675926

## LEGISLATIVE ACTION Senate House Comm: RCS 04/09/2015

The Committee on Judiciary (Bean) recommended the following:

## Senate Amendment (with title amendment)

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Delete lines 1439 - 1461

and insert:

(c) A petition for involuntary inpatient placement is filed and the records are needed by the state attorney to evaluate the allegations set forth in the petition or to prosecute the petition. However, the state attorney may not use clinical records obtained under this part for the purpose of criminal investigation or prosecution, or for any other purpose not authorized by this part.



- (d) (c) The court orders such release. In determining whether there is good cause for disclosure, the court shall weigh the need for the information to be disclosed against the possible harm of disclosure to the individual person to whom such information pertains.
- (e) (d) The individual patient is committed to, or is to be returned to, the Department of Corrections from the Department of Children and Families, and the Department of Corrections requests such records. These records shall be furnished without charge to the Department of Corrections.
- (3) Information from the clinical record may be released in the following circumstances:
- (a) When a patient has declared an intention to harm other persons. When such declaration has been made, the administrator may authorize the release of sufficient information to provide adequate warning to law enforcement agencies and to the person threatened with harm by the

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======== T I T L E A M E N D M E N T ============

And the title is amended as follows:

Between lines 49 and 50

33 insert:

> providing for the release of information from the clinical record to law enforcement agencies under certain circumstances;