HB 307 -- CIVIL DETENTIONS

SPONSOR: Riggs

This bill specifies that, if a court authorizes the initial detention and evaluation of a respondent to determine whether the respondent should be taken into custody and transported to a mental health facility and the mental health facility refuses to accept for admission or releases or discharges the respondent, the facility must notify the authorizing court electronically within 24 hours.

This bill is the same as HB 2840 (2022).