<u>2SHB 3076</u> - S COMM AMD By Committee on Ways & Means

ADOPTED AS AMENDED 03/03/2010

1 Strike everything after the enacting clause and insert the 2 following:

- "NEW SECTION. Sec. 1. (1) The Washington institute for public policy shall, in collaboration with the department of social and health services and other applicable entities, undertake a search for a validated mental health assessment tool or combination of tools to be used by designated mental health professionals when undertaking assessments of individuals for detention, commitment, and revocation under the involuntary treatment act pursuant to chapter 71.05 RCW.
- (2) This section expires June 30, 2011.
- NEW SECTION. Sec. 2. A new section is added to chapter 71.05 RCW to read as follows:
 - (1) In determining whether a person is gravely disabled or presents a likelihood of serious harm, the court or evaluating designated mental health professional must consider the symptoms and behavior of the respondent in light of all available evidence or information concerning the respondent's historical behavior, as disclosed by the clinical record or credible witnesses with knowledge of the respondent.
 - (2) Symptoms or behavior which standing alone would not justify civil commitment may support an inference of grave disability or likelihood of serious harm when: (a) Such symptoms or behavior are closely associated with symptoms or behavior which preceded and led to a past incident of involuntary hospitalization, severe deterioration, or one or more violent acts; (b) these symptoms or behavior represent a marked and concerning change in the baseline behavior of the respondent; and (c) without treatment, the continued deterioration of the respondent is highly probable.

- NEW SECTION. Sec. 3. A new section is added to chapter 71.05 RCW to read as follows:
- (1) Whenever a person who is the subject of an involuntary 3 4 commitment order under this chapter is discharged from an evaluation and treatment facility or state hospital, the evaluation and treatment 5 6 facility or state hospital shall provide notice of the person's 7 discharge to the designated mental health professional office responsible for the initial commitment and the designated mental health 8 9 professional office that serves the county in which the person is expected to reside. The evaluation and treatment facility or state 10 11 hospital must also provide these offices with a copy of any less 12 restrictive order or conditional release order entered in conjunction 13 with the discharge of the person, unless the evaluation and treatment facility or state hospital has entered 14 into a memorandum 15 understanding obligating another entity to provide these documents.
 - (2) The notice and documents referred to in subsection (1) of this section shall be provided as soon as possible and no later than one business day following the discharge of the person. Notice is not required under this section if the discharge is for the purpose of transferring the person for continued detention and treatment under this chapter at another treatment facility.

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- 22 (3) The department shall maintain and make available an updated 23 list of contact information for designated mental health professional 24 offices around the state.
- NEW SECTION. Sec. 4. Section 2 of this act is effective January 1, 2012.
- NEW SECTION. Sec. 5. If specific funding for the purposes of this act, referencing this act by bill or chapter number, is not provided by June 30, 2010, in the omnibus appropriations act, this act is null and void."

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On page 1, line 2 of the title, after "act;" strike the remainder of the title and insert "adding new sections to chapter 71.05 RCW; creating new sections; providing an effective date; and providing an expiration date."

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