

## LEGISLATION & PUBLIC INFORMATION UNIT

1831 K Street Sacramento, CA 95811-4114

Tel: (916) 504-5800

TTY: (800) 719-5798 Intake Line: (800) 776-5746

Fax: (916) 504-5807 www.disabilityrightsca.org

July 11, 2018

Honorable Anthony Portantino Chair, Appropriations Committee California State Senate Capitol Building, Room 3086 Sacramento, CA 95814

RE: AB 2983 (ARAMBULA) as amended July 2, 2018 - SUPPORT

Dear Senator Portantino:

Disability Rights California (DRC), a non-profit advocacy organization that advances and protects the rights of Californians with disabilities, **supports AB 2983.** This bill is scheduled for hearing in the Senate Appropriations Committee on August 6, 2018.

This bill provides that hospitals, including stand-alone-psychiatric hospitals, may not require a person to be placed on a 5150 hold as a condition of accepting a patient transfer from an emergency department. People who seek and receive voluntary services are more likely to benefit from the services and have positive mental health outcomes.

When people with mental health disabilities are in crisis, they often seek care in the same way others with urgent health conditions do - they go to the nearest emergency department. Some come voluntarily to the emergency department seeking treatment, or are brought in by family members. After an evaluation by an emergency physician, some patients need additional psychiatric services and require transfer by ambulance to a psychiatric hospital to receive a higher level of mental health care.

Current practice places several barriers in the way of patients getting this care. A survey of California emergency physicians by the sponsors of the bill revealed that, almost universally, hospitals require patients to be on a 5150 hold or they will not accept transfer of that patient from the emergency department. There is no such mandate in law.

The Lanterman-Petris-Short Act (LPS) was built upon furthering personal autonomy rights of all people with disabilities, and particularly the right to self-direction and self-determination. Requiring a 5150 hold on persons before accepting a transfer places an unnecessary barrier to care, does not exist for any other health care condition, removes a person's autonomy and unreasonably stigmatizes people with mental health disabilities who are voluntarily seeking treatment. Importantly, the bill provides written consent for treatment and transfer be documented. AB 2983 is consistent with LPS and protects important rights of individuals.

For these reasons, DRC supports AB 2983. Please contact me if you have any questions about our position or if I can provide any further information.

Very truly yours,

Curtis Child

Legislative Director

Disability Rights California

cc: Honorable Joaquin Arambula, California State Assembly
Marla Cowan, Legislative Director, Office of Assembly Member
Arambula

Honorable Members, Senate Appropriations Committee Samantha Lui, Consultant, Senate Appropriations Committee Lisa Murawski, Principal Consultant, Assembly Appropriations Committee

Joe Parra, Policy Consultant, Senate Republican Caucus Committee Elena Lopez Gusman, Executive Director, California ACEP Tim Madden, Randlett Nelson Madden