By Senator Rodrigues

27-01272-21 20211384

A bill to be entitled

An act relating to involuntary civil commitment of sexually violent predators; amending s. 394.9155, F.S.; specifying that the Florida Rules of Criminal Procedure apply to certain proceedings relating to competency; requiring proceedings to cease when a person is found to be mentally incompetent to proceed; providing requirements for determining competency; requiring a secure facility to admit a person found mentally incompetent; requiring the facility to file specified reports with the court under certain circumstances; authorizing counsel to move for a hearing on the issue of the respondent's competence; providing requirements relating to such hearing; requiring a court to hold a hearing within a specified timeframe after a facility files a report; providing requirements relating to such hearing; requiring a court to enter a specified order and proceed expeditiously with a hearing or trial upon determining that the respondent is competent to proceed; amending s. 394.918, F.S.; requiring a court to conduct biannual evaluations for competency for certain persons; providing requirements relating to the outcome of such evaluations; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Subsection (8) is added to section 394.9155,

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Florida Statutes, to read:

394.9155 Rules of procedure and evidence.—In all civil commitment proceedings for sexually violent predators under this part, the following shall apply:

- (8) The Florida Rules of Criminal Procedure apply when competency is at issue unless otherwise specified in this part.
- (a) If at any time during a proceeding a person is found to be mentally incompetent to proceed, the proceedings must cease until the person is determined to be mentally competent.
- (b) If the court on its own motion, or on the motion of counsel for the respondent or for the state, has reasonable grounds to believe that the respondent is not mentally competent to proceed, the court must immediately enter an order setting a time for a hearing to determine the respondent's mental condition and may order the respondent to be examined by no more than three experts before the hearing date. Attorneys for the state and the respondent may be present at any examination ordered by the court.
- (c) If the court finds the respondent is incompetent to proceed during a hearing or before trial, or if the court finds that the respondent is competent to proceed but that the person's competence depends on continuation of appropriate treatment for mental illness or intellectual disability, the court must order the person into treatment at an appropriate secure facility to have his or her competency restored or to maintain his or her competence to proceed, as applicable.
- 1. The facility shall admit the person for treatment. No later than 6 months after the date of admission, the facility shall file with the court a report that addresses the issue of

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the person's competency and that considers the factors in Rule 3.211, Florida Rules of Criminal Procedure. The clerk of the court shall provide copies of the report to all parties.

- a. If, at any time during the initial 6-month period or any period of extended time ordered pursuant to this section, the administrator of the facility determines that the respondent no longer meets the criteria for commitment for incompetency or has become competent to proceed, the facility must file a report with the court stating such determination and the clerk of the court shall provide copies of the report to all parties.
- b. If, at any time during the initial 6-month period or any period of extended treatment ordered pursuant to this section, counsel for the respondent has reasonable grounds to believe that the respondent is competent to proceed or no longer meets the criteria for continued treatment, counsel may move for a hearing on the issue of the respondent's competence. The motion must contain a certificate of counsel certifying that the motion is made in good faith and on reasonable grounds that the respondent is competent to proceed or no longer meets criteria for commitment for incompetency. Such certification must contain a recital of the specific observations and, to the extent ethically permissible, any conversations with the respondent that formed the basis for the motion.
- c. If, upon consideration of a motion filed by counsel for the respondent or the prosecuting attorney and any information offered the court in support thereof, the court has reasonable grounds to believe that the respondent is competent to proceed, the court must order the facility to file a report addressing such issues and must order a hearing to be held on the issues.

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The clerk of the court shall provide copies of such report to all parties.

- 2. The court must hold a hearing within 30 days after a report is filed by a facility pursuant to sub-subparagraph 1.a. or 1.c. If, after the hearing, the court determines that the respondent is still incompetent to proceed and that the respondent meets the criteria for continued treatment, the court must order continued treatment and the facility must file a second report pursuant to subparagraph 1.
- 3. If the court determines that the respondent is competent to proceed at any time after his or her commitment and a hearing, the court must enter an order stating such finding and must proceed expeditiously with a hearing or trial.

The failure of any party to comply with such rules shall not constitute a defense in any judicial proceedings under this part.

Section 2. Subsection (5) is added to section 394.918, Florida Statutes, to read:

394.918 Examinations; notice; court hearings for release of committed persons; burden of proof.—

(5) The court shall biannually evaluate the competency of a person committed under this part who has been found incompetent. If the court finds that the person's competency has been restored, the court must proceed with the annual review proceedings as set forth in this section. If the court finds that the person's competency has not been restored, treatment for competency must continue at the commitment facility pursuant to s. 394.9155.

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L17		Section	3.	This	act	shall	take	effect	July	1,	2021	L.		