1	State of Arkansas
2	88th General Assembly A Bill
3	Regular Session, 2011 SENATE BILL 707
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5	By: Senator B. Pritchard
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7	For An Act To Be Entitled
8	AN ACT TO AMEND ARKANSAS LAW CONCERNING INVOLUNTARY
9	COMMITMENTS OF PERSONS ADDICTED TO ALCOHOL AND DRUGS;
10	AND FOR OTHER PURPOSES.
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13	Subtitle
14	TO AMEND ARKANSAS LAW CONCERNING
15	INVOLUNTARY COMMITMENTS OF PERSONS
16	ADDICTED TO ALCOHOL AND DRUGS.
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19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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21	SECTION 1. Arkansas Code § 20-64-821 is amended to read as follows:
22	20-64-821. Initial hearing — Determination — Evaluation.
23	(a) In each case a hearing shall be set by the court within five (5)
24	days, excluding weekends and holidays, of the filing of a petition for
25	involuntary commitment, with a request for continued detention or for
26	involuntary commitment with a request for immediate detention.
27	(b)(l)(A) A person named in a petition for involuntary commitment who
28	is placed in immediate detention pending a hearing shall undergo a screening
29	and assessment within twenty-four (24) hours of the immediate detention.
30	(B)(i) Except as provided in subdivision (b)(l)(C) of this
31	section, the screening and assessment shall be conducted by a contractor with
32	the Office of Alcohol and Drug Abuse Prevention.
33	(ii) The Office of Alcohol and Drug Abuse Prevention
34	shall assign contractors to conduct screenings and assessments under this
35	subdivision (b)(1).
36	(iii) The Office of Alcohol and Drug Abuse

1 Prevention shall assume the cost of the screening and assessment. 2 (C)(i) If a person named in a petition for involuntary 3 commitment who is placed in immediate detention pending a hearing declines a 4 screening and assessment by a contractor with the Office of Alcohol and Drug Abuse Prevention under subdivision (b)(1)(B) of this section, the person 5 6 shall undergo a screening and assessment by a qualified professional of his 7 or her choosing within twenty-four (24) hours of the immediate detention. 8 (ii) The person named in the petition for 9 involuntary commitment shall assume the cost of a screening and assessment by 10 a qualified professional of his or her choosing. 11 (2)(A) The person conducting the screening and assessment under 12 subdivision (b)(1) of this section shall provide a copy of the results of the 13 screening and assessment to the person named in the petition for involuntary 14 commitment and the prosecuting attorney. 15 (B)(i) The prosecuting attorney may provide a copy to the 16 court. 17 (ii) The court may consider the contents of the 18 screening and assessment as part of its determination of whether the 19 standards for involuntary commitment apply to the person. 20 (b)(c) The person named in the original petition may be removed from 21 the presence of the court upon finding that his or her conduct before the 22 court is so disruptive that proceedings cannot be reasonably continued with 23 him or her present. 24 (c)(d) The petitioner shall appear before the probate judge to 25 substantiate the petition. The court shall make a determination based upon 26 clear and convincing evidence that the standards for involuntary commitment 27 apply to the person. If such a determination is made, the person shall be 28 remanded to a designated agent of the Bureau Office of Alcohol and Drug Abuse 29 Prevention or the designated receiving facility for treatment for a period of 30 up to twenty-one (21) days. 31 (d)(e) Every person remanded for treatment shall have an evaluation within forty-eight (48) a treatment plan within twenty-four (24) hours of 32 33 detention. 34 (e)(f) A copy of the court order committing the person to the 35 designated receiving facility for treatment shall be forwarded to the

designated receiving facility within five (5) working days.

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