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## SENATE BILL 687 PROPOSED COMMITTEE SUBSTITUTE S687-PCS35326-RF-8

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Short Title: In	voluntary Commitment Custody Orders.	(Public)
Sponsors:		
Referred to:		
April 4, 2013		
COURT OR INVOLUNT PETITIONIN TWENTY-FO PHYSICALI The General Asse	A BILL TO BE ENTITLED WING A CLERK OR ASSISTANT OR DEPUTY CLE A MAGISTRATE TO ISSUE BY FACSIMILE TO ARY INPATIENT COMMITMENT CUSTODY OF PHYSICIAN, ELIGIBLE PSYCHOLOGIST, OR OUR-HOUR FACILITY WHEN THE RESPONDED AY PRESENT AT THE TWENTY-FOUR-HOUR FACILITY CHOWN 1. G.S. 122C-261(d) reads as rewritten: Affiant is a physician or eligible psychologist, the all of the All of the affiant may execute the affidavit before any of administer oaths. This affiant is not required to appear magistrate for this purpose. This affiant shall file the afficiant or magistrate by delivering to the clerk or magistrate the a copy in paper form that is printed through the facsimil affidavit. If the affidavit is filed through facsimile tran shall mail the original affidavit no later than five day transmission of the affidavit to the clerk or magistrate to or magistrate with the facsimile copy of the affidavit. This affiant's examination shall comply with the requir examination as provided in G.S. 122C-263(c).  If the physician or eligible psychologist recommends ou and the clerk or magistrate finds probable cause respondent meets the criteria for outpatient commit magistrate shall issue an order that a hearing before a d held to determine whether the respondent will be invo The physician or eligible psychologist shall provide written notice of any scheduled appointment and the telephone number of the proposed outpatient treatment The physician or eligible psychologist shall contact the entity that serves the county where the respondent management entity that coordinated services for the resp local management entity that the respondent has bee appointment with an outpatient treatment physician or clift the physician or eligible psychologist recommends in	RANSMISSION AN ORDER TO A DESIGNEE AT A NT IS ALREADY ITY.  e following apply: fficial authorized to refidavit with the clerk or fidavit with the clerk or e transmission of the asmission, the affiant is after the facsimile be filed by the clerk rements of the initial attraction to believe that the treatment, the clerk or istrict court judge be pluntarily committed. The respondent with name, address, and a physician or center. The local management resides or the local condent to inform the en scheduled for an enter.



and the clerk or magistrate finds probable cause to believe that the

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1 respondent meets the criteria for inpatient commitment, the clerk or 2 magistrate shall issue an order for transportation to or custody at a 24-hour 3 facility described in G.S. 122C-252, provided that if a 24-hour facility is not 4 immediately available or appropriate to the respondent's medical condition, 5 the respondent may be temporarily detained under appropriate supervision 6 further examination, released accordance upon in 7 G.S. 122C-263(d)(2). 8

- If the affiant is a physician or eligible psychologist at a 24-hour facility (5) described in G.S. 122C-252 who recommends inpatient commitment; the respondent is physically present on the premises of the same 24-hour facility; and the clerk or magistrate finds probable cause to believe that the respondent meets the criteria for inpatient commitment, then the clerk or magistrate may issue by facsimile transmission an order to the physician or eligible psychologist at the 24-hour facility, or a designee, to take the respondent into custody at the 24-hour facility and proceed according to G.S. 122C-266. Upon receipt of the custody order, the physician or eligible psychologist at the 24-hour facility, or a designee, shall immediately (i) notify the respondent that the respondent is not under arrest and has not committed a crime but is being taken into custody to receive treatment and for the respondent's own safety and the safety of others, (ii) take the respondent into custody, and (iii) complete and sign the appropriate portion of the custody order and return the order to the clerk or magistrate by facsimile transmission. The physician or eligible psychologist, or a designee, shall mail the original custody order no later than five days after transmitting it by facsimile to the clerk or magistrate. The clerk or magistrate shall file the original custody order with the facsimile copy of the custody order. Notwithstanding the provisions of this subdivision, a clerk or magistrate shall not issue a custody order to the physician or eligible psychologist at a 24-hour facility, or a designee, if the physician or eligible psychologist, or a designee, has not completed training in proper service and return of service. As used in this subdivision, the term "designee" includes the 24-hour facility's on-site police security personnel.
- (6) If the clerk or magistrate finds probable cause to believe that the respondent, in addition to being mentally ill, is also mentally retarded, the clerk or magistrate shall contact the area authority before issuing the order and the area authority shall designate the facility to which the respondent is to be transported.
- (7) If a physician or eligible psychologist executes an affidavit for inpatient commitment of a respondent, a second physician shall be required to perform the examination required by G.S. 122C-266."

**SECTION 2.** G.S. 122C-261(e) reads as rewritten:

"(e) <u>Upon Except as provided in subsection (d) of this section, upon receipt of the custody order of the clerk or magistrate or a custody order issued by the court pursuant to G.S. 15A-1003, a law enforcement officer or other person designated in the order shall take the respondent into custody within 24 hours after the order is signed, and proceed according to G.S. 122C-263. The custody order is valid throughout the State."</u>

**SECTION 3.** This act becomes effective October 1, 2013.

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