The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

Prepared By: The Professional Staff of the Committee on Judiciary								
BILL:	SB 962							
INTRODUCER:	Senator Gardiner							
SUBJECT:	Warrants							
DATE:	April 5, 2013	REVISED:						
ANALYST		STAFF DIRECTOR	REFERENCE	ACTION				
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			CJ					
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I. Summary:

SB 962 allows a judge to electronically issue an arrest or search warrant provided that an application:

- Is electronically signed by the affiant;
- Is supported by an oath or affirmation administered by the judge or other authorized person; and
- Is submitted through reliable electronic means.

This bill considers a warrant to be electronically issued and signed by a judge when the judge electronically affixes his or her signature to the warrant.

This bill substantially amends sections 901.02 and 933.07, Florida Statutes.

II. Present Situation:

Issuance of Arrest Warrants

A law enforcement officer may make a warrantless arrest of a person who:

- Commits a felony or misdemeanor or violates a municipal or county ordinance in the officer's presence. An arrest for the commission of a misdemeanor or the violation of a municipal or county ordinance must be made immediately or in fresh pursuit.
- Commits a felony if the officer has a reasonable belief that the person committed it.

• Violates chapter 316, F.S., the Florida Uniform Traffic Control Law, in the presence of the officer and the arrest is made immediately or in fresh pursuit.

- Commits certain enumerated crimes if the officer has probable cause to make an arrest.
- In all other instances a court must issue an arrest warrant before a person may be arrested. A judge may issue an arrest warrant upon a reasonable belief that the person in the complaint has committed a criminal offense within the jurisdiction of the trial court. 1 A warrant is considered issued at the time the judge signs the warrant.

Issuance of Search Warrants

Article I, Section 12 of the State Constitution provides, in part:

Searches and seizures.—The right of the people to be secure in their persons, houses, papers and effects against unreasonable searches and seizures ... shall not be violated. No warrant shall be issued except upon probable cause, supported by affidavit, particularly describing the place or places to be searched, the person or persons, thing or things to be seized, the communication to be intercepted, and the nature of evidence to be obtained. This right shall be construed in conformity with the 4th Amendment to the United States Constitution, as interpreted by the United States Supreme Court.

A search warrant is generally required when a person is considered to have a reasonable expectation of privacy in the property sought to be searched.³ Likewise, courts will uphold warrantless searches, and admit evidence found in the search, if the defendant cannot establish a reasonable expectation of privacy. The court has found that a person has no reasonable expectation of privacy in a jail cell⁴ or a police station.⁵ In contrast, a person has the highest expectation of privacy in a person's private residence.⁶

A judge may issue a search warrant by signing the warrant upon a satisfactory showing of probable cause from the documents submitted. The search warrant is then issued to a law enforcement officer. The issuance of the search warrant acts as a command to a law enforcement officer to search the property described in the warrant and to bring the property specified and any person arrested in connection with the warrant before the court.⁷

³ *J.W. v. State*, 95 So. 3d 372, 376 (Fla. 3d DCA 2012).

¹ Section 901.02(1), F.S.

 $^{^{2}}$ Id.

⁴ Bolin v. State, 2013 WL 627146, *7 (Fla. 2013).

⁵ Lundberg v. State, 2012 WL 5870104, *8 (Fla. 4th DCA 2012).

⁶ Rowell v. State 83 So. 3d 990, 994 (Fla. 4th DCA 2012).

⁷ Section 933.07(1), F.S.

Electronic Signatures for the Issuance of Warrants

The Florida Legislature adopted an electronic filing process for the courts in 2009. As justification, the Legislature identified as benefits of e-filing reduced judicial costs, increased timeliness in the processing of cases, and improved judicial case management. 9

An electronic signature refers to "any letters, characters, symbols, or process manifested by electronic or similar means and attached to or logically associated with a record and executed or adopted by a person with the intent to sign the record." ¹⁰

Current law is silent as to whether a judge may sign arrest or search warrants with an electronic signature.

III. Effect of Proposed Changes:

This bill allows a judge to electronically issue an arrest or search warrant provided that an application:

- Is electronically signed by the affiant;
- Is supported by an oath or affirmation administered by the judge or other authorized person; and
- Is submitted through reliable electronic means.

This bill deems a warrant to be electronically issued and signed by a judge when the judge electronically affixes his or her electronic signature to the warrant.

Florida law does not currently authorize electronic issuance of warrants.

This bill provides an alternative means to the current process of paper issuance of arrest and search warrants.

The bill takes effect July 1, 2013.

IV. Constitutional Issues:

A.	Municipality/County	Mandates	Restrictions:
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None.

B. Public Records/Open Meetings Issues:

None.

⁸ Chapter 2009-61, L.O.F.

⁹ Section 28.2205, F.S.

¹⁰ Section 933.40(1)(d), F.S.

C. Trust Funds Restrictions:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

The Office of State Courts Administrator expects a positive fiscal impact, if any, from the provisions of this bill. To the extent that the bill provides an alternative to judicial review and issuance of warrants by paper only, a more streamlined, efficient process may result.¹¹

The Florida Sheriffs Association indicates that law enforcement agencies will experience a positive fiscal impact from this bill. For warrants to search property, a law enforcement officer will not need to remain at a potential crime scene while another officer physically travels to obtain a search warrant. For arrest warrants, this bill could reduce the time it currently takes for law enforcement officer to arrest an offender. ¹²

VI. Technical Deficiencies:

None.

VII. Related Issues:

The Florida Sheriffs Association indicates that in 2012, various entities convened a workgroup on the feasibility of expanding the court's electronic filing process to include electronic signatures on warrants. Participants included the Florida Department of Law Enforcement, the National Center for State Courts, the Police Chief's Association, the Florida Court Technology Commission, circuit judges, sheriff's offices, state attorney's offices, and the clerks of court. ¹³

¹¹ Office of the State Courts Administrator, 2013 Judicial Impact Statement, Senate Bill 962 (March 18, 2013) (on file with the Senate Committee on Judiciary).

¹² Florida Sheriffs Association, *Position Paper on Electronic Filing of Warrants* (on file with the Senate Committee on Judiciary).

 $^{^{13}}Id.$

VIII. Additional Information:

A. Committee Substitute – Statement of Substantial Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.