## Florida State Report Card

Last Updated: January 1, 2024

**Method and scoring:** State involuntary civil commitment laws are evaluated using a 100-point grading scale. The scoring criteria are in accordance with the Treatment Advocacy Center's values and policy preferences. Up to 50 points are awarded to a state based on the quality of its inpatient commitment law, and up to 50 points are awarded based on the state's assisted outpatient treatment (AOT) law. Final letter grades are computed using the following scale:

97 or above	A+	87–89	B+	77–79	C+	67–69	D+	59 or below	F
93–96	А	83–86	В	73–76	С	63–66	D		
90–92	A-	80–82	В-	70–72	C-	60–62	D-		

Cri	terion	Citation	Specifications	Points	
1.	Citizen access to court,	Fla. Stat.	Authorizes family/enumerated adults (3 pts)	5	
	emergency evaluation (5 pts)	§ 394.463(2)(a)(1)	Authorizes any responsible adult (2 pts)		
2.	Quality of emergency petition	Fla. Stat.	Process specified and reasonable (2 pts)	5	
	process (5 pts)	§ 394.463(2)	⊠Timelines specified and reasonable (2 pts)		
			Responsible entities identified (1 pt)		
			□Requires certification by more than one		
			professional (-2 pts)		
			□Emergency evaluation criteria inconsistent with		
			inpatient commitment criteria (-5 pts)		
3.	Emergency hold duration (5 pts)	Fla. Stat.	⊠At least 48-hour hold allowed (3 pts)	5	
		§ 394.463(2)(g)	⊠At least 72-hour hold allowed (2 pts)		
4.	Citizen access to court, inpatient	Fla. Stat.	□Authorizes family/enumerated adults (3 pts)	0	
	petition (5 pts)	§ 394.463(2)(g)(4)	□Authorizes any responsible adult (2 pts)		
			Facility administrator only		
5.	Quality of criteria for harm or	Fla. Stat.	⊠Contains explicit criteria (10 pts)	10	
	violence to self or others (up to	§ 394.467(1)(a)(2)(b)	□Language is vague/ambiguous (-3 pts)		
	10 pts)		□Harm must be imminent (-3 pts)		
6.	Quality of criteria for grave	Fla. Stat.	⊠Contains explicit criteria (10 pts)	7	
	disability/basic needs (up to 10	§ 394.467(1)(a)(2)(a)	□Language is vague/ambiguous (-3 pts)		
	pts)		□Endangerment must be imminent (-3 pts)		
			⊠Criteria require family to turn person		
			out of home to receive treatment (-3 pts)		
			□Unreasonably high risk of harm (-3 pts)		
7.	Quality of criteria for		□Contains explicit criteria (10 pts)	0	
	psychiatric deterioration		□Language is vague/ambiguous (-3 pts)		
	(up to 10 pts)				
			SUBTOTAL	32	
PA	RT ONE: Extra Credit				
1.	Specifies in which court a	Fla. Stat.	Circuit court in County where the patient is	1	
	petition for inpatient	§ 394.455(10)	located.		
	commitment shall be filed (1 pt)				
			Extra Credit	1	
			PART ONE TOTAL	33	

PART TWO: Outpatient Commitment Statute (up to 50 points)					
Criterion	Citation	Specifications	Points		
1. AOT explicitly authorized (5 pts)	Fla. Stat. § 394.4655	Requires local government to adopt (-3 pts) Referred to as "involuntary outpatient services"	5		
<ol> <li>Citizen access to court for AOT (5 pts)</li> </ol>		<ul> <li>Authorizes family/enumerated adults (3 pts)</li> <li>Authorizes any responsible adult (2 pts)</li> <li>Authorizes citizen petition to mental health system only (-2 pts)</li> </ul>	0		

3.	Criteria sufficiently broad to	Fla. Stat.	Evaluate applicable provision only:	
Ј.	provide actual access	§ 394.4655(2)	□If inpatient/outpatient criteria are the same:	
	(up to 10 pts)	3 00 11 1000(2)	□Inpatient criteria include psychiatric	
	(ap to to pto)		deterioration standard (10 pts) or	
			$\Box$ No psychiatric deterioration standard,	
			adequate grave disability standard (5 pts)	
			or	
			If outpatient criteria are distinct from inpatient	
			criteria:	10
			⊠ Allows consideration of length of	
			treatment history $\geq$ 36 months (2 pts)	
			□Does not exclude periods of	
			incarceration or hospitalization	
			(-1 pt)	
			Does not limit application to those	
			currently dangerous or unstable (4 pts)	
			Does not limit application to those	
			refusing service or currently lacking	
			insight (4 pts)	
4.	Authorizes AOT directly from	Fla. Stat.		5
	community (5 pts)	§ 394.4655(4)(a)		
5.	Procedures sufficiently detailed	Fla. Stat.	☑Process specified and reasonable (1 pt)	4
	to guide practitioners	§ 394.4655	☑Timelines specified and reasonable (1 pt)	
	(up to 5 pts)		⊠Responsible entities identified (1 pt)	
			Periodic reporting to court required (1 pt)	
			⊠Renewal process expressly specified (1 pt)	
6.	Procedures require the	Fla. Stat.		5
	treatment plan to be shared	§ 394.4655(4)(b)		
-	with the court (5 pts)			-
7.	Specifies procedures and	Fla. Stat.		5
	consequences for nonadherence (5 pts)	§ 394.4655(7)(b)(3)		
8.	Duration of initial order	Fla. Stat.	⊠= 90 days (2 pts) <u>or</u>	2
0.		§ 394.4655(7)(b)(1)	$\square > 90 \text{ days (2 pts)} \underline{Ot}$	2
9.	Duration of continued order	Fla. Stat.	□= 180 days (2 pts) <u>or</u>	0
5.		§ 394.4655(8)	$\square > 180 \text{ days} (2 \text{ pts}) \underline{\text{or}}$	U
		• • • • • • • • • • • • • • • • • • • •	Order is renewable for 90-day periods,	
			indefinitely, under separate hearing process.	
			SUBTOTAL	36
PA	RT TWO: Extra Credit			
1.	Specifies court for AOT (1 pt)	Fla. Stat. § 394.4655(4)(c)	County where the patient is located	1
2.	Court monitoring of voluntary			
	settlement agreements (5 pts)			
			Extra Credit	1
			PART TWO TOTAL	37

FINAL SCORE		
PART C	NE TOTAL	33
PART TV	VO TOTAL	37
	TOTAL	70
	GRADE	C-