

Health & Human Services Committee

Thursday, February 20, 2014 9:00 AM - 11:00 AM Morris Hall

Action Packet

Health & Human Services Committee 2/20/2014 9:00:00AM

Location: Morris Hall (17 HOB)

Summary:

Health & Human Services Committee

Thursday February 20, 2014 09:00 am

Amendment 513813 Adopted Without Objection

Yeas: 15 Nays: 0 HB 97 Favorable CS/HB 287 Favorable With Committee Substitute Yeas: 15 Nays: 0 Amendment 025223 Adopted Without Objection HB 7021 Favorable With Committee Substitute Yeas: 16 Nays: 0

Health & Human Services Committee 2/20/2014 9:00:00AM

Location: Morris Hall (17 HOB)

Print Date: 2/20/2014 11:10 am

Attendance:

	Present	Absent	Excused
Richard Corcoran (Chair)	x		-
Larry Ahern	X		
Jason Brodeur			Х
Gwyndolen Clarke-Reed	X		
W. Travis Cummings	X		
Katie Edwards	X		
Joseph Gibbons	×		
Gayle Harrell	X		
Matt Hudson			Х
Mia Jones	X		
Shevrin Jones	X		
Amanda Murphy	X	0.00	
Jose Oliva	X	WALKES.	
Jimmy Patronis	Х		
Cary Pigman	X		
Ronald Renuart	x		
Kenneth Roberson	×		
John Wood	X		
Totals:	16	0	2

Health & Human Services Committee

2/20/2014 9:00:00AM

Location: Morris Hall (17 HOB)

HB 97 : Dentists & Dental Hygienists

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern				X	,,,,
Jason Brodeur			X		
Gwyndolen Clarke-Reed	X				
W. Travis Cummings	X				
Katie Edwards	X			-11-2	
Joseph Gibbons	X				
Gayle Harrell	X			115.00	
Matt Hudson			X		
Mia Jones	X				
Shevrin Jones	X				-
Amanda Murphy	X				
Jose Oliva	X				
Jimmy Patronis	X				
Cary Pigman	X				
Ronald Renuart	X				
Kenneth Roberson	X				
John Wood	X				
Richard Corcoran (Chair)	X				
	Total Yeas: 15	Total Nays: 0)		

Appearances:

Watson, Ronald (Lobbyist) - Waive In Support Florida Dental Association 118 E. Jefferson St. Tallahassee FL 32301

Phone: (850) 224-1089

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Health & Human Services Committee 2/20/2014 9:00:00AM

Location: Morris Hall (17 HOB)
CS/HB 287 : Certificates of Need

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	X				
Jason Brodeur			X		
Gwyndolen Clarke-Reed	X				
W. Travis Cummings	X				
Katie Edwards	X				
Joseph Gibbons	X				
Gayle Harrell	X				
Matt Hudson			X		
Mia Jones	X				
Shevrin Jones				X	
Amanda Murphy	X				
Jose Oliva	X				
Jimmy Patronis	X				
Cary Pigman	X				
Ronald Renuart	X				
Kenneth Roberson	X				
John Wood	X				
Richard Corcoran (Chair)	X				
	Total Yeas: 15	Total Nays: 0			

CS/HB 287 Amendments

Amendment 025223

X Adopted Without Objection

Appearances:

Marshall, Anthony (Lobbyist) - Waive In Support Florida Health Care Association 307 W. Park Ave Tallahassee FL 32301 Phone: (850) 224-3907

McCray, Jack (Lobbyist) - Waive In Support

AARP

200 W. College St. #304

Tallahassee FL 32301 Phone: (850) 577-5187

Foster, Harold (Lobbyist) - Waive In Support

N. Bay Health Associates

300 41st St.

Miami Beach FL 33140 Phone: (305) 301-5746

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COMMITTEE/SUBCOMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Health & Human Services Committee

Representative Artiles offered the following:

Amendment

Remove lines 265-272 and insert:

nursing home beds approved from July 1, 2014 to June 30, 2017,
equals or exceeds 3,750. As used in this section, the term
"batching cycle" means the grouping for comparative review of
certificate-of-need applications submitted for beds, services,
or programs having a like certificate-of-need methodology or
licensing category in the same planning horizon and the same
applicable district or subdistrict. This section is repealed
July 1, 2017.

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Published On: 2/19/2014 6:13:47 PM

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Health & Human Services Committee

2/20/2014 9:00:00AM

Location: Morris Hall (17 HOB)

HB 7021 : Sexually Violent Predators

Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	X				
Jason Brodeur			X		
Gwyndolen Clarke-Reed	X				
W. Travis Cummings	X				
Katie Edwards	X				
Joseph Gibbons	X		- ASSASS		
Gayle Harrell	X				
Matt Hudson			X		
Mia Jones	X				
Shevrin Jones	X				
Amanda Murphy	X				
Jose Oliva	X				
Jimmy Patronis	X				
Cary Pigman	X				
Ronald Renuart	X				
Kenneth Roberson	X				
John Wood	X				
Richard Corcoran (Chair)	X				
	Total Yeas: 16	Total Nays: 0			

HB 7021 Amendments

Amendment 513813

X Adopted Without Objection

Appearances:

Kanner, Kristin (Lobbyist) (State Employee) - Information Only Department of Children and Families 1317 Winewood Blvd Bldg 6 Tallahassee FL 32399 Phone: (850) 228-1317

Book, Ron (Lobbyist) - Proponent Lauren's Kids 104 W. Jefferson

Tallahassee FL 32301 Phone: (850) 224-3427

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	COMMITTEE/SUBCOMMITTEE	1	ACTION
AD	OPTED		(Y/N)
AD	OPTED AS AMENDED	27	(Y/N)
AD	OPTED W/O OBJECTION	/	(Y/N)
FA	ILED TO ADOPT	-	(Y/N)
WI	THDRAWN	42	(Y/N)
OT	HER	_	
-			

Committee/Subcommittee hearing bill: Health & Human Services
Committee

Representative Harrell offered the following:

Amendment (with title amendment)

Remove everything after the enacting clause and insert: Section 1. Subsection (3) of section 394.913, Florida Statutes, is amended, to read:

394.913 Notice to state attorney and multidisciplinary team of release of sexually violent predator; establishing multidisciplinary teams; information to be provided to multidisciplinary teams.—

- (2) The agency having jurisdiction shall provide the multidisciplinary team with the following information:
- (a) The person's name; identifying characteristics; anticipated future residence; the type of supervision the person

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will receive in the community, if any; and the person's offense history;

- (b) The person's criminal history, including police reports, victim statements, presentence investigation reports, postsentence investigation reports, if available, and any other documents containing facts of the person's criminal incidents or indicating whether the criminal incidents included sexual acts or were sexually motivated;
- (c) Mental health, mental status, and medical records, including all clinical records and notes concerning the person;
- (d) Documentation of institutional adjustment and any treatment received and, in the case of an adjudicated delinquent committed to the Department of Juvenile Justice, copies of the most recent performance plan and performance summary; and
- (e) If the person was returned to custody after a period of supervision, documentation of adjustment during supervision and any treatment received.
- (3) (a) The department shall prioritize the assessment and evaluation of persons referred under subsection (1) based upon their release dates.
- (b) (a) The secretary or his or her designee shall establish a multidisciplinary team or teams.
- (c) (b) Each team shall include, but is not limited to, two licensed psychiatrists or psychologists or one licensed psychiatrist and one licensed psychologist who shall each have experience in or relevant to the evaluation or treatment of

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persons	s wit	ch mer	ntal	abno	rmalit	ies.	The	depar	ctmer	nt sha	ll prov	ide
annual	trai	ining	to a	11 m	embers	of	the	multic	disci	iplina:	ry team	on
topics	incl	Luding	g but	not	limit	ed t	o re	searcl	on on	sexua	1	
offend	ing,	clin	ical	eval	uation	met	hods	, and	the	civil	commit	ment
process	з.											

- (d) Members of the team who are hired on contract are limited to 1-year contracts which may be renewed. The department shall regularly provide feedback to each multidisciplinary team member and formally evaluate the member's performance at least annually. Such evaluations must include, but need not be limited to, the member's:
- Scope of knowledge and understanding of clinical research regarding risk factors for sexual deviance and recidivism;
- 2. Ability to identify relevant clinical data from review of criminal records and other information, including recommendations of law enforcement and insights from victim advocates; and
- 3. Ability to apply clinical information in a structured assessment of both static risk factors and dynamic predictors of sexual recidivism.
- (e) The multidisciplinary team shall assess and evaluate each person referred to the team. The assessment and evaluation shall include a review of the person's institutional history and treatment record, if any, the person's criminal background, and any other factor that is relevant to the determination of

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whether such person is a sexually violent predator. The multidisciplinary team may consult with law enforcement agencies and victim advocate groups during the assessment and evaluation process. A member of the multidisciplinary team may conduct a clinical evaluation of the person. A second clinical evaluation must be conducted if a member of the multidisciplinary team questions the conclusion of the first clinical evaluation. All members of the multidisciplinary team shall review, at a minimum, the information provided in subsection (2) and any clinical evaluations before making a recommendation.

- <u>(f)</u>(c) Before recommending that a person meets the definition of a sexually violent predator, the person must be offered a personal interview. If the person agrees to participate in a personal interview, at least one member of the team who is a licensed psychiatrist or psychologist must conduct a personal interview of the person. If the person refuses to fully participate in a personal interview, the multidisciplinary team may proceed with its recommendation without a personal interview of the person.
- (g) The multidisciplinary team shall give equal consideration in the evaluation and assessment of an offender whose sexually violent offense was an attempt, criminal solicitation, or conspiracy, in violation of s. 777.04, to commit a sexually violent offense enumerated in s. 394.912(9) as it does in the evaluation and assessment of an offender who completed such an enumerated sexually violent offense. A rule

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or policy may not be established which reduces the level of consideration because the sexually violent offense was an attempt, criminal solicitation, or conspiracy.

- (h) After all clinical evaluations have been completed, the department shall provide to the state attorney a written assessment and recommendation as to whether the person meets the definition of a sexually violent predator.
- 1. The multidisciplinary team must recommend that the state attorney file a petition for civil commitment if at least two members of the multidisciplinary team determine that the person meets the definition of a sexually violent predator.
- 2. If the multidisciplinary team recommends that a person who has received a clinical evaluation does or does not meet the definition of a sexually violent predator, the written assessment and recommendation shall be sent to the state attorney. If the state attorney in writing questions the recommendation that the person does or does not meet the definition of a sexually violent predator, the multidisciplinary team must reexamine the case before a final written assessment and recommendation is provided to the state attorney.
- (i) The department shall maintain data by case on the recommendations of the clinical evaluators in their clinical evaluations, the final recommendations of the multidisciplinary team, the petitions filed by state attorneys, and the results of those petitions. The department shall at least annually analyze this data to assess inter-rater reliability between clinical

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evaluators and the level of agreement between an individual evaluator's recommendation and the multidisciplinary team's recommendation for the same individual. The department shall also assess trends in multidisciplinary team recommendations, state attorneys' filing, and the results of such filings. State attorneys shall provide information to the department regarding filings and their results as necessary for the department to maintain this data.

(j) (d) The Attorney General's Office shall serve as legal counsel to the multidisciplinary team.

(k) (c)1. After all clinical evaluations have been completed but at least one month prior to the person's scheduled release date, provided the referral date is 90 days or more from the person's scheduled release date, the multidisciplinary team shall provide to the state attorney Within 180 days after receiving notice, there shall be a written assessment and recommendation as to whether the person meets the definition of a sexually violent predator and a written recommendation, which shall be provided to the state attorney. If the referral date is less than 90 days from the person's scheduled release date, the multidisciplinary team shall provide to the state attorney a written assessment and recommendation as to whether the person meets the definition of a sexually violent predator as soon as is practicable prior to the person's scheduled release date. The written recommendation shall be provided by the Department of



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Children and <u>Families</u> <u>Family Services</u> and <u>must</u> <u>shall</u> include the written report of the multidisciplinary team.

- 2. Notwithstanding subparagraph 1., in the case of a person for whom the written assessment and recommendation has not been completed at least 365 days before his or her release from total confinement, the department shall prioritize the assessment of that person based upon the person's release date.
- Section 2. Subsection (2) of section 394.9135, Florida Statutes, is amended to read:
- 394.9135 Immediate releases from total confinement; transfer of person to department; time limitations on assessment, notification, and filing petition to hold in custody; filing petition after release.—
- (2) Within 72 hours after transfer, the multidisciplinary team shall assess whether the person meets the definition of a sexually violent predator. If the multidisciplinary team determines that the person does not meet the definition of a sexually violent predator, that person shall be immediately released. If at least two members of the multidisciplinary team, after all clinical evaluations have been conducted, determine determines that the person meets the definition of a sexually violent predator, the team shall provide the state attorney, as designated by s. 394.913, with its written assessment and recommendation within the 72-hour period or, if the 72-hour period ends after 5 p.m. on a working day or on a weekend or holiday, within the next working day thereafter.

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Section 3. Section 394.914, Florida Statutes, is amended to read:

the multidisciplinary team of the written assessment and positive or negative recommendation as to whether the person meets the definition of a sexually violent predator from the multidisciplinary team, the state attorney, in accordance with s. 394.913, may file a petition with the circuit court alleging that the person is a sexually violent predator and stating facts sufficient to support such allegation. No fee shall be charged for the filing of a petition under this section.

Section 4. Section 394.930, Florida Statutes, is amended to read:

394.930 Authority to adopt rules.—The Department of Children and Family Services shall adopt rules for:

- (1) Procedures that must be followed by members of the multidisciplinary teams when assessing and evaluating persons subject to this part.
- (2) Education and training requirements for members of the multidisciplinary teams and professionals who assess and evaluate persons under this part.
- (3) The criteria that must exist in order for a multidisciplinary team to recommend to a state attorney that a petition should be filed to involuntarily commit a person under this part. The criteria shall include, but are not limited to, whether:

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7021 (2014)

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198		(a)	The	person	has	a	propensity	to	engage	in	future	acts
199	of	sexual	vio:	lence.+								

- (b) The person should be placed in a secure, residential facility.; and
 - (c) The person needs long-term treatment and care.
- (4) The designation of secure facilities for sexually violent predators who are subject to involuntary commitment under this part.
- (5) The components of the basic treatment plan for all committed persons under this part.
- (6) The protocol to inform a person that he or she is being examined to determine whether he or she is a sexually violent predator under this part.
- (7) Procedures and requirements for selecting, contracting with, providing routine feedback to, and evaluating members of the multidisciplinary team who are under contract with the department.

Section 5. This act shall take effect July 1, 2014.

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TITLE AMENDMENT

Remove everything before the enacting clause and insert:
An act relating to sexually violent predators; amending s.
394.913, F.S.; requiring the department to prioritize
assessments and evaluations based upon the person's release

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date; specifying experience, training, and contracting requirements for the multidisciplinary team; authorizing the multidisciplinary team to consult with law enforcement agencies and victim advocate groups as part of the assessment and evaluation process; authorizing a clinical evaluation; requiring a second clinical evaluation under certain circumstances; mandating review of information by the multidisciplinary team before making a recommendation to the state attorney; requiring the multidisciplinary team to give equal consideration to an attempt, criminal solicitation, or conspiracy to commit certain offenses as it does to the commission of such offenses; requiring the multidisciplinary team to provide the state attorney with a recommendation as to whether the person meets the definition of a sexually violent predator; requiring the multidisciplinary team to recommend that the state attorney file a civil commitment petition under certain circumstances; requiring the multidisciplinary team to send a recommendation to the state attorney for further review under certain circumstances if a person does or does not meet the definition of a sexually violent predator; requiring the multidisciplinary team to reexamine the case under certain circumstances; requiring the department to maintain and annually assess certain data; requiring state attorneys to provide information to the department so that they may maintain the required data; revising the timeframes for the written assessment; amending s. 394.9135, F.S.; specifying the process for determining if a person meets

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the definition of a sexually violent predator when that person's
release is imminent; amending 394.914, F.S.; authorizing the
state attorney to file a petition for civil commitment
regardless of the multidisciplinary team's recommendation;
amending s. 394.930, F.S.; authorizing the Department of
Children and Families to adopt rules for selecting, contracting
with, providing routine feedback to, and evaluating
multidisciplinary team members; providing an effective date.

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