AMENDMENT ()

By Son. Begich

OFFERED IN THE SENATE

L

1	Page 11, following line 10:
2	Insert a new bill section to read:
3	"* Sec. 21. AS 47.30.915(9) is amended to read:
4	(9) "gravely disabled" means a condition in which a person as a result
5	of mental illness
6	(A) is in danger of physical harm arising from such complete
7	neglect of basic needs for food, clothing, shelter, or personal safety as to render
8	serious accident, illness, or death highly probable if care by another is not
9	taken; or
10	(B) is so incapacitated that the person is incapable of
11	surviving safely in freedom [WILL, IF NOT TREATED, SUFFER OR
12	CONTINUE TO SUFFER SEVERE AND ABNORMAL MENTAL,
13	EMOTIONAL, OR PHYSICAL DISTRESS, AND THIS DISTRESS IS
14	ASSOCIATED WITH SIGNIFICANT IMPAIRMENT OF JUDGMENT,
15	REASON, OR BEHAVIOR CAUSING A SUBSTANTIAL
16	DETERIORATION OF THE PERSON'S PREVIOUS ABILITY TO
17	FUNCTION INDEPENDENTLY];"
18	
19	Renumber the following bill sections accordingly.
20	
21	Page 13, lines 1 - 2:
22	Delete "secs. 1 - 27"
23	Insert "secs. 1 - 28"

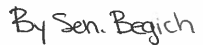
1 2 Page 13, lines 27 - 28: 3 Delete "sec. 23" Insert "sec. 24" 4 5 6 Page 13, line 29: Delete "sec. 23" 7 8 Insert "sec. 24" 9 Page 14, line 7: 10 11 Delete "Section 28" 12 Insert "Section 29"

L -2-

AMENDMENT (2)

OFFERED IN THE SENATE

TO: CSSB 124(HSS), Draft Version "B"



Page	1	1.	fol	lowing	line	1	:
		• 3				*	•

Insert new bill sections to read:

"* **Sec. 19.** AS 47.30.839(b) is amended to read:

- (b) An evaluation facility or designated treatment facility may seek court approval for administration of psychotropic medication to a patient by filing a petition with the court, requesting a hearing on the capacity of the person to give informed consent and on the proposed use of psychotropic medication. The petition shall provide specific information regarding the factors listed in AS 47.30.837(d)(2)(A) (E).
- * Sec. 20. AS 47.30.839(g) is amended to read:
 - (g) If the court determines by clear and convincing evidence that the patient is not competent to provide informed consent and [, BY CLEAR AND CONVINCING EVIDENCE,] was not competent to provide informed consent at the time of previously expressed wishes documented under (d)(2) of this section, that the proposed use of medication is in the best interests of the patient considering at a minimum the factors listed in AS 47.30.837(d)(2)(A) (E), and that there is no feasible less intrusive alternative, the court shall approve the facility's proposed use of psychotropic medication. The court's approval under this subsection applies to the patient's initial period of commitment if the decision is made during that time period. If the decision is made during a period for which the initial commitment has been extended, the court's approval under this subsection applies to the period for which commitment is extended."

L Brafted by Legal Services

1	Renumber the following bill sections accordingly.
2	
3	Page 13, lines 1 - 2:
4	Delete "secs. 1 - 27"
5	Insert "secs. 1 - 29"
6	
7	Page 13, lines 27 - 28:
8	Delete "sec. 23"
9	Insert "sec. 25"
10	
11	Page 13, line 29:
12	Delete "sec. 23"
13	Insert "sec. 25"
14	
15	Page 14, line 7:
16	Delete "Section 28"
17	Insert "Section 30"

L -2-

AMENDMENT (3)

OFFERED IN THE SENATE

TO: CSSB 124(HSS), Draft Version "B"

By Sen. Begich

1 Page 4, line 30, following the second occurrence of "that":

2 Insert "the respondent is suffering an acute behavioral health crisis and, as a result, is

3 likely to cause harm to self or others or is gravely disabled,"

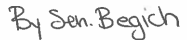
5 Page 4, line 31, following "center":

6 Insert ","

4

AMENDMENT 4

OFFERED IN THE SENATE



- 1 Page 5, line 25, following "crisis":
- Insert "and, as a result, is likely to cause harm to self or others or is gravely disabled,"

AMENDMENT (5)

By Sen. Begich

OFFERED IN THE SENATE

TO: CSSB 124(HSS), Draft Version "B"

- 1 Page 13, line 10, following "could":
- 2 Insert "improve patient outcomes and"

-1-

AMENDMENT 6

By Sen. Wilson

OFFERED IN THE SENATE

1	Page 5, line 3:
2	Delete "AS 47.30.700"
3	Insert "this section"
4	
5	Page 5, line 9:
6	Delete "under AS 47.30.700 - 47.30.707"
7	
8	Page 5, line 22, following "obtained":
9	Insert "under AS 47.30.707"
10	
11	Page 5, line 23:
12	Delete "AS 47.30.700"
13	Insert "this section"
14	
15	Page 5, line 29, following "an":
16	Insert "ex parte"



- 1 Page 5, line 6, following "application":
- Insert ", and the respondent may remain at the crisis stabilization center until
- 3 admission to a crisis residential center"

AMENDMENT (S)

By Sen. Wilson

OFFERED IN THE SENATE

- 1 Page 12, line 26, following "days":
- 2 Insert "for an involuntary admission"

AMENDMENT (?)

By Sen-Wilson

OFFERED IN THE SENATE

1	Page 2, line 13, following the first occurrence of "officer":
2	Insert "and the arresting officer's employing agency"
3	
4	Page 2, line 31, following "officer":
5	Insert "and the arresting officer's employing agency"
6	
7	Page 3, line 20, following "officer's":
8	Insert "and the peace officer's employing agency's"
9	
10	Page 3, line 21:
11	Delete "is"
12	Insert "and the peace officer's employing agency are [IS]"

AMENDMENT (10)

OFFERED IN THE SENATE

BY SENATOR HUGHES

TO: CSSB 124(HSS), Draft Version "B"

1	Page 3, following line 24:
2	Insert a new bill section to read:
3	"* Sec. 11. AS 47.30.693 is amended to read:
4	Sec. 47.30.693. Notice to parent or guardian of minor or vulnerable adult
5	When a minor under 18 years of age or a vulnerable adult is detained at or admitted
6	or committed to a crisis stabilization center, crisis evaluation center, evaluation
7	facility, or treatment facility, the center or facility shall inform the parent or guardian
8	of a minor or the guardian of a vulnerable adult, as applicable, of the location of
9	the minor or vulnerable adult as soon as possible after the arrival of the minor or
10	vulnerable adult at the center or facility. In this section, "vulnerable adult" has
11	the meaning given in AS 47.24.900."
12	
13	Renumber the following bill sections accordingly.
14	
15	Page 13, lines 1 - 2:
16	Delete "secs. 1 - 27"
17	Insert "secs. 1 - 28"
18	
19	Page 13, lines 27 - 28:
20	Delete "sec. 23"
21	Insert "sec. 24"
22	
23	Page 13, line 29:

L -1- Drafted by Legal Services

Delete "sec. 23"
 Insert "sec. 24"
 Page 14, line 7:
 Delete "Section 28"
 Insert "Section 29"

L -2-

AMENDMENT (1)

OFFERED IN THE SENATE

BY SENATOR HUGHES

TO: CSSB 124(HSS), Draft Version "B"

1	Page 11, following line 1:
2	Insert a new bill section to read:
3	"* Sec. 19. AS 47.30.840(a) is amended to read:
4	(a) A person undergoing evaluation or treatment under AS 47.30.660 -
5	47.30.915
6	(1) may not be photographed without the person's consent and that of
7	the person's guardian if a minor, except that the person may be photographed upon
8	admission to a facility for identification and for administrative purposes of the facility;
9	all photographs shall be confidential and may only be released by the facility to the
10	patient or the patient's designee unless a court orders otherwise;
11	(2) at the time of admission to an evaluation or treatment facility, shall
12	have reasonable precautions taken by the staff to inventory and safeguard the patient's
13	personal property; a copy of the inventory signed by the staff member making it shall
14	be given to the patient and made available to the patient's attorney and any other
15	person authorized by the patient to inspect the document;
16	(3) shall have access to an individual storage space for the patient's
17	private use while undergoing evaluation or treatment;
18	(4) shall be permitted to wear personal clothing, to keep and use
19	personal possessions including toilet articles if they are not considered unsafe for the
20	patient or other patients who might have access to them, and to keep and be allowed to
21	spend a reasonable sum of the patient's own money for the patient's needs and
22	comfort;
23	(5) shall be allowed to have visitors at reasonable times;

L -1- Drafted by Legal Services

1	(6) shall have ready access to letter writing materials, including
2	stamps, and have the right to send and receive unopened mail;
3	(7) shall have reasonable access to a telephone, both to make and
4	receive confidential calls;
5	(8) has the right to be free of corporal punishment;
6	(9) has the right to reasonable opportunity for indoor and outdoor
7	exercise and recreation;
8	(10) has the right, at any time, to have a telephone conversation with or
9	be visited by an attorney;
10	(11) may not be retaliated against or subjected to any adverse change
11	of conditions or treatment solely because of assertion of rights under this section;
12	(12) if the person is a minor or a vulnerable adult, may not be
13	transferred to a different evaluation or treatment facility before the facility
14	where the minor or vulnerable adult is currently undergoing evaluation or
15	treatment makes a good faith attempt to notify a parent or guardian of the minor
16	or the guardian of the vulnerable adult, as applicable, of the proposed transfer;
17	in this paragraph, "vulnerable adult" has the meaning given in AS 47.24.900."
18	
19	Renumber the following bill sections accordingly.
20	
21	Page 13, lines 1 - 2:
22	Delete "secs. 1 - 27"
23	Insert "secs. 1 - 28"
24	
25	Page 13, lines 27 - 28:
26	Delete "sec. 23"
27	Insert "sec. 24"
28	
29	Page 13, line 29:
30	Delete "sec. 23"
31	Insert "sec 24"

L -2-

1

- 2 Page 14, line 7:
- 3 Delete "Section 28"
- 4 Insert "Section 29"

L -3-

AMENDMENT (12)

OFFERED IN THE SENATE

BY SENATOR BEGICH

TO: CSSB 124(HSS), Draft Version "B"

1	Page 13, line 4:
2	Delete "and"
3	Insert ","
4	Following "available":
5	Insert ", and make the report available to the public"
6	
7	Page 13, line 10, following "rights,":
8	Insert "including items that could be adopted as a Patient Bill of Rights,"
9	
10	Page 13, line 15, following "matters":
11	Insert "and provide recommendations for making this information available to the
12	public"

L Orafted by Legal Services

AMENDMENT (13)

OFFERED IN THE SENATE

BY SENATOR REINBOLD

1	rage 3, following line 24:
2	Insert a new bill section to read:
3	"* Sec. 11. AS 47.30.700 is amended by adding a new subsection to read:
4	(c) When a crisis stabilization center, crisis residential center, evaluation
5	facility, or treatment facility admits a respondent under this section, the crisis
6	stabilization center, crisis residential center, evaluation facility, or treatment facility
7	shall, unless the petition was filed by an immediate family member of the respondent,
8	immediately notify the respondent's immediate family, or, if the respondent is a minor,
9	a parent or guardian of the minor, that the respondent has been admitted."
10	
11	Renumber the following bill sections accordingly.
12	
13	Page 4, line 17:
14	Delete "a new subsection"
15	Insert "new subsections"
16	
17	Page 4, following line 21:
18	Insert a new subsection to read:
19	"(d) When a crisis stabilization center, crisis residential center, evaluation
20	facility, or treatment facility admits a person under this section, the crisis stabilization
21	center, crisis residential center, evaluation facility, or treatment facility shall
22	immediately notify the person's immediate family, or, if the person is a minor, a parent
23	or guardian of the person, that the person has been admitted."

32-GS1730\B.2

1	
2	Page 13, lines 1 - 2:
3	Delete "secs. 1 - 27"
4	Insert "secs. 1 - 28"
5	
6	Page 13, lines 27 - 28:
7	Delete "sec. 23"
8	Insert "sec. 24"
9	
10	Page 13, line 29:
11	Delete "sec. 23"
12	Insert "sec. 24"
13	
14	Page 14, line 7:
15	Delete "Section 28"
16	Insert "Section 29"

L -2-

AMENDMENT (14)

OFFERED IN THE SENATE

L

BY SENATOR REINBOLD

1	Page 7, line 30, following "if":
2	Insert "the respondent is"
3	
4	Page 8, line 1:
5	Delete all material and insert:
6	"(2) if the respondent is a minor,
7	(A) the minor has the rights identified in AS 47.30.700 -
8	47.30.815;
9	(B) psychotropic medication may not be administered to the
10	minor unless a parent or legal guardian has given permission to the crisis
11	stabilization center or crisis residential center to administer the psychotropic
12	medication; and
13	(C) a parent or legal guardian has the right to be fully informed
14	of possible side effects of a proposed psychotropic medication."

AMENDMENT (S)

OFFERED IN THE SENATE

BY SENATOR REINBOLD

1	Page 6, line 5:
2	Delete "does not include"
3	Insert "includes"
4	
5	Page 10, lines 4 - 5:
6	Delete "AS 47.30.708 or 47.30.715 [AS 47.30.715]"
7	Insert "AS 47.30.715"
8	
9	Page 10, line 7, following "facility":
10	Insert ", and computations of a 72-hour evaluation period under AS 47.30.708
11	includesany period of time necessary to transport the respondent to the treatment
12	facility"

AMENDMENT (6)

OFFERED IN THE SENATE

L

BY SENATOR REINBOLD

1	Page 5, following line 7:
2	Insert a new subsection to read:
3	"(c) The examination under (a) of this section must include evaluation of
4	whether the respondent is suffering from medication-induced psychosis or psychosis
5	caused by drug withdrawal. The mental health professional shall consult with qualified
6	medical personnel to address any findings."

AMENDMENT (7)

OFFERED IN THE SENATE

BY SENATOR REINBOLD

1	Page 8, line 9, following "AS 47.30.838":
2	Insert ", and only if the crisis stabilization center or crisis residential center
3	(1) ascertains the date the respondent last underwent a physical
4	examination;
5	(2) administers the psychotropic medication only as a last resort; and
6	(3) conducts an examination based on a checklist developed by the
7	department to exclude commonly known issues that may contribute to conditions and
8	symptoms that mimic psychiatric disorders"

AMENDMENT (8

OFFERED IN THE SENATE

BY SENATOR REINBOLD

- 1 Page 13, line 10, following "could":
- 2 Insert "improve patient outcomes and"

AMENDMENT (9)

OFFERED IN THE SENATE

L

BY SENATOR REINBOLD

1	Page 4, line 29:
2	Delete "the professional person in charge"
3	Insert "a physician licensed to practice in this state"
4	
5	Page 7, line 24:
6	Delete "the professional person in charge"
7	Insert "a physician licensed to practice in this state"
8	
9	Page 7, line 26:
10	Delete "professional person in charge"
11	Insert "physician"
12	
13	Page 8, line 4:
14	Delete "the professional person in charge"
15	Insert "a physician licensed to practice in this state"

AMENDMENT 20

OFFERED IN THE SENATE

BY SENATOR REINBOLD

TO: CSSB 124(HSS), Draft Version "B"

- 1 Page 11, lines 9 10:
- 2 Delete "[LICENSED UNDER AS 47.32 OR] operated by the federal government that
- 3 performs evaluations"
- 4 Insert "licensed under AS 47.32 [OR OPERATED BY THE FEDERAL
- 5 GOVERNMENT]"

L

AMENDMENT



OFFERED IN THE SENATE

TO: CSSB 124(HSS), Draft Version "B"

BY SENATOR REINBOLD

Page 3, line 26: 1 2 Delete "health officer," 3 Page 4, line 5: 4 5 Delete "or health officer" 6 7 Page 4, line 12: Delete "health officer." 8 9 Page 4, line 20: 10 Delete "or health officer" 11 12 13 Page 4, line 21: Delete "or health officer" 14 15 Page 11, lines 22 - 24: 16 Delete all material. 17 18

Renumber the following paragraph accordingly.

19

L



BY SENATOR REINBOLD

TO: CSSB 124(HSS), Draft Version "B"

1	Page 3, lines 26 - 31:
2	Delete "health officer, mental health professional, or physician assistant licenses
3	by the State Medical Board to practice in this state, [A PSYCHIATRIST OR PHYSICIAN
4	WHO IS LICENSED TO PRACTICE IN THIS STATE OR EMPLOYED BY THE
5	FEDERAL GOVERNMENT, OR A CLINICAL PSYCHOLOGIST LICENSED BY THE
6	STATE BOARD OF PSYCHOLOGIST AND PSYCHOLOGICAL ASSOCIATE
7	EXAMINERS]"
8	Insert "a physician assistant licensed by the State Medical Board to practice in
9	this state, a psychiatrist or physician who is licensed to practice in this state [OR
10	EMPLOYED BY THE FEDERAL GOVERNMENT], or a clinical psychologist licensed by
11	the state Board of Psychologist and Psychological Associate Examiners"
12	
13	Page 4, lines 12 - 13:
14	Delete "health officer, [OR] mental health professional, or physician assistant"
15	Insert "psychiatrist or physician licensed to practice in the state, clinical
16	psychologist licensed by the state Board of Psychologist and Psychological Associate
17	Examiners, or physician assistant [OR MENTAL HEALTH PROFESSIONAL]"

L -1- Orafted by Legal Services

AMENDMENT (23)

OFFERED IN THE SENATE

BY SENATOR REINBOLD

1	Page 11, following line 10:
2	Insert a new bill section to read:
3	"* Sec. 21. AS 47.30.915(9) is amended to read:
4	(9) "gravely disabled" means a condition in which a person as a result
5	of mental illness
6	(A) is in danger of physical harm arising from such complete
7	neglect of basic needs for food, clothing, shelter, or personal safety as to render
8	serious accident, illness, or death highly probable if care by another is not
9	taken; or
10	(B) is so incapacitated that the person is incapable of
11	surviving safely in freedom [WILL, IF NOT TREATED, SUFFER OR
12	CONTINUE TO SUFFER SEVERE AND ABNORMAL MENTAL,
13	EMOTIONAL, OR PHYSICAL DISTRESS, AND THIS DISTRESS IS
14	ASSOCIATED WITH SIGNIFICANT IMPAIRMENT OF JUDGMENT,
15	REASON, OR BEHAVIOR CAUSING A SUBSTANTIAL
16	DETERIORATION OF THE PERSON'S PREVIOUS ABILITY TO
17	FUNCTION INDEPENDENTLY]; "
18	
19	Renumber the following bill sections accordingly.
20	
21	Page 13, lines 1 - 2:
22	Delete "secs. 1 - 27"
23	Insert "secs. 1 - 28"

32-GS1730\B.14

*	
2	Page 13, lines 27 - 28:
3	Delete "sec. 23"
4	Insert "sec. 24"
5	
6	Page 13, line 29:
7	Delete "sec. 23"
8	Insert "sec. 24"
9	
10	Page 14, line 7:
11	Delete "Section 28"
12	Insert "Section 29"

-2-

L



Insert ","

6

BY SENATOR REINBOLD

TO: CSSB 124(HSS), Draft Version "B"

Page 4, line 30, following the first occurrence of "that":

Insert "the respondent is gravely disabled or suffering an acute behavioral health crisis and, as a result, is likely to cause tharm to self or others,"

Page 4, line 31, following "center":

L Orafted by Legal Services



BY SENATOR REINBOLD

TO: CSSB 124(HSS), Draft Version "B"

Page 5, line 25, following "and": i

L

, line 25, following "and":

[Some 25, following "and":

[2



23

L

BY SENATOR REINBOLD

1	Page 1, line 3, following "situation;":
2	Insert "relating to the administration of psychotropic medication to minors;"
3	
4	Page 10, following line 26:
5	Insert a new bill section to read:
6	"* Sec. 18. AS 47.30.836 is amended by adding a new subsection to read:
7	(b) Before administering psychotropic medication to a minor patient under this
8	section, a mental health professional shall consult with a parent, guardian, or other
9	family member of the minor, evaluate the minor for drug withdrawal and medical
10	psychosis caused by currently prescribed drugs or self-medication, and review the
11	minor's family history, diet, medications, triggers, and other contributing factors."
12	
13	Renumber the following bill sections accordingly.
14	
15	Page 11, following line 1:
16	Insert a new bill section to read:
17	"* Sec. 20. AS 47.30.838 is amended by adding a new subsection to read:
18	(e) Before administering psychotropic medication to a minor patient under this
19	section, a mental health professional shall consult with a parent, guardian, or other
20	family member of the minor, evaluate the minor for drug withdrawal and medical
21	psychosis caused by currently prescribed drugs or self-medication, and review the
22	minor's family history, diet, medications, triggers, and other contributing factors."

```
Renumber the following bill sections accordingly.
 1
2
3
     Page 13, lines 1 - 2:
4
             Delete "secs. 1 - 27"
             Insert "secs. 1 - 29"
 5
 6
 7
     Page 13, lines 27 - 28:
 8
             Delete "sec. 23"
             Insert "sec. 25"
 9
10
      Page 13, line 29:
11
12
             Delete "sec. 23"
13
             Insert "sec. 25"
14
15
      Page 14, line 7:
16
             Delete "Section 28"
             Insert "Section 30"
17
```

L -2-



BY SENATOR REINBOLD

TO: CSSB 124(HSS), Draft Version "B"

1	Page 1, line 9:
2	Delete "believes in good faith"
3	Insert "observes [BELIEVES IN GOOD FAITH]"
4	
5	Page 1, line 10, following "crisis":
6	Insert "according to standards and measurements"

-1-

L



L

BY SENATOR REINBOLD

1	Page 2, line 12:
2	Delete "mental health professional"
3	Insert "physician [MENTAL HEALTH PROFESSIONAL]"
4	
5	Page 2, line 30:
6	Delete "mental health professional"
7	Insert "physician [MENTAL HEALTH PROFESSIONAL]"

AMENDMENT 29

OFFERED IN THE SENATE

BY SENATOR REINBOLD

TO: CSSB 124(HSS), Draft Version "B"

1	Page 3, lines 4 - 7:
2	Delete all material.
3	
4	Renumber the following bill sections accordingly.
5	
6	Page 3, lines 26 - 31:
7	Delete "health officer, mental health professional, or physician assistant licensed
8	by the State Medical Board to practice in this state, [A PSYCHIATRIST OR PHYSICIAN
9	WHO IS LICENSED TO PRACTICE IN THIS STATE OR EMPLOYED BY THE
10	FEDERAL GOVERNMENT, OR A CLINICAL PSYCHOLOGIST LICENSED BY THE
11	STATE BOARD OF PSYCHOLOGIST AND PSYCHOLOGICAL ASSOCIATE
12	EXAMINERS]"
13	Insert "a psychiatrist or physician who is licensed to practice in this state or employed
14	by the federal government, or a clinical psychologist licensed by the state board of
15	Psychologist and Psychological Associate Examiners"
16	
17	Page 4, line 5:
18	Delete "or health officer"
19	
20	Page 4, lines 12 - 13:
21	Delete ", health officer, [OR] mental health professional, or physician assistant"
22	Insert "or mental health professional"
23	

-1- Otafted by Legal Services

1	Page 4, line 20:
2	Delete "or health officer"
3	
4	Page 4, line 21:
5	Delete "or health officer"
6	
7	Page 11, lines 22 - 24:
8	Delete all material.
9	
10	Renumber the following paragraph accordingly.
11	
12	Page 13, lines 1 - 2:
13	Delete "secs. 1 - 27"
14	Insert "secs. 1 - 26"
15	
16	Page 13, lines 27 - 28:
17	Delete "sec. 23"
18	Insert "sec. 22"
19	
20	Page 13, line 29:
21	Delete "sec. 23"
22	Insert "sec. 22"
23	-
24	Page 14, line 7:
25	Delete "Section 28"
26	Insert "Section 27"

L -2-



OFFERED IN THE SENATE

BY SENATOR REINBOLD

- 1 Page 3, line 31:
- 2 Delete "probable cause"
- 3 Insert "clear and convincing evidence [PROBABLE CAUSE]"

AMENDMENT (31)

OFFERED IN THE SENATE

BY SENATOR REINBOLD

TO: CSSB 124(HSS), Draft Version "B"

1 Page 4, line 1, following "illness":

L

2 Insert "with an examination by a licensed physician"

AMENDMENT 32

OFFERED IN THE SENATE

BY SENATOR REINBOLD

- 1 Page 4, lines 7 8:
- 2 Delete "[FOR EMERGENCY EVALUATION]"
- 3 Insert "for emergency evaluation"

AMENDMENT 33

OFFERED IN THE SENATE

BY SENATOR REINBOLD

1	Page 4, line 22, through page 8, line 15:
2	Delete all material.
3	
4	Renumber the following bill sections accordingly.
5	
6	Page 13, lines 1 - 2:
7	Delete "secs. 1 - 27"
8	Insert "secs. 1 - 26"
9	
10	Page 13, lines 27 - 28:
11	Delete "sec. 23"
12	Insert "sec. 22"
13	
14	Page 13, line 29:
15	Delete "sec. 23"
16	Insert "sec. 22"
17	
18	Page 14, line 7:
19	Delete "Section 28"
20	Insert "Section 27"

<u>AMENDMENT</u>

OFFERED IN THE SENATE

BY SENATOR REINBOLD

TO: CSSB 124(HSS), Draft Version "B"

Page 8, line 28, following "has": 1

Insert "com pelling " 2

AMENDMENT (35)

OFFERED IN THE SENATE

BY SENATOR REINBOLD

TO: CSSB 124(HSS), Draft Version "B"

1	Page 9, line 7:
2	Delete "new subsections"
3	Insert "a new subsection"
4	
5	Page 9, lines 8 - 11:
6	Delete all material.
7	
8	Reletter the following subsection accordingly.

L



OFFERED IN THE SENATE

BY SENATOR REINBOLD

TO: CSSB 124(HSS), Draft Version "B"

- 1 Page 9, line 28:
- 2 Delete "<u>petitioner's</u> [PROSECUTING]"
- 3 Insert "prosecuting"

-1-

L

AMENDMENT (37)

OFFERED IN THE SENATE

BY SENATOR REINBOLD

1	Page 10, line 27, through page 11, line 1:
2	Delete all material.
3	•
4	Renumber the following bill sections accordingly.
5	
6	Page 13, lines 1 - 2:
7	Delete "secs. 1 - 27"
8	Insert "secs. 1 - 26"
9	
10	Page 13, lines 27 - 28:
11	Delete "sec. 23"
12	Insert "sec. 22"
13	
14	Page 13, line 29:
15	Delete "sec. 23"
16	Insert "sec. 22"
17	
18	Page 14, line 7:
19	Delete "Section 28"
20	Insert "Section 27"



OFFERED IN THE SENATE

BY SENATOR REINBOLD

1	Page 11, line 2:
2	Delete "a new section"
3	Insert "new sections"
4	
5	Page 11, following line 4:
6	Insert a new section to read:
7	"Sec. 47.30.914. Health outcome metrics. (a) Crisis residential centers, crisis
8	stabilization centers, and subacute mental health facilities shall assess the severity of
9	an individual's mental illness each day and keep a record of the assessment. The
10	assessment shall use an objective scale relating to an individual's ability to function in
11	society and the impact that the individual's mental health has on the individual's daily
12	life.
13	(b) Crisis residential centers, crisis stabilization centers, and subacute mental
14	health facilities shall record the number of patients involuntarily detained, the number
15	of patients to whom psychotropic medication is administered without informed
16	consent, the number of patients physically restrained, patient complaints, patient
17	injuries, and traumatic events experienced by a patient.
18	(c) A crisis residential center, crisis stabilization center, and subacute mental
19	health facility shall submit a quarterly report to the division of the department
20	responsible for behavioral health services relating to aggregate assessment data
21	gathered under (a) and (b) of this section without disclosing information that would
22	identify an individual.
23	(d) The division of the department responsible for behavioral health services

32-GS1730\B.41

I	shall prepare a semi-annual report compiling the quarterly aggregate assessment data
2	reports received under (c) of this section. The division shall submit the report to the
3	senate secretary and the chief clerk of the house of representatives and notify the
4	legislature that the report is available."

-2-

AMENDMENT (39)

OFFERED IN THE SENATE

BY SENATOR REINBOLD

- 1 Page 8, line 1:
- 2 Delete "47.30.815"
- 3 Insert "47.30.865"