# CS FOR SENATE BILL NO. 159(HES) am

### IN THE LEGISLATURE OF THE STATE OF ALASKA

### NINETEENTH LEGISLATURE - SECOND SESSION

### BY THE SENATE HEALTH, EDUCATION AND SOCIAL SERVICES COMMITTEE

Amended: 3/20/96 Offered: 2/15/96

Sponsor(s): SENATORS RIEGER, Ellis, Taylor, Salo, Duncan, Zharoff, Lincoln

REPRESENTATIVES Toohey, B.Davis, Nicholia

#### A BILL

### FOR AN ACT ENTITLED

1 "An Act relating to advance directives for mental health treatment."

## 2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

- \* Section 1. AS 47.30 is amended by adding new sections to read:
- 4 ARTICLE 11. PERSONAL DECLARATION OF PREFERENCES
- 5 FOR MENTAL HEALTH TREATMENT.
- Sec. 47.30.950. DECLARATION. (a) An adult of sound mind may make a declaration of preferences or instructions regarding mental health treatment. The preferences or instructions may include consent to or refusal of mental health
- 9 treatment.
- (b) A declaration for mental health treatment continues in effect for three years or until revoked, whichever is sooner. The authority of a named attorney-in-fact and an alternative attorney-in-fact named in the declaration continues in effect as long as the declaration appointing the attorney-in-fact is in effect or until the attorney-in-fact has withdrawn. If a declaration for mental health treatment has been invoked and is in effect at the expiration of three years after its execution, the declaration remains

effective until the principal is no longer incapable.

Sec. 47.30.952. DESIGNATION OF ATTORNEY-IN-FACT. (a) A declaration may designate a competent adult to act as attorney-in-fact to make decisions about mental health treatment. An alternative attorney-in-fact may also be designated to act as attorney-in-fact if the original designee is unable or unwilling to act at any time. An attorney-in-fact who has accepted the appointment in writing may make decisions about mental health treatment on behalf of the principal only when the principal is incapable. The decisions must be consistent with desires the principal has expressed in the declaration.

- (b) The following may not serve as attorney-in-fact:
- (1) the attending physician or mental health service provider, or an employee of the physician or provider, if the physician, provider, or employee is unrelated to the principal by blood, marriage, or adoption;
- (2) an owner, operator, or employee of a health care facility in which the principal is a patient or resident if the owner, operator, or employee is unrelated to the principal by blood, marriage, or adoption.
- (c) An attorney-in-fact may withdraw by giving notice to the principal. If a principal is incapable, the attorney-in-fact may withdraw by giving notice to the attending physician or provider. The attending physician or provider shall note the withdrawal as part of the principal's medical record. A person who has withdrawn under the provisions of this subsection may rescind the withdrawal by executing an acceptance after the date of the withdrawal. The acceptance must be in the same form as provided by AS 47.30.970 for accepting an appointment. A person who rescinds a withdrawal shall give notice to the principal if the principal is capable or to the principal's health care provider if the principal is incapable.
- (d) The designation of an attorney-in-fact under this section supersedes a previous or subsequent designation of an attorney-in-fact regarding mental health treatment unless otherwise specifically provided in the declaration executed under AS 47.30.950 47.30.980 or in the document that designates the other attorney-in-fact.

Sec. 47.30.954. SIGNATURE; WITNESSES. (a) A declaration is effective only if it is signed by the principal and two competent adult witnesses. The witnesses

1	must attest that the principal is personally known to them, signed the declaration in
2	their presence, appears to be of sound mind, and is not under duress, fraud, or undue
3	influence.
4	(b) The following may not serve as a witness to the signing of a declaration:
5	(1) the attending physician or mental health service provider or a
6	relative of the physician or provider;
7	(2) an owner, operator, or relative of an owner or operator of a health
8	care facility in which the principal is a patient or resident; or
9	(3) a person related to the principal by blood, marriage, or adoption.
10	Sec. 47.30.956. OPERATION OF DECLARATION. (a) A declaration
11	becomes operative when it is delivered to the principal's physician or other mental
12	health treatment provider and remains valid until revoked or expired. The physician
13	or provider shall act in accordance with an operative declaration when the principal has
14	been found to be incapable. The physician or provider shall continue to obtain the
15	principal's informed consent to all mental health treatment decisions if the principal
16	is capable of providing informed consent or refusal.
17	(b) Upon being presented with a declaration, a physician or other provider
18	shall make the declaration a part of the principal's medical record. When acting under
19	authority of a declaration, a physician or provider shall comply with it to the fullest
20	extent possible, consistent with reasonable medical practice, the availability of
21	treatments requested, and applicable law. If the physician or other provider is unwill-
22	ing at any time to comply with the declaration, the physician or provider may
23	withdraw from providing treatment consistent with the exercise of independent medical
24	judgment and shall promptly notify the principal and the attorney-in-fact and document
25	the notification in the principal's medical record.
26	Sec. 47.30.958. POWERS OF ATTORNEY-IN-FACT. (a) The
27	attorney-in-fact does not have authority to make mental health treatment decisions
28	unless the principal is incapable.
29	(b) The attorney-in-fact is not, as a result of acting in that capacity, personally
30	liable for the cost of treatment provided to the principal.

(c) Except to the extent the right is limited by the declaration or any federal

1	law, an attorney-in-fact has the same right as the principal to receive information
2	regarding the proposed mental health treatment and to receive, review, and consent to
3	disclosure of medical records relating to that treatment. This right of access does not
4	waive any evidentiary privilege.
5	(d) In exercising authority under the declaration, the attorney-in-fact has a duty
6	to act consistently with the desires of the principal as expressed in the declaration. If
7	the principal's desires are not expressed in the declaration and not otherwise known
8	by the attorney-in-fact, the attorney-in-fact has a duty to act in what the
9	attorney-in-fact in good faith believes to be the best interests of the principal.
10	(e) An attorney-in-fact is not subject to criminal prosecution, civil liability, or
11	professional disciplinary action for an action taken in good faith under a declaration
12	for mental health treatment.
13	Sec. 47.30.960. LIMITATIONS. A person may not be required to execute or
14	to refrain from executing a declaration as a criterion for insurance, as a condition for
15	receiving mental or physical health services, or as a condition of discharge from a
16	health care facility.
17	Sec. 47.30.962. ACTIONS CONTRARY TO DECLARATION. The physician
18	or provider may subject the principal to mental health treatment in a manner contrary
19	to the principal's wishes as expressed in a declaration for mental health treatment only
20	(1) if the principal is committed to a treatment facility under this
21	chapter and treatment is authorized in compliance with AS 47.30.825 - 47.30.865; or
22	(2) in cases of emergency endangering life or health.
23	Sec. 47.30.964. RELATION TO OTHER STATUTES. A declaration does not
24	limit any authority provided in this chapter either to take a person into custody or to
25	admit, retain, or treat a person in a health care facility.
26	Sec. 47.30.966. REVOCATION. A declaration may be revoked in whole or
27	in part at any time by the principal if the principal is not incapable. A revocation is
28	effective when a capable principal communicates the revocation to the attending
29	physician or other provider. The attending physician or other provider shall note the
30	revocation as part of the principal's medical record.
31	Sec. 47.30.968. LIMITED IMMUNITY. A physician or provider who

	administers or does not administer mental health treatment according to and in good
	faith reliance upon the validity of a declaration is not subject to criminal prosecution,
	civil liability, or professional disciplinary action resulting from a subsequent finding
	of a declaration's invalidity.
	Sec. 47.30.970. FORM OF DECLARATION. A declaration for mental health
	treatment shall be in substantially the following form:
	DECLARATION FOR MENTAL HEALTH TREATMENT
	I,
	, being an adult of sound mind, wilfully and voluntarily make this
	declaration for mental health treatment to be followed if it is determined by a
	court, two physicians that include a psychiatrist, or one physician and a
	professional mental health clinician, that my ability to receive and evaluate
	information effectively or communicate decisions is impaired to such an extent
	that I lack the capacity to refuse or consent to mental health treatment. "Mental
	health treatment" means electroconvulsive treatment, treatment of mental illness
	with psychotropic medication, and admission to and retention in a health care
	facility for a period up to 17 days.
	I understand that I may become incapable of giving or withholding
j	informed consent for mental health treatment due to the symptoms of a
	diagnosed mental disorder. These symptoms may include:
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	PSYCHOTROPIC MEDICATIONS
	If I become incapable of giving or withholding informed consent for
1	mental health treatment, my wishes regarding psychotropic medications are as
	follows:
	I consent to the administration of the following medications:
	I do not consent to the administration of the following medications:
	Conditions or limitations:

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	ELECTROCONVULSIVE TREATMENT
	If I become incapable of giving or withholding informed consent for
n	nental health treatment, my wishes regarding electroconvulsive treatment are
1	s follows:
_	I consent to the administration of electroconvulsive treatment.
_	I do not consent to the administration of electroconvulsive treatment.
C	Conditions or limitations:
	ADMISSION TO AND RETENTION IN FACILITY
	If I become incapable of giving or withholding informed consent for
n	nental health treatment, my wishes regarding admission to and retention in a
h	ealth care facility for mental health treatment are as follows:
_	I consent to being admitted to a health care facility for mental health
tr	reatment for up to days.
_	I do not consent to being admitted to a health care facility for mental
h	ealth treatment.
	This directive cannot, by law, provide consent to retain me in a facility
fo	or more than 17 days.
C	Conditionsorlimitations:
	ADDITIONAL PREFERENCES OR INSTRUCTIONS
C	Conditions or limitations:
_	ATTORNEY-IN-FACT
I	appoint:
	NAME
	ADDRESS

1	TELEPHONE NO
2	to act as my attorney-in-fact to make decisions regarding my mental health
3	treatment if I become incapable of giving or withholding informed consent for
4	that treatment.
5	If the person named above refuses or is unable to act on my behalf, or
6	if I revoke that person's authority to act as my attorney-in-fact, I authorize the
7	following person to act as my attorney-in-fact:
8	NAME
9	ADDRESS
10	TELEPHONE NO
11	My attorney-in-fact is authorized to make decisions that are consistent
12	with the wishes I have expressed in this declaration or, if not expressed, as are
13	otherwise known to my attorney-in-fact. If my wishes are not expressed and are
14	not otherwise known by my attorney-in-fact, my attorney-in-fact is to act in
15	what my attorney-in-fact believes to be my best interests.
16	OTHER DOCUMENTS
17	I have executed a general power-of-attorney or a power-of-attorney
18	under AS 13.26 that includes the power to make decisions regarding health care
19	services for myself. I authorize the attorney-in-fact appointed under this
20	declaration and the attorney-in-fact appointed under a general power-of-attorney
21	under AS 13.26 to serve
22	jointly with consent of each other as to my mental health
23	treatment;
24	separately without each other's consent as to my mental health
25	treatment.
26	I have not executed a general power-of-attorney or a power-of-attorney
27	under AS 13.26 that includes the power to make decisions regarding health care
28	services for myself.
29	
30	(Signature of Declarant/Date)
31	

	(Address)
	(Telephone Number)
	IATION OF WITNESSES
-	cipal is personally known to us, that the principal
signed or acknowledged the pr	incipal's signature on this declaration for mental
health treatment in our presence	e, that the principal appears to be of sound mind
and not under duress, fraud,	or undue influence, and that neither of us is a
person appointed as an attor	rney-in-fact by this document; the principal's
attending physician or menta	l health service provider or a relative of the
physician or provider; the own	ner, operator, or relative of an owner or operator
of a facility in which the princ	cipal is a patient or resident; or a person related
to the principal by blood, mar	riage, or adoption.
Witnessed By:	
(Signature of Witness/Date)	(Printed Name of Witness)
	(Address)
	(Telephone Number)
(Signature of Witness/Date)	(Printed Name of Witness)
	(Address)
	(Telephone Number)
ACCEPTANCE OF API	POINTMENT AS ATTORNEY-IN-FACT
I accept this appointme	nt and agree to serve as attorney-in-fact to make
decisions about mental health	treatment for the principal. I understand that I
have a duty to act in a manne	er consistent with the desires of the principal as
expressed in this appointmen	nt. I understand that this document gives me

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1	authority to make decisions about mental health treatment only while the
2	principal is incapable as determined by a court, two physicians that include a
3	psychiatrist, or one physician and a professional mental health clinician. I
4	understand that the principal may revoke this declaration in whole or in part at
5	any time and in any manner when the principal is not incapable.
6	
7	(Signature of Attorney-in-fact/Date) (Printed name)
8	
9	(Address)
10 11	(Telephone Number)
12 13 14	(Signature of Alternate Attorney-in-fact/Date) (Printed name)
15 16	(Address)
17	(Telephone Number)
18	NOTICE TO PERSON MAKING A DECLARATION
19	FOR MENTAL HEALTH TREATMENT
20	This is an important legal document. It creates a declaration for mental
21	health treatment. Before signing this document, you should know these
22	important facts:
23	(1) This document allows you to make decisions in advance about three
24	types of mental health treatment: psychotropic medication, electroconvulsive therapy,
25	and short-term (up to 17 days) admission to a treatment facility. The instructions that
26	you include in this declaration will be followed only if a court, two physicians that
27	include a psychiatrist, or a physician and a professional mental health clinician believe
28	that you are incapable of making treatment decisions. Otherwise, you will be
29	considered capable to give or withhold consent for the treatments.
30	(2) You may also appoint a person as your attorney-in-fact to make
31	these treatment decisions for you if you become incapable. The person you appoint

1	has a duty to act consistent with your desires as stated in this document or, if your
2	desires are not stated or otherwise made known to the attorney-in-fact, to act in a
3	manner consistent with what the person in good faith believes to be in your best
4	interest. For the appointment to be effective, the person you appoint must accept the
5	appointment in writing. The person also has the right to withdraw from acting as your
6	attorney-in-fact at any time.
7	(3) This document will continue in effect for a period of three years
8	unless you become incapable of participating in mental health treatment decisions. If
9	this occurs, the directive will continue in effect until you are no longer incapable.
10	(4) You have the right to revoke this document in whole or in part at
11	any time you have not been determined to be incapable. YOU MAY NOT REVOKE
12	THIS DECLARATION WHEN YOU ARE CONSIDERED INCAPABLE BY A
13	COURT, TWO PHYSICIANS THAT INCLUDE A PSYCHIATRIST, OR A
14	PHYSICIAN AND A PROFESSIONAL MENTAL HEALTH CLINICIAN. A
15	revocation is effective when it is communicated to your attending physician or other
16	provider.
17	(5) If there is anything in this document that you do not understand,
18	you should ask a lawyer to explain it to you. This declaration will not be valid unless
19	it is signed by two qualified witnesses who are personally known to you and who are
20	present when you sign or acknowledge your signature.
21	Sec. 47.30.972. PENALTY. It is a class A misdemeanor for a person without
22	authorization of the principal to knowingly alter, forge, conceal, or destroy a
23	declaration executed under AS 47.30.950 - 47.30.980, the reinstatement or revocation
24	of a declaration executed under AS 47.30.950 - 47.30.980, or any other evidence or
25	document reflecting the principal's desires and interests with the intent or effect of
26	affecting a mental health care decision. In this section, "knowingly" has the meaning
27	given in AS 11.81.900(a).
28	Sec. 47.30.980. DEFINITIONS. In AS 47.30.950 - 47.30.980,

31 (2) "attorney-in-fact" means an adult properly appointed under

responsibility for the care and treatment of the declarant;

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(1) "attending physician" means the licensed physician who has primary

1	AS 47.30.950 - 47.30.980 to make mental health treatment decisions for a principal
2	under a declaration for mental health treatment and also means an alternative attorney-
3	in-fact;
4	(3) "facility" means a
5	(A) designated treatment facility, as defined in AS 47.30.915;
6	(B) nursing home; or
7	(C) assisted living home licensed under AS 47.33;
8	(4) "incapable" means that, in the opinion of the court in a guardianship
9	proceeding under AS 13.26, in the opinion of two physicians that include a
10	psychiatrist, or in the opinion of a physician and a professional mental health clinician,
11	a person's ability to receive and evaluate information effectively or communicate
12	decisions is impaired to such an extent that the person currently lacks the capacity to
13	make mental health treatment decisions;
14	(5) "mental health treatment" means electroconvulsive treatment,
15	treatment with psychotropic medication, and admission to and retention in a facility
16	for a period not to exceed 17 days;
17	(6) "professional mental health clinician" means a person having at
18	least a master's degree in psychology, social work, counseling, child guidance, or
19	nursing with specialization or experience in mental health; if employed by a mental
20	health physician clinic, a "professional mental health clinician" must also be licensed
21	to practice in the state in which service is being provided or be a clinical member in
22	good standing of the American Association for Marriage and Family Therapy, and be
23	working in the clinician's field of expertise; in this paragraph, "mental health physician
24	clinic" means a clinic, operated by one or more psychiatrists, that exclusively or
25	primarily provides mental health services furnished by a psychiatrist or by one or more
26	licensed psychologists, licensed psychological associates, licensed clinical social
27	workers, licensed nurse practitioners, licensed psychiatric nursing clinical specialists,
28	or clinical members in good standing of the American Association for Marriage and
29	Family Therapy, who are working in their field of expertise under the direct
30	supervision of a psychiatrist.
31	* <b>Sec. 2.</b> AS 13.26.335 is amended to read:

1	Sec. 13.26.335. ADDITIONAL OPTIONAL PROVISIONS TO STATUTORY
2	FORM POWER OF ATTORNEY. Each of the following provisions may be included
3	in a statutory form power of attorney:
4	(1) IF YOU HAVE GIVEN THE AGENT AUTHORITY REGARDING
5	HEALTH CARE SERVICES UNDER SUBDIVISION (L), COMPLETE THE
6	FOLLOWING:
7	( ) I have executed a separate declaration under AS 18.12,
8	known as a "Living Will."
9	( ) I have not executed a "Living Will."
10	( ) I have executed a separate declaration under
11	AS 47.30.950 - 47.30.980 regarding mental health treatment. If I
12	have appointed an attorney-in-fact under AS 47.30.950 - 47.30.980,
13	I authorize that attorney-in-fact and the attorney-in-fact whom I
14	have appointed in this document to serve
15	( ) jointly with consent of each other as to my
16	mental health treatment
17	( ) separately without each other's consent as to my
18	mental health treatment.
19	( ) I have not executed a separate declaration under
20	<u>AS 47.30.950 - 47.30.980.</u>
21	(2) YOU MAY DESIGNATE AN ALTERNATE ATTORNEY-IN-
22	FACT. ANY ALTERNATE YOU DESIGNATE WILL BE ABLE TO EXERCISE
23	THE SAME POWERS AS THE AGENT(S) YOU NAMED AT THE BEGINNING
24	OF THIS DOCUMENT. IF YOU WISH TO DESIGNATE AN ALTERNATE OR
25	ALTERNATES, COMPLETE THE FOLLOWING:
26	If the agent(s) named at the beginning of this document is
27	unable or unwilling to serve or continue to serve, then I appoint the
28	following agent to serve with the same powers:
29	First alternate or successor attorney-in-fact
30	
31	(Name and address of alternate)

1	
2	Second alternate or successor attorney-in-fact
3	
4	(Name and address of alternate)
5	(3) YOU MAY NOMINATE A GUARDIAN OR CONSERVATOR.
6	IF YOU WISH TO NOMINATE A GUARDIAN OR CONSERVATOR, COMPLETE
7	THE FOLLOWING:
8	In the event that a court decides that it is necessary to appoint
9	a guardian or conservator for me, I hereby nominate(Name and
10	address of person nominated) to be considered by the court for
11	appointment to serve as my guardian or conservator, or in any similar
12	representative capacity.
13	* Sec. 3. AS 13.26.344(1) is amended to read:
14	(l) In the statutory form power of attorney, the language conferring general
15	authority with respect to health care services shall be construed to mean that, as to the
16	health care of the principal, whether to be provided in the state or elsewhere, the
17	principal authorizes the agent to
18	(1) have access to and disclose to others medical and related
19	information and records;
20	(2) consent or refuse to consent to medical care or relief for the
21	principal from pain, but the agent may not authorize the termination of life-sustaining
22	procedures;
23	(3) take all steps necessary to enforce a properly executed declaration
24	under AS 18.12;
25	(4) take all steps necessary to enforce a properly executed
26	declaration under AS 47.30.950 - 47.30.980 unless the principal has provided that
27	an attorney-in-fact appointed under AS 47.30.950 - 47.30.980 shall have exclusive
28	authority with regard to mental health treatment and the attorney-in-fact
29	appointed under AS 47.30.950 - 47.30.980 has not withdrawn;
30	(5) consent or refuse to consent to the principal's psychiatric care, but
31	the consent does not authorize a voluntary commitment or placement in a mental

1	health treatment facility, electroconvulsive [CONVULSIVE] or electric-shock therapy,
2	psychosurgery, sterilization, or an abortion except that, if the principal has properly
3	executed a declaration under AS 47.30.950 - 47.30.980, the agent may consent to
4	voluntary commitment or placement in a mental health treatment facility and
5	electroconvulsive or electric-shock therapy if that consent is consistent with the
6	wishes expressed in the declaration under AS 47.30.950 - 47.30.980 and if the
7	principal has not designated another attorney-in-fact to have exclusive authority
8	to make decisions regarding mental health treatment;
9	(6) [(5)] arrange for care or lodging of the principal in a hospital,
10	nursing home, or hospice;
11	(7) [(6)] grant releases to health care professionals or health care
12	institutions;
13	(8) [(7)] hire, discharge, or compensate an attorney, accountant, expert
14	witness, or assistant when the agent considers the action to be desirable for the proper
15	execution of the powers described in this subsection; and
16	(9) [(8)] do any other act or acts that the principal can do through an
17	agent and that the agent considers desirable or necessary to provide for the principal's
18	physical or mental well-being.
19	* <b>Sec. 4.</b> AS 47.30.825(b) is amended to read:
20	(b) The patient and the following persons, at the request of the patient, are
21	entitled to participate in formulating the patient's individualized treatment plan and to
22	participate in the evaluation process as much as possible, at minimum to the extent of
23	requesting specific forms of therapy, inquiring why specific therapies are or are not
24	included in the treatment program, and being informed as to the patient's present
25	medical and psychological condition and prognosis: (1) the patient's counsel, (2) the
26	patient's guardian, (3) a mental health professional previously engaged in the patient's
27	care outside of the evaluation facility or designated treatment facility, (4) a
28	representative of the patient's choice, (5) a person designated as the patient's
29	attorney-in-fact with regard to mental health treatment decisions under

AS 13.26.332 - 13.26.358, AS 47.30.950 - 47.30.980, or other power-of-attorney, and

(6) [(5)] the adult designated under AS 47.30.725. The mental health care professionals

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1	may not withhold any of the information described in this subsection from the patient
2	or from others if the patient has signed a waiver of confidentiality or has designated
3	the person who would receive the information as an attorney-in-fact with regard
4	to mental health treatment.
5	* Sec. 5. AS 47.30.825(f) is amended to read:
6	(f) A patient capable of giving informed consent has the absolute right to
7	accept or refuse electroconvulsive [ELECTRO-CONVULSIVE] therapy or aversive
8	conditioning. A patient who lacks substantial capacity to make this decision may not
9	be given this therapy or conditioning without a court order unless the patient
10	expressly authorized that particular form of treatment in a declaration properly
11	executed under AS 47.30.950 - 47.30.980 or has authorized an attorney-in-fact to
12	make this decision and the attorney-in-fact consents to the treatment on behalf of
13	the patient.
14	* <b>Sec. 6.</b> AS 47.30.836 is amended to read:
15	Sec. 47.30.836. PSYCHOTROPIC MEDICATION IN NONEMERGENCIES.
16	An evaluation facility or designated treatment facility may not administer psychotropic
<b>17</b>	medication to a patient in a situation that does not involve a crisis under
18	AS 47.30.838(a)(1) unless <b>the patient</b>
19	(1) [THE PATIENT] has the capacity to give informed consent to the
20	medication, as described in AS 47.30.837, and gives that consent; the facility shall
21	document the consent in the patient's medical chart; [OR]
22	(2) <u>authorized the use of psychotropic medication in a declaration</u>
23	properly executed under AS 47.30.950 - 47.30.980 or authorized an attorney-in-
24	fact to consent to the use of psychotropic medication for the patient and the
25	attorney-in-fact does consent; or
26	(3) [THE PATIENT] is determined by a court to lack the capacity to
27	give informed consent to the medication and the court approves use of the medication
28	under AS 47.30.839.
29	* Sec. 7. AS 47.30.838(a) is amended to read:
30	(a) Except as provided in (c) and (d) of this section, an evaluation facility or
31	designated treatment facility may administer psychotropic medication to a patient

psychotropic medication to a patient without the patient's informed consent if the

patient is unable to give informed consent but has authorized the use of psychotropic

medication in a declaration properly executed under AS 47.30.950 - 47.30.980 or has

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- 1 authorized an attorney-in-fact to consent to this form of treatment for the patient and
- 2 the attorney-in-fact does consent.