HLS 23RS-133 ENGROSSED

2023 Regular Session

HOUSE BILL NO. 181

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BY REPRESENTATIVE DEVILLIER

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

AN ACT

CORONERS: Provides relative to telemedicine access for coroners

2 To amend and reenact R.S. 28:53(B)(1), (G)(2) and (4), and (J)(3), relative to coroner 3 authority for telemedicine examinations; to clarify those persons who may execute 4 an emergency certificate via actual examination or telemedicine examination; to 5 include assistant coroners in existing emergency certificate provisions; and to 6 provide for related matters. 7 Be it enacted by the Legislature of Louisiana: 8 Section 1. R.S. 28:53(B)(1), (G)(2) and (4), and (J)(3) are hereby amended and 9 reenacted to read as follows: 10 §53. Admission by emergency certificate; extension; payment for services rendered 11 12 B.(1) Any physician licensed or permitted by the Louisiana State Board of 13 Medical Examiners, physician assistant when acting in accordance with their his 14 respective clinical practice guidelines, psychiatric mental health nurse practitioner, 15 other nurse practitioner who acts in accordance with a collaborative practice 16 agreement and receives verbal approval for executing the certificate from his

## Page 1 of 4

collaborating physician, or psychologist may execute an emergency certificate only

after an actual examination of a person alleged to have a mental illness or be

suffering from a substance-related or addictive disorder who is determined to be in

need of immediate care and treatment in a treatment facility because the examining

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

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physician, physician assistant when acting in accordance with their his respective clinical practice guidelines, psychiatric mental health nurse practitioner, other nurse practitioner who acts in accordance with a collaborative practice agreement and receives verbal approval for executing the certificate from his collaborating physician, or psychologist determines the person to be dangerous to self or others or to be gravely disabled. The actual examination of the person by a psychiatrist or psychiatric mental health nurse practitioner any medical professional listed in this Section, including coroners, deputy coroners, and assistant coroners, may be conducted by telemedicine utilizing video conferencing technology provided that if a licensed healthcare professional who can adequately and accurately assist with obtaining any necessary information including but not limited to the information listed in Paragraph (4) of this Subsection shall be is in the examination room with the patient at the time of the video conference. A patient examined in such a manner shall be medically cleared prior to admission to a mental health treatment facility. Failure to conduct an examination prior to the execution of the certificate will be evidence of gross negligence.

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(2) Within seventy-two hours of admission, the person shall be independently examined by the coroner, or his deputy, or his assistant coroner who shall execute an emergency certificate, pursuant to Subsection B of this Section, which shall be a necessary precondition to the person's continued confinement. Except as provided in Paragraph (7) of this Subsection, if the actual examination by the psychiatrist medical professional referred to in Paragraph (B)(1) of this Section is conducted by telemedicine, the seventy-two-hour independent examination by the coroner, deputy coroner, or assistant coroner shall be conducted in person.

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1 (4) In making either the initial examination or the second examination, when 2 the coroner, or his deputy coroner, or assistant coroner examines the person and 3 executes an emergency certificate and a reexamination of the person and reexecution 4 of a certificate is necessary for any reason to ensure the validity of the certificate, both the first examiner and the reexaminer shall be entitled to the fee for the service, 5 6 unless they are one and the same. 7 J. 8 9 10 (3) In any instance where the coroner, or his deputy coroner, or assistant 11 coroner executes the first emergency certificate, the second emergency certificate 12 shall not be executed by the coroner, or his deputy coroner, or assistant coroner, but the second emergency certificate may be executed by any other physician including 13 14 a physician at the treatment facility. However, if the first examination by the coroner 15 is conducted by a psychiatrist utilizing video conferencing technology, the second 16 examination shall be conducted in person. 17

## **DIGEST**

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 181 Engrossed

2023 Regular Session

DeVillier

**Abstract:** Allows coroners, deputy coroners, and assistant coroners to execute an emergency certificate via actual examination or telemedicine examination and establishes provisions for such persons.

<u>Present law</u> provides that certain healthcare professionals, licensed or permitted in accordance with <u>present law</u>, may execute an emergency certificate only after an actual examination of a person, who is alleged to have a mental illness or be suffering from a substance-related or addictive disorder and, after the determination made by the healthcare professional, is considered to need immediate care and treatment in a treatment facility.

<u>Present law</u> also provides that the actual examination of the person may be conducted by a psychiatrist or psychiatric mental health nurse practitioner via telemedicine, utilizing video conferencing technology.

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<u>Proposed law</u> provides that the actual examination of the person may be conducted by any medical professional listed in <u>proposed law</u>, including coroners, deputy coroners, and assistant coroners, via telemedicine.

<u>Present law</u> provides that if the actual examination by the psychiatrist is conducted via telemedicine, the 72-hour independent examination by the coroner shall be conducted in person.

<u>Proposed law</u> extends <u>present law</u> to allow deputy coroners or assistant coroners to conduct the 72-hour independent examination.

<u>Present law</u> provides that when the coroner or his deputy examines the person and executes an emergency certificate and a reexamination of the person and reexecution of a certificate is necessary to ensure the validity of the certificate, both the first examiner and the reexaminer shall be entitled to the fee for the service.

<u>Proposed law</u> extends <u>present law</u> to include instances when assistant coroners examine the person and execute an emergency certificate, and a reexamination of the person and reexecution of a certificate is necessary to ensure the validity of the certificate.

<u>Present law</u> provides that where the coroner or his deputy executes the first emergency certificate, the second emergency certificate shall not be executed by the coroner or his deputy.

<u>Proposed law</u> extends <u>present law</u> to include instances when the assistant coroner executes the first emergency certificate.

(Amends R.S. 28:53(B)(1), (G)(2) and (4), and (J)(3))