

	LEGISLATIVE ACTION	
Senate	•	House
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Floor: WD/RM	•	
03/09/2018 06:42 PM	•	
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Senator Brandes moved the following:

Senate Amendment to Senate Amendment (601794) to House Amendment (with title amendment)

Between lines 894 and 895 insert:

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Section 16. From the funds in Specific Appropriation 3141A, the Office of the State Courts Administrator shall develop or competitively procure an electronic criminal justice risk assessment instrument. The instrument shall be used to pilot one or more validated pretrial risk assessment instruments in two or more counties which will objectively analyze the risk that a

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criminal defendant will re-offend or fail to appear before trial and provide risk levels that will inform the court's decision as to whether the defendant should be detained pretrial or released with or without conditions. The pilot must begin on or before November 1, 2018, and criminal justice agencies within the pilot counties shall participate. In determining the appropriate pretrial risk assessment instruments for the pilot, the office, in collaboration with the participating criminal justice agencies, shall review existing, validated pretrial risk assessment instruments. Additionally, the office shall review the effectiveness of the use of validated risk assessment instruments to determine a criminal defendant's suitability for problem-solving courts and consider whether such assessments should be included in the criminal justice risk assessment instrument. As part of the review process, the office shall consult with the Department of Juvenile Justice and the Department of Corrections regarding their experiences with developing and using risk assessment instruments. The office shall submit to the President of the Senate and the Speaker of the House of Representatives an interim report by February 1, 2019, which addresses the pilot's implementation status and whether risk assessment instruments used in problem-solving courts should be included in the instrument, and a final report by January 3, 2020, to the President of the Senate and the Speaker of the House of Representatives which addresses the success of the pilot and, if warranted by the pilot's findings, makes recommendations to the Legislature as to how to implement pretrial risk assessment instruments statewide.



========= T I T L E A M E N D M E N T ========== 41

And the title is amended as follows:

Delete line 4802

and insert:

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rules; requiring the Office of the State Courts Administrator to develop or competitively procure with certain funds an electronic criminal justice risk assessment instrument; specifying uses for the risk assessment instrument; requiring the pilot to begin by a certain date; requiring the office to review existing risk assessment instruments for certain purposes; requiring the office to consult with certain departments regarding their experiences developing and using risk assessment instruments; requiring the office to submit an interim report by a certain date and a final report by a certain date to the Legislature; amending s. 907.043, F.S.; requiring each