## HOUSE SUMMARY OF SENATE AMENDMENTS

## HB 165 2018 Regular Session Mack

DRUGS/CONTROLLED: Provides relative to the Uniform Controlled Dangerous Substances Law

## **Synopsis of Senate Amendments**

1. Remove the <u>proposed law</u> definition of "aggregate" and provide for a definition of "aggregate weight", which would exclude any packaging from the gross weight of an exhibit of evidence.

## Digest of Bill as Finally Passed by Senate

<u>Present law</u> provides for the Uniform Controlled Dangerous Substances Law which imposes criminal penalties upon any person who manufactures, produces, distributes, possesses with the intent to distribute, or possesses a controlled dangerous substance or who engages in other unlawful acts set forth in present law relative to controlled dangerous substances.

Imposition of certain penalties in <u>present law</u> depend upon the aggregate weight of the substance involved.

<u>Proposed law</u> retains <u>present law</u> but adds a definition of the term "aggregate weight" to mean the gross weight of an exhibit of evidence, not including any packaging.

<u>Present law</u> classifies fentanyl as a Schedule II substance in the Uniform Controlled Dangerous Substances Law but provides for criminal penalties as follows in the penalty provisions involving Schedule I substances:

- (1) Manufacture or distribution of fentanyl, or a mixture or substance including fentanyl-penalties include imprisonment at hard labor for five to forty years, and may include a fine not to exceed \$50,000.
- (2) Possession of fentanyl or a mixture or substance containing fentanyl penalties are as follows:
  - (a) An aggregate weight of less than two grams imprisonment, with or without hard labor, for not less than two years nor more than four years.
  - (b) An aggregate weight of two grams or more but less than twenty-eight grams imprisonment, with or without hard labor, for not less than two years nor more than ten years and may include a fine of not more than \$5,000.

<u>Proposed law</u> retains the <u>present law</u> classification of fentanyl as a Schedule II substance and retains the <u>present law</u> criminal penalties, but relocates those penalties to the penalty provisions in Schedule II. <u>Proposed law</u> further applies these <u>present law</u> penalties to violations involving the substance carfentanil.

<u>Present law</u> authorizes substance abuse treatment and probation in certain cases of possession or possession with intent to distribute heroin or fentanyl. Requires a contradictory hearing to determine the presence of a substance abuse disorder, and provides for the revocation of probation or other sanctions for the failure to complete treatment or other conditions of probation.

<u>Proposed law retains present law</u> but relocates these provisions applicable to fentanyl to the penalty provisions in Schedule II, and makes the present law treatment provisions applicable

to carfentanil as well.

(Amends R.S. 40:966(B)(3), (C)(4)(intro. para.), and (G)(1) and 967(B)(1)(intro. para.); Adds R.S. 40:961(3.1) and 967(B)(4), (C)(4), and (E))