

Summary

This act is a change of process and treatment for those seeking mental health services. Removing Pharmaceuticals as the primary source of treatment, criminalizing methods of treatment which are otherwise inhumane, and taking into account other services which relate to mental health and its treatment.

Article

Section 1.

Initial process for both inpatient and outpatient treatment is to include a physical determination through testing by means of CT scan, blood tests for; bacterial infection, allergies, white and red blood cell counts, and nutrition. A sedative may be administered during testing, in the event one of the aforementioned physical conditions is found, with the exception of allergies, the patient is to be referred to a medical hospital. Mental health treatment can only be administered through voluntary or legal action, not by third party recommendation to medical staff or through coercion.

Section 2.

The use of SSRI's for mental health is prohibited for both inpatient and outpatient use. All medications including Gaba and Serotonin and their Inhibitors as well as the use of substitutes are prohibited for inpatient use. Outpatient use of medications is hereby limited to legal adults and does not include Gaba and Serotonin and their inhibitors. Inhumane practices such as surgical procedures for mental health are hereby criminalized to include but not limited to; lobotomies, TMS(transcranial magnetic stimulation), and electroshock therapy. All inpatient therapies are to include daily unstructured randomness therapy such as nature walks, physical exercise, non-cafeteria based dietary selection by the patient for every meal, hygiene activities such as bathing and laundering, and noise reduction in the patient's habitat. If alcohol is allowable by the inpatient facility it is limited to one 12oz daily not to include hard alcohols.

Section 3.

Mental Health Professionals cannot be used in court proceedings for purposes of guilt or innocence but only in sentencing as this would otherwise violate their oath to do no harm as well as going against physiological practices of choosing sides. Executive and judicial documents are not to include anything of a physiological nature. Mental health cannot be used as a determining factor in education, employment or security.

Section 4.

Monetary funds and assets are to be held in the patient's name by a financial institution which may be invoiced to by the given medical facility, this further extends held on the behalf of any given party outside of mental health facilities. This legislation is effective 3 months from inception in order to give ample time for the reduction of medications.

This act repeals the Baker Act.