

BILL ANALYSIS

Senate Research Center

H.B. 2171
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Health Services
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Engrossed

DIGEST

Currently, the law authorizes certain health care entities to form a medical peer review committee or a medical committee to evaluate the medical or health-care services provided by each respective entity. However, the law does not grant the same authority to a hospital district that has contracted out its medical or health care services. In 1996, the Nueces County Hospital District leased its hospital and three clinics to Spohn Health System, a local Catholic healthcare system. The hospital district separately contracted with the Spohn System to furnish medical aid and hospital care to indigent and needy persons within the hospital district's boundaries. As a result of the hospital district leasing its hospital, the law no longer authorizes it to evaluate medical and health-care services through a medical peer review committee or a medical committee. H.B. 2171 would set forth provisions for the establishment and operation of a medical committee or medical peer review committee by certain public and private entities.

PURPOSE

As proposed, H.B. 2171 sets forth provisions for the establishment and operation of a medical committee or medical peer review committee by certain public and private entities.

RULEMAKING AUTHORITY

This bill does not grant any additional rulemaking authority to a state officer, institution, or agency.

SECTION BY SECTION ANALYSIS

SECTION 1. Amends Section 1.03(a) (5), Article 4495b, V.T.C.S. (Medical Practice Act), to redefine "health-care entity."

SECTION 2. Amends Section 5.06, Article 4495b, V.T.C.S., by adding Subsection (v), to provide that this section does not impose liability or waive immunity for a hospital district or hospital authority that has common-law, statutory, or other immunity.

SECTION 3. Amends Section 161.031(a), Health and Safety Code, to redefine "medical committee."

SECTION 4. Amends Sections 161.032(a) and (c), Health and Safety Code, to provide that a proceeding of a medical committee or a meeting of the governing body of a public hospital, hospital district, or hospital authority at which the governing body receives records or reports provided by a medical committee is not subject to Chapter 551, Government Code. Provides that records of a medical committee and records or reports provided by a medical committee to the governing body of a public hospital, hospital district, or hospital authority are not subject to disclosure under Chapter 552, Government Code. Provides that this section and Section 5.06, Medical Practice Act, rather than Medical Practices Act (Article 4495b, V.T.C.S.), does not apply to records made or maintained in the regular course of business by a hospital, health maintenance organization, medical organization, university medical center or health sciences center, hospital district, hospital authority, or extended care facility.

SECTION 5. Amends the subchapter heading of Chapter 161D, Health and Safety Code, as follows:

SUBCHAPTER D. New heading: MEDICAL COMMITTEES AND MEDICAL PEERREVIEW
COMMITTEES

SECTION 6. Amends Chapter 161D, Health and Safety Code, by adding Section 161.0315, as follows:

Sec. 161.0315. AUTHORITY OF GOVERNING BODY TO FORM COMMITTEE TO EVALUATE MEDICAL AND HEALTH-CARE SERVICES. Authorizes a governing body of a hospital, medical organization, university medical school or health science center, health maintenance organization, extended care facility, hospital district, or hospital authority to form a medical peer review committee, as defined by Section 1.03, Medical Practice Act (Article 4495b, V.T.C.S.) or a medical committee, as defined by Section 161.031, to evaluate medical and health-care services.

SECTION 7. Emergency clause.
Effective date: upon passage.