### RESOLUTION OF THE NAABIK'IYATI' COMMITTEE OF THE NAVAJO NATION COUNCIL

23RD Navajo Nation Council - Third Year, 2017

#### AN ACTION

RELATING TO NAABIK'ÍYÁTI' COMMITTEE; SUPPORTING AND RECOMMENDING THE PASSAGE OF HOUSE BILL 2084, 53<sup>rd</sup> LEGISLATURE - STATE OF ARIZONA

#### WHEREAS:

- A. Statements of policy are written statements submitted to federal, state or local governments by a Navajo Nation official stating the official position of the Navajo Nation on proposed legislation or other action by that government. See 2 N.N.C. § 100 (W).
- B. The House Bill 2084 (H.B. 2084) sponsored by Representative Farnsworth- was introduced to the 53<sup>rd</sup> Legislature State of Arizona First Regular Session, 2017, attached hereto as **Exhibit A.**
- C. The H.B. 2084 was introduced to amend section 12-136, Arizona Revised Statute; relating to tribal courts.
- D. Section 12-136 is titled, "Tribal courts; involuntary commitment orders; recognition."
- E. It is within the best interest of the Navajo Nation to support the passage of H.B. 2084.

#### NOW THEREFORE, BE IT RESOLVED:

- A. The Navajo Nation supports and recommends the passage of H.B. 2084.
- B. The Navajo Nation hereby authorizes the Navajo Nation President, the Navajo Nation Speaker, the Navajo Nation Chief Justice and their designees, to advocate for the passage of H.B. 2084.

#### CERTIFICATION

I hereby certify that the foregoing resolution was duly considered by the Naabik'íyáti' Committee of the 23rd Navajo Nation Council at a duly called meeting in Window Rock, Navajo Nation (Arizona), at which a quorum was present and that the same was passed by a vote of in  $\underline{12}$  favor and  $\underline{01}$  oppose, this  $9^{\text{th}}$  day of March, 2017.

Honorable LoRenzo C. Bates, Chairperson Naabik'íyáti' Committee

Motion: Honorable Norman M. Begay Second: Honorable Herman M. Daniels

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### 23nd Navajo Nation Council Naabik'iyati' Committee

DATE:	March 9	, 2017	

Legislation <u>0027-17</u> (Main Motion)

Motion: Norman M. Begay Second: Herman Daniels

ALL DELEGATES: BY COMMITTEE:

ALL DELEGATES:			BT COMMITTEE:			
	Yea	Nay		Yea	Nay	TOTAL
BATES, LoRenzo			BFC:			
BEGAY, Kee Allen Jr.	7		CHEE, Tom T.	11/1/1	10-10	
BEGAY, Norman M.	V		DAMON, Seth	1		
BEGAYE, Nelson	V	-	JACK, Lee Sr.			
BENNETT, Benjamin L.	V		SLIM, Tuchoney Jr.			
BROWN, Nathaniel	V		WITHERSPOON, Dwight			
CHEE, Tom T.	V	*-1	TSOSIE, Leonard	(= 0.7		
CROTTY, Amber K.	W		HEHSC:			
DAMON, Seth	V	77-17	BEGAY, Norman M.			
DANIELS, Herman ⋈.	V		BEGAYE, Nelson			
FILFRED, Davis			BROWN, Nathaniel			
HALE, Jonathan L.	V		CROTTY, Amber K.			
JACK, Lee Sr.			HALE, Jonathan L.			
PERRY, Jonathan	V	1.77	YAZZIE, Peterson			
PETE, Leonard H.			LOC:			
PHELPS, Walter			BEGAY, Kee Allen Jr.			
SHEPHERD, Alton Joe			DANIELS, Herman			
SLIM, Tuchoney Jr.	V		SMITH, Raymond Jr.			
SMITH, Raymond Jr.			TSO, Otto			
TSO, Otto			YAZZIE, Edmund			
TSOSIE, Leonard			RDC:	777		
WITHERSPOON, Dwight			BENNETT, Benjamin L.			
YAZZIE, Edmund	Chr. y		FILFRED, Davis			
YAZZIE, Peterson	V		PERRY, Jonathan			
			PETE, Leonard H.			
			PHELPS, Walter			
			SHEPHERD, Alton Joe			
			SPEAKER:			
			BATES, LoRenzo			
GRAND TOTAL			(Votes only in a tie)			

Honorable LoRenzo Bates

Speaker



REFERENCE TITLE: tribal courts: involuntary commitment orders

State of Arizona House of Representatives Fifty-third Legislature First Regular Session 2017

## **HB 2084**

Introduced by Representative Farnsworth E

AN ACT

AMENDING SECTION 12-136, ARIZONA REVISED STATUTES; RELATING TO TRIBAL COURTS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

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 Be it enacted by the Legislature of the State of Arizona: Section 1. Section 12-136, Arizona Revised Statutes, is amended to

# 12-136. <u>Tribal courts: involuntary commitment orders:</u> recognition

- A. Notwithstanding any law to the contrary, an involuntary commitment order of an Arizona tribal court filed with the clerk of the superior court shall be recognized and is enforceable by any court of record in this state, subject to the same procedures, defenses and proceedings for reopening, vacating or staying as a judgment of the court. The Arizona supreme court may adopt rules regarding recognition of tribal court involuntary commitment orders. The state, through the attorney general, shall be given notice of the filing at the time the commitment order is filed and shall have five days from receipt of the written notice of the filing of the order to appear as a party and respond. A patient committed to a state mental health treatment facility under this section shall be IS subject to the jurisdiction of the state.
- B. Decisions regarding discharge or release of a patient committed pursuant to subsection A OF THIS SECTION shall be made by the facility providing involuntary treatment. Ten days prior to BEFORE discharge or release, the state mental health treatment facility shall notify the tribal court which THAT issued the involuntary commitment order of the facility's intention to discharge or release a patient. Any necessary outpatient follow-up and transportation of the patient to the jurisdiction of the tribal court, within the time set forth in the notice, shall be provided for in an intergovernmental agreement between the tribe and the department of health services ARIZONA HEALTH CARE COST CONTAINMENT SYSTEM.
- C. A MENTAL HEALTH TREATMENT FACILITY MAY ADMIT A PATIENT FOR INVOLUNTARY TREATMENT PENDING THE FILING OF A TRIBAL COURT'S INVOLUNTARY COMMITMENT ORDER WITH THE CLERK OF THE SUPERIOR COURT PURSUANT TO SUBSECTION A OF THIS SECTION. THE MENTAL HEALTH TREATMENT FACILITY MUST DISCHARGE THE PATIENT IF THE TRIBAL COURT ORDER IS NOT FILED WITH THE CLERK OF THE SUPERIOR COURT BY THE CLOSE OF BUSINESS ON THE NEXT DAY THAT THE COURT IS OPEN AFTER THE ADMISSION OF THE PATIENT. IF THE PATIENT IS DISCHARGED PURSUANT TO THIS SUBSECTION, THE PATIENT SHALL BE TRANSPORTED TO THE JURISDICTION OF THE TRIBAL COURT IN THE SAME MANNER PROVIDED IN SUBSECTION B OF THIS SECTION.

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