Florida Senate - 2008 Bill No. SB 1614



	CHAMBER ACTION		
Senate		House	
Comm: WD			
3/11/2008	•		
	•		
	•		

The Committee on Criminal Justice (Wilson) recommended the following **amendment**:

Senate Amendment (with title amendment)

Delete line(s) 813-829

and insert:

1 2

3

4

5

6

7 (2) (2) (3) At any time that an inmate who has received mental 8 health treatment while in the custody of the department becomes 9 eligible for release on parole, a complete record of the 10 inmate's treatment shall be provided to the Parole Commission and to the Department of Children and Family Services. The 11 record shall include, at least, the inmate's diagnosis, length 12 13 of stay in treatment, clinical history, prognosis, prescribed 14 medication, and treatment plan and recommendations for aftercare 15 services. In the event that the inmate is released on parole,

Page 1 of 2

Florida Senate - 2008 Bill No. SB 1614



16	the record shall be provided to the parole officer who shall
17	assist the inmate in applying for services from a professional
18	or an agency in the community. The application for treatment and
19	continuation of treatment by the inmate may be made a condition
20	of parole, as provided in s. 947.19(1); and a failure to
21	participate in prescribed treatment may be a basis for
22	initiation of parole violation hearings.
23	
24	========== TITLE AMENDMENT ===========
25	And the title is amended as follows:
26	Delete line(s) 76-79
27	and insert:
28	involuntary placement; amending s. 945.48, F.S.; revising
29	the procedure