1	State of Arkansas	As Engrossed: H3/15/11
2	88th General Assembly	A Bill
3	Regular Session, 2011	HOUSE BILL 1785
4		
5	By: Representatives H. Wilkins,	E. Elliott
6	By: Senator Laverty	
7		
8		For An Act To Be Entitled
9	AN ACT TO AD	DD THE DEFINITION OF INVOLUNTARY ADMISSION
10	TO THE LAWS	ON COMMITMENT AND TREATMENT; TO CLARIFY
11	WHO MAY REQU	JEST ADDITIONAL PERIODS OF INVOLUNTARY
12	TREATMENT; A	AND FOR OTHER PURPOSES.
13		
14		
15		Subtitle
16	TO ADD	THE DEFINITION OF INVOLUNTARY
17	ADMISS	ION TO THE LAWS ON COMMITMENT AND
18	TREATM	ENT AND TO CLARIFY WHO MAY REQUEST
19	ADDITIO	ONAL PERIODS OF INVOLUNTARY
20	TREATM	ENT.
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23	BE IT ENACTED BY THE GEN	BERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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25	SECTION 1. Arkans	sas Code § 20-47-202 is amended to add a new
26	definition to read as fo	ollows:
27	<u>(19) "Invol</u>	untary admission" means:
28	<u>(A) C</u>	Court-ordered admission to 24-hour inpatient health
29	care;	
30	<u>(B) I</u>	mmediate confinement under § 20-47-210; or
31		dmission to outpatient behavioral health care
32	services furnished by a receiving facility or program or a behavioral health	
33	care clinic certified by	the Division of Behavioral Health.
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35		sas Code § 20-47-215(a) and (b), concerning
36	involuntary admission, a	are amended to read as follows:

02-25-2011 14:38:24 MAG200

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1	(a) Generally.		
2	(1) Additional one hundred eighty-day involuntary admission		
3	orders may be requested if, in the opinion of the treatment staff, a person		
4	involuntarily admitted continues to meet the criteria for involuntary		
5	admission.		
6	(2) Additional one hundred eighty-day involuntary admission		
7	periods may be requested by the treatment staff of the hospital or receiving		
8	facility or program when it is its if it is the opinion of the treatment		
9	staff that the person needs continued treatment and supervision without which		
10	the person poses a likelihood of danger to himself or herself or to others as		
11	defined in § 20-47-207 if discharged.		
12	(3) The treatment staff of the hospital or of the receiving		
13	facility or program may request additional involuntary admission orders as		
14	they are deemed necessary.		
15	(b) Procedure.		
16	(1) $\underline{(A)}$ Any $\underline{A}$ request for periods of additional involuntary		
17	admission $\frac{1}{2}$		
18	by the psychiatrist of the hospital or receiving facility or program		
19	treatment staff a member of the treatment staff.		
20	(B) The petition shall set forth the facts and		
21	circumstances forming the basis for the request.		
22	(2) Upon the filing of a petition for additional involuntary		
23	admission, all rights enumerated in §§ 20-47-211 and 20-47-212 shall be		
24	applicable.		
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26	/s/H. Wilkins		
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