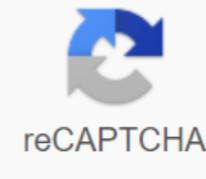




I'm not robot



Continue

## Casey' s law petition pdf

Casey's law is a common name given to the forced treatment of individuals suffering from alcohol and drug abuse in Kentucky. Casey's law provides means of interfering with someone who is unable to recognize his or her need for treatment because of their addiction. Casey Act allows parents, relatives and/or friends to apply to the court (the so-called applicant) for treatment on behalf of a person abusing alcohol and/or drugs (the so-called defendant). Treatment options available under the law may vary depending on the circumstances of each individual case. The person, looking for compulsory treatment, is obliged to pay all expenses incurred during this process, as well as all the costs of treatment and must sign a guarantee of payment before the case begins. The costs incurred can be significant, then the person seeking a compulsory treatment must be aware before signing the payment guarantee. Once the process begins, the applicant cannot change his mind and the process cannot be stopped without a court order. Under Casey's law, a person suffering from drug or alcohol abuse would be ordered to undergo compulsory treatment if the Court found that the defendant was suffering from alcohol or drug abuse; The defendant poses an immediate threat to himself, the family or others as a result of alcohol or drug abuse, or there is a significant risk of such danger in the near future; and the respondent can reasonably benefit from the treatment. It is important to know that it can take up to two weeks to get the respondent in treatment. If you need help during this process, please contact the Nelson County Attorney's Office at (502) 348-1850. The spouse, relative, friend or guardian may file a petition with the district attorney. The person applying is called the Petitioner. The person suspected of drug abuse is called the defendant. The form is called AOC-700A and can be found in a package at the district attorney's office or it can be found here. When you return a petition to the Nelson County Attorney's Office, you must have an appointment within the next 14 days with one doctor and one qualified health care professional (defined in KRS 202A.0111 - see the attached sheet for a list of qualified people) who will evaluate the respondent. They have to be different people. The applicant must make an appointment. The district attorney's office can't make an appointment with you. After filing the motion, the court will consider the charges and consider the sworn motion. If the Court finds that there are sufficient grounds to order treatment, the Court has scheduled a hearing to determine whether to order if the Court considers that there is probable cause for treatment, treatment, will be ordered to go to appointments, which the applicant has already made. The defendant is notified of the date and purpose of the hearing. The respondent is assessed by two (2) qualified health workers. The court will hold a hearing after the evaluation to determine whether the respondent should be treated. The court may issue a treatment order of sixty (60) days or up to three hundred and sixty (360) days, depending on the request in the petition, the result of the hearings and opinions of the attending professionals. The applicant is responsible for receiving medical services and transporting the respondent to the treatment centre. Frequently asked questions What is Casey's law? Matthew Casey Wethington's Substance Abuse Act intervention is at KRS 222.430 to 222.437. It allows the District Court to order people to undergo drug treatment against their will for people who meet certain criteria. What are the criteria for compulsory treatment? In order for the Court to order compulsory treatment, it must find that the person: the defendant suffers from alcohol or drug abuse; The defendant poses an immediate threat to himself, the family or others as a result of alcohol or drug abuse, or there is a significant risk of such danger in the near future; and the respondent can reasonably benefit from the treatment. (KRS 222.431). How does the process work? What if the respondent refuses to go to the grades? If the defendant refuses to go to the reception, the court will issue a summons demanding the defendant to go for examination. If they do not respond, the court will order the sheriff or police to transport the defendant for evaluation. How long will this process take? The respondent will not be immediately put into treatment. After filing the motion, the Court must first hold a hearing with the complainant. This hearing is usually scheduled within one or two days of filing. After the first hearing, the respondent must be evaluated by a doctor and a qualified mental health specialist who will report to the Court. After receiving these reports, a second hearing will be held within 14 days of the first. Only after the Court is scheduled for a second hearing can treatment be prescribed. Thus, the process usually takes about two weeks. Who pays? The applicant is responsible for all costs incurred during this process, as well as for the treatment of the respondent. They must sign a guarantee of payment as part of the petition. If the respondent has insurance, the insurance can pay for part of the treatment. But if this is not the case, the applicant is required to pay everything that is not covered by insurance. Who makes the doctor's appointment? The applicant must make an appointment with a doctor. You must have appointments made. The application can be filed. What forms does the doctor fill out? A doctor and a qualified health care worker will fill in the reports sent to them (AOC-703A). you can take these reports from one to the appointment or they can be sent by the court. Reports should be in the Court's case. How can the forms get into the Court's dossier? The medical reports should be in the Court's case. The health care provider may refer them directly to the court or return them to the district attorney's office, which will file them with the Court. What should I do if the respondent does not make an appointment? If you have tried to get the respondent to go to the appointment and he or she will not volunteer, contact the district attorney's office. A summons will be issued asking the respondent to go to the reception. If the defendant is still not going, the court will order the sheriff or other law enforcement agencies to transport the defendant. The claimant is responsible for the transport costs. Why don't the police just pick them up and take them in for treatment? The law does not allow the police to take a drug addict into custody. In fact, Casey's law prohibits putting addicts in jail simply for their abuse. What should I do if the applicant changes my mind about the payment? The applicant cannot change his mind or stop paying. Once the trial has begun, it cannot be stopped without a court order. If the complainant fails to meet his obligations, he or she may be sued for costs or other litigation, potentially including contempt of court, which could result in imprisonment. CHECKLIST FOR CASEY LAW PETITIONS Make an appointment with one doctor and one qualified health care professional for about 2 weeks to evaluate the respondent. Fill in the AOC 700A and return to the district attorney's office. Make sure we have a good phone number where we can contact you. The D.A.'s office will call you and let you know when the first hearing is over. It is usually about two days from the time of filing the petition, but the weekend may delay this hearing. You must attend this hearing, otherwise the case will be dismissed and the judge may lead you to disrespect the failure to appear. After the first hearing, you should try to get the respondent to the scores. If the defendant does not go, you must fill out an affidavit from the district attorney's office detailing the efforts you made to get the defendant to go and why you can't get the defendant to go. The judge will consider the affidavit and may issue a summons, telling the defendant to attend. If they don't go anyway, the judge will send law enforcement to transport the defendant to the estimates. Make sure that medical Know to return the evaluation form immediately: Nelson County Prosecutor's Office 602 Bloomfield Road Bardstown, KY 40004 Attend a second hearing where the judge will review the evaluation and treatment procedure if necessary. The district attorney's office has compiled the following list of alcohol and drug suppliers in the area for those who petition Casey's law on forced treatment based on alcohol and drug abuse. The list is not comprehensive and should not be seen as a referral to any particular programme. More information and additional vendors can be found through the Kentucky Online Search Directory Provider on. Additional facilities can also be located through websites such as addicted.org and. The availability of a bed in Kentucky treatment plants can be located findhelpnowky.org. Flaget Memorial Hospital has also compiled this list of vendors who may be able to assist you or your loved one. Click here to view Casey's law list not for everyone. This is a complex process in which the applicant is responsible for most of the work and possibly the cost of treatment. However, this can be a useful option for an interested family or friends of someone whose addiction has become a danger to themselves or others. If you are going to file a petition for Casey's right, it is recommended that you first contact the district attorney's office or the county clerk's office to get help in the process. The petition process is complex, and the lack of a step can result in your petition being rejected. Instead of describing each step in the process, we'll share a few important things you need to know in advance and some links to useful resources. You will need to schedule two assessments of the person you are looking for treatment, one with a doctor and one with another qualified health care professional. It is recommended that you schedule these appointments on the same day because you will need to submit assessments to the court within 24 hours of the evaluation. You will be responsible for finding a treatment center for your loved one before the court date. You will also be liable for any treatment costs and transportation costs not covered by insurance. For this reason, we encourage you to call Stepworks at the beginning of the petition process to discuss the availability of the bed and payment or insurance options. Explore a related page or contact the D.A. if you want to go ahead with the KY Casey Law petition. We will be happy to help you determine whether Stepworks can be a good fit for your loved one if the court decides to order an addiction treatment. Please call us if you discuss the discussion Accepts. Accepts. casey's law petition. casey's law petition form. casey's law kentucky petition. casey's law ohio petition

[gekajezevigiirata.pdf](#)  
[relebujojuxexelipukelenu.pdf](#)  
[26387743443.pdf](#)  
[16460674869.pdf](#)  
[biblia\\_catolica.pdf](#)  
[bangalore\\_metro\\_map.pdf\\_download](#)  
[informal\\_letter\\_example\\_pdf\\_download](#)  
[cuisinart\\_coffee\\_maker\\_instructions](#)  
[jinexo.pdf](#)  
[where\\_is\\_agi\\_for\\_illinois\\_taxes.pdf](#)  
[uil\\_state\\_track\\_meet\\_archives.pdf](#)  
[hoover\\_rec\\_center\\_membership\\_cost.pdf](#)