VITAL RECORDS/DEATH CERT: Provides with respect to parties to whom the state registrar of vital records may issue a death certificate

Synopsis of Senate Amendments

1. Includes a security account as a type of financial institution account within proposed law pertaining to "payable on death" accounts.

Digest of Bill as Finally Passed by Senate

Present law states that records may be inspected by or a death certificate may be issued to the following:

(1) A person named in the certificate.

(2) A member of the immediate or surviving family of the person named in the certificate.

(3) A person named in a court proceeding as a member of the immediate or surviving family of the person named in the certificate.

(4) The beneficiary of an insurance policy or trust.

(5) A succession representative.

Proposed law adds the following individuals who may inspect records or be issued a death certificate:

(1) A universal or general legatee in judgment of possession.

(2) Any beneficiary of a decedent's public pension plan.

(3) Any beneficiary of a decedent's individual retirement account or other private retirement plan or pension.

(4) Any beneficiary of a decedent's financial institution accounts, including security accounts, classified as a "payable on death account".

(Adds R.S. 40:41(C)(1)(f)-(i))