and he shall notify the director of the
23	local governing entity or designee of his application.
24	* * *
25	§75. Failure to comply with involuntary outpatient treatment
26	A. If either party alleges noncompliance under the written treatment
27	plan, a judicial review can be scheduled and all persons listed in R.S. 28:69(A)
28	are to receive notice.
29	<u>B.</u> When a physician, psychiatric mental health nurse practitioner or

Page 9 of 11 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

1	psychologist determines the patient has failed to comply with the ordered treatment,
2	efforts were made to solicit compliance by the district, the region local governing
3	entity, case manager or assertive community treatment provider, and the patient may
4	be in need of involuntary admission to a treatment facility, he may execute an
5	emergency certificate in accordance with R.S. 28:53, request an order for custody in
6	accordance with R.S. 28:53.2, or seek a judicial commitment in accordance with R.S.
7	28:54.
8	B.C. If the patient refuses to take medication or refuses to take or fails blood
9	or other laboratory tests as required by court order, the physician, psychiatric mental
10	health nurse practitioner or psychologist may consider his refusal in determining
11	whether the patient is in need of inpatient treatment services.
12	<u>§76. Definitions</u>
13	As used in this Part, "Physician's Report to Court" means the reports
14	provided for in R.S. 28:56(A)(2)(b).

The original instrument was prepared by Mary Dozier O'Brien. The following digest, which does not constitute a part of the legislative instrument, was prepared by Christine Arbo Peck.

SB 306 Reengrossed

DIGEST 2018 Regular Session

Barrow

<u>Present law</u> provides for a person to be found in need of involuntary outpatient treatment necessitates a finding of being a danger to self or others.

<u>Proposed law</u> adds "gravely disabled" as a category for determining if a person is in need of involuntary outpatient treatment.

<u>Present law</u> provides that only the director or administrator of a hospital in which a patient is hospitalized may petition the court to authorize involuntary outpatient treatment for that patient. <u>Proposed law</u> adds the treating physician as being authorized to file the petition.

<u>Present law</u> provides that only the director of an emergency receiving center may file a petition for involuntary outpatient treatment. <u>Proposed law</u> expands that to include the administrator of the facility and the treating physician.

<u>Present law</u> requires that in the case of a petition for involuntary outpatient treatment shall be heard within five days of filing. <u>Proposed law</u> allows a hearing no later than 18 days after filing.

<u>Proposed law</u> expands the court's authority to order service of pleadings and to allow testimony of the patient by way of electronic means, if all parties agree.

Present law provides requirements for the written treatment plan to be utilized in the case

Page 10 of 11 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions. of involuntary outpatient treatment.

<u>Proposed law</u> specifies that the plan shall include a provider who has agreed to provide services.

<u>Present law</u> requires assertive community services to be included in such a plan. <u>Proposed</u> <u>law</u> allows for discretion depending upon whether such services are readily available.

<u>Proposed law</u> requires that a director or designee of a facility certify that the services ordered are available and can be readily accessed by the patient.

Proposed law sets out criteria relative to treatment plans and the modification thereof.

<u>Proposed law</u> defines the reports issued pursuant to <u>present law</u> (R.S. 28:56(A)(2)(b)) by the director or administrator of the treatment facility to which the person has been judicially committed to the court and to counsel of record setting forth the patient's response to treatment, his current condition, and the reasons why continued involuntary treatment is necessary to improve the patient's condition or to prevent it from deteriorating as the "Physician's Report to Court".

Effective August 1, 2018.

(Amends R.S. 28:66(A)(6) and (B), 67(1) and (2), 68, 69(A)(1) and (2), (C) and (D), 70(A), (C), (D), and (E), 71(B), (C), (D), (E) and (F), 72, 73, and 75; adds R.S. 28:69(A)(3), 70(F), and 76)

Summary of Amendments Adopted by Senate

Committee Amendments Proposed by Senate Committee on Health and Welfare to the original bill

- 1. Removes vocational and employment from the list of services that may be offered through involuntary outpatient treatment.
- 2. Allows the local governing entity to certify that services ordered are available and to assist with soliciting compliance of treatment by the patient.

Senate Floor amendments to engrossed bill

1. Makes legislative bureau and bureau note technical changes.