1

10

11

12

13

14

15

16

17

18

19

20

21

## TO THE HOUSE OF REPRESENTATIVES:

- The Committee on Health Care to which was referred Senate Bill No. 47 entitled "An act relating to the transport of individuals requiring psychiatric
- 4 care" respectfully reports that it has considered the same and recommends that
- 5 the House propose to the Senate that the bill be amended by striking out all
- 6 after the enacting clause and inserting in lieu thereof the following:
- 7 Sec. 1. 18 V.S.A. § 7505 is amended to read:
- 8 § 7505. WARRANT AND CERTIFICATE FOR EMERGENCY

## 9 EXAMINATION

(a) In emergency circumstances where certification by a <u>licensed</u> physician is not available without serious and unreasonable delay, and when personal observation of the conduct of a person constitutes reasonable grounds to believe that the person is a person in need of treatment, and he or she the <u>person</u> presents an immediate risk of serious injury to <u>himself or herself self</u> or others if not restrained, a law enforcement officer or mental health professional may make an application, not accompanied by a physician's certificate, to any Superior judge for a warrant for an emergency examination. <u>The application</u> shall be based on facts personally observed by the mental health professional or the law enforcement officer or shall be supported by a statement of facts under penalty of perjury by a person who personally observed the facts that form the basis of the application.

1		
1		

(b)(1) The law enforcement officer or mental health professional may take
the person into temporary custody and shall apply to the court without delay
for the warrant if the law enforcement officer has probable cause to believe
that the person poses a risk of harm to self or others. The law enforcement
officer or a mental health professional shall apply to the court for the warrant
without delay while the person is in temporary custody. The law enforcement
officer, or a mental health professional if clinically appropriate, may transport
the person if the law enforcement office or mental health professional
conducting the transport has probable cause to believe that the person poses a
risk of harm to self or others.
(2) Transports conducted pursuant to this subsection shall provide
individuals with the same protections as provided to individuals in the custody
of the Commissioner who are transported pursuant to section 7511 of this title.
(c) If the judge is satisfied that a physician's certificate is not available
without serious and unreasonable delay, and that probable cause exists to
believe that the person is in need of an emergency examination, he or she the
judge may order the person to submit to an evaluation by a <u>licensed</u> physician
for that purpose.
(d)(1) If necessary, the court may order the law enforcement officer or

mental health professional to transport the person to a hospital for an

evaluation by a <u>licensed</u> physician to determine if the person should be certified for an emergency examination.

- (2) Transports conducted pursuant to this subsection shall provide individuals with the same protections as provided to individuals in the custody of the Commissioner who are transported pursuant to section 7511 of this title.
- (e) Authority to transport a person pursuant to this section shall expire if the person is not taken into custody and transported within 72 hours following a warrant's execution.
- evaluated as soon as possible after arrival at the hospital. If after evaluation the licensed physician determines that the person is a person in need of treatment, he or she the licensed physician shall issue an initial certificate that sets forth the facts and circumstances constituting the need for an emergency examination and showing that the person is a person in need of treatment.

  Once the licensed physician has issued the initial certificate, the person shall be held for an emergency examination in accordance with section 7508 of this title. If the licensed physician does not certify that the person is a person in need of treatment, he or she the licensed physician shall immediately discharge the person and cause him or her the person to be returned to the place from which he or she the person was taken, or to such place as the person reasonably directs.

1	Sec. 2. 18 V.S.A. § 7511 is amended to read:
2	§ 7511. TRANSPORTATION
3	(a) The Commissioner shall ensure that all reasonable and appropriate
4	measures consistent with public safety are made to transport or escort a person
5	subject to this chapter to and from any inpatient setting, including escorts
6	within a designated hospital or the Vermont State Hospital or its successor in
7	interest or otherwise being transported under the jurisdiction of the
8	Commissioner in any manner which that:
9	(1) prevents physical and psychological trauma;
10	(2) respects the privacy of the individual; and
11	(3) represents the least restrictive means necessary for the safety of the
12	patient.
13	(b) The Commissioner shall have the authority to designate the
14	professionals or law enforcement officers who may authorize the method of
15	transport of patients under the Commissioner's care and custody.
16	(c) When a professional or law enforcement officer designated pursuant to
17	subsection (b) of this section decides an individual is in need of secure
18	transport with mechanical restraints, the reasons for such determination shall
19	be documented in writing.
20	(d) It is the policy of the State of Vermont that mechanical restraints are not
21	routinely used on persons subject to this chapter unless circumstances dictate

1	that such methods are necessary. A law enforcement vehicle shall have soft
2	restraints available for use as a first option, and mechanical restraints shall not
3	be used as a substitute for soft restraints if the soft restraints are otherwise
4	deemed adequate for safety.
5	Sec. 3. REPORT; MENTAL HEALTH; WARRANT PROCESS
6	On or before January 15, 2024, the Department of Mental Health, in
7	consultation with Vermont Care Partners, Vermont Legal Aid, and persons
8	with lived experience of involuntary admissions procedures pursuant to 18
9	V.S.A. chapter 179, shall submit a report to the Governor, the House
10	Committees on Health Care and on Judiciary, and the Senate Committees on
11	Health and Welfare and on Judiciary containing any proposed changes to the
12	warrant process in 18 V.S.A. § 7505, including mechanisms to reduce safety
13	risks and reduce delays in accessing care.
14	Sec. 4. EFFECTIVE DATE
15	This act shall take effect on July 1, 2023.
16	
17	
18	
19	
20	(Committee vote:)

1	
2	Representative
3	FOR THE COMMITTEE

(Draft No. 5.3 – S.47)

5/3/2023 - KMM - 08:14 AM

Page 6 of 6