1 A bill to be entitled 2 An act relating to electronic transmittal of court 3 orders; amending s. 394.463, F.S.; requiring the clerk 4 of the court, within 6 hours after a court issues an 5 ex parte order for involuntary commitment, to submit 6 the order electronically to the sheriff or law 7 enforcement agency in the county where the order is to 8 be served; amending s. 397.68151, F.S.; requiring the 9 clerk of the court, within 6 hours after a certain 10 summons is issued, to submit the summons 11 electronically and, if applicable, a copy of the 12 petition for involuntary services and a notice of the hearing to a law enforcement agency to effect service 13 14 on certain persons; amending s. 790.401, F.S.; 15 requiring the clerk of the court to transmit 16 electronically, within a certain timeframe after the court issues a risk protection order and notice of 17 hearing, a copy of the order, notice of hearing, 18 19 petition to the appropriate law enforcement agency for 20 service upon the respondent; requiring the clerk of 21 the court to transmit electronically, within a certain 22 timeframe after the court issues a temporary ex parte 23 risk protection order or risk protection order, a copy 24 of the notice of hearing, petition, and temporary ex 25 parte risk protection order or risk protection order,

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26 as applicable, to the sheriff; requiring that an 27 electronic copy of a temporary ex parte risk 28 protection order or a risk protection order be 29 certified by the clerk of the court and that the 30 electronic copy be served in the same manner as the 31 certified copy; providing an effective date. 32 33 Be It Enacted by the Legislature of the State of Florida: 34 35 Section 1. Paragraph (a) of subsection (2) of section 36 394.463, Florida Statutes, is amended to read: 37 394.463 Involuntary examination.-INVOLUNTARY EXAMINATION.-38 (2)39 An involuntary examination may be initiated by any one (a) 40 of the following means: A circuit or county court may enter an ex parte order 41 1. 42 stating that a person appears to meet the criteria for 43 involuntary examination and specifying the findings on which 44 that conclusion is based. The ex parte order for involuntary 45 examination must be based on written or oral sworn testimony 46 that includes specific facts that support the findings. If other less restrictive means are not available, such as voluntary 47 48 appearance for outpatient evaluation, a law enforcement officer, 49 or other designated agent of the court, must shall take the person into custody and deliver him or her to an appropriate, or 50 Page 2 of 9

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51 the nearest, facility within the designated receiving system 52 pursuant to s. 394.462 for involuntary examination. The order of 53 the court must shall be made a part of the patient's clinical record. A fee may not be charged for the filing of an order 54 55 under this subsection. A facility accepting the patient based on 56 this order must send a copy of the order to the department 57 within 5 working days. Within 6 hours after the court issues an 58 order, the clerk of the court shall electronically submit the 59 order to the sheriff or a law enforcement agency in the county where the order is to be served may be submitted electronically 60 61 through existing data systems, if available. The order is shall 62 be valid only until the person is delivered to the facility or for the period specified in the order itself, whichever comes 63 first. If a time limit is not specified in the order, the order 64 is valid for 7 days after the date that the order was signed. 65 A law enforcement officer may take a person who appears 66 2. 67 to meet the criteria for involuntary examination into custody 68 and deliver the person or have him or her delivered to an 69 appropriate, or the nearest, facility within the designated

70 receiving system pursuant to s. 394.462 for examination. A law 71 enforcement officer transporting a person pursuant to this 72 section shall restrain the person in the least restrictive 73 manner available and appropriate under the circumstances. If 74 transporting a minor and the parent or legal guardian of the 75 minor is present, before departing, the law enforcement officer

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76 must shall provide the parent or legal guardian of the minor 77 with the name, address, and contact information for the facility 78 within the designated receiving system to which the law enforcement officer is transporting the minor, subject to any 79 80 safety and welfare concerns for the minor. The officer shall 81 execute a written report detailing the circumstances under which 82 the person was taken into custody, which must be made a part of 83 the patient's clinical record. The report must include all emergency contact information for the person that is readily 84 85 accessible to the law enforcement officer, including information 86 available through electronic databases maintained by the 87 Department of Law Enforcement or by the Department of Highway 88 Safety and Motor Vehicles. Such emergency contact information 89 may be used by a receiving facility only for the purpose of informing listed emergency contacts of a patient's whereabouts 90 pursuant to s. 119.0712(2)(d). Any facility accepting the 91 92 patient based on this report must send a copy of the report to 93 the department within 5 working days.

94 3. A physician, a physician assistant, a clinical 95 psychologist, a psychiatric nurse, an advanced practice 96 registered nurse registered under s. 464.0123, a mental health 97 counselor, a marriage and family therapist, or a clinical social 98 worker may execute a certificate stating that he or she has 99 examined a person within the preceding 48 hours and finds that 100 the person appears to meet the criteria for involuntary

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101 examination and stating the observations upon which that conclusion is based. If other less restrictive means, such as 102 103 voluntary appearance for outpatient evaluation, are not available, a law enforcement officer must shall take into 104 105 custody the person named in the certificate and deliver him or her to the appropriate, or nearest, facility within the 106 107 designated receiving system pursuant to s. 394.462 for 108 involuntary examination. The law enforcement officer shall execute a written report detailing the circumstances under which 109 110 the person was taken into custody and include all emergency contact information required under subparagraph 2. Such 111 112 emergency contact information may be used by a receiving facility only for the purpose of informing listed emergency 113 114 contacts of a patient's whereabouts pursuant to s. 115 119.0712(2)(d). The report and certificate must shall be made a part of the patient's clinical record. Any facility accepting 116 117 the patient based on this certificate must send a copy of the 118 certificate to the department within 5 working days. The document may be submitted electronically through existing data 119 systems, if applicable. 120 121

When sending the order, report, or certificate to the department, a facility shall, at a minimum, provide information about which action was taken regarding the patient under paragraph (g), which information <u>must</u> shall also be made a part

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126 of the patient's clinical record.

Section 2. Subsection (3) of section 397.68151, Florida
Statutes, is amended to read:

129 397.68151 Duties of court upon filing of petition for 130 involuntary services.—

A copy of the petition and notice of the hearing must 131 (3) 132 be provided to the respondent; the respondent's parent, 133 guardian, or legal custodian, in the case of a minor; the 134 respondent's attorney, if known; the petitioner; the 135 respondent's spouse or guardian, if applicable; and such other 136 persons as the court may direct. If the respondent is a minor, a 137 copy of the petition and notice of the hearing must be 138 personally delivered to the respondent. The clerk shall also 139 issue a summons to the person whose admission is sought, and, 140 unless a circuit court's chief judge authorizes disinterested 141 private process servers to serve parties under this chapter, 142 within 6 hours after the summons being issued, the clerk of the 143 court shall electronically submit the summons and, if 144 applicable, a copy of the petition and notice of hearing to a 145 law enforcement agency to must effect such service on the person 146 whose admission is sought for the initial treatment hearing. 147 Section 3. Paragraph (a) of subsection (3) and subsection (5) of section 790.401, Florida Statutes, are amended to read: 148 790.401 Risk protection orders.-149 150 (3) RISK PROTECTION ORDER HEARINGS AND ISSUANCE.-

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(a) Upon receipt of a petition, the court must order a
hearing to be held no later than 14 days after the date of the
order and must issue a notice of hearing to the respondent for
the same.

155 1. The clerk of the court shall <u>electronically transmit</u> 156 <u>within 6 hours after the court issues an order and notice of</u> 157 <u>hearing cause a copy of the order, notice of hearing, and</u> 158 petition to be forwarded on or before the next business day to 159 the appropriate law enforcement agency for service upon the 160 respondent as provided in subsection (5).

161 2. The court may, as provided in subsection (4), issue a 162 temporary ex parte risk protection order pending the hearing 163 ordered under this subsection. Such temporary ex parte order 164 must be served concurrently with the notice of hearing and 165 petition as provided in subsection (5).

3. The court may conduct a hearing by telephone pursuant to a local court rule to reasonably accommodate a disability or exceptional circumstances. The court must receive assurances of the petitioner's identity before conducting a telephonic hearing.

171 (5) SERVICE.-

172 (a) <u>Within 6 hours after the court issues a temporary ex</u>

173 <u>parte risk protection order or risk protection order</u>, the clerk 174 of the court shall <u>electronically transmit</u> furnish a copy of the 175 notice of hearing, petition, and temporary ex parte risk

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176 protection order or risk protection order, as applicable, to the 177 sheriff of the county where the respondent resides or can be 178 found, who shall serve it upon the respondent as soon thereafter as possible on any day of the week and at any time of the day or 179 180 night. An electronic When requested by the sheriff, the clerk of 181 the court may transmit a facsimile copy of a temporary ex parte 182 risk protection order or a risk protection order must be that 183 has been certified by the clerk of the court, and the electronic this facsimile copy must may be served in the same manner as a 184 185 certified copy. Upon receiving an electronic a facsimile copy, the sheriff must verify receipt with the sender before 186 187 attempting to serve it upon the respondent. The clerk of the court is shall be responsible for furnishing to the sheriff 188 189 information on the respondent's physical description and 190 location. Notwithstanding any other provision of law to the 191 contrary, the chief judge of each circuit, in consultation with 192 the appropriate sheriff, may authorize a law enforcement agency 193 within the jurisdiction to effect service. A law enforcement 194 agency effecting service pursuant to this section shall use 195 service and verification procedures consistent with those of the 196 sheriff. Service under this section takes precedence over the service of other documents, unless the other documents are of a 197 198 similar emergency nature.

(b) All orders issued, changed, continued, extended, orvacated after the original service of documents specified in

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201 paragraph (a) must be certified by the clerk of the court and 202 delivered to the parties at the time of the entry of the order. 203 The parties may acknowledge receipt of such order in writing on 204 the face of the original order. If a party fails or refuses to 205 acknowledge the receipt of a certified copy of an order, the 206 clerk must shall note on the original order that service was 207 effected. If delivery at the hearing is not possible, the clerk must shall mail certified copies of the order to the parties at 208 209 the last known address of each party. Service by mail is complete upon mailing. When an order is served pursuant to this 210 211 subsection, the clerk shall prepare a written certification to 212 be placed in the court file specifying the time, date, and 213 method of service and shall notify the sheriff.

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Section 4. This act shall take effect July 1, 2025.

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