



Sen. Robert Peters

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1 AMENDMENT TO HOUSE BILL 2784

2 AMENDMENT NO. _____. Amend House Bill 2784 by replacing
3 everything after the enacting clause with the following:

4 "Section 1. Short title.

5 (a) This Act may be cited as the Community Emergency
6 Services and Support Act.

7 (b) This Act may be referred to as the Stephon Edward Watts
8 Act.

9 Section 5. Findings. The General Assembly recognizes that
10 the Illinois Department of Human Services Division of Mental
11 Health is preparing to provide mobile mental and behavioral
12 health services to all Illinoisans as part of the federally
13 mandated adoption of the 9-8-8 phone number. The General
14 Assembly also recognizes that many cities and some states have
15 successfully established mobile emergency mental and
16 behavioral health services as part of their emergency response

1 system to support people who need such support and do not
2 present a threat of physical violence to the responders. In
3 light of that experience, the General Assembly finds that in
4 order to promote and protect the health, safety, and welfare
5 of the public, it is necessary and in the public interest to
6 provide emergency response, with or without medical
7 transportation, to individuals requiring mental health or
8 behavioral health services in a manner that is substantially
9 equivalent to the response already provided to individuals who
10 require emergency physical health care.

11 This Act applies to every unit of local government that
12 provides or coordinates ambulance or similar emergency medical
13 response or transportation services for individuals with
14 emergency medical needs. A home rule unit may not respond to or
15 provide services for a mental or behavioral health emergency,
16 or create a transportation plan or other regulation, relating
17 to the provision of mental or behavioral health services in a
18 manner inconsistent with this Act. This Act is a limitation
19 under subsection (i) of Section 6 of Article VII of the
20 Illinois Constitution on the concurrent exercise by home rule
21 units of powers and functions exercised by the State.

22 Section 10. Definitions. As used in this Act:

23 "Division of Mental Health" means the Division of Mental
24 Health of the Department of Human Services.

25 "Emergency" means an emergent circumstance caused by a

1 health condition, regardless of whether it is perceived as
2 physical, mental, or behavioral in nature, for which an
3 individual may require prompt care, support, or assessment at
4 the individual's location.

5 "Mental or behavioral health" means any health condition
6 involving changes in thinking, emotion, or behavior, and that
7 the medical community treats as distinct from physical health
8 care.

9 "Physical health" means a health condition that the
10 medical community treats as distinct from mental or behavioral
11 health care.

12 "PSAP" means a Public Safety Answering Point
13 tele-communicator.

14 "Community services" and "community-based mental or
15 behavioral health services" may include both public and
16 private settings.

17 "Treatment relationship" means an active association with
18 a mental or behavioral care provider able to respond in an
19 appropriate amount of time to requests for care.

20 "Responder" is any person engaging with a member of the
21 public to provide the mobile mental and behavioral service
22 established in conjunction with the Division of Mental Health
23 establishing the 9-8-8 emergency number. A responder is not an
24 EMS Paramedic or EMT as defined in the Emergency Medical
25 Services (EMS) Systems Act unless that responding agency has
26 agreed to provide a specialized response in accordance with

1 the Division of Mental Health's services offered through its
2 9-8-8 number and has met all the requirements to offer that
3 service through that system.

4 Section 15. Coordination with Division of Mental Health.
5 Each 9-1-1 call center and provider of emergency services
6 dispatched through a 9-1-1 system must coordinate with the
7 mobile mental and behavioral health services established by
8 the Division of Mental Health so that the following State
9 goals and State prohibitions are met whenever a person
10 interacts with one of these entities for the purpose seeking
11 emergency mental and behavioral health care or when one of
12 these entities recognizes the appropriateness of providing
13 mobile mental or behavioral health care to an individual with
14 whom they have engaged. The Division of Mental Health is also
15 directed to provide guidance regarding whether and how these
16 entities should coordinate with mobile mental and behavioral
17 health services when responding to individuals who appear to
18 be in a mental or behavioral health emergency while engaged in
19 conduct alleged to constitute a non-violent misdemeanor.

20 Section 20. State goals.

21 (a) 9-1-1 PSAPs, emergency services dispatched through
22 9-1-1 PSAPs, and the mobile mental and behavioral health
23 service established by the Division of Mental Health must
24 coordinate their services so that the State goals listed in

1 this Section are achieved. Appropriate mobile response service
2 for mental and behavioral health emergencies shall be
3 available regardless of whether the initial contact was with
4 9-8-8, 9-1-1 or directly with an emergency service dispatched
5 through 9-1-1. Appropriate mobile response services must:

6 (1) ensure that individuals experiencing mental or
7 behavioral health crises are diverted from hospitalization
8 or incarceration whenever possible, and are instead linked
9 with available appropriate community services;

10 (2) include the option of on-site care if that type of
11 care is appropriate and does not override the care
12 decisions of the individual receiving care. Providing care
13 in the community, through methods like mobile crisis
14 units, is encouraged. If effective care is provided on
15 site, and if it is consistent with the care decisions of
16 the individual receiving the care, further transportation
17 to other medical providers is not required by this Act;

18 (3) recommend appropriate referrals for available
19 community services if the individual receiving on-site
20 care is not already in a treatment relationship with a
21 service provider or is unsatisfied with their current
22 service providers. The referrals shall take into
23 consideration waiting lists and copayments, which may
24 present barriers to access;

25 (4) subject to the care decisions of the individual
26 receiving care, provide transportation for any individual

1 experiencing a mental or behavioral health emergency.
2 Transportation shall be to the most integrated and least
3 restrictive setting appropriate in the community, such as
4 to the individual's home or chosen location, community
5 crisis respite centers, clinic settings, behavioral health
6 centers, or the offices of particular medical care
7 providers with existing treatment relationships to the
8 individual seeking care;

9 (5) provide guidance for prioritizing calls for
10 assistance and maximum response time in relation to the
11 type of emergency reported;

12 (6) from the time of first notification, provide the
13 response within response time appropriate to the care
14 requirements of the individual with an emergency.

15 (b) Responders must have adequate training to address the
16 needs of individuals experiencing a mental or behavioral
17 health emergency. Adequate training at least includes:

18 (1) training in de-escalation techniques;

19 (2) knowledge of local community services and
20 supports; and

21 (3) training in respectful interaction with people
22 experiencing mental or behavioral health crises, including
23 the concepts of stigma and respectful language.

24 (c) The Division of Mental Health, in consultation with
25 the Regional Advisory Committees created in Section 40, shall
26 determine the appropriate credentials for the mental health

1 providers responding to calls, including to what extent the
2 responders must have certain credentials and licensing, and to
3 what extent the responders can be peer support professionals.

4 (d) Training shall be provided by individuals with lived
5 experience to the extent available.

6 (e) Responders must have guidelines to follow when
7 considering whether to refer an individual to more restrictive
8 forms of care, like emergency room or hospital settings.

9 (f) Responders providing these services must do so
10 consistently with best practices, which include respecting the
11 care choices of the individuals receiving assistance. Regional
12 best practices may be broken down into sub-regions, as
13 appropriate to reflect local resources and conditions. With
14 the agreement of the impacted EMS Regions, providers of
15 emergency response to physical emergencies may participate in
16 another EMS Region for mental and behavioral response, if that
17 participation shall provide a better service to individuals
18 experiencing a mental or behavioral health emergency.

19 (g) The Division of Mental Health shall select and
20 publicly identify a system that allows individuals who
21 voluntarily chose to do so to provide confidential advanced
22 care directions to individuals providing services under this
23 Act. No system for providing advanced care direction may be
24 implemented unless the Division of Mental Health approves it
25 as confidential, available to individuals at all economic
26 levels, and non-stigmatizing. The Division of Mental Health

1 may defer this requirement for providing a system for advanced
2 care direction if it determines that no existing systems can
3 currently meet these requirements.

4 (h) The personnel staffing 9-1-1, 3-1-1, or other
5 emergency response intake systems must be provided with
6 adequate training to assess whether dispatching emergency
7 mental health responders under this Act is appropriate.

8 (i) The Division of Mental Health shall establish a
9 protocol for responders, law enforcement, and fire and
10 ambulance services to request assistance from each other, and
11 train these groups on the protocol.

12 (j) The Division of Mental Health shall provide for law
13 enforcement to request responder assistance whenever law
14 enforcement engages an individual appropriate for services
15 under this Act. If law enforcement would typically request EMS
16 assistance when it encounters an individual with a physical
17 health emergency, law enforcement shall similarly dispatch
18 mental or behavioral health personnel or medical
19 transportation when it encounters an individual in a mental or
20 behavioral health emergency.

21 Section 25. State prohibitions.

22 (a) 9-1-1 PSAPs, emergency services dispatched through
23 9-1-1 PSAPs, and the mobile mental and behavioral health
24 service established by the Division of Mental Health must
25 coordinate their services so that, based on the information

1 provided to them, the following State prohibitions are
2 avoided:

3 (1) In any area where responders are available for
4 dispatch, law enforcement shall not be dispatched to
5 respond to an individual requiring mental or behavioral
6 health care unless that individual is (i) involved in a
7 suspected violation of the criminal laws of this State, or
8 (ii) presents a threat of physical injury to self or
9 others. Responders are not considered available for
10 dispatch under this Section if 9-8-8 reports that it
11 cannot dispatch appropriate service within the maximum
12 response times established by each Regional Advisory
13 Committee under Section 45.

14 (2) Standing on its own or in combination with each
15 other, the fact that an individual is experiencing a
16 mental or behavioral health emergency, or has a mental
17 health, behavioral health, or other diagnosis, is not
18 sufficient to justify an assessment that the individual is
19 a threat of physical injury to self or others, or requires
20 a law enforcement response to a request for emergency
21 response or medical transportation.

22 (3) If, based on its assessment of the threat to
23 public safety, law enforcement would not accompany medical
24 transportation responding to a physical health emergency,
25 unless requested by responders, law enforcement may not
26 accompany emergency response or medical transportation

1 personnel responding to a mental or behavioral health
2 emergency that presents an equivalent level of threat to
3 self or public safety.

4 (4) Without regard to an assessment of threat to self
5 or threat to public safety, law enforcement may station
6 personnel so that they can rapidly respond to requests for
7 assistance from responders if law enforcement does not
8 interfere with the provision of emergency response or
9 transportation services. To the extent practical, not
10 interfering with services includes remaining sufficiently
11 distant from or out of sight of the individual receiving
12 care so that law enforcement presence is unlikely to
13 escalate the emergency.

14 (b) In order to maintain the appropriate care
15 relationship, responders shall not in any way assist in the
16 involuntary commitment of an individual beyond (i) reporting
17 to their dispatching entity or to law enforcement that they
18 believe the situation requires assistance the responders are
19 not permitted to provide under this Section; (ii) providing
20 witness statements; and (iii) fulfilling reporting
21 requirements the responders may have under their professional
22 ethical obligations or laws of this state. This prohibition
23 shall not interfere with any responder's ability to provide
24 physical or mental health care.

25 (c) Use of law enforcement for transportation. In any area
26 where responders are available for dispatch, unless requested

1 by responders, law enforcement shall not be used to provide
2 transportation to access mental or behavioral health care, or
3 travel between mental or behavioral health care providers,
4 except where no alternative is available.

5 (d) Reduction of educational institution obligations: The
6 services coordinated under this Act may not be used to replace
7 any service an educational institution is required to provide
8 to a student. It shall not substitute for appropriate special
9 education and related services that schools are required to
10 provide by any law.

11 Section 30. Non-violent misdemeanors. The Division of
12 Mental Health's Guidance for 9-1-1 PSAPs and emergency
13 services dispatched through 9-1-1 PSAPs for coordinating the
14 response to individuals who appear to be in a mental or
15 behavioral health emergency while engaging in conduct alleged
16 to constitute a non-violent misdemeanor shall promote the
17 following:

18 (a) Prioritization of Health Care. To the greatest
19 extent practicable, community-based mental or behavioral
20 health services should be provided before addressing law
21 enforcement objectives.

22 (b) Diversion from Further Criminal Justice
23 Involvement. To the greatest extent practicable,
24 individuals should be referred to health care services
25 with the potential to reduce the likelihood of further law

1 enforcement engagement.

2 Section 35. Statewide Advisory Committee.

3 (a) The Division of Mental Health shall establish a
4 Statewide Advisory Committee to review and make
5 recommendations for aspects of coordinating 9-1-1 and the
6 9-8-8 mobile mental health response system most appropriately
7 addressed on a State level.

8 (b) Issues to be addressed by the Statewide Advisory
9 Committee include, but are not limited to, addressing changes
10 necessary in 9-1-1 call taking protocols and scripts used in
11 9-1-1 PSAPs where those protocols and scripts are based on or
12 otherwise dependent on national providers for their operation.

13 (c) The Statewide Advisory Committee shall recommend a
14 system for gathering data related to the coordination of the
15 9-1-1 and 9-8-8 systems for purposes of allowing the parties
16 to make ongoing improvements in that system. As practical, the
17 system shall attempt to determine issues including, but not
18 limited to:

19 (1) the volume of calls coordinated between 9-1-1 and
20 9-8-8;

21 (2) the volume of referrals from other first
22 responders to 9-8-8;

23 (3) the volume and type of calls deemed appropriate
24 for referral to 9-8-8 but could not be served by 9-8-8
25 because of capacity restrictions or other reasons;

1 (4) the appropriate information to improve
2 coordination between 9-1-1 and 9-8-8; and

3 (5) the appropriate information to improve the 9-8-8
4 system, if the information is most appropriately gathered
5 at the 9-1-1 PSAPs.

6 (d) The Statewide Advisory Committee shall consist of:

7 (1) the Statewide 9-1-1 Administrator, ex officio;

8 (2) one representative designated by the Illinois
9 Chapter of National Emergency Number Association (NENA);

10 (3) one representative designated by the Illinois
11 Chapter of Association of Public Safety Communications
12 Officials (APCO);

13 (4) one representative of the Division of Mental
14 Health;

15 (5) one representative of the Illinois Department of
16 Public Health;

17 (6) one representative of a statewide organization of
18 EMS responders;

19 (7) one representative of a statewide organization of
20 fire chiefs;

21 (8) two representatives of statewide organizations of
22 law enforcement;

23 (9) two representatives of mental health, behavioral
24 health, or substance abuse providers; and

25 (10) four representatives of advocacy organizations
26 either led by or consisting primarily of individuals with

1 intellectual or developmental disabilities, individuals
2 with behavioral disabilities, or individuals with lived
3 experience.

4 The members of the Statewide Advisory Committee, other
5 than the Statewide 9-1-1 Administrator, shall be appointed by
6 the Secretary of Human Services.

7 Section 40. Regional Advisory Committees.

8 (a) The Division of Mental Health shall establish Regional
9 Advisory Committees in each EMS Region to advise on regional
10 issues related to emergency response systems for mental and
11 behavioral health. The Secretary of Human Services shall
12 appoint the members of the Regional Advisory Committees. Each
13 Regional Advisory Committee shall consist of:

14 (1) representatives of the 9-1-1 PSAPs in the region;

15 (2) representatives of the EMS Medical Directors
16 Committee, as constituted under the Emergency Medical
17 Services (EMS) Systems Act, or other similar committee
18 serving the medical needs of the jurisdiction;

19 (3) representatives of law enforcement officials with
20 jurisdiction in the Emergency Medical Services (EMS)
21 Regions;

22 (4) representatives of both the EMS providers and the
23 unions representing EMS or emergency mental and behavioral
24 health responders, or both; and

25 (5) advocates from the mental health, behavioral

1 health, intellectual disability, and developmental
2 disability communities.

3 (b) The majority of advocates on the Emergency Response
4 Equity Committee must either be individuals with a lived
5 experience of a condition commonly regarded as a mental health
6 or behavioral health disability, developmental disability, or
7 intellectual disability, or be from organizations primarily
8 composed of such individuals. The members of the Committee
9 shall also reflect the racial demographics of the jurisdiction
10 served. Subject to the oversight of the Department of Human
11 Services Division of Mental Health, the EMS Medical Directors
12 Committee is responsible for convening the meetings of the
13 committee. Impacted units of local government may also have
14 representatives on the committee subject to approval by the
15 Division of Mental Health, if this participation is structured
16 in such a way that it does not give undue weight to any of the
17 groups represented.

18 Section 45. Regional Advisory Committee responsibilities.
19 Each Regional Advisory Committee is responsible for designing
20 the local protocol to allow its region's 9-1-1 call center and
21 emergency responders to coordinate their activities with 9-8-8
22 as required by this Act and monitoring current operation to
23 advise on ongoing adjustments to the local protocol. Included
24 in this responsibility, each Regional Advisory Committee must:

25 (1) negotiate the appropriate amendment of each 9-1-1

1 PSAP emergency dispatch protocols, in consultation with
2 each 9-1-1 PSAP in the EMS Region and consistent with
3 national certification requirements;

4 (2) set maximum response times for 9-8-8 to provide
5 service when an in-person response is required, based on
6 type of mental or behavioral health emergency, which, if
7 exceeded, constitute grounds for sending other emergency
8 responders through the 9-1-1 system;

9 (3) report, geographically by police district if
10 practical, the data collected through the direction
11 provided by the Statewide Advisory Committee in
12 aggregated, non-individualized monthly reports. These
13 reports shall be available to the Regional Advisory
14 Committee members, the Department of Human Service
15 Division of Mental Health, the Administrator of the 9-1-1
16 Authority, and to the public upon request; and

17 (4) convene, after the initial regional policies are
18 established, at least every 2 years to consider amendment
19 of the regional policies, if any, and also convene
20 whenever a member of the Committee requests that the
21 Committee consider an amendment.

22 Section 50. Immunity. The exemptions from civil liability
23 in Section 15.1 of the Emergency Telephone Systems Act apply
24 to any act or omission in the development, design,
25 installation, operation, maintenance, performance, or

1 provision of service directed by this Act.

2 Section 55. Scope. This Act applies to persons of all
3 ages, both children and adults. This Act does not limit an
4 individual's right to control his or her own medical care. No
5 provision of this Act shall be interpreted in such a way as to
6 limit an individual's right to choose his or her preferred
7 course of care or to reject care. No provision of this Act
8 shall be interpreted to promote or provide justification for
9 the use of restraints when providing mental or behavioral
10 health care.

11 Section 60. PSAP and emergency service dispatched through
12 a 9-1-1 PSAP; coordination of activities with mobile and
13 behavioral health services. Each 9-1-1 PSAP and emergency
14 service dispatched through a 9-1-1 PSAP must begin
15 coordinating its activities with the mobile mental and
16 behavioral health services established by the Division of
17 Mental Health once all 3 of the following conditions are met,
18 but not later than January 1, 2023:

19 (1) the Statewide Committee has negotiated useful
20 protocol and 9-1-1 operator script adjustments with the
21 contracted services providing these tools to 9-1-1 PSAPs
22 operating in Illinois;

23 (2) the appropriate Regional Advisory Committee has
24 completed design of the specific 9-1-1 PSAP's process for

1 coordinating activities with the mobile mental and
2 behavioral health service; and

3 (3) the mobile mental and behavioral health service is
4 available in their jurisdiction."