DIGEST

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HB 145 Engrossed	2018 Regular Session	Cox
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Abstract: Provides limitations on diagnosing of factitious disorder imposed on another (formerly known as "Munchausen syndrome by proxy"), and on circumstances in which state child welfare proceedings (child in need of care proceedings) may be initiated.

<u>Proposed law</u> prohibits physicians and other health care providers from diagnosing the condition of factitious disorder imposed on another, formerly known as "Munchausen syndrome by proxy", unless they meet all of the following criteria:

- (1) They are licensed as a health care provider in this state.
- (2) They are qualified by licensure and professional training to diagnose mental health conditions.
- (3) They have conducted a bona fide evaluation of the person being diagnosed.

<u>Proposed law</u> provides that "bona fide evaluation", for purposes of <u>proposed law</u>, means all of the following actions have occurred:

- (1) The health care provider has reviewed the relevant clinical records of the individual and the purported victim and has completed a full assessment of the individual's clinical history and current clinical condition.
- (2) The health care provider has performed an in-person clinical evaluation of the individual which includes a clinical interview and behavioral observation.
- (3) The health care provider has created and maintained a record of the condition of the individual in accordance with clinically accepted standards to support a mental health diagnosis.

<u>Present law</u>, Ch.C. Art. 601 et seq., provides for actions known as "child in need of care proceedings" which are brought by the state to protect children who are abused, neglected, abandoned, or endangered, and can result in a termination of parental rights and a complete and permanent separation of the parent from the child.

<u>Proposed law</u> retains <u>present law</u> and <u>adds</u> thereto provisions stipulating that a diagnosis of factitious disorder imposed on another shall not constitute grounds for a determination that a child is in need

of care unless that diagnosis is made in accordance with proposed law.

(Adds R.S. 37:1745.2 and Ch.C. Art. 606(C))

Summary of Amendments Adopted by House

The Committee Amendments Proposed by <u>House Committee on Health and Welfare</u> to the <u>original</u> bill:

- 1. Delete from <u>proposed law</u> the defined term "bona fide provider-patient relationship" and its corresponding definition and insert in lieu thereof the term "bona fide evaluation".
- 2. Revise <u>proposed law</u> providing that a diagnosis of factitious disorder imposed on another shall not constitute grounds for an <u>allegation</u> that a child is in need of care to provide instead that the diagnosis shall not constitute grounds for a <u>determination</u> that a child is in need of care.