

and to a minor being "housed and treated" was retained in former Article 59, § 37(a)(2). Therefore, the Attorney General advised the Governor that the measure failed to accomplish the presumed intent. See Bill Review Letter (S.B. 437) from Stephen H. Sachs, Attorney General, to Harry R. Hughes, Governor, May 14, 1981.

Defined terms: "Facility" § 10-101
 "Treatment" § 10-101

10-707. STATUS REPORTS.

(A) REPORT REQUIRED.

EACH FACILITY THAT ADMITS AN INDIVIDUAL UNDER THIS TITLE SHALL REPORT TO THE ADMINISTRATION DEPARTMENT ON THE STATUS OF THE INDIVIDUAL:

(1) AT LEAST ONCE A YEAR AND, IF REQUESTED BY THE ADMINISTRATION DEPARTMENT, MORE OFTEN; AND

(2) WHEN THE ADMISSION STATUS OF THE INDIVIDUAL CHANGES.

(B) FORM AND CONTENTS.

A STATUS REPORT SHALL:

(1) BE IN THE FORM THAT THE ADMINISTRATION DEPARTMENT REQUIRES; AND

(2) CONTAIN THE INFORMATION THAT THE ADMINISTRATION DEPARTMENT REQUIRES.

REVISOR'S NOTE: This section is new language derived without substantive change from the second and third sentences of former Article 59, § 20, as those sentences related to status reports.

Although former Article 59, § 3(d) defined "Department" to mean the Administration, the reference to "Department", as the Department of Health and Mental Hygiene, is retained to reflect practice.

Defined terms:
 "Admission" § 10-101 "Facility" § 10-101
 "Department" § 1-101

10-708. DIRECTOR'S ACCESS.

ON REQUEST, THE ADMINISTRATIVE HEAD OF EACH FACILITY SHALL GIVE TO THE DIRECTOR OR A REPRESENTATIVE OF THE