

(G) (1) THE INDIVIDUAL OR THE FACILITY MAY APPEAL THE DECISION OF THE ADMINISTRATIVE LAW JUDGE. THE APPEAL SHALL BE TO THE CIRCUIT COURT ON THE RECORD FROM THE HEARING CONDUCTED BY THE OFFICE OF ADMINISTRATIVE HEARINGS.

(2) THE SCOPE OF REVIEW SHALL BE AS UNDER THE ADMINISTRATIVE PROCEDURE ACT. REVIEW SHALL BE ON THE AUDIOPHONIC TAPE WITHOUT THE NECESSITY OF TRANSCRIPTION OF THE TAPE UNLESS EITHER PARTY TO THE APPEAL REQUESTS TRANSCRIPTION OF THE TAPE. THE OFFICE OF ADMINISTRATIVE HEARINGS SHALL PREPARE THE TRANSCRIPTION, AND THE PARTY REQUESTING THE TRANSCRIPTION SHALL BEAR THE COST OF TRANSCRIPTION.

(3) THE CIRCUIT COURT SHALL HEAR AND DETERMINE AN APPEAL FROM THE ADMINISTRATIVE LAW JUDGE'S DECISION WITHIN 7 DAYS.

(H) (1) TREATMENT PURSUANT TO THIS SECTION MAY BE AUTHORIZED FOR ANY LENGTH OF TIME UP TO BUT NOT MORE THAN 90 CALENDAR DAYS.

(2) PRIOR TO EXPIRATION OF AN AUTHORIZATION AND IF THE INDIVIDUAL CONTINUES TO REFUSE MEDICATION:

(i) A PANEL MAY BE CONVENED TO CONSIDER WHETHER RENEWAL IS WARRANTED; AND

(ii) THE ADMINISTRATION OF MEDICATION SHALL NOT BE INTERRUPTED WHILE A PANEL CONSIDERS WHETHER RENEWAL IS WARRANTED.

(3) WHEN MEDICATION IS ORDERED PURSUANT TO THE AUTHORIZATION OF A PANEL UNDER THIS SECTION AND AT A MINIMUM OF EVERY 15 DAYS, A PHYSICIAN SHALL DOCUMENT ANY KNOWN BENEFITS AND SIDE EFFECTS TO THE INDIVIDUAL.

(4) ANY MEMBER OF A PANEL WHO ACTS IN GOOD FAITH AND WITHIN THE SCOPE OF THE PANEL'S DUTIES IS IMMUNE FROM CIVIL LIABILITY AS A RESULT OF THOSE ACTS.

(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

(2) "PANEL" MEANS A CLINICAL REVIEW PANEL THAT DETERMINES, UNDER THE PROVISIONS OF THIS SECTION, WHETHER TO APPROVE THAT MEDICATION BE ADMINISTERED TO AN INDIVIDUAL WHO OBJECTS TO THE MEDICATION.

(3) "MEDICATION" MEANS PSYCHIATRIC MEDICATION PRESCRIBED FOR THE TREATMENT OF A MENTAL DISORDER.