[SB. 49]

A BILL

FOR

AN ACT TO MAKE PROVISIONS FOR THE MANAGEMENT OF MENTAL

HEALTH IN NIGERIA AND FOR RELATED MATTERS

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Sponsored by Senator Kushamu Burunji

Commencement BE IT ENACTED by the National Assembly of the Federal Republic of Nigeria as follows: PART I - GENERAL 1. The Act may be cited as Mental Health Bill, 2015 Citation 2. In the Act, unless the context otherwise requires: Application (a) "Mental Disorder" means any disability or disorder of mind or 4 brain, whether permanent or temporary, which results in an impairment or 5 disturbance of mental functioning. Social deviance or conflict alone without 6 disturbance of mental functioning is not mental disorder; 8 (b) "mental impairment" means a state of arrested or incomplete development of mind which includes significant impairment of intelligence 9 10 and social functioning and is associated with abnormally aggressive or seriously irresponsible conduct on the part of the person concerned. 11 12 PART II - INSTITUTIONS FOR THE CARE OF PERSONS WITH 13 MENTAL DISORDERS 14 3.-(1) The Government of the Federation, or of a State, or of a Establishment of Institutions 15 Local Government Area; or a private organization or an individual, may 16 establish and maintain hospitals and medical facilities even in penal 17 institutions, for the treatment and care of persons with mental and 18 behavioural disorders and for the training of medical and other health 19 personnel for the treatment of such persons. 20 (2) The Minister may by order published in the Gazette, appoint

the whole or part of any public building with any houses, grounds or

1	premises belonging thereto, which meets stipulated minimum standard, to be a
2	mental health facility. Accordingly, all such places which existed before the
3	commencement of this Act shall be deemed to have been appoint and under this
4	Act.
5	(3) The Minister may in like manner declare that any place shall cease
6	to be a mental health facility.
7	(4) For any facility to be designated as Psychiatric Hospital for the
8	purpose of this section, it shall comply with such conditions (as it relates to .the
9	quality and number of personnel, the number of beds in the hospital, the
10	equipment and facilities provided in the hospital) as the Minister may from
11	time to time prescribe.
12	(5) There shall be appointed for each Psychiatric Hospital established
13	pursuant to this Act a Medical Director who shall be a Medical Practitioner
14	recognised by the Medical and Dental Council of Nigeria as having special
15	training and requisite experience in the diagnosis and treatment of persons with
16	mental and behavioural disorders.
17	(6) There shall also be appointed for each Psychiatric Hospital such
18	medical practitioners, practitioners in such fields allied to medicine and any
19	other staff as may be deemed necessary by the hospital management.
20	(7) There shall be established in each general hospital and other
21	similar medical institutions separate wards for admission and care of patients
22	with mental and behavioural disorder.
23	(8) There shall be established in all Primary Health tare Centres a
24	component unit for referral services and follow up care for persons with mental
25	disorder.
26	PART III - ADMISSION AND DISCHARGE OF PATIENTS
27	4. Any person who requires treatment for mental disorder, may be
28	admitted voluntarily into any hospital or other facility approved for that
29	purpose by the government, pursuant to Section 3 of this Act.

Voluntary Admission

1	5(1) A person may be admitted to a hospital and there detained for	Compulsory
2	periods specified by sections of this Part of the Act on an application for	Admission
3	admission for observation on grounds that:	
4	(a) he is suffering from mental and behavioural disorder of a nature	
5	or degree which warrants his compulsory admission in a hospital for	
6	observation (with or without medical treatment) for a limited period; and	
7	(b) he ought to be so detained in the interest of his own safety or	
8	with a view to protecting the safety and interest of other persons.	
9	(2) An application pursuant to Subsection (1) of this section shall	
10	be made on the written recommendation oral medical practitioner in the	
11	prescribed form stating that the conditions set out in paragraphs (a) and (b)	
12	of Subsection (1)- of the section are satisfied.	
13	(3) A patient admitted pursuant to this section may be detained for a	
14	period not exceeding 28 days, beginning with the day on which he is	
15	admitted. He may however be detained thereafter if he becomes liable for	
16	compulsory admission again by virtue of a subsequent application, order, or	
17	direction under any of the following provisions of this Act.	
18	6(1) An emergency application may be made either by a health	Emergency Application
19	care worker or by any relative of the patient in case of urgent necessity for	Аррисаціон
20	the patient to be admitted and detained under Section 5 of this Act, but	
21	compliance with the provisions of the Act relating to application for	
22	admission for observation would involve undesirable delay.	
23	(2) A patient admitted pursuant to this section may be detained for a	
24	period of 3 days beginning with the day on which the application was made.	
25	7(1) A person may be admitted to a hospital and there detained	Application for Admission for
26	pursuant to an application for admission for treatment made in accordance	Treatment
27	with the following provisions of this section.	
28	(2) An application for admission for treatment may be made in	
29	respect of a patient on the grounds set out in paragraphs (a) and (b) of	
30	Subsection (1) of Section 5.	

	1	(3) An application for treatment it shall be founded on the 'written
	2	recommendations of two medical practitioners, who shall each state that in his
	3	opinion:
	4	(a) the patient is suffering from one or more of the forms of mental
	5	disorder referred to in Section 2 of this Act;
	6	(b) That the conditions set out in Subsection 2 of this section are met.
Application for compulsory	7	8(1) Subject to the provisions of this Act, an application for the
admission	8	compulsory admission of a patient for observation or treatment following a
	9	period of compulsory admission for observation pursuant to Subsection 3 of
	10	Section 5 may be made either by the nearest relative of the patient or a health
	11	worker, and shall be addressed to the Medical Director of the hospital to which
	12	admission is sought.
	13	(2) The consent of the nearest relative of the patient is needed to make
	14	the application, unless it becomes clear that in the circumstances further
	15	consultations to achieve this would occasion unreasonable delay.
Medical	16	9(1) the medical recommendation necessary to back up an
Recommendation for Admission of a Patient	17	application for admission of a patient pursuant to the provisions of a of Section
	18	8 shall be given by two medical practitioners who have personally examined
	19	the patient either together or at an interval of not more than 7 days, and shall be
	20	signed on or before the date of the application.
	21	(2) One of the two medical practitioners required for the purposed of
	22	Subsection (1) of this section shall be a medical practitioner who is a specialist
.₹	23	psychiatrist, or one with the experience in the diagnosis and treatment of
	24	mental disorder.
Effect of Application for	25	10(1) An application for admission of a patient to a hospital under
Admission	26	the provisions of this part of this Act duly completed in accordance therewith
	27	shall be' sufficient authority for the applicant, or any person authorised by him
	28	to take and convey the patient to the hospital specified in such application:
	29	(a) in case of an emergency application, within 3 days beginning with
	30	the date on which the patient was examined by the medical practitioner giving

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1	the recommendation referred to in Section 5 of this Act, at with the date of	
2	the application whichever is earlier;	
3	(b) in the case of an application other than an emergency	÷
4	application, within 14 days beginning with the date on which the patient was	
5	last examined by a. medical practitioner before giving the medical	
6	recommendation.	
7	(2) The application shall be sufficient for the Medical Director of	
8	the hospital to which the patient is taken to detain him in the hospital in	
9	accordance with the provisions of this Act.	
10	(3) The application shall be sufficient to render any previous	
11	application under this part of the Act by virtue of which he was liable to be	
12	detained in a-hospital no longer effective.	
13	(4) A patient admitted to a hospital pursuant to an application for	
14	admission arid treatment may apply to a Mental Health Review Tribunal	
15	within' six months from the day on which he was so admitted.	
16	11. An application for the admission of a patient to a hospital may	Application in respect of Patient
17	be made under this part of this Act as follows:	already in Hospital
18	(a) in the case of an application for admission for treatment of a	
19	patient who is already liable for detention for observation, where an	
20	application is so made, the patient shall be treated for the purposes of the Act	
21	as if he had been admitted to the hospital at the time when the application	
22	was received by the Medical Director of the hospital;	
23	(b) in the case of a patient under no detention application or order, if	
24	it appears to the medical practitioner in charge of the patient that an	
25	application ought to be made under this part of this Act for admission he may	
26	furnish a report in writing to that effect to the medical director of the	
27	hospital, and in such cases, the patient may be detained in the hospital for a	
28	period of 3 days from the day on which the report is furnished, pending when	

all other necessary conditions pursuant to Sections 8 and 9 may be satisfied.

Rectification of Application and Recommendation

12.-(1) If an application for admission for observation or for treatment or any medical recommendation given for the purposes of the application is found to be defective or incorrect and this is within a period not exceeding 14 days beginning with the day on which the patient is admitted to a hospital pursuant to the application, the medical director of the hospital shall give consent for the defect or error to be rectified by the person by whom the application or recommendation was signed; and the said application or recommendation shall have effect and shall be deemed to have had effect as if it has been originally made as eventually amended.

(2) If either of the medical recommendations given in accordance with the provisions of this part of this Act is found insufficient to warrant the patient's detention pursuant to the application, the medical director of the hospital may within the fourteen days mentioned in Subsection (1) of this section give notice in writing to that effect. A fresh medical recommendation complying with the relevant provisions of this part of this Act (other than the provisions relating to the time, signature, and the interval between examination) submitted to the medical director within that period shall suffice, provided that the other medical recommendation on which the application is founded too also complies with all the relevant provisions.

Duration of Authority for Detention and Renewal

13.-(1) A patient admitted pursuant to an application for admission for treatment may be detained in a hospital for a period of 365 days beginning with the day o~ which the patient was so admitted, but shall not be detained for any longer period unless the authority for his subsequent detention is renewed under the provisions of this section.

(2) Authority for the detention of a patient who has not previously been discharged may be renewed under this section for periods of 365 days at a time if it appears to the medical officer to be expedient. Provided that the medical director of the hospital shall cause the patient to be informed on each occasion, and the patient informed of his right to apply to a Mental Health Review Tribunal.

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1	14(1) Where a Police Officer or a staff of Social Welfare	Removal of Patient to a place
2	Department of Government funds in a place to which the public has access, a	of safety
3	person who appears to him to be suffering from mental and behavioural	
4	disorder and to be in immediate need of care or control, the police officer or	
5	social welfare worker, as the case may be, may if he thinks it necessary to do	
6	in the interest of that person or for the protection of other persons, remove	
7	that person to a place of safety with a view to making an application for his	
8	treatment and care under this Act.	
9	(2) A person removed to a place of safety under this section may be	
10	detained there for period not exceeding 72 hours for the purpose of enabling	
11	him to be examined by a medical practitioner and of making any necessary	
12	arrangements for his treatment or care.	
13	(3) A police officer or any other person required or authorised by	
14	this Act to take any person into custody or to conveyor to detain any person	
15	shall for the purposes of taking him into custody or conveying or detaining	
16	him, have all the powers, authority, protection and privilege of a police	
17	officer in the ordinary course of his duties as such.	
18	(4) If any person being in lawful custody by virtue of this section	
19	escapes, he may be retaken and returned to the hospital or place of safety:	
20	(a) by the person who had his custody 'immediately before the	
21	escape; or	
22	(b) by any officer or the staff of the hospital, his nearest relative or	
23	his guardian, or by a police officer if at the time of his escape he was liable to	
24	be detained in a hospital.	
25	15(1) The responsible medical officer may grant to any patient	Grant of Leave of Absence from
26	who is for the time being liable to be detained in a hospital under this Act,	Hospital
27	leave to be absent from the hospital subject to such conditions, as that officer	
28	considers necessary in the interest of the patient or for the protection of other	
29	persons.	

(2) Leave of absence may be granted under this Section .either

	1	indefinitely or for a specified period; and where leave is granted for a specified
	2	period, that period may be further extended as the responsible medical office
	3	may deem fit.
•	4	(3) The responsible medical officer may by notice in writing' to the
	5	patient or to the person for the meantime in charge of the patient, revoke the
	6	leave of absence for the recall of the patient to the hospital if it appears to him
	7	that it is necessary so to do in the interest of the patient's health and safety and
	8	for the protection of others.
	9	(4) A patient to whom a leave of absence is granted, under this section
	10	shall not be recalled under Subsection (3) of this Section after he has ceased to
	11	be liable to be detained under this Act.
	12	(5) In all cases of removal of patient to hospital for the first time or
	13	removal of a patient who breaches the condition of leave of absence, the police
	14	shall be available to render assistance.
Order of Discharge of a Patient	15	16. An order for discharge in respect of a patient detained under any
or a rationt	16	section of this part of this Act may be made:
	17	(a) by the responsible medical officer or 'by. the medical director of
	18	the hospital, where the patient is detained pursuant to an application for
	19	admission of observation; or
	20	(b) by the responsible medical officer, the medical director, or by the
	21	nearest relation, where the patient is detained pursuant to an application for
	22	admission for treatment. In other cases, the order shall be made pursuant to the
	23	responsible medical officer's report that the circumstances leading to his
	24	detention in the first place no longer exist.
Order of Discharge of a Nearest	25	17(1) Subject to the provisions of this section, the patient's nearest
relative	26	relative may at anytime apply for the discharge of a patient detained in hospital.
	27	(2) The nearest relative of the patient in making such an application
	28	shall. give a notice in writing in that regard not less than 72 hours to the medical
	29	director. In the event .that the responsible medical officer furnishes the medical
	30	director. of the hospital a report within 72 hours that in his opinion the patient, if

1	discharged, would be likely to act in a manner dangerous to himself and to	
2	other persons:	
3	(a) the application by the relative will not be granted;	
4	(b) no further application for discharge of that patient shall be	
5	entertained from that relative during a period of 3 months beginning with the	.,
6	date of the medical report;. and	
7	(c) the medical director of the hospital shall cause the nearest	
8	relative of the patient to be informed of his right to apply to a Mental Health	
9	Review Tribunal iJ; I respect of the patient within a period 9f 28 days	
10	beginning with the day on which he is so informed.	
11	PART IV - ADMISSION OF PATIENTS CONCERNED WITHIN	
12	CRIMINAL PROCEEDINGS	
13	18(1) Where a person is convicted before a High Court of a	Power of Court
14	criminal offence, or before a Magistrate's Court of an offence punishable on	to order Hospita Admission
15	summary conviction with imprisonment, the court may by a hospital order	
16	authorise his admission for observation in a hospital if it has cause to suspect	-
17	that the person may be suffering from mental disorder.	
18	(2) Where the court is satisfied, on written evidence made within	
19	seven days of admission of two medical practitioners, one of whom is	
20	recognised to have special experience in' the diagnosis and treatment of	
21	mental and behavioural disorders that:	
22	(a) the offender is suffering from mental disorder, severe mental	
23	impairment or dis-social disorder;	
24	(b) the mental disorder is of a severe nature or degree which	•
25	warrants the detention of the patient in a hospital for medical treatment; and	
26	(c) the offender is likely to benefit from such treatment with respect	
27	to future criminal tendency and behaviour.	
28	The court may decide that the most suitable method of disposing of the case	
29	is by means of an order under this section.	
30	(3) Where an order is made under this section, the Court shall cause	

	1	the further detention of the criminal in the hospital where the initial assessment
	2	of his mental state was made for further treatment until the patient (criminal) is
	3	assessed as having made sufficient improvement to be discharged there from
	4	and a report in that respect from the medical practitioners who made the initial
	5	assessment is placed before the court.
	6	(4) On receiving such a report, the Court shall order the discharge of
	7	the patient from hospital within three days of receiving the report.
	8	(5) The provisions of this section shall apply in the case of a substance
	9	abuser in breach of the provisions of the National Drug Law Enforcement
	10	Agency Act.
Compulsory Order	11	19. Where the patient has not made satisfactory progress with
A GC I	12	treatment pursuant to Subsection (3) of Section 18 within six months of the
	13	initial order, and a report in that respect from the medical practitioners referred
	14	to in Section 18 is placed before the court, the court shall, in the interest of
	15	public safety issue a compulsory order for the detention and treatment of the
	16	patient for another period of six months and for multiple periods of six months
•	17	thereafter, provided that:
	18	(a) the patient shall be advised on his right to appeal to the Mental
	19	Health Review Tribunal; and
	20	(b) a medical report on the desirability of subsequent detention and
	21	treatment of the patient in the interest of public safety is made on each
	22	occasion.
ompulsory order with	23	20(1) Where the Court receives a report from the medical
estriction	24	practitioners referred to in Section 18 to the effect that the mental disorder from
	25	which the patient is suffering is of such severity as to warrant maximum
	26	restriction of that patient, the Court shall issue a compulsory order with
	27	restriction provided that the patient shall be advised on his right to appeal to the
	28	Mental Health Review Tribunal of his case.
	29	(2) A compulsory order with restriction shall not be issued by a Court
	30	unless the Court in its wisdom and having regard to all the circumstances

the directive.

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	including the nature, character and antecedents of the offender and to the	•
	other available options (including terms of imprisonment) of dealing with	
•	him that the most suitable method of disposing of the case taking into	
	cognisance the issue of public safety is by means of an order under this	
	section.	
	21(1) If in the case of a child or young person brought before a	The Child
	juvenile or other court:	offender
	(a) the court is satisfied that the young person is in need of care or	
	protection that his parent or guardian is unable to control him, as the case	
)	may; and	•
	(b) the conditions which under Section 18 of this Act are required	
2	to be satisfied for the making of a hospital order in respect of a person	
}	convicted as herein mentioned are so far as applicable, satisfied in the case	
ļ	of the child or young person; the court shall have the like power to make a	
5	hospital order or guardian as if the child or young person had been' convicted	
5	by the court of an offence punishable on summary conviction with	
7	imprisonment and provisions of the said Section 18 shall with the necessary	
3	modifications and substitutions apply accordingly.	
)	22(1) If in the case of a person serving a sentence of	Removal to Hospital of
)	imprisonment, the Minister or the Governor, as the case may be is satisfied	Persons service Sentence of
	by the report, of a medical practitioner who has special experience in the	imprisonment
2	diagnosis and treatment of mental and behavioural disorders:	
3	(a) that the said person is suffering from a mental and behavioural	
ļ.	disorder, severe mental impairment or dis-social disorder; and	
5	(b) that the mental disorder is of a nature or degree which warrants	
<u>,</u>	the detention of the patient in a hospital for medical treatment, the Minister	
7	or Governor may, if he is of opinion having regard to the public interest and	
	all the circumstances that it is expedient to do so, direct by warrant, that the	
)	person be so removed and detained in such hospital as- may be specified in	

	1	(2) The transfer directive in the context of Subsection (1) of this
	2	section shall have the like force as a hospital order made in accordance with the
	3	provisions of Section 18 of this Act.
	4	(3) The foregoing provisions of this section shall apply for the
	5	purpose of the transfer of any person in custody pending trial as they apply for
	6	the purpose of any person serving a sentence of imprisonment.
	7	(4) For the purposes of this Section:
	8	(a) the Minister shall exercise the power to give a transfer directive in
	9	the case of a person convicted of an offence committed under any enactment
	10	made by the Government of the Federation; and
	11	(b) the Governor shall exercise the power to issue a directive in
	12	respect of a person convicted for an offence committed under an enactment
	13	made by the Government of a State.
Mental Health Review Tribunal	14	23(1) The Minister may, for the purpose of dealing with applications
iceview ittounui	15	and reference by and in respect of patient under this Act constitute for each
	16	State or group of States, such number of Mental Health Review Tribunals, as he
	17	may with the approval of the President determine."
	18	(2) Each Mental Health Review Tribunal shall consist of such
	19	members as the Minister may by order published in the Gazette decide, which
	20	order shall similarly specify the regulation of the proceedings of the Tribunal.
	21	(3) The Mental Health Review Tribunal shall function in protecting
	22	the interests of patients who are subject to the provisions of this Act. In doing
	23	so, it shall review treatments that require a second opinion, visit detained
	24	patients and investigate complaints, keep under. review the exercise of
	25	statutory powers relating to detained patients, and carry out any other function
	26	as may be directed by the Minister.
	27	PART V - PROPERTY AND AFFAIRS OF PATIENTS
Application of his Part	28	24(1) The provisions of this part shall apply in respect of a person,
	29	who in the considered opinion of a High Court Judge based on competent
	30	medical evidence is incapable by reason of mental disorder of managing and

1	administering his property and affairs; and a person whom the Judge is	
2	satisfied to refer to as a patient for purpose of this Part of this Act.	
3	25(1) The judge may, with respect to the property and affairs of a	General function of the Judge with
4	patient, do or secure the doing of all such things as to him appear necessary	respect to property
5	or expedient:	
6	(a) for the maintenance or other benefit of the patient;	
7	(b) for the maintenance or other benefit of members of the patient's	
8	family;	
9	(c) for making provision for other persons or purposes for whom or	
10	which the patient might be expected to provide if he were not mentally	
11	disordered; or	
12	(d) otherwise for administering the patient's affairs.	
13	(2) (a) In the exercise of the powers conferred by this section,	
14	regard shall be had first of all to the requirements of the patient, and the rules	
15	of law which restrict the enforcement by a creditor of rights against property	
16	under the control of the Judge.	
17	(b) Subject to the provisions of paragraph (a) in this subsection, the	
18	Judge shall, in administering a patient's affairs, have regard to the interests	
19	of creditors and also the desirability of making provisions for obligations of	
20	the patient notwithstanding that they may not be legally enforceable.	
21	(3) Without prejudice to the provisions of Subsection (2) of this	
22	section; the Judge shall have power to make such orders and give such	
23	directions and authorities as he thinks fit, for the purposes of that section and	
24	in particular may make orders or give directives or authorities for:	
25	(a) the control (with or without the transfer or vesting of property or	
26	the payment into court of money or securities) and management of any	
27	property of the patients;	
28	(b) the settlement of any property of the patient or the gift of any	
29	property of the patient to any person;	
30	(c) the carrying on by any suitable person of any profession, trade	

	1	or business of the patient;
	2	(d) the sale, exchange, charging or other disposition of any property
	3	of the patient;
	4	(e) the acquisition of any property in the name of the patient;
	5	(f) the dissolution of any property of which the patient is a member;
	6	(g) the carrying out of any property of which the patient is a member;
	7	(h) the conduct of any legal proceedings in the name of the patient of
	8	on his behalf;
	9	(i) the reimbursement out of the property of the patient, with o
	10	without interest, of money applied by any person for or for the benefit of the
	11	patient; or
	12	(j) the exercise of any power vested in the patient (including a power
	13	of consent) whether beneficially or as a guardian, trustee or otherwise however
Judge's power	14	J 26. Where it is represented to the Judge and he has reason to believe
in case of Emergency	15	that a person may be incapable by reason of mental disorder of managing or
	16	administering his property and affairs, and the Judge is of opinion that it is
	17	necessary to make immediately provision for any of the matters referred to in
	18	Section 25 of the Act, the Judge may exercise any of the powers conferred or
	19	him by the said Section 25, so far as is requisite for enabling that provision to be
	20	made, pending the question whether the said person is incapable as aforesaid.
	21	PART VI -TREATMENT
Consent to treatment	22	27(1) This part of this Applies to any patient referred to in any
licatificiti	23	section of this Act.
	24	(2) The following forms of medical treatment for mental disorder and
	25	behavioural disorders shall require consent:
	26	(a) any surgical operation for destroying brain tissue or for destroying
	27	the function of the brain tissue; and
	28	(b) such other forms of treatment requiring explanation of known
	29	risks to the patient to enable the patient to decide whether or not to accept such
	30	form of treatment.

1	(3) A patient shall not be given any form of treatment unless:				
2	(a) the responsible medical officer or a registered medical				
3	practitioner has certified in writing that the patient is capable of				
4	understanding the nature, purpose any likely effects of the treatment and has				
5	consented to it; or				
6	(b) the medical officer referred to in paragraph (a) of this				
7	subsection certifies in writing that the patient has not consented to the				
8	treatment for reason of incapacitation or other, but that having regard to the				
9	likelihood of its alleviating or preventing a deterioration of his condition, the				
10	treatment should be given.				
11	(4) A patient may, at any time before the completion of treatment				
12	for which he had previously given consent, withdraw such consent in				
13	writing if he so desires.				
14	(5) Subsections (2) (a) and (b) of this section shall not apply to any				
15	treatment:				
16	(a) which is immediately to save 'the patient's life;				
17	(b) which (not being irreversible) is immediately necessary .to				
18	prevent a deterioration of his condition;				
19	(c) which (not being irreversible or hazardous) is immediately				
20	necessary to alleviate serious suffering by, the patient; or				
21	(d) which (not being irreversible or hazardous) is immediately				
22	necessary and represents the minimum interference necessary to prevent the				
23	patient from violence or being a danger to himself or to others.				
24	(6) In all circumstances the responsible medical officer shall take				
25	into account the condition of the patient, the need to obtain consent from the				
26	nearest relative, periods of lucid intervals and his/her personal moral				
27	decision to obtain consent.				
28	PART VII - OFFENCES UNDER THIS ACT				
29	28(1) Any person Who with intent to deceive, forges or willfully	Forgery or False Entry of			
30	makes false entry or statement in any of the following documents:				

	1	(a) an application for admission under this Act;				
	2	(b) any medical report or recommendation under this Act;				
	3	(c) any other document required or authorised to be made for any of				
	4	the purposes of this Act.				
	5	(2) Any person guilty of an offence under this section of this Act hall				
	6	be prosecuted and if found liable shall be convicted to prosecution for a term				
	7	not exceeding 2 years or to a fine of NI00,000 or to both.				
exual	8	29(1) It shall be an offence under this section for a man or a woman				
elationship rith Patient	9	who is an officer or staff or is otherwise employed in or is one of the managers				
	10	of a Psychiatric hospital to have sexual relationship (intercourse) with a				
	11	woman or a man as the case may be who is:				
	12	(a) for the time being receiving treatment for mental disorder in that				
	13	hospital;				
	14	(b) subject to his/her guardianship or otherwise in his/her custody or				
	15	care under this Act in Psychiatric Hospital or other similar approved institution				
	16	for the treatment of mentally, disorder persons.				
	17	(c) for the time being receiving treatment as an out-patient.				
	18	(2) Any person guilty of an offence under this section shall be liable to				
	19	prosecution, and on conviction, to imprisonment for a term not exceeding l				
	20	year or to a fine of N100,000, or both of them. This shall not be prejudicial to any				
	21	other sanctions and such a person may be liable to from bodies to which he may				
	22	belong as a member.				
	23	(3) No proceedings shall be instituted for an offence under this				
	24	section, except by or with the consent of the Attorney-General of the State				
	25	concerned.				
ssisting Patient unlawful leave	26	30(1) Any person who induces or knowingly assists any other				
Absence	27	person:				
	28	(a) being liable to be detained in a hospital to absent himself without				
	29	leave; or				
	30	(b) being in legal custody by virtue of this Act to escape from such				

1	custody, shall be guilty of an offence.	
2	(2) Any person who knowingly harbours a patient who is absent	
3	without leave of absent or is otherwise at large and liable to be retaken into	
4	custody; or gives him assistance with intent to prevent, hinder or interfere	
5	with his being taken into custody or returned to the hospital or other place or	
6	where he ought to be detained shall be guilty of an offence.	
7	(3) Any person guilty of an offence under this section shall be liable	
8	on conviction to 3 months imprisonment or to a fine of N100,000, or both of	
9	them.	
10	PART VIII - IMMUNITY SAVINGS AND TRANSITIONAL PROVISIONS	
11	31(1) No person shall be liable on any ground to civil or criminal	Immunity from
12	proceedings to which he would have' been liable apart from this section in	Legal Proceedings
13	respect of any "act done pursuant to this Act or any regulations or rules made	
14	under or in respect of anything done in discharge of any functions conferred	
15	by this Act, unless such act was done in bad faith or without reasonable care.	
16	(2) No civil or criminal proceedings shall be brought without leave	
17	of the Attorney-General of the State concerned who shall not give such leave	
18	unless he is satisfied that there is substantial ground for the contention that	
19	the person to be prosecuted has acted in bad faith or without reasonable care.	
20	32(1) The Minister may, with the approval of the President,	Minister's power
21	Commander-in-Chief of the Armed Forces, make regulations, for	to make regulations
22	prescribing anything which under this Act ought to be prescribed and such	
23	regulation or regulations shall be published in the Federal Government	
24	Gazette.	
25	(2) Without prejudice to the generality, of the provisions of	
26	Subsection (1) of this section the regulations made under that subsection	
27	may:	
28	(a) specify the hospitals and other institutions with facilities for the	
29	time being for the reception, and treatment of patients requiring treatment	

and care for mental disorder;

30

	ı	(b) specify access to the public into Psychiatric Hospitals and simila
	2	other institutions, and their conduct while in such premises; and
	3	(c) such other things as may appear to be lacking in this Act bu
	4	necessary to achieve the aims and goals of the Act.
Interpretation	5	33. In this Act, unless the context otherwise requires
	6	(a) "court order" means an order made out by court committing a
	7	criminal offender before the court to compulsory admission with or without
	8	restriction to a psychiatric facility for observation, assessment and advice on
	9	his mental state;
	10	(b) "hospital order" means an order signed by two doctors, one of
	11	whom shall be a psychiatric doctor committing a patient for detention in a
	12	psychiatric facility for observation and treatment;
	13	(c) "leave of absence" means a period of trial away from hospital
	14	granted by the responsible medical officer so as to enable the patient's family to
	15	take him home to observe him and report on his progress with treatment;
	16	(d) "medical director" means the chief executive medical practitioner
	17	in charge of a psychiatric hospital to which this Act applies;
	18	(e) "medical practitioner" means a medical graduate registered within
	19	the meaning of Medical and Dental Practitioners Act, 1988;
	20	(f) "responsible medical officer" means a medical practitioner in
	21	charge of a patient's case;
	22	(g) "mental health professional/welfare" includes a qualified
	23	psychiatrist, a medical officer working in a psychiatric hospital or unit, a
	24	clinical psychologist, a psychiatric social worker, a psychiatric nurse;
	25	(h) "Minister" means the Minister charged with the responsibility for
	26	matters relating to Mental Health;
	27	(i) "nearest relative" in relation to a patient, includes a husband or
	28	wife, son or daughter, father or mother, brother or sister, grandparent or
	29	grandchild, uncle or aunt, nephew/nice or cousin;
	30	(j) "patient" means a person suffering or appearing to be suffering

1	from mental disorder;
2	(k) "place of safety" in relation to the patient includes police station or post, a
3	hospital, any place of reverence - Church, Mosque, Palace.
	SCHEDULE
	FORM A
	CERTIFICATE OF ADMISSION
	Section 5
	I certify that it is expedient for the welfare and safety of
	My reasons for this conclusion are as follows—
	.,,
	·······
	Signed: Medical Officer
	FORM B
	INFORMATION [Relative, good neighbor]
	A. B of
	is in need of mental healthcare.
	Social Welfare Officer/Nurse Signature of Informant
	Taken and sworn at
	Before me:
	· · · · · · · · · · · · · · · · · · ·
	Medical Officer

FORM C

MEDICAL CERTIFICATE

I, D	or
	at
	Mrs/Miss and I hereby certify that the said
	nentally ill and a proper subject for admission, and I have formed this opinion upon the following
grou	ands, namely:
(1)	Facts indicating mental disorder observed by myself as hereunder stated
(-)	
	1 * * * * * * * * * * * * * * * * * * *

(2)	Other facts (if any) indicating mental disorder communicated by as hereunder stated:

	· · · · · · · · · · · · · · · · ·
(3)	I have made inquiries of all persons known to me who seem likely to be able to give information as
	any facts of the previous history of the said
	of service with reference to his medical treatment. The following statement contains all such facts
_	wn to me:
	Name of Patient in full
	Sex and Age
	Marital Status
	Condition of life and previous occupation if any
	Religion
	Previous Place of Abode
	Whether first attack. Age on first attack (if known)
	When and where previously under care and treatment
	Duration of existing attack. Supposed cause
	Whether subject to epilepsy
	Whether suicidal
	Whether dangerous to others
	Name in full and place of abode of nearest known relative of patient and degree of relationship.
	Any other facts.
Date	ed this, 200
Dun	eu uns
	Signed:
	Medical Practitioner
	(Place of abode)

FORM D

Section 16

CERTIFICATE OF RECOVERY AND DISCHARGE

(a)	When granted by Medical Officer	
my have	care and observation for	at present confined in this hospital has been under months, and that I have examined him and his case, and I believe that he has made such progress as m.
/ L \	Signature of Medical Officer	
(b)	When granted by two Medical Practition	ners
at parate	resent confined at	ly examined
	Medical Officer I	Medical Officer II

EXPLANATORY NOTE

The Act makes elaborate provisions for the management of Mental Health in Nigeria. The Act makes sundry provisions for the formal admission for observation and/or treatment, it makes provisions for the protection of the interest of the mentally ill from the normal population, in various personal, civil and criminal matters as well as the protection of the general public interest from any antisocial behaviuour associated with the mental disorder, especially in matters relating to criminality and recidivism.