

or any person known to be interested in the emergency admittee;

(iii) A description of the behavior and statements of the emergency admittee which have led the petitioner to reach a reasonable presumption that the emergency admittee is mentally disordered, including whatever behavior and statements of the emergency admittee that have led the petitioner to conclude that because of the presumed mental disorder, the emergency admittee is in clear and imminent danger of causing grave and immediate personal harm to himself or others, and any other facts that support the petitioner's conclusion that the emergency admission is appropriate;

(iv) Notice that any petitioner completing and signing the petition may be required to accompany the emergency admittee to a physician and that the State Department of HEALTH AND Mental Hygiene may require the appearance of the petitioner at the mental health facility to which the emergency admittee is admitted within 96 hours in order to provide further information, and that failure to comply shall subject the petitioner to court order compelling his appearance.

(3) The peace officer with whom the petition is filed, unless he, himself, is the petitioner, shall explain to every petitioner the serious nature of the petition and the meaning and content of the petition shall be explained to any petitioner who cannot read.

(4) Statements made in the petition are under the penalties of perjury.

(5) No liability, either civil or criminal, shall attach to any such petitioner who files a petition in good faith and with reasonable grounds. No liability, either civil or criminal shall attach to any peace officer who acts as a custodian of the emergency admittee and who acts in good faith and with reasonable grounds.

(c) If the petitioner is anyone other than a peace officer [of the rank of sergeant or higher], a duly licensed physician, or the local health officer, as described by Sections 46 and 47 of Article 43, or his designee, then the petition accompanied by the petitioner shall be presented to a judge of the District Court or of the circuit court for an immediate review and determination by the judge as to whether there is probable cause to believe that the emergency admittee has the symptoms of a mental disorder and appears to be in clear and imminent danger or causing grave and immediate personal harm to himself or others. If the judge finds probable cause for emergency admission he shall endorse the petition by signing it, and the emergency admittee shall be taken into custody by a peace officer and transported BY ~~AMBULANCE OR OTHER~~ EMERGENCY VEHICLE to [an] THE CLOSEST DESIGNATED emergency facility where the