

125.88 Status if commitment delayed.

If a court directs a respondent who was previously ordered taken into immediate custody under [section 125.81](#) to be placed at a facility for evaluation and appropriate treatment under [section 125.83](#), and no suitable facility can immediately admit the respondent, the respondent shall remain in custody as previously ordered by the court, notwithstanding the time limits stated in [section 125.81](#), until a suitable facility can admit the respondent. The court shall take appropriate steps to expedite the admission of the respondent to a suitable facility at the earliest feasible time.

[82 Acts, ch 1212, §16]

Referred to in [§125.81](#), [§229.21](#)