Sharing of Treatment Information with Law Enforcement; HB 2600

HB 2600 allows mental health treatment facilities to disclose information about whether a person is or has been a patient within the past six months when a person has been detained by law enforcement:

- Upon reasonable suspicion that the person is committing, has committed, or is about to commit a misdemeanor or felony, and is suffering from mental illness; and
- When the law enforcement officer has a reasonable belief that such person may benefit from treatment, rather than placement in a correctional institution, jail, juvenile correctional facility, or juvenile detention facility.