DIGEST

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CONFERENCE COMMITTEE REPORT DIGEST

HB 243 2019 Regular Session Dustin Miller

Keyword and oneliner of the instrument as it left the House

PUBLIC HEALTH: Provides relative to opioid data reporting

Report rejects Senate amendments which would have:

- 1. Made permissive that any reported drug overdose by coroners or first responders be submitted to the Bureau of Justice Assistance's Comprehensive Opioid Abuse Program through the "ODMAP" program if such reporting agency has a data-sharing agreement.
- 2. Made technical changes.

Digest of the bill as proposed by the Conference Committee

<u>Present law</u> requires the state health officer, acting through the office of public health of the La. Department of Health (LDH), to prepare, promulgate, and enforce rules and regulations embodied within the state's sanitary code. Provides guidelines and directives for promulgation and implementation of the sanitary code.

<u>Proposed law</u> retains <u>present law</u> and adds a requirement that the sanitary code provide for reporting by emergency departments of chief complaints, admit reasons, and discharge diagnosis data relating to suspected opioid-related overdoses.

<u>Present law</u> requires that each coroner or physician who signs a death certificate certify the certificate using the La. Electronic Event Registration System.

<u>Proposed law</u> retains <u>present law</u> and adds a requirement that each coroner report drug overdose deaths where the decedent's toxicology results indicate that an opioid was present at the time of death. Requires that such reports be entered into the La. Electronic Event Registration System.

<u>Proposed law</u> defines "first responders" and "opioid-related drug overdose" for purposes of <u>proposed law</u>.

<u>Proposed law</u> authorizes first responders to provide reports or documents to the LDH office of public health where an encountered individual was experiencing an opioid-related drug overdose and whether naloxone was administered. Provides that such reports and documents are confidential and exempt from the requirements of present law relative to public records, R.S. 44:1 et seq.

Effective upon signature of governor or lapse of time for gubernatorial action.

(Amends R.S. 40:34(C) and R.S. 44:4.1(B)(26); Adds R.S. 40:4(A)(14) and 978.2.1)