2012

1	A bill to be entitled
2	An act relating to sexually violent predators;
3	amending s. 394.912, F.S.; limiting the definition of
4	the term "sexually violent offense," for purposes of
5	sexually violent predator provisions, to felony
6	offenses; amending s. 394.913, F.S.; providing for
7	prioritization of written assessment and
8	recommendation for a person scheduled or up for review
9	for release when the assessment and recommendation
10	have not been completed within a specified period;
11	amending s. 394.9135, F.S.; revising provisions
12	relating to petitions to hold a person in custody
13	following release and transfer to the Department of
14	Children and Family Services to provide for extension
15	of certain time periods that expire after normal
16	business hours; amending s. 394.917, F.S.; deleting an
17	exception for detainers for deportation by the United
18	States Bureau of Citizenship and Immigration Services
19	to provisions requiring sexually violent predators to
20	be committed to the custody of the Department of
21	Children and Family Services upon the expiration of
22	the incarcerative portion of all criminal sentences
23	and disposition of any detainers; creating s.
24	394.9265, F.S.; prohibiting the knowing and
25	intentional bringing of contraband into or its removal
26	from the grounds of any facility for commitment or
27	detention of sexually violent predators; specifying

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28 items that constitute contraband; providing criminal 29 penalties for violations; providing an effective date. 30 31 Be It Enacted by the Legislature of the State of Florida: 32 Section 1. 33 Paragraph (h) of subsection (9) of section 34 394.912, Florida Statutes, is amended to read: 35 394.912 Definitions.-As used in this part, the term: "Sexually violent offense" means: 36 (9) 37 Any felony criminal act that, either at the time of (h) 38 sentencing for the offense or subsequently during civil 39 commitment proceedings under this part, has been determined 40 beyond a reasonable doubt to have been sexually motivated. 41 Section 2. Subsection (1) of section 394.913, Florida 42 Statutes, is amended to read: 43 394.913 Notice to state attorney and multidisciplinary 44 team of release of sexually violent predator; establishing multidisciplinary teams; information to be provided to 45 46 multidisciplinary teams.-47 The agency with jurisdiction over a person who has (1)48 been convicted of a sexually violent offense shall give written 49 notice to the multidisciplinary team, and a copy to the state 50 attorney of the circuit where that person was last convicted of 51 a sexually violent offense. If the person has never been 52 convicted of a sexually violent offense in this state but has been convicted of a sexually violent offense in another state or 53 54 in federal court, the agency with jurisdiction shall give 55 written notice to the multidisciplinary team and a copy to the Page 2 of 6

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56 state attorney of the circuit where the person was last 57 convicted of any offense in this state. If the person is being 58 confined in this state pursuant to interstate compact and has a 59 prior or current conviction for a sexually violent offense, the 60 agency with jurisdiction shall give written notice to the 61 multidisciplinary team and a copy to the state attorney of the 62 circuit where the person plans to reside upon release or, if no residence in this state is planned, the state attorney in the 63 64 circuit where the facility from which the person to be released is located. 65

66 (a) Except as provided in s. 394.9135, the written notice
 67 must be given:

68 <u>1.(a)</u> At least 545 days prior to the anticipated release 69 from total confinement of a person serving a sentence in the 70 custody of the Department of Corrections, except that in the 71 case of persons who are totally confined for a period of less 72 than 545 days, written notice must be given as soon as 73 practicable;

At least 180 days prior to the anticipated release from residential commitment of a person committed to the custody of the Department of Juvenile Justice, except that in the case of persons who are committed to low or moderate risk, written notice must be given as soon as practicable; or

79 <u>3.(c)</u> At least 180 days prior to the anticipated hearing 80 regarding possible release of a person committed to the custody 81 of the department who has been found not guilty by reason of 82 insanity or mental incapacity of a sexually violent offense.

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83	(b) Notwithstanding paragraph (a), in the case of a person
84	for whom the written assessment and recommendation has not been
85	completed at least 365 days prior to his or her release from
86	total confinement, the department shall prioritize the
87	assessment of that person based upon the person's release date.
88	Section 3. Subsections (2) and (3) of section 394.9135,
89	Florida Statutes, are amended to read:
90	394.9135 Immediate releases from total confinement;
91	transfer of person to department; time limitations on
92	assessment, notification, and filing petition to hold in
93	custody; filing petition after release
94	(2) Within 72 hours after transfer, the multidisciplinary
95	team shall assess whether the person meets the definition of a
96	sexually violent predator. If the multidisciplinary team
97	determines that the person does not meet the definition of a
98	sexually violent predator, that person shall be immediately
99	released. If the multidisciplinary team determines that the
100	person meets the definition of a sexually violent predator, the
101	team shall provide the state attorney, as designated by s.
102	394.913, with its written assessment and recommendation within
103	the 72-hour period or, if the 72-hour period ends after 5 p.m.
104	on a working day or on a weekend or holiday, within the next
105	working day thereafter.
106	(3) Within 48 hours after receipt of the written
107	assessment and recommendation from the multidisciplinary team,
108	the state attorney, as designated in s. 394.913, may file a
109	petition with the circuit court alleging that the person is a
110	sexually violent predator and stating facts sufficient to
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111 support such allegation. If a petition is not filed within 48 112 hours after receipt of the written assessment and recommendation 113 by the state attorney, the person shall be immediately released, 114 except that, if the 48-hour period ends after 5 p.m. on a 115 working day or on a weekend or holiday, the petition may be 116 filed on the next working day without resulting in the person's 117 release. If a petition is filed pursuant to this section and the judge determines that there is probable cause to believe that 118 119 the person is a sexually violent predator, the judge shall order 120 the person be maintained in custody and held in an appropriate secure facility for further proceedings in accordance with this 121 122 part.

Section 4. Subsection (2) of section 394.917, Florida Statutes, is amended to read:

394.917 Determination; commitment procedure; mistrials;
housing; counsel and costs in indigent appellate cases.-

127 If the court or jury determines that the person is a (2) 128 sexually violent predator, upon the expiration of the 129 incarcerative portion of all criminal sentences and disposition 130 of any detainers other than detainers for deportation by the 131 United States Bureau of Citizenship and Immigration Services, 132 the person shall be committed to the custody of the Department 133 of Children and Family Services for control, care, and treatment 134 until such time as the person's mental abnormality or personality disorder has so changed that it is safe for the 135 person to be at large. At all times, persons who are detained or 136 137 committed under this part shall be kept in a secure facility 138 segregated from patients of the department who are not detained

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139	or committed under this part.
140	Section 5. Section 394.9265, Florida Statutes, is created
141	to read:
142	394.9265 Introduction or removal of certain articles
143	unlawful; penalty
144	(1) Except as authorized by law, it is unlawful to
145	knowingly and intentionally bring into any facility providing
146	secure confinement and treatment under this part, or to take or
147	attempt to take or send therefrom, any of the following
148	articles:
149	(a) Any intoxicating beverage or beverage that causes or
150	may cause an intoxicating effect;
151	(b) Any controlled substance as defined in chapter 893; or
152	(c) Any firearm or weapon.
153	(2) A person who violates this section commits a felony of
154	the third degree, punishable as provided in s. 775.082, s.
155	775.083, or s. 775.084.
156	Section 6. This act shall take effect July 1, 2012.

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