

1 STATE OF OKLAHOMA

2 1st Session of the 52nd Legislature (2009)

3 COMMITTEE SUBSTITUTE
4 FOR
5 HOUSE BILL NO. 1616

By: Sullivan

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7 COMMITTEE SUBSTITUTE

8 An Act relating to mental health; amending 43A O.S. 2001, Section 5-207, as
9 last amended by Section 16, Chapter 97, O.S.L. 2006 (43A O.S. Supp. 2008,
10 Section 5-207), which relates to emergency detention of persons appearing to be
11 mentally ill, alcohol dependent, or drug dependent; specifying procedures for an
12 officer to take when a person is medically unstable; authorizing a physician to
13 detain a person until medically stable; specifying procedures upon determination
14 of emergency detention subsequent to an initial assessment; and providing an
15 effective date.

16 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

17 SECTION 1. AMENDATORY 43A O.S. 2001, Section 5-207, as last amended by Section
18 16, Chapter 97, O.S.L. 2006 (43A O.S. Supp. 2008, Section 5-207), is amended to read as follows:

19 Section 5-207. A. Any person who appears to be or states that such person is mentally ill,
20 alcohol-dependent, or drug-dependent to a degree that immediate emergency action is necessary may
21 be taken into protective custody and detained as provided pursuant to the provisions of this section.

22 Nothing in this section shall be construed as being in lieu of prosecution under state or local statutes or
23 ordinances relating to public intoxication offenses.
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1 B. Any peace officer who reasonably believes that a person is a person requiring treatment as
2 defined in Section 1-103 of this title shall take the person into protective custody. The officer shall
3 make every reasonable effort to take the person into custody in the least conspicuous manner.

4 C. The officer shall prepare a written statement indicating the basis for the officer's belief that
5 the person is a person requiring treatment and the circumstances under which the officer took the
6 person into protective custody. The officer shall give a copy of the statement to the person or the
7 person's attorney upon the request of either. If the officer does not make the determination to take an
8 individual into protective custody on the basis of the officer's personal observation, the officer shall
9 not be required to prepare a written statement. However, the person stating to be mentally ill, alcohol-
10 dependent, or drug-dependent or the person upon whose statement the officer relies shall sign a written
11 statement indicating the basis for such person's belief that the person is a person requiring treatment.
12 Any false statement given to the officer by the person upon whose statement the officer relies shall be
13 a misdemeanor and subject to the sanctions of Title 21 of the Oklahoma Statutes.

14 D. If the person is medically stable, the officer shall immediately transport the person to the
15 nearest facility designated by the Commissioner of Mental Health and Substance Abuse Services as an
16 appropriate facility for an initial assessment. If, subsequent to an initial assessment, it is determined
17 that emergency detention is warranted, the officer shall transport the person to the nearest facility,
18 designated by the Commissioner as appropriate for such detention, that has bed space available. If it is
19 determined by the facility director or designee that the person is not medically stable, the officer shall
20 transport the person to the nearest hospital or other appropriate treatment facility.

21 E. 1. If the person is medically unstable, the officer shall immediately transport the person to an
22 appropriate medical facility for medical treatment. A treating physician may order the person detained
23 until the person becomes medically stable. When the person becomes medically stable, and according
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1 to the discharging physician or law enforcement officer is a person requiring treatment, the medical
2 facility or a law enforcement officer shall immediately transport the person to the nearest facility
3 designated by the Commissioner of Mental Health and Substance Abuse Services as an appropriate
4 facility for an initial assessment.

5 2. If, subsequent to an initial assessment, it is determined that emergency detention is warranted,
6 the officer shall transport the person to the nearest facility, designated by the Commissioner as
7 appropriate for such detention, that has bed space available. If it is determined by the facility director
8 or designee that the person is not medically stable, the officer shall transport the person to the nearest
9 hospital or other appropriate treatment facility to be treated and held until such time as that person is
10 medically stable for the purpose of receiving a mental health evaluation or treatment.

11 F. The parent, brother or sister who is eighteen (18) years of age or older, child who is eighteen
12 (18) years of age or older, or guardian of the person, or a person who appears to be or states that such
13 person is mentally ill, alcohol-dependent, or drug-dependent to a degree that emergency action is
14 necessary may request the administrator of a facility designated by the Commissioner as an appropriate
15 facility for an initial assessment to conduct an initial assessment to determine whether the condition of
16 the person is such that emergency detention is warranted and, if emergency detention is warranted, to
17 detain the person as provided in Section 5-206 of this title.

18 SECTION 2. This act shall become effective November 1, 2009.

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