#### State of New York OFFICE OF MENTAL HEALTH

A00088571823 M000597460 05/01/1956 62 Ehmke, Clifford

202-01

FICATION

#### II. GENERAL INFORMATION

#### A. Mental Hygiene Legal Service

The Mental Hygiene Legal Service is an agency of the New York State Supreme Court which provides protective legal services, advice and assistance, including representation, to all patients admitted to psychiatric facilities. Patients are entitled to be informed of their rights regarding hospitalization and treatment, and have a right to a court hearing, to be represented by a lawyer, and to seek independent medical opinion.

There is a Mental Hygiene Legal Service office in many psychiatric hospitals. Where there is no office at the hospital, a representative of the

Service visits periodically and frequently. Any patient or anyone on his or her behalf may see or communicate with a representative of the Service by telephoning or writing directly to the office of the Service or by requesting someone on the staff of the patient's ward to make such arrangements for him or her. The Mental Hygiene Legal Service for the hospital may be reached at:

#### B. Reimbursement

The patient is legally responsible for the cost of care. Additionally responsible are the patient's spouse and in some cases the parents of a patient under the age of 21. Also legally responsible are the committee, guardian, or trustee of a trust fund established for support of the patient, or any fiduciary or payee of funds for the patient.

Charges may be waived or reduced when there is inability to pay. Any person who applies for a waiver or reduction of charges must cooperate in a financial investigation to determine ability to pay.

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PART A	Application for Admission
to	for the admission of <u>Ronze Anne Rote Blayk</u> (Name of person)  (Name of Hospital)  r applying for admission of this person are as follows:
alter plysic	tient is a 62 you mile to female transqualer woman.  has a history of chronic psychotic and personshity  orders. The use admitted to the hospith following an  rution in the community with less entercent which resulted in  a injury to herself. On the anit patient is impossed, delasioned  a paranoid. She is refusing nediction, she resulted continu
Under penalty	of perjury, I attest that the information supplied on this application is true to the best of my knowledge and belief.
Signature of Applicant	Jansen MS, Ro Ducch
101 Det	tes prime Ithaca My. 14800 MO. DAY YEAR
PART B	Psychiatrist's Confirmation of Need for Involuntary Care and Treatment in a Hospital
I HAVE EXAM	INED THE ABOVE-NAMED PERSON PRIOR TO ADMISSION! AND CONFIRM!

- · that the person is in need of involuntary care and treatment in a hospital providing inpatient services for the mentally ill; and
- that as a result of his or her mental illness, the person poses a substantial threat of harm to self or others ("substantial threat of harm" may encompass (i) the person's refusal or inability to meet his or her essential need for food, shelter, clothing, or health care, or (ii) the person's history of dangerous conduct associated with noncompliance with mental health treatment programs).

Signature of Examining Staff Psychiatric	Date Time				
Organis Aleula . us	09	27	18		A.M.
Comme in	MO.	DAY	YEAR	14:00	(P.M)
*NOTE: Part B must be completed for now admissions and for now		desited and an extra	-1- 4- CO O7 I	- L L	

# APPLICATION FOR INVOLUNTARY ADMISSION ON MEDICAL CERTIFICATION

Sections 9.27 Mental Hygiene Law

Note: The Examining Physician must consider alternative forms of care and treatment that might be adequate to provide for the person's needs without requiring involuntary hospitalization.

#### I. GENERAL PROVISIONS FOR INVOLUNTARY ADMISSION ON MEDICAL CERTIFICATION

#### A. Standard for Admission

A person alleged to be mentally ill and in need of involuntary care and treatment may be admitted to a hospital providing inpatient services for the mentally ill, upon the certificates of two examining physicians accompanied by an application for admission for such a person.

- "In need of involuntary care and treatment" means that the person has a mental illness for which care and treatment as a patient in a hospital
  is essential to such person's welfare and whose judgment is so impaired that he or she is unable to understand the need for such care and
  treatment.
- The person in need of involuntary care and treatment must, as a result of his or her mental illness, pose a "substantial threat of harm to self or others" (see definition in Part B on page 2 of this form).

#### B. Application

The application must be made within 10 days prior to admission by:

- · any person with whom the person alleged to be mentally ill resides;
- · the father or mother, spouse, brother or sister, or the child of any such person or the nearest available relative;
- · the committee of such person;
- an officer of any public or well recognized charitable institution or agency or home, including but not limited to the superintendent of a
  correctional facility, as such term is defined in section 2(4)(a) of the Correction Law, in whose institution the person alleged to be mentally ill
  resides;
- the director of community services or social services official, as defined in the Social Services Law, of the city or county in which any such person may be;
- the director of the hospital or of a general hospital, as defined in article twenty-eight of the Public Health Law, in which the patient is hospitalized:
- the director or person in charge of a facility providing care to alcoholics or substance abusers or substance dependent persons;
- the director of the division for youth (now the Office of Children and Family Services), acting in accordance with the provisions of section five hundred nine of the Executive Law;
- subject to the terms of any court order or any instrument executed pursuant to section 384-a of the Social Services Law, a social services
  official or authorized agency which has, pursuant to the Social Services Law, care and custody or guardianship and custody of a child over the
  age of sixteen;
- subject to the terms of any court order, a person or entity having custody of a child pursuant to an order issued pursuant to section seven hundred fifty-six or one thousand fifty-five of the Family Court Act; or
- a qualified psychiatrist\* who is either supervising the treatment of or treating such person for a mental illness in a facility licensed or operated
  by the Office of Mental Health (\*means a physician licensed to practice medicine in NY State, who is a diplomate of the American Board of
  Psychiatry and Neurology or is eligible to be certified by that Board, or who is certified by the American Osteopathic Board of Neurology and
  Psychiatry or is eligible to be certified by that Board).

#### C. Certification by Two Examining Physicians

The application must be supported and accompanied by two Certificates of Examining Physician (Form 471A). The examinations may be conducted jointly, but each examining physician must execute a separate certificate. If the examining physician knows that the person under examination has received prior treatment, s/he must, if possible, consult with the physician or clinician furnishing such prior treatment.

The required examinations must be made within 10 days prior to the date of the patient's admission to the hospital.

A person is disqualified from acting as an examining physician if:

- · he or she is not licensed to practice medicine in New York State;
- · he or she is a relative of the person applying for admission, or of the person alleged to be in need of hospitalization;
- he or she is a manager, trustee, visitor, proprietor, officer, director, or stockholder of the hospital in which the patient is hospitalized or to which
  it is proposed to admit such person, or has any financial interest in such hospital other than receipt of fees, privileges or compensation for
  treating or examining patients in such hospital; or
- · he or she is on the staff of a proprietary hospital to which it is proposed to admit such a person.

#### D. Hospital Evaluation, Admission and Retention

A physician on the psychiatric staff of the hospital, other than the original examining physicians, must examine the person alleged to be mentally ill forthwith and confirm the need for involuntary care and treatment prior to admission. Subsequent to admission, if no request for a court hearing is made, the director may retain the patient for up to 60 days without taking other action.

If the hospital director determines that the condition of the patient requires hospitalization beyond 60 days:

- The patient may remain as a voluntary or informal patient if willing and suitable for such status.
- If the patient is unwilling or not suitable to remain as a voluntary or informal patient, the director must apply, before the end of the 60 day
  period, for a court order authorizing continued retention of the patient. The director must also inform the patient, the Mental Hygiene Legal
  Service, and others who received the original notice of the patient's commitment, that said director is applying for a court order, to give them
  the opportunity to request a hearing before the court, if they so desire.

Form OMH 471A (10.08)

NYS Office of Mental Health

## CERTIFICATE OF EXAMINING PHYSICIAN

To Support an Application for Involuntary Admission

Pers	on's Name (Last, First, N			
	BLAYK, BONZE ANN	E ROS	E	
Se.	A00088571823	MO	00597460	
267	05/01/1956 62		F	
Ad	Ehmke, Clifford	BSU	202-01	
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#### CERTIFICATION

I,	Dr.	Auc	3UJ	te	Dup	lan	, herby certify that:
		(Nane	of Exan	nining I	Physician)		

- 1. I am a physician licensed to practice medicine in New York State.
- 2. I have with care and diligence personally examined the above named person

on: 09 26 18 at Cayaga Medical (rufe)

Mo Day Vr.

Mo Day Vr.

- 3. I find:
  - a. this person is in need of involuntary care and treatment in a hospital providing inpatient services for persons with mental illnesses ("in need of involuntary care and treatment" means that the person has a mental illness for which care and treatment as a patient in a hospital is essential to such person's welfare and whose judgment is so impaired that he or she is unable to understand the need for such care and treatment); and
  - b. as a result of his or her mental illness, this person poses a substantial threat of harm to self or others ("substantial threat of harm" may encompass: (i) the person's refusal or inability to meet his or her essential need for food, shelter, clothing, or health care; or (ii) the person's history of dangerous conduct associated with noncompliance with mental health treatment programs).
- 4. I have formed my opinion on the basis of facts and information I have obtained (described below and on the reverse side) and my examination of this person.
- 5. I have considered alternative forms of care and treatment but believe that they are inadequate to provide for the needs of this person, or are not available.
- 6. If this person has to my knowledge received prior treatment, I have, insofar as possible, consulted with the physician or psychologist furnishing such prior treatment.
- 7. To the best of my knowledge and belief, the facts stated and information contained in this certificate are true.

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for Safety and Stabilization. A00088571823 M000597460 Ehmke, Clifford BSU 202-01  Form OMH 471A (10 08)

### CERTIFICATE OF EXAMINING PHYSICIAN

To Support an Application for Involuntary Admission

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BLAYK, BONZE ANNE ROSE AC0088571823 M000597460

05/01/1956 62

Ehmke, Clifford BSU 202-01 Address....

#### CERTIFICATION

I, Askar Mehdi , herby certify that:

- 1. I am a physician licensed to practice medicine in New York State.
- 2. I have with care and diligence personally examined the above named person

on: 09 26 18 at (ayuga Medical Center Uplace where examined)

- 3. I find:
  - a. this person is in need of involuntary care and treatment in a hospital providing inpatient services for persons with mental illnesses ("in need of involuntary care and treatment" means that the person has a mental illness for which care and treatment as a patient in a hospital is essential to such person's welfare and whose judgment is so impaired that he or she is unable to understand the need for such care and treatment); and
  - b. as a result of his or her mental illness, this person poses a substantial threat of harm to self or others ("substantial threat of harm" may encompass: (i) the person's refusal or inability to meet his or her essential need for food, shelter, clothing, or health care; or (ii) the person's history of dangerous conduct associated with noncompliance with mental health treatment programs).
- 4. I have formed my opinion on the basis of facts and information I have obtained (described below and on the reverse side) and my examination of this person.
- 5. I have considered alternative forms of care and treatment but believe that they are inadequate to provide for the needs of this person, or are not available.
- 6. If this person has to my knowledge received prior treatment, I have, insofar as possible, consulted with the physician or psychologist furnishing such prior treatment.
- 7. To the best of my knowledge and belief, the facts stated and information contained in this certificate are true.

$\Lambda_{\Lambda}$					
Signature / / Print Name Signed	Title				
Il Ilet ASIGNE MENDI, MD	IMPT PSYCHIATRIST				
Address 101 Onter Orice Phone Number	Date Time				
IHSIS, NY 14850 (607)274-4304	09 86 18 // 30 AM PM				
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Form OMH 471A (10/08) page 2			
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### NOTICE OF STATUS AND RIGHTS CONVERSION TO INVOLUNTARY STATUS

(to be given to the patient at the time of conversion to involuntary status)

Section 9.27 Mental Hygiene Law

Patient's Name (Last, First, M.I.) "C" No.

BLAYK, BONZE ANNE ROSE

S A00088571823 M000597460
05/01/1956 62 F
Ehmke, Clifford BSU 202-01

Facility Name Unit/Ward Residence No.

TO: Bonze Anne Rux Blayk

Admission Date To Inpatient Care:	09	24	18
ro imponent oure.	Mo.	Day	Yr.
Conversion Date:	09	27	18
	Mo.	Day	YY.

Based upon the certificates of two examining physicians, you have been converted to involuntary status at this hospital which provides care and treatment for persons with mental illness. You may be kept in the hospital for a period of up to 60 days from the date of your initial admission to inpatient care (if you were previously an emergency-status or C.P.E.P. emergency-status patient), or up to 60 days from the date of conversion (if you were previously a voluntary-status or informal status patient), unless you have had a court hearing, or an application has been filed for a court hearing. During this 60 day period you may be released, or converted to voluntary or informal status, if you are willing to continue receiving inpatient care and treatment and are suitable for such status.

You, and anyone acting on your behalf, should feel free to ask hospital staff about your condition, your status and rights under the Mental Hygiene Law, and the rules and regulations of the hospital.

If you, or those acting on your behalf, believe that you do not need involuntary care and treatment, you or they may make a written request for a court hearing. Copies of such a request will be forwarded by the hospital director to the appropriate court and the Mental Hygiene Legal Service.

#### MENTAL HYGIENE LEGAL SERVICE

The Mental Hygiene Legal Service, a court agency independent of this hospital, can provide you and your family with protective legal services, advice and assistance, including representation, with regard to your hospitalization. You are entitled to be informed of your rights regarding hospitalization and treatment, and have a right to a court hearing, to be represented by a lawyer, and to seek independent medical opinion.

You, or someone acting on your behalf, may see or communicate with a representative of the Mental Hygiene Legal Service by telephoning or writing directly to the office of the Service or by requesting hospital staff to make such arrangements for you.

The Mental Hygiene Legal Service representative for this hospital may be reached at:

#### **MENTAL HYGIENE LEGAL SERVICE 607-240-5360**

THE ABOVE PATIENT HAS BE	EEN GIVEN A COPY OF THIS NOTICE.
Signature of Staff Physician	Date
OPIES TO:	COPIES TO: Persons designated by patient to be informed of admission. (If None, type in "NONE".)
(Original Applicant)	
(Necret Politics)	
(Nearest Relative)	

A copy of this Notice of Status and Rights is also being sent to the Mental Hygiene Legal Service. State and Federal Laws prohibit discrimination based on race, color, creed, national origin, sexual orientation, military status, age, sex, marital status or disability.

#### **EMERGENCY ADMISSION**

Section 9.39 Mental Hygiene Law

Patient's Name (I		
	BLAYK, BONZE ANNE ROSE	
	A00088518428 M000597460	
Sex	05/01/1956 62 F	· · · · · ·
	Caballes, Freder MEDT 436-01	
Facility Name	Onio waru No.	

#### I. General Provisions for Emergency Admission

- A. In order for a person to be admitted to a hospital according to Section 9.39 of the Mental Hygiene Law, all the following requirements must be met:
  - 1. The hospital must be approved by the Commissioner of Mental Health to receive and retain patients according to this Section;
  - 2. The person must be alleged to have a mental illness for which immediate observation, care, and treatment in a hospital is appropriate and which is likely to result in serious harm to himself or herself or others. "Likelihood to result in serious harm" means:
    - a substantial risk of physical harm to the person as manifested by threats of or attempts at suicide or serious bodily harm or other conduct demonstrating that the person is dangerous to himself or herself ("other conduct" shall include the person's refusal or inability to meet his or her essential need for food, shelter, clothing, or health care, provided that such refusal or inability is likely to result in serious harm if there is not immediate hospitalization), or
    - a substantial risk of physical harm to other persons as manifested by homicidal or other violent behavior by which others are placed in reasonable fear of serious physical harm.
  - A staff physician of the admitting hospital must examine the person and find that the person meets the standard for admission under this Section. The physician then completes this Form, OMH 474, Emergency Admission.
- B. A person who is alleged or appears to be mentally ill may be taken into custody, transported, or removed to a hospital approved to accept emergency admissions, according to the following sections of the Mental Hygiene Law:
  - Section 9.41- Powers of Certain Peace Officers and Police Officers, Form OMH 474A/476A, I
  - Section 9.43- Powers of Courts- Form OMH 465, Civil Order for Removal to Hospital
  - Section 9.45- Powers of Directors of Community Services, Form OMH 474A/476A, II
  - Section 9.55- Powers of Qualified Psychiatrists, Form OMH 474A/476A, III
  - Section 9.57- Powers of Emergency Room Physicians, Form OMH 474A/476A, IV
- C. On admission, the person will be given a written notice of status and rights as a patient admitted according to MHL Section 9.39. This notice will also be given to the Mental Hygiene Legal Service and up to three other persons designated by the person admitted.

If a person admitted according to this Section is to be retained in the hospital for more than 48 hours, another physician, who is a member of the psychiatric staff of the hospital, must examine the person and confirm the admitting physician's findings by completing page 2 of this form (OMH 474).

Within 15 days of admission, if it is determined that the person is not in need of involuntary care and treatment, s/he shall be discharged unless s/he is suitable and agrees to remain as a voluntary or informal patient. If the person is in need of continued inpatient care and treatment, and is not suitable or will not agree to remain as a voluntary or informal patient, s/he may be retained beyond 15 days only by completion of an application and two medical examinations as required for admission according to MHL Section 9.27- Involuntary Admission on Medical Certification.

II. Record of Admission  A. The above-named person was brought to this hospital by:  Title/Badge No. (as appropriate)  Address	Name An	rbul	Phone	٤		
Title/Badge No. (as appropriate)  Address			Phone			
			.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
Relationship to Person Address of Person Time of arrival at hospital:	O g Month	1 9 Day	, F	O5 Hour	Minute	A.M.
	to this ho	ospital in a	cordance	with MH	L Section	·
C. I HAVE EXAMINED THE ABOVE-NAMED PERSON PRIOR TO ADMISSION AND BELIEVE THAT THE PERSON HAS A MENTAL ILLNESS FOR WHICH IMMEDIATE MENTAL HOSPITAL IS APPROPRIATE AND WHICH IS LIKELY TO RESULT IN SER OTHERS.  Admitting Physician's Signature:	OBSERV	ATION, O	CARE AN	D TREAT	MENT I	N A

NYS Office of Mental He

#### **EMERGENCY ADMISSION**

Section 9.39 Mental Hygiene Law

BLAYK, BONZE ANNE ROSE
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05/01/1956 62 F
Ehmke, Clifford BSU 202-01

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III. Examination to Confirm Need for Extension of Emergency Admission Beyond 48 Hours				
A. Pertinent and Significant Factors in Patient's Medical and Psychiatric History:				
Unspecified Psychotic Do				
Unspeciated Psychiete				
B. Physical Condition (including any special test reports):				
freetured nose, separated & shoulder, HTN				
C. Mental Condition: The conduct of the patient (including statements made to me by others) has been:				
pt. assouted police, was agitated, compative, delassial				
The state of the s				
D. The noticest shows the following nearbirthis signs and supportunity				
D. The patient shows the following psychiatric signs and symptoms:				
st. delutional, believe, police who apprehended her were				
D. The patient shows the following psychiatric signs and symptoms:  pt. delusional, believe, police who apprehended her were importers				
<u>.</u>				
E. Does the patient show a tendency to cause serious harm to him/herself? Yes \( \subseteq \) No to others? \( \subseteq \) Yes \( \subseteq \) No  If yes, explain: \( Assembla Secultive a-d \) victionized by assemble				
Auceultius and victionial by account				
If yes, explain:				
F. Mental diagnosis (If determined): Unspecified Psychotic Do				
F. Staff Psychiatrist's Confirmation:				
I have personally observed and examined Ance Pos Blayk on: 0 9 2 5 1 8 09 30				
(Patient's Name)  Month Day Year Hour Minute P.M.				
Based on such examination and the case history, I hereby confirm that there is reasonable cause to believe that the patient				
has a mental illness for with immediate care and treatment in a hospital is appropriate and which is likely to result in serious				
harm to himself or herself or others. The facts stated and information contained herein are true to the best of my knowledge				
and belief.				
Lam on the psychiatric staff of CMC Hospital Quelling 1 ms				
I am on the psychiatric staff of CMC Hospital Hospital Gignature)				

#### NOTICE OF STATUS AND RIGHTS EMERGENCY ADMISSION

(to be given to the patient at the time of admission to the hospital)

Section 9.39 Mental Hygiene Law

Patient's Name (Last, First, M.I.)

Sex BLAYK, BONZE ANNE ROSE
A00088518428 M000597460
Caballes, Freder MEDT 436-01

Facility Name

TO: Anne Rose

Date of arrival at Hospital:

9 14 (8)

Mo. Day Yr.

Based upon an examination by a staff physician, you have been admitted as an emergency-status patient to this hospital for persons with mental illness because you are alleged to have a mental illness for which immediate observation, care, and treatment in a hospital is appropriate. It also alleged that such mental illness is likely to result in serious harm, which according to Section 9.01 of the Mental Hygiene Law means "(a) a substantial risk of physical harm to the person as manifested by threats of, or attempts at suicide or serious bodily harm or other conduct demonstrating that the person is dangerous to himself or herself, or (b) a substantial risk of physical harm to other persons as manifested by homicidal or other violent behavior by which others are placed in reasonable fear of serious physical harm." Within 48 hours of the time of your admission, you will be examined by another physician, who is a member of the psychiatric staff of the hospital. If he or she confirms the first physician's findings, you may then be kept in the hospital for a period of up to 15 days from the date of your arrival. During this 15 day period you may be released, converted to involuntary status, or asked to remain as a voluntary or informal patient.

You, and anyone acting on your behalf, should feel free to ask hospital staff about your condition, your status and rights under the Mental Hygiene Law, and the rules and regulations of this hospital.

If you, or those acting on your behalf, believe that you do not need immediate observation, care and treatment, you or they may make a written request for a court hearing that will take place as soon as possible, and in any event, within 5 days after the request is recieved by the hospital. Copies of such a request will be forwarded by the hospital director to the appropriate court and the Mental Hygiene Legal Service.

#### MENTAL HYGIENE LEGAL SERVICE

The Mental Hygiene Legal Service, a court agency independent of this hospital, can provide you and your family with protective legal services, advice and assistance, including representation, with regard to your hospitalization. You are entitled to be informed of your rights regarding hospitalization and treatment, and have a right to a court hearing, to be represented by a lawyer, and to seek independent medical opinion.

You, or someone acting on your behalf, may see or communicate with a representative of the Mental Hygiene Legal Service by telephoning or writing directly to the office of the Service or by requesting hospital staff to make such arrangements for you.

The Mental Hygiene Legal Service representative for this hospital may be reached at:

THE ABOVE PATIENT HAS BEEN GIVEN A COPY OF THIS NOTICE.

Signature of the Physician

COPIES TO: Persent designated by patient to be informed of admission. (If None, type in NONE.)

A:

#### NOTIFICACION DE ESTADO LEGAL Y DERECHOS INGRESO DE EMERGENCIA

(Para ser entregada al paciente al momento del ingreso al hospital)

Sección 9.39 de la Ley de Higiene Mental

	Nombre del paciente: (Apellido, Nomre, Inicialesdel segundo nombre)	Expediente número			
	Sexo:	Fecha de nacimiento:			
	Nombare de la institución:	Unidad/Pabellón/Cui	arto No.:		-
	Fecha de llegada			eş i	
		al hospital:	Mes	Dia	Año

Basado en los examenes de un medico de este hospital, usted ha sido admitido, como paciente con estado legal de emergencia, a este hospital para personas con enfermedades mentales, porque se alega que usted padece de una enfermedad mental para la cual se considera apropiado la observacion immediata, cuidado y tratamiento en un hospital. Tambien se considera que es posible que tal enfermedad mental resulte en dano serio lo que de acuerdo a la Seccion 9.01 de la Ley de Higiene Mental significa "(a) riesgo sustancial de dano físico a la persona segun se manifiesta a traves de amenazas o intento de suicidio o dane serio al cuerpo u otra conducta que demuestre que la persona es peligrosa asi misma, o (b) riesgo sustancial de dano físico a otras personas manifestado mediante conducta homicida u otras conductas violentas las cuales causan que otras personas sientan miedo razonable de sufrir dano físico serio." Dentro de 48 horas a partir del momento del ingreso, usted sera examinado por otro medico miembro del departamento psiquiatrico de este hospital. Si se confirman los informes del primer medico usted permanecera internado en el hospital por un perido de hasta 15 dias a partir de su llegada. Durante este periodo de 15 dias usted puede ser dado de alta, cambiado a estado legal involuntario o permanecer internado como paciente voluntario o informal.

Usted y cualquiera que actue en representacion suya estan en libertad de preguntar al personal del hospital acerca de su condicion, su estado legal y derechos bajo la ley de higiene mental y las normas y reglamentos de este hospital.

Si usted o sus representantes consideran que usted no necesita observacion, cuidado y tratamiento immediatos, usted o ellos pueden hacer una petician escrita para una audiencia ante el tribunal la que se llevara a cabo tan pronto como sea posible dentro de los proximo cinco dias después que la petición sea recibida en el hospital. Las copias de dicha peticion seran enviadas por el director(a) del hospital al tribunal apropiado y al Servicio Legal de Higiene mental.

#### SERVICIO LEGAL DE HIGIENE MENTAL

El Servicio Legal de Higiene Mental, una agencia del tribunal no relacionada con este hospital, puede proporcionar a usted y a su familia servicios legales de protección, consejería y asistencia, incluyendo representación con relación a su hospitalización. Usted tiene derecho a ser informado sobre sus derechos relacionados con la hospitalización y tratamiento al igual que a una audiencia ante el tribunal, a ser representado por un abogado y a buscar opinión médica independiente.

Usted o cualquier otra persona actuando en representación suya puede ver o comunicarse con un representante del Servicio Legal de Higiene Mental ya sea por teléfono o escribiendo directamente a la oficina del servicio o solicitando al personal del hospital que haga tales arreglos por usted.

El representante del Servicio Legal de Higiene Mental de este hospital puede ser localizado en:

### AL PACIENTE ANTERIORMENTE MENCIONADO SE LE HA ENTREGADO UNA COPIA DE ESTA NOTIFICACION.

Firma del médico	Fecha
COPIAS A: Personas designadas por el paciente para ser informadas acerca del ingreso. (Si es ninguno escriba "NINGUNO").	
:	

Una copia de esta notificación de estado legal y derechos será también enviada al Servicio Legal de Higiene Mental. Las leyes estatales y federales prohíben la discriminación basada en raza, color credo, nacionalidad, edad, sexo o incapacidad.