

Act No. 339
Public Acts of 1994
Approved by the Governor
October 18, 1994
Filed with the Secretary of State
October 18, 1994

**STATE OF MICHIGAN
87TH LEGISLATURE
REGULAR SESSION OF 1994**

Introduced by Senators Dingell Welborn Dillingham Cherry, Arthurhultz and Cisky

ENROLLED SENATE BILL No. 973

AN ACT to amend Act No 258 of the Public Acts of 1974 entitled as amended An act to modernize add to revise consolidate and codify the statutes relating to mental health to delineate the powers and duties of the department of mental health to establish county community mental health programs to delineate state and county financial responsibility for public mental health services to create certain funds to establish procedures for the civil admission and discharge of mentally ill persons to and from mental health facilities to establish procedures for the civil admission and discharge of persons with developmental disabilities to and from facilities to establish guardianship arrangements for persons with developmental disabilities to establish certain rights of persons who receive mental health services to establish financial liability for the receipt of public mental health services to establish certain miscellaneous provisions relating to mental health to establish procedures pertaining to persons with mental illness or developmental disabilities who are under criminal sentence to persons who are mentally incompetent to stand trial and to persons who have been found not guilty by reason of insanity to repeal certain acts and parts of acts and to repeal certain parts of this act on a specific date as amended being sections 330 1001 to 330 2106 of the Michigan Compiled Laws by adding section 464a

The People of the State of Michigan enact

Section 1 Act No 258 of the Public Acts of 1974 as amended being sections 330 1001 to 330 2106 of the Michigan Compiled Laws is amended by adding section 464a to read as follows

Sec 464a (1) Upon entry of a court order directing that an individual be involuntarily hospitalized or that an individual involuntarily undergo a program of alternative treatment or a program of combined hospitalization and alternative treatment the court shall immediately order the department of state police to enter the court order into the law enforcement information network The department of state police shall remove the court order from the law enforcement information network only upon receipt of a subsequent court order for that removal

(2) The department of state police shall immediately enter an order into the law enforcement information network or shall immediately remove an order from the law enforcement information network as ordered by the court under this section

Section 2 This amendatory act shall not take effect unless Senate Bill No 972 of the 87th Legislature is enacted into law

Section 3 This amendatory act shall take effect April 1 1996

Secretary of the Senate

Co Clerk of the House of Representatives

Approved

Governor