
DIGEST

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HB 527 Reengrossed

2018 Regular Session

Stagni

Abstract: Revises provisions of the Safe Haven Law pertaining to designated emergency care facilities.

Present law comprising the Safe Haven Law, Ch. C. Art. 1149 et seq., provides a mechanism whereby any parent may relinquish the care of an infant who is not more than 60 days old to the state at a designated emergency care facility in safety and anonymity, and without fear of prosecution.

Present law designates as an "emergency care facility" any state-licensed hospital, any public health unit, any emergency medical service provider, any medical clinic, any fire station, any police station, any crisis pregnancy center, or any child advocacy center.

Proposed law revises present law to designate as an emergency care facility all of the following:

- (1) Any state-licensed hospital.
- (2) Any of the following medical clinics during normal and customary hours of operation:
 - (a) Local or parish public health units.
 - (b) Licensed rural health clinics.
 - (c) Licensed ambulatory surgical centers.
 - (d) Federally qualified health centers.
- (3) Any manned fire station.
- (4) Any manned law enforcement station.
- (5) Any Child Advocacy Center accredited by the National Children's Alliance, during normal and customary hours of operation.

Proposed law defines "emergency medical service provider", for purposes of the Safe Haven Law, as a licensed emergency medical service provider, when dispatched as a result of a "911" call from a parent who wishes to relinquish his infant.

Proposed law adds firefighter to the list of persons who may be dispatched in the event a parent communicates via a "911" call that he or she wishes to relinquish an infant but does not have transportation.

Present law lists responsibilities of designated emergency care facilities relative to infant relinquishments. Proposed law applies such responsibilities to emergency medical service providers, fire stations, and law enforcement stations.

Present law provides immunity from civil and criminal liability for representatives and staff of designated emergency care facilities.

Proposed law provides immunity from civil and criminal liability to employees and volunteers of a designated emergency care facility or emergency medical service provider, firefighters, and law enforcement officers.

Proposed law makes technical changes.

(Amends Ch. C. Arts. 1150(2)-(4), 1151(A), and 1152(A), (B), (D), (E), (F)(intro. para.), and (G)-(I); Adds Ch. C. Art. 1150(5))

Summary of Amendments Adopted by House

The Committee Amendments Proposed by House Committee on Health and Welfare to the original bill:

1. Make technical changes.

The House Floor Amendments to the engrossed bill:

1. Make technical changes.