

125.89 Respondents charged with or convicted of crime.

1. If a court orders a respondent placed at a facility for evaluation and treatment under [section 125.83](#) at a time when the respondent has been convicted of a public offense, or when there is pending against the respondent an unresolved formal charge of a public offense, and the respondent's liberty has therefore been restricted in any manner, the findings of fact required by [section 125.83](#) shall clearly so inform the administrator of the facility where the respondent is placed.

2. The commitment powers of the court under [section 124.409](#) supersede the procedures and requirements of [this subchapter](#).

[82 Acts, ch 1212, §17]

2017 Acts, ch 54, §76

Referred to in [§229.21](#)