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 110 Original

2024 Regular Session

Owen

Abstract: Requires the Board of Ethics to furnish the name of a complainant to the subject of the complaint other than a public servant or agency, upon request after board action on the complain is concluded.

<u>Present law</u> requires the Board of Ethics (ethics board) to redact the name of the complainant prior to sending information to the accused. <u>Present law</u> further provides that it is a misdemeanor punishable by a fine of not more than \$2000 or imprisonment for not more than one year, or both, for any member of the ethics board, or its staff to make public the testimony taken at a private investigation or private hearing of the ethics board or to make any public statement or give out any information concerning a private investigation or private hearing of the ethics board without the written request of the public servant or other person investigated. <u>Present law</u> further provides that any person who, with knowledge of its falsity, makes a false complaint shall be subject to the penalties set forth in <u>present law</u> (R.S. 42:1153) for violations of the ethics code which includes a fine of up to \$10,000 and may also include censure, and for public employees may also include removal, suspension, or reduction in pay, or demotion.

<u>Proposed law</u> provides that after the conclusion of an investigation or other ethics board action on a complaint and upon written request by the person who is subject to an investigation or complaint other than a public servant or agency, the ethics board shall furnish the requestor with the name of the complainant, including the name of a complainant who filed a nonsworn complaint.

(Adds R.S. 42:1141.4(L)(3))