ANALYSIS OF HOUSE BILL1835 & 2230

Protecting formationelated osexually ransmitted sease and HIV.

SPONSORS: Representativ@shual-Berkænd Skinner(1835) and Schual-Berkænd Murray (2230).

BACKGROUND: Currentlaw limitshedisclosure personally-identification the human immunodeficiency irus(HIV) and sexually ransmittediseases (STD) to specific categories personse.g.publihealth officials rooms granted access by a courtorder law enforcement officers laims management personnel certain tatemployees etc.

Personswho violateheseprovisionsan be found guiltof a grossmisdemeanor with punishmentofup toone yearinjaidhd a \$5,000 fine.

Presentlythereisno statutoryequirementhat: violatiobs trackedhealthproviderse traineinthelaw, ortherebe coordinationiconsumereducation relatedonfidentiality.

Presently ividenal ties elimited \$1,000; there is no requirement hat each violation counted separately.

Presently here is no statutory equirement hat state and locahealth officials force these provisions that they be removed from office they failed do so.

The proponents of this measure believe that in view of pending expansion of personally-identifiable sease categorie and the potential for unauthorized elease protections confidential mits to be strengthened.

SUMMARY: The Departmentof Healthisrequireto:

ReportannuallyotheStat&oardofHealththeincidentofunauthorizedisclosurascommend preventingtrategies.

Assistrelatedrovider facilitizat, agencieson methods to comply with this act.

Developand implementa publiæducationadrogramon the confidential pitovisions herein.

Criminapenaltiereincrease from a grossmisdemeanortoa class felon with punishment up to five years in prison and a \$10,000 fine .[This rovision in HB 1835 only]

Cividenaltiereincreaseto\$2.000 witheachviolatibeinca separateffense.

Stateand locahealthofficianhusst of imprisoned they do not.	enforcetheseprovisionend	d can be removed, finedor