

93RD GENERAL ASSEMBLY State of Illinois 2003 and 2004 HB4092

Introduced 1/15/2004, by Kathleen A. Ryg

SYNOPSIS AS INTRODUCED:

20 ILCS 1705/4.4 new

Amends the Mental Health and Developmental Disabilities Administrative Act. Requires the Department of Human Services to collect and publish certain data from inpatient mental health facilities. Requires certain information to be collected and authorizes the Department to specify by rule additional data to be collected. Imposes a fine (maximum of \$1,000) against any mental health facility that fails to provide the required information. Provides that a facility that fails to comply with the requirements of the Section shall not receive any funds through the Department. Effective immediately.

LRB093 15243 MKM 40841 b

FISCAL NOTE ACT MAY APPLY

1 AN ACT concerning mental health.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4	Section 5. The Mental Health and Developmental
5	Disabilities Administrative Act is amended by adding Section
6	4.4 as follows:
7	(20 ILCS 1705/4.4 new)
8	Sec. 4.4. Mental health facility data collection.
9	(a) The Department shall collect, from all inpatient mental
10	health facilities, statistics concerning the provision of
11	mental health services and shall publish those statistics at
12	least once per year. The statistics collected by the Department
13	shall include the following data:
14	(1) Admissions, discharges, and average daily census
15	data and legal basis for admission.
16	(2) Average length of stay for persons discharged by
17	facility and legal basis for admission.
18	(3) Commitment petitions filed by facility, county of
19	residence, and outcome.
20	(4) Petitions for involuntary treatment under Section
21	2-107.1 of the Mental Health and Developmental
22	Disabilities Code and outcome.
23	(5) Data collected under Section 2-110.1 of the Mental
24	Health and Developmental Disabilities Code.
25	(6) Number of persons on conditional release pursuant
26	to Section 5-2-4 of the Unified Code of Corrections.
27	(7) Denials of admission to State-operated facilities.
28	(8) Admission by number of prior admissions and
29	facility of current admission.
30	(9) Type of placement for discharged persons,
31	including: jails, prisons, nursing homes, shelters,
32	community-integrated living arrangements, family or

1 <u>relatives, supported or assisted housing, or independent</u>

2 <u>living.</u>

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The Department may specify by rule other data to be collected from inpatient mental health facilities.

- (b) Each mental health facility must provide the Department, at least quarterly, with the information specified in this Section and any information required by any rule promulgated pursuant to this Section. No information shall be provided under this Section except as permitted under the Mental Health and Developmental Disabilities Code and other State and federal laws governing the confidentiality of mental health records, substance abuse records, and other medical records.
- (c) The Department may impose a fine, not to exceed \$1,000 14 per quarter, on each mental health facility that fails to 15 16 provide information required under this Section within 180 days 17 after any deadline established by the Department for the provision of that information. If a mental health facility 18 fails to provide the information required under this Section 19 20 within 180 days after any deadline established by the Department for the provision of the information, the facility 21 shall not receive any distribution of funds through the 22 23 Department.
- Section 99. Effective date. This Act takes effect upon becoming law.