OFFICIAL JOURNAL

OF THE HOUSE OF REPRESENTATIVES OF THE

STATE OF LOUISIANA

TWENTY-THIRD DAY'S PROCEEDINGS

Forty-sixth Regular Session of the Legislature Under the Adoption of the Constitution of 1974

> House of Representatives State Capitol Baton Rouge, Louisiana

Sunday, May 31, 2020

The House of Representatives was called to order at 4:08 P.M., by the Honorable Clay Schexnayder, Speaker of the House of Representatives.

Morning Hour

ROLL CALL

The roll being called, the following members answered to their names:

PRESENT

Mr. Speaker	Freiberg	McKnight
Adams	Frieman	McMahen
Amedee	Gadberry	Miguez
Bacala	Gaines	Miller, D.
Bagley	Garofalo	Miller, G.
Beaullieu	Goudeau	Mincey
Bishop	Green	Moore
Bourriaque	Harris	Muscarello
Brass	Henry	Nelson
Brown	Hilferty	Newell
Bryant	Hollis	Owen, C.
Butler	Horton	Owen, R.
Carpenter	Hughes	Phelps
Carrier	Huval	Pierre
Carter, G.	Illg	Pressly
Carter, R.	Ivey	Riser
Carter, W.	James	Romero
Cormier	Johnson, M.	Schamerhorn
Coussan	Johnson, T.	Seabaugh
Cox	Jones	Selders
Davis	Jordan	St. Blanc
Deshotel	Kerner	Stagni
DuBuisson	LaCombe	Stefanski
Duplessis	Landry	Tarver
Dwight	Larvadain	Thomas
Echols	Lyons	Turner
Edmonds	Mack	Villio
Edmonston	Magee	Wheat
Farnum	Marcelle	Willard
Firment	Marino	Wright
Fontenot	McCormick	Zeringue
Freeman	McFarland	
Total - 95		

The Speaker announced that there were 95 members present and a quorum.

Prayer

Prayer was offered by Rep. Wright.

Pledge of Allegiance

Rep. Robert Owen led the House in reciting the Pledge of Allegiance to the Flag of the United States of America.

Reading of the Journal

On motion of Rep. Zeringue, the reading of the Journal was dispensed with.

On motion of Rep. Zeringue, the Journal of May 29, 2020, was adopted.

House and House Concurrent Resolutions on Third Reading for Final Consideration

The following House and House Concurrent Resolutions on third reading for final consideration were taken up and acted upon as follows:

Suspension of the Rules

Rep. Jones moved to suspend the rules to take House Concurrent Resolution No. 97 out of is regular order at this time, which motion was agreed to.

HOUSE CONCURRENT RESOLUTION NO. 97— BY REPRESENTATIVE JONES

A CONCURRENT RESOLUTION

To urge and request Louisiana Economic Development to provide certain information relative to loans and grants distributed utilizing federal funding related to the Coronavirus Aid, Relief, and Economic Security Act, commonly known as the CARES Act, P.L. 116-136, and state funding related to the Louisiana Guaranty Program in response to the COVID-19 pandemic, study the disparities in the lending standards and underwriting practices amongst applicants, and identify and evaluate best practices.

Read by title.

Rep. Jones moved the adoption of the resolution.

By a vote of 92 yeas and 0 nays, the resolution was adopted.

Ordered to the Senate.

Suspension of the Rules

On motion of Rep. White, the rules were suspended in order to take up and consider Senate ConcurrentResolutions on Third Reading forFinal Consideration at this time.

Senate Concurrent Resolutions on Third Reading for Final Consideration

The following Senate Concurrent Resolutions on third reading for final consideration were taken up and acted upon as follows:

SENATE CONCURRENT RESOLUTION NO. 71— BY SENATOR MIZELL A CONCURRENT RESOLUTION

To extend the term of the Task Force on Benefits of Marriage and Incentives for Premarital Counseling and Pre-Divorce Counseling that was created to study the benefits of marriage and the possible incentives to promote premarital counseling and pre-divorce counseling and to make policy recommendations to the legislature.

Read by title.

Page 2 HOUSE

23rd Day's Proceedings - May 31, 2020

Rep. White moved the concurrence of the resolution.

By a vote of 94 yeas and 0 nays, the resolution was concurred in.

Suspension of the Rules

On motion of Rep. Robert Carter, the rules were suspended in order to take up and consider House Bills and Joint Resolutions Returned from the Senate with Amendments at this time.

House Bills and Joint Resolutions Returned from the Senate with Amendments

The following House Bills and Joint Resolutions returned fr the Senate with amendments to be concurred in by the House w taken up and acted upon as follows:

Suspension of the Rules

Rep. Robert Carter moved to suspend the rules to take How Bill No. 822 out of is regular order at this time, which motion w agreed to.

HOUSE BILL NO. 822— BY REPRESENTATIVE ROBBY CARTER

AN ACT To amend and reenact R.S. 36:259(A)(20) and R.S. 37:338 through 3387.4, 3387.5(B) through (D), (E)(introducto paragraph) and (1) through (3), (F), and (G)(2) through 3387.6(B) through (D), (E)(introductory paragraph), (2), ((5), and (6), (F), (G)(2) through (4), and (I), 3387.10(B), (and (b) infougin (s), and (E), 3587.11(B), (C), (D)(inffoddett paragraph), (1) through (4), (5)(b) through (d), and (6) throug (8), and (E), 3387.12(B), (C), (D)(introductory paragraph), through (4), (5)(b) through (d), and (6) through (8), and (3387.14(B) through (E), 3388(B) and (C), 3388.1(B) and (C) 3388.2(B) through (D), 3388.3(A), 3388.4(A)(introductor paragraph) and (8) through (11) and (B), 3389, 3390, 3390.1(C)and OD = 2200, 22paragraph) and (8) through (11) and (B), 5389, 5390, 5390, 11 and (D), 3390.2, 3390.3(A)(introductory paragraph), (3), ((7), and (12) and (B) through (D), 3390.4(introductor paragraph) and (5), and 3390.6(A) and (B)(introductor paragraph) and (1) through (7), to enact R.S. 37:3388.4(A)(1) through (15) and 3390.3(E), and to repeal R.S. 37:3387.100 and (G), 3387.13, and 3388.3(B), relative to the practice compading of paragraps with addictive disorders by license counseling of persons with addictive disorders by licens certified, and registered professionals; to provide relative credentialing requirements for such professionals; to provide renarce revisions in the Addictive Disorders Practice Act; to provide the roles of the Louisiana Department of Health and Addictive Disorder Regulatory Authority with respect credentialing and regulation of professionals engaged counseling of persons with addictive disorders; to provide for the governing board of the authority as the successor to the department with respect to the licensing, certification, and registration of such professionals; to provide for definitions; to provide for redesignation of certain laws by the Louisiana State Law Institute; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Fred Mills to Reengrossed House Bill No. 822 by Representative Robby Carter

AMENDMENT NO. 1

On page 3, line 24, following "counselor, or" insert "any person"

AMENDMENT NO. 2

On page 5, line 7, delete "where" and insert "in which"

Rep. Robert Carter moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

	Mr. Speaker	Frieman	Miguez	
rom	Adams	Gadberry	Miller, D.	
	Amedee	Gaines	Miller, G.	
vere	Bacala	Garofalo		
			Mincey	
	Bagley	Goudeau	Moore	
	Beaullieu	Green	Muscarello	
	Bishop	Harris	Nelson	
ouse	Bourriaque	Henry	Newell	
was	Brass	Hilferty	Owen, C.	
	Brown	Hollis	Owen, R.	
	Bryant	Horton	Phelps	
	Carpenter	Hughes	Pierre	
	Carrier	Huval	Pressly	
	Carter, G.	Illg	Riser	
86.1			Romero	
tory	Carter, R.	Ivey James	Schamerhorn	
(4),	Cormier			
(3),	Coussan	Johnson, M.	Seabaugh	
X,	Cox	Johnson, T.	Selders	
(C),	Crews	Jones	St. Blanc	
(d),	Davis	Jordan	Stagni	
tory	Deshotel	Kerner	Stefanski	
ough	DuBuisson	LaCombe	Tarver	
,(1)	Duplessis	Landry	Thomas	
(E),	Dwight	Larvadain	Thompson	
(C),	Echols	Lyons	Turner	
tory	Edmonds	Mack	Villio	
1(C)	Edmonston	Magee	Wheat	
(5),	Farnum	Marcelle	White	
tory	Firment	Marino	Willard	
tory	Fontenot	McFarland	Wright	
(13)	Freeman	McKnight	Zeringue	
Ò(F)		McMahen	Zernigue	
e of	Freiberg	wicivialien		
sed,	Total - 95	NIANO		
e to		NAYS		
iake	— 1 6			
	Total - 0			
e for		ABSENT		
the				
t to	Butler	Emerson	Jefferson	
l in	Carter, W.	Glover	Jenkins	
e for	DeVillier	Hodges	McCormick	
the	Total - 9	-10 4840		
and	10101 - 7			

The amendments proposed by the Senate were concurred in by the House.

Suspension of the Rules

On motion of Rep. Beaullieu, the rules were suspended in order to take up and consider House Concurrent Resolutions Returned from the Senate with Amendments at this time.

House Concurrent Resolutions Returned from the Senate with Amendments

The following House Concurrent Resolutions returned from the Senate with amendments to be concurred in by the House were taken up and acted upon as follows:

Page 3 HOUSE 23rd Day's Proceedings - May 31, 2020

		25lu Day	s Floceedings - May 51, 2020
HOUSE CONCURRENT RESOLUTION NO. 4— BY REPRESENTATIVES BEAULLIEU AND FARNUM A CONCURRENT RESOLUTION To amend the Louisiana Economic Development rules LAC 13:I.502 and 503(H), which provide for local approval for industrial ad valorem tax exemption applications; to authorize an ITEP Ready local governmental entity approval option; to provide for certain requirements and limitations; to provide for related matters; and to direct the Office of the State Register to print the amendments in the Louisiana Administrative Code.	Brass Brown Butler Carpenter Carrier Carter, G. Carter, R. Carter, W. Cormier Coussan	Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T.	Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders
Read by title. The above resolution was taken up with the amendments proposed by the Senate.	Cox Crews Davis Deshotel DuBuisson	Jones Jordan Kerner LaCombe Landry	St. Blanc Stagni Stefanski Tarver Thomas
SENATE FLOOR AMENDMENTS	Duplessis Dwight	Larvadain Lyons	Thompson Turner
Amendments proposed by Senator Pope to Engrossed House Concurrent Resolution No. 4 by Representative Beaullieu	Echols Edmonds Edmonston	Mack Magee Marcelle	Villio Wheat White
AMENDMENT NO. 1	Farnum Firment	Marino McCormick	Willard Wright
On page 2, line 2, after "approval" insert "or rejection"	Fontenot Freeman Freiberg	McFarland McKnight McMahen	Zeringue
AMENDMENT NO. 2	Total - 97		
On page 2, line 4, delete "approval"		NAYS	
AMENDMENT NO. 3	Total - 0	ABSENT	
On page 2, line 5, after "approval" insert "or rejection"	Bryant DeVillier	Glover Hodges	Jenkins
AMENDMENT NO. 4	Emerson Total - 7	Jefferson	
On page 3, line 16, after " <u>approval</u> " insert " <u>or rejection</u> "	The amendme the House.	nts proposed by the Se	enate were concurred in by
AMENDMENT NO. 5	HOUSE CONCU	RRENT RESOLUTI	ON NO 77
On page 6, line 28, delete " <u>approve</u> " and insert " <u>either approve or</u> reject"	BY REPRESENT	ATIVE SCHEXNAYDER	
AMENDMENT NO. 6	To urge and reque Commission t	est the Broadband for o identify public and	pr Everyone in Louisiana private sector barriers to
On page 6, line 29, delete " <u>approving</u> " and insert " <u>, in the case of continuous approval</u> ,"	effective broadband expansion in the state and prov recommendations to the legislative committees on commerce how to remove those barriers.		
AMENDMENT NO. 7	Read by title.		
On page 7, line 10, after "approval" insert "or continuous rejection"	The above re		up with the amendments
AMENDMENT NO. 8	proposed by the Se	nate.	
On page 7, line 12, after "approval" insert "or rejection"	SENAT	E COMMITTEE AN	MENDMENTS
Rep. Beaullieu moved the amendments proposed by the Senate be concurred in.		sed House Concurrer	ttee on Revenue and Fiscal nt Resolution No. 77 by

ROLL CALL

The roll was called with the following result:

Frieman Gadberry

Gaines

Green

Harris

Henry

Garofalo

Goudeau

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque

Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell

On page 1, line 6, delete "broadband is" and insert "broadband and wireless telecommunication service are"

On page 1, line 3, after "broadband" insert "and wireless

AMENDMENT NO. 3

AMENDMENT NO. 1

AMENDMENT NO. 2

telecommunication service"

On page 1, line 9, after "broadband" insert "and wireless telecommunication service"

Page 4 HOUSE

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 4

On page 1, line 11, after "broadband" insert "and wireless telecommunication service"

AMENDMENT NO. 5

On page 1, line 13, after "broadband" insert "and wireless telecommunication service"

AMENDMENT NO. 6

On page 1, line 15, after "broadband" insert "and wireless telecommunication service'

AMENDMENT NO. 7

On page 2, line 6, after "broadband" insert "and wireless telecommunication service"

Rep. Davis moved the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Butler Carpenter Carrier Carter, G. Carter, R. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonds Edmonston Farnum Firment Fontenot Freeman Freiberg Total - 97	Frieman Gadberry Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marcelle Marino McCormick McFarland McKnight	Miguez Miller, D. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue
Total - 0		
10tal - 0	ADGENIT	
	ABSENT	
Bryant DeVillier Emerson Total - 7	Glover Hodges Jefferson	Jenkins

The amendments proposed by the Senate were concurred in by the House.

HOUSE CONCURRENT RESOLUTION NO. 78-

- USE CONCURRENT RESOLUTION NO. 78— BY REPRESENTATIVES SCHEXNAYDER, GAROFALO, ADAMS, AMEDEE, BACALA, BEAULIEU, BRYANT, BUTLER, CARRIER, GARY CARTER, ROBBY CARTER, CORMIER, COX, CREWS, DAVIS, DESHOTEL, ECHOLS, EDMONDS, FIRMENT, FREIBERG, FRIEMAN, GADBERRY, GAINES, GOUDEAU, HARRIS, HODGES, HORTON, HUGHES, ILLG, JEFFERSON, JENKINS, MIKE JOHNSON, TRAVIS JOHNSON, JONES, JORDAN, KERNER, LACOMBE, LANDRY, LARVADAIN, LYONS, MACK, MARCELLE, MARINO, MCCORMICK, MCFARLAND, MCKNIGHT, MCMAHEN, MIGUEZ, DUSTIN MILLER, GREGORY MILLER, MINCEY, MOORE, CHARLES OWEN, PRESSLY, RISER, ROMERO, SCHAMERHORN, SELDERS, ST. BLANC, STAGNI, THOMPSON, WHEAT, WHITE, WILLARD, AND WRIGHT A CONCURRENT RESOLUTION urge and request the Broadband for Evervone in Louisiana
- To urge and request the Broadband for Everyone in Louisiana Commission to create and provide broadband maps, in cooperation and coordination with the Federal Communications Commission's efforts, to identify access and activation gaps in Louisiana.

Read by title.

The above resolution was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Reengrossed House Concurrent Resolution No. 78 by Representative Schexnayder

AMENDMENT NO. 1

On page 2, line 11, after "maps" insert "using open-source software"

Rep. Davis moved the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Freiberg
Adams	Frieman
Amedee	Gaines
Bacala	Garofalo
Bagley	Goudeau
Beaullieu	Green
Bourriaque	Harris
Brass	Henry
Brown	Hilferty
Butler	Hollis
Carpenter	Horton
Carrier	Hughes
Carter, G.	Huval
Carter, R.	Illg
Carter, W.	Ivey
Cormier	Johnson, M.
Coussan	Johnson, T.
Cox	Jones
Crews	Jordan
Davis	Kerner
Deshotel	LaCombe
DuBuisson	Landry
Duplessis	Larvadain
Dwight	Lyons
Echols	Mack
Edmonds	Marcelle
Edmonston	Marino
Farnum	McCormick

Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White

Page 5 HOUSE

23rd Day's Proceedings - May 31, 2020

Firment Fontenot Freeman Total - 93	McFarland McKnight McMahen	Willard Wright Zeringue
10tal - 93	NAYS	
Total - 0	ABSENT	

Bishop Bryant DeVillier Emerson

Total - 11

The amendments proposed by the Senate were concurred in by the House.

Jefferson

Jenkins

Magee

HOUSE CONCURRENT RESOLUTION NO. 14— BY REPRESENTATIVE MOORE

Gadberry

Glover

Hodges

James

A CONCURRENT RESOLUTION

To authorize and direct the Department of Public Safety and Corrections, the Louisiana Department of Health, and the Louisiana Department of Education to work collaboratively to identify the solutions and resources necessary to fully address the barriers that impede the successful reintegration of incarcerated persons back into society and to provide a report of its findings to the legislature prior to the convening of the 2021 Regular Session of the Legislature.

Read by title.

The above resolution was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Judiciary C to Engrossed House Concurrent Resolution No. 14 by Representative Moore

AMENDMENT NO. 1

On page 1, at the beginning of line 2 after "To" delete "authorize and direct" to "urge and request"

AMENDMENT NO. 2

On page 2, line 3, after "hereby" delete "authorize and direct" and insert "urge and request"

AMENDMENT NO. 3

On page 2, at the end of line 9, change "directed" to "urged"

AMENDMENT NO. 4

On page 2, line 14, delete "authorized and directed" and insert "urged and requested"

AMENDMENT NO. 5

On page 3, line 2, after "to provide" insert "any requested"

Rep. Moore moved the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

Freiberg

Frieman

YEAS

Mr. Speaker Adams

McKnight McMahen

Amedee	Gadberry
Bacala	Gaines
Bagley	Garofalo
Beaullieu	Goudeau
Bishop	Green
Bourriaque	Harris
Brass	Henry
Brown	Hilferty
Butler	Hollis
Guiner Carrier Carrier Carter, G. Carter, R. Carter, W. Cormier Coussan Cox Crews	Horiton Hughes Huval Illg Ivey
Cormier	James
Coussan	Johnson, M.
Cox	Johnson, T.
Crews	Jones
Davis	Jordan
Deshotel	Kerner
DuBuisson	LaCombe
Duplessis	Landry
Dwight	Larvadain
Echols	Lyons
Edmonds	Mack
Edmonston	Magee
Farnum	Marcelle
Firment	Marino
Fontenot	McCormick
Total - 0	McFarland NAY
	ABSE

Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C Owen, R. Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

NAYS

Total - 0	ABSENT	
Bryant DeVillier Emerson Total - 8	Glover Hodges Jefferson	Jenkins Phelps

The amendments proposed by the Senate were concurred in by the House.

HOUSE CONCURRENT RESOLUTION NO. 56— BY REPRESENTATIVE BAGLEY A CONCURRENT RESOLUTION

To urge and request the Louisiana Commission on Law Enforcement and Administration of Criminal Justice to compile data and information with respect to homicide offenses committed in the last five years in Louisiana, including information on the offense charged, any plea agreement, and dismissal, to determine the number of persons who had an active criminal justice status or prior criminal history at the time of the commission of the offense, to use this data and information to develop theories or trends with respect to a person's active criminal justice status or prior criminal history and its impact on the likelihood of the person's subsequent commission of a homicide, and to evaluate current bail and parole policies in order to focus greater attention and action on habitual violent offenders.

Read by title.

The above resolution was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Judiciary C to Engrossed House Concurrent Resolution No. 56 by Representative Bagley

Page 6 HOUSE

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 1

On page 2, at the end of line 14, delete the period "." and insert "; and"

AMENDMENT NO. 2

On page 2, between lines 14 and 15, insert the following:

"WHEREAS, Voice of the Experienced is a Louisiana non-profit organization founded by formerly incarcerated people, who consistently partner with researchers and other policy experts regarding mass incarceration, providing a unique wealth of insight and experience regarding criminal offenses, including homicide offenses; and"

Rep. Bagley moved the amendments proposed by the Senate be concurred in. YEAS

Mr. Speaker	Freeman	McKnight
Adams	Freiberg	McMahen
Amedee	Frieman	Miguez
Bacala		
	Gadberry	Miller, G.
Bagley	Gaines	Mincey
Beaullieu	Garofalo	Moore
Bishop	Goudeau	Muscarello
Bourriaque	Green	Nelson
Brass	Harris	Newell
Brown	Henry	Owen, C.
Butler	Hilferty	Owen, R.
Carpenter	Hollis	Phelps
Carrier	Horton	Pierre
Carter, G.	Hughes	Pressly
Carter, R.	Huval	Riser
Carter, W.	Illg	Romero
Cormier	Ivey	Schamerhorn
Coussan	Johnson, M.	Seabaugh
Cox	Johnson, T.	St. Blanc
Crews	Jones	Stagni
Davis	Kerner	Stefanski
Deshotel	LaCombe	Tarver
DuBuisson	Landry	Thomas
Duplessis	Larvadain	Thompson
Dwight	Lyons	Turner
Echols	Mack	Villio
Edmonds	Magee	Wheat
Edmonston	Marcelle	White
Farnum	Marino	Willard
Firment	McCormick	Wright
Fontenot	McFarland	Zeringue
Total - 93		Loringue
10111 75	NAYS	
	1.1110	

Total - 0

ABSENT

Bryant DeVillier	Hodges	Jordan
DeVillier	James	Miller, D.
Emerson	Jefferson	Selders
Glover	Jenkins	
Total - 11		

The amendments proposed by the Senate were concurred in by the House.

House Bills and Joint Resolutions Returned from the Senate with Amendments

The following House Bills and Joint Resolutions returned from the Senate with amendments to be concurred in by the House were taken up and acted upon as follows:

HOUSE BILL NO. 57—

BY REPRESENTATIVE MUSCARELLO AN ACT

To enact Code of Criminal Procedure Article 404(I), relative to jury commissions; to provide for the functions of the jury commission in the parish of Tangipahoa; to transfer the functions of the jury commission to the clerk of court of Tangipahoa Parish; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Judiciary C to Engrossed House Bill No. 57 by Representative Muscarello

AMENDMENT NO. 1

On page 1, line 2, after "404(I)" insert "and (J)"

AMENDMENT NO. 2

On page 1, line 3, after "jury" delete the remainder of the line and insert "commissions in the parishes of Tangipahoa and Jackson; to"

AMENDMENT NO. 3

On page 1, line 4, after "jury" delete the remainder of the line and insert "commissions to the clerks of court of Tangipahoa Parish and Jackson"

AMENDMENT NO. 4

On page 1, line 7, after "404(I)" delete "is" and insert "and (J) is"

AMENDMENT NO. 5

On page 2, after line 2, insert the following:

"J. In the parish of Jackson, the function of the jury commission shall be performed by the clerk of court of Jackson Parish or by a deputy clerk of court designated by the respective clerk in writing to act in his stead in all matters affecting the jury commission. The clerk of court or his designated deputy shall have the same powers, duties, and responsibilities, and shall be governed by all applicable provisions of law pertaining to jury commissioners. The clerk of court of Jackson Parish shall perform the duties and responsibilities otherwise imposed upon him by law with respect to jury venires, shall coordinate the jury venire process, and shall receive the compensation generally authorized for a jury commissioner."

Rep. Muscarello, Jr. moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

McKnight

McMahen

Miller, D.

Muscarello

Miguez

Moore

Nelson

Newell

Owen. C.

Mr. Speaker	Freiberg
Adams	Frieman
Amedee	Gadberry
Bacala	Gaines
Bagley	Garofalo
Beaullieu	Goudeau
Bishop	Green
Bourriaque	Harris
Brass	Henry

788

Page 7 HOUSE

23rd Day's Proceedings - May 31, 2020

Brown Bryant Butler Carpenter Carrier Carter, G. Carter, R. Carter, W. Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Farnum Firment Fontenot Freeman Total - 92 Total - 0 Cormier

Hilferty Hollis Horton Hughes Huval Illg Ivev Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marcelle Marino McCormick McFarland

Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Villio Wheat White Willard Wright Zeringue

Glover Jenkins DeVillier Hodges Miller, G. Edmonston James Mincey Emerson Jefferson Turner Total - 12

The amendments proposed by the Senate were concurred in by the House.

NAYS

ABSENT

HOUSE BILL NO. 80— BY REPRESENTATIVE ROMERO

AN ACT To amend and reenact R.S. 16:516(A), relative to district attorneys; to provide for the payment of group health insurance premiums from the district attorney's general fund in the Thirty-First Judicial District; to establish criteria for eligibility; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Judiciary B to Reengrossed House Bill No. 80 by Representative Romero

AMENDMENT NO. 1

On page 1, line 4, change "the Thirty-First Judicial District;" to "certain judicial districts;

Rep. Romero moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

Freiberg

Frieman

YEAS

Mr.	Speaker	
Ada	ims	

McMahen Miller, D.

Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carrier Carter, G. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Farnum Firment Fontenot Freeman Total - 97

Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marcelle Marino McCormick McFarland McKnight

Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

NAYS

Total - 0 ABSENT DeVillier Hodges Miguez Jefferson Emerson Glover Jenkins Total - 7

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 404-

BY REPRESENTATIVE FARNUM

AN ACT To amend and reenact R.S. 1:55(E)(2) and R.S. 13:754(E)(8) and to enact R.S. 13:754(E)(13), relative to emergency closings for clerks of court; to provide relative to the Louisiana Clerks' Remote Access Authority; to require certain statements regarding closure of the office of the clerk; to provide for an electronic bulletin board on the statewide portal; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Judiciary B to Reengrossed House Bill No. 404 by Representative Farnum

AMENDMENT NO. 1

On page 1, line 2, after "and R.S." delete the remainder of the line and insert "13:754(B) and (E)(1), (5), (8), and (10), and Code of Civil Procedure Article 253(B) and (E), and to enact R.S."

Page 8 HOUSE

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 2

On page 1, line 3, after "13:754(E)(13)" insert "and Code of Civil Procedure Article 253(F) through (H)"

AMENDMENT NO. 3

On page 1, line 4, after "Authority;" insert "to facilitate electronic transactions or communications; to disseminate information to the public;"

AMENDMENT NO. 4

On page 2, line 15, after "Section 2. R.S." change "13:754(E)(8) is" to "13:754(B) and (E)(1), (5), (8), and (10) are

AMENDMENT NO. 5

On page 2, between lines 19 and 20, insert the following:

"B. The LCRAA shall provide for infrastructure, governance, standard operating procedures, technology, and training to support a statewide portal for secure remote access by Internet users to certain records maintained by LCRAA members and shall provide assistance to LCRAA members in procuring, implementing, enhancing, and maintaining equipment, supplies, and services related to technology to facilitate electronic transactions and communications and to disseminate information to the public, to facilitate the operations of any member during any declared emergency, and to provide for document preservation.

*"

AMENDMENT NO. 6

On page 2, between lines 21 and 22, insert the following:

"(1) To design, construct, administer, and maintain a statewide portal for remote access of certain electronic images of certain records maintained by members and technology to facilitate electronic transactions and communications, and to disseminate information to the public.

*

(5) To provide such services and make such expenditures as LCRAA deems proper for the establishment and maintenance of a statewide portal achievement of the purposes of this Section."

*

*"

AMENDMENT NO. 7

On page 3, between lines 3 and 4, insert the following:

"(10) To establish and administer a grant program for assisting members with acquiring hardware and software and related equipment, supplies, and services for the conversion of records to increase the records made available through the statewide portal, to facilitate electronic transactions or communications, to disseminate information to the public, or to facilitate the operations of any member during any declared emergency.

AMENDMENT NO. 8

On page 3, after line 8, insert the following:

'Section 3. Code of Civil Procedure Article 253(B) and (E) are hereby amended and reenacted and Code of Civil Procedure Article 253(F) through (H) are hereby enacted to read as follows:

Art. 253. Pleadings, documents, and exhibits to be filed with clerk

B. The filings as provided in Paragraph A of this Article and all other provisions of this Chapter, may be transmitted electronically in accordance with a system established by a clerk of court or by Louisiana Clerks of Court Remote Access Authority. When a clerk of court establishes such a system is established, he the clerk of court shall adopt and implement procedures for the electronic filing and storage of any pleading, document, or exhibit. The official record shall be the electronic record. A pleading or document filed electronically is deemed filed on the date and time stated on the confirmation of electronic filing sent from the system, if the clerk of court accepts the electronic filing. Public access to electronically filed pleadings and documents shall be in accordance with the rules governing access to written filings.

E. The clerk shall not refuse to accept for filing any pleading or other document signed by electronic signature, as defined by R.S. 9:2602, and executed in connection with court proceedings, or which complies with the procedures for electronic filing implemented pursuant to this Article, if any applicable fees for filing and transmission are paid, solely on the ground that it was signed by electronic signature.

. If the filing party fails to comply with any requirement of this Article, the electronic filing shall have no force or effect. The district courts may provide by court rule for other matters related to filings by electronic transmission.

G. The clerk of court may procure equipment, services, and supplies necessary to accommodate electronic filings out of the clerk's salary fund.

H. All electronic filings shall include an electronic signature. For the purpose of this Article, "electronic signature" means an electronic symbol or process attached to or logically associated with a record and executed or adopted by a person with the intent to sign the record.

Rep. Farnum moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

М.

T.

Mr. Speaker	Freeman
Adams	Freiberg
Amedee	Frieman
Bacala	Gadberry
Bagley	Gaines
Beaullieu	Garofalo
Bishop	Goudeau
Bourriaque	Green
Brass	Harris
Brown	Henry
Bryant	Hilferty
Butler	Hollis
Carpenter	Horton
Carrier	Hughes
Carter, G.	Huval
Carter, R.	Illg
Carter, W.	Ivey
Cormier	James
Coussan	Johnson,
Cox	Johnson,
Crews	Jones
Davis	Jordan

McKnight McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni

Page 9 HOUSE

23rd Day's Proceedings - May 31, 2020

Deshotel	Kerner	Stefanski
DuBuisson	LaCombe	Tarver
Duplessis	Landry	Thomas
Dwight	Larvadain	Turner
Echols	Lyons	Villio
Edmonds	Mack	Wheat
Edmonston	Magee	White
Farnum	Marino	Willard
Firment	McCormick	Wright
Fontenot	McFarland	Zeringue
Total - 96	wice at failu	Zernigue
10tal - 90	NI A X/C	
	NAYS	
T 1 0		
Total - 0		
	ABSENT	
DeVillier	Hodges	Marcelle
Emerson	Jefferson	Thompson
Glover	Jenkins	-
Total - 8		

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 594-BY REPRESENTATIVE SEABAUGH

AN ACT

To amend and reenact Civil Code Article 811 and Code of Civil Procedure Articles 4607, 4621, 4622, 4624, 4625, 4627, 4629, and 4643 and to enact Code of Civil Procedure Article 4626(3), relative to property; to provide for partitions by private sale; to provide for absentee co-owners; to provide for publication notice; to provide for petitions, trials, and judgments of partitions by private sale; to provide for the appointment of an attorney; to provide for an effective date; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Luneau to Reengrossed House Bill No. 594 by Representative Seabaugh

AMENDMENT NO. 1

On page 3, delete line 27, and insert "related to a co-owner within the fourth degree or a juridical entity in which the co-owner has a direct or indirect financial interest shall be allocated solely from the share of that co-owner.

Rep. Seabaugh moved that the amendments proposed by the Senate be rejected.

ROLL CALL

The roll was called with the following result:

YEAS

Miguez

Mincey

Moore

Nelson

Newell

Owen, C.

Muscarello

Miller, D. Miller, G.

Mr. Speaker	Frieman
Adams	Gadberry
Amedee	Gaines
Bacala	Garofalo
Bagley	Goudeau
Beaullieu	Green
Bishop	Harris
Bourriaque	Henry
Brass	Hilferty

Brown Bryant Butler Carpenter Carrier Carter, G. Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonds Edmonston Farnum Firment Fontenot Freeman Freiberg Total - 91	Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee McCormick McFarland McKnight McMahen	Owen, R. Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue
101a1 - 91	NAYS	
	INAIS	
Carter, R. Total - 3	Carter, W.	Cormier
	ABSENT	
DeVillier Emerson Glover Hodges	Jefferson Jenkins Marcelle Marino	Phelps Stagni

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 6— BY REPRESENTATIVE GREGORY MILLER

Total - 10

AN ACT To amend and reenact R.S. 49:1401, relative to reports by agencies in the executive branch of state government; to repeal provisions providing for the automatic expiration of requirements for such reports and related provisions for extending such requirements; to provide for notification concerning such reports; to provide for evaluation of reporting requirements by legislative committees; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Senate and Governmental Affairs to Reengrossed House Bill No. 6 by Representative Gregory Miller

AMENDMENT NO. 1

On page 1, line 2, change "amend and reenact" to "repeal"

AMENDMENT NO. 2

On page 1, line 5, after "requirements;" delete the remainder of the line and line 6 until "and"

Page 10 HOUSE

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 3

On page 1, line 9, after "hereby" change "amended and reenacted to read as follows:" to "received " read as follows:" to "repealed."

AMENDMENT NO. 4

On page 1, delete lines 10 through 19, page 2, and page 3

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Hewitt to Reengrossed House Bill No. 6 by Representative Gregory Miller

AMENDMENT NO. 1

Delete Amendment No. 4 of the set of committee amendments proposed by the Senate Committee on Senate and Governmental Affairs and adopted by the Senate on May 20, 2020. (Set SCAHB6 DEVILLEM 1764)

AMENDMENT NO. 2

On page 1, delete lines 10 through 19 and delete page 2 and on page 3, delete lines 1 and 2 and insert:

Section 2. No legislative mandate to produce a report shall expire pursuant to R.S. 49:1401 as enacted by the provisions of Act No. 572 of the 2018 Regular Session of the Legislature."

AMENDMENT NO. 3

On page 3, line 3, change "Section 2." to "Section 3."

Rep. Gregory Miller moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Freiberg Frieman Total - 92	McMahen Miguez	Zeringue
10tal - 92	NAYS	
Total - 0	ABSENT	
Mr. Speaker Bryant Butler DeVillier Total - 12	Duplessis Emerson Gaines Glover	Hodges Jefferson Jenkins Jones

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 209-

BY REPRESENTATIVE HUVAL AN ACT

To enact R.S. 22:2462(F), relative to the electronic delivery of insurance policy information; to authorize insurers to provide documents electronically without affirmative consent; to require written notice to the insured of the availability of a paper copy of documents; to require insurers to provide a paper copy without cost to the insured; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Peacock to Reengrossed House Bill No. 209 by Representative Huval

AMENDMENT NO. 1

On page 1, at the end of line 5, after "insured;" insert "to provide a time limit for providing a paper copy;"

AMENDMENT NO. 2

On page 1, at the end of line 19, after "party" and before the period " insert "as soon as practicable but no later than fifteen calendar days after the health insurance issuer received the request

Rep. Huval moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Freiberg
Adams	Frieman
Amedee	Gadberry
Bacala	Garofalo
Bagley	Goudeau
Beaullieu	Green
Bishop	Harris
Bourriaque	Henry
Brass	Hilferty
Brown	Hollis
Butler	Horton
Carpenter	Hughes
Carrier	Huval
Carter, G.	Illg
Carter, R.	Ivey

Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero

Page 11 HOUSE

23rd Day's Proceedings - May 31, 2020

Carter, W. Cormier Cox Crews Davis Deshotel DeVillier DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum Firment Fontenot Freeman Total - 97 James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marcelle Marino McCormick McFarland McKnight McMahen

Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

NAYS

Total - 0	ABSENT	
Bryant Coussan Gaines Total - 7	Glover Hodges Jefferson	Jenkins

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 247— BY REPRESENTATIVE GREEN

AN ACT To amend and reenact R.S. 22:651(A), (B), (C)(introductory paragraph), (E)(introductory paragraph) and (1), and (F) through (K) and to enact R.S. 22:651(L), relative to reinsurance credits; to provide for additional requirements for foreign and alien insurers; to provide for recognition of reciprocal jurisdictions; to provide relative to the duties and obligations of assuming insurers; to provide for applicability; to provide for definitions and criteria; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Talbot to Reengrossed House Bill No. 247 by Representative Green

AMENDMENT NO. 1

On page 4, line 27, change "Subparagraphs" to "Subparagraph"

AMENDMENT NO. 2

On page 8, line 17, after "is not" delete the remainder of the line and insert in lieu thereof "authorized, accredited, or certified or does not hold a certificate of authority to"

Rep. Green moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

Mr. Speaker
Adams
Amedee
Bacala
Bagley
Beaullieu
Bishop
Bourriaque
Brass
Brown
Bryant
Butler
Carpenter
Carrier
Carter, G.
Carter, R. Carter, W.
Carter, W.
Cormier
Coussan
Cox
Crews
Davis
Deshotel
DuBuisson
Duplessis
Dwight
Echols
Edmonds
Edmonston
Emerson
Farnum
Firment

McKnight McMahen Miguez Miller, D. Miller, G. Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat

White

Willard

Wright

Zeringue

NAYS

YEAS

Freeman

Freiberg

Frieman

Gaines

Green

Harris

Henry

Hollis

Horton

Hughes

Huval

Illg

Ivey

James

Jones

Jordan

Kerner

Landry

Lyons

Mack

Magee

Marcelle

McCormick

McFarland

Marino

LaCombe

Larvadain

Johnson, M.

Johnson, T.

Hilferty

Garofalo

Goudeau

Gadberry

Total - 0

Fontenot

Total - 98

ABSENT DeVillier Hodges Jenkins Glover Jefferson Mincey Total - 6

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 251-

BY REPRESENTATIVES HILFERTY AND EDMONDS AND SENATOR MIZELL AN ACT

To amend and reenact R.S. 17:407.51(H)(2), to enact R.S. 17:407.23(D)(3) and Part X-F of Chapter 1 of Title 17 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 17:407.101, and R.S. 36:651(G)(8), relative to the development relation of the second statutes of the second statu of early childhood care and education; to establish the Early Childhood Care and Education Commission; to provide relative to the purpose, membership, and meetings of the commission; to require the commission to study and make recommendations relative to specific matters; to require the commission to report to the legislature; to provide for termination of the commission; to provide for the authority and responsibilities of the State Board of Elementary and Secondary Education; to provide for the powers and duties of the Advisory Council on Early Childhood Care and Education; and to provide for related matters.

Read by title.

Page 12 HOUSE

23rd Day's Proceedings - May 31, 2020

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Mizell to Reengrossed House Bill No. 251 by Representative Hilferty

AMENDMENT NO. 1

On page 3, line 5, change "forty" to "forty-one"

AMENDMENT NO. 2

On page 5, between 21 and 22, insert:

"(11) One member of the Louisiana Educational Television Authority, appointed by the chairman of the authority.

Rep. Hilferty moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carter, G. Carter, R. Carter, R. Carter, R. Carter, R. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum Firment Fontenot Total - 98	Freeman Freiberg Frieman Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marcelle Marino McCormick	McKnight McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue
Edmonston Emerson Farnum Firment Fontenot	Magee Marcelle Marino McCormick	White Willard Wright
Total - 0	ABSENT	
DeVillier Glover Total - 6	Hodges Jefferson	Jenkins Phelps

The amendments proposed by the Senate were concurred in by the House

HOUSE BILL NO. 284-

BY REPRESENTATIVE DAVIS AN ACT

To amend and reenact R.S. 6:2(2), 452, and 532(6) and to enact R.S. 6:453 and 454, relative to financial institutions; to provide for loan production offices; to provide for deposit production offices; to provide definitions; to require written notification; to provide for objections; to provide for powers of the commissioner; to provide for rules and regulations; to provide for permissible activity; to provide for compliance; to provide for combined offices; to provide for electronic financial terminals; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Commerce, Consumer Protection and International Affairs to Reengrossed House Bill No. 284 by Representative Davis

AMENDMENT NO. 1

Adams

Bagley

Bishop

Brass

Brown

Bryant

Butler

Carrier

Carpenter

Carter, G.

Carter, R.

Carter, W.

Cormier

Coussan

Cox

Crews

Davis

Deshotel

Duplessis

Edmonds

Emerson

Farnum Firment

Fontenot

Dwight

Echols

Amedee

Beaullieu

On page 1, line 19, change "therof" to "thereof"

Rep. Davis moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Bourriaque DuBuisson Edmonston Total - 96

Freeman Freiberg Frieman Gadberry Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marcelle Marino McCormick McFarland McKnight

McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

Page 13 HOUSE

23rd Day's Proceedings - May 31, 2020

	ABSENT	ſ
Bacala DeVillier Gaines Total - 8	Glover Hodges James	Jefferson Jenkins

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 335-

Total - 0

BY REPRESENTATIVE HUVAL AN ACT To amend and reenact R.S. 25:341(D)(introductory paragraph) and 891(A)(3), R.S. 40:2501(B)(1) and (G), R.S. 49:1112(B)(3)(k), and Section 1 of Act No. 130 of the 1896 Regular Session of the Legislature, as amended by Act No. 395 of the 2006 Regular Session of the Legislature, relative to the membership of certain boards and commissions; to provide relative to the membership held by the lieutenant governor and the secretary of the Department of Culture, Recreation and Tourism; to authorize the lieutenant governor and secretary to designate persons to serve on such boards and commissions in their stead; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Fields to Engrossed House Bill No. 335 by Representative Huval

AMENDMENT NO. 1

On page 1, line 2, between "(introductory paragraph)" and "and" insert "and (E)(1),'

AMENDMENT NO. 2

On page 1, line 3, change "and (G)" to ", (G), and (I)"

AMENDMENT NO. 3

On page 1, line 11, between "(introductory paragraph)" and "and" insert "and (E)(1)"

AMENDMENT NO. 4

On page 2, between lines 7 and 8, insert the following:

"E.(1) Each appointment by the lieutenant governor and each designee shall be submitted to the Senate for confirmation.

*"

AMENDMENT NO. 5

On page 2, at the end of line 15, after the period "." insert "Such designee shall be submitted to the Senate for confirmation."

AMENDMENT NO. 6

On page 2, line 17, change "and (G)" to ", (G), and (I)"

AMENDMENT NO. 7

On page 3, between lines 10 and 11, insert the following:

"I. Each appointment by the governor and each designee shall be submitted to the Senate for confirmation.

AMENDMENT NO. 8

On page 3, at the end of line 21, after the period "." insert "Such designee shall be submitted to the Senate for confirmation."

Rep. Huval moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Fontenot	McKnight
Adams	Freeman	McMahen
Amedee	Freiberg	Miguez
Bacala	Frieman	Miller, D.
Bagley	Gadberry	Miller, G.
Beaullieu	Gaines	Mincey
Bishop	Garofalo	Moore
Bourriaque	Goudeau	Muscarello
Brass	Green	Nelson
Brown	Harris	Newell
Bryant	Henry	Owen, R.
Butler	Hilferty	Phelps
Carpenter	Hollis	Pierre
Carrier	Horton	Pressly
Carter, G.	Hughes	Riser
Carter, R.	Huval	Romero
Carter, W.	Illg	Schamerhorn
Cormier	Ivey	Seabaugh
Coussan	Johnson, M.	Selders
Cox	Johnson, T.	St. Blanc
Crews	Jones	Stagni
Davis	Jordan	Stefanski
Deshotel	Kerner	Tarver
DuBuisson	LaCombe	Thomas
Duplessis	Landry	Thompson
Dwight	Larvadain	Turner
Echols	Lyons	Villio
Edmonds	Mack	Wheat
Edmonston	Marcelle	White
Emerson	Marino	Willard
Farnum	McCormick	Wright
Firment	McFarland	e
Total - 95		
	NAYS	
Total - 0		
	ABSENT	
DeVillier	James	Magee
Glover	Jefferson	Owen, C.
Hodges	Jenkins	Zeringue
Total - 9		2

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 371-

BY REPRESENTATIVE TURNER

AN ACT To amend and reenact R.S. 40:1087.1(B)(1), (2)(introductory paragraph) and (b), (3)(introductory paragraph) and (b), and (4), and (F) and to enact R.S. 40:1087.1(B)(6) and (7) and (1), relative to the health and safety of students who participate in school-sanctioned athletics; to provide for an emergency action plan; to provide for coaches certification program; to provide

Page 14 HOUSE

23rd Day's Proceedings - May 31, 2020

for sports injury management program; to provide definitions; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Fred Mills to Reengrossed House Bill No. 371 by Representative Turner

AMENDMENT NO. 1

On page 3, delete lines 6 through 8 and insert the following:

"(7) Include a protocol for licensed athletic trainers, if utilized by the school or school system, to be available for practices or games to assist in the management of emergency and nonemergency care for participants."

Rep. Turner moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

	I LAS	
Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carrier Carter, G. Carter, R. Carter, R. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum Firment Fontenot Total - 97	Freeman Freiberg Frieman Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Johnson, T. Jones Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marcelle Marino McFarland McKnight	McMahen Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue
	NAYS	
Total - 0	ABSENT	
DeVillier Glover Hodges	Jefferson Jenkins McCormick	Miguez

Total - 7

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 449-

BY REPRESENTATIVE ECHOLS AN AC

AN ACT To amend and reenact R.S. 40:1223.3(6) and 2153(1) and to enact R.S. 40:2153(16) and 2156(B)(16), relative to behavioral health services; to provide relative to delivery of such services through telehealth; to provide for definitions; to provide for regulation of behavioral health services providers by the Louisiana Department of Health; to provide for administrative rulemaking by the department relative to behavioral health services; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Fred Mills to Reengrossed House Bill No. 449 by Representative Echols

AMENDMENT NO. 1

On page 1, line 2, after "reenact" insert "R.S. 28:53(B)(1) and"

AMENDMENT NO. 2

On page 1, line 4, after "telehealth;" insert "to provide for psychiatric mental health nurse practitioners;"

AMENDMENT NO. 3

On page 1, between lines 8 and 9, insert the following:

"Section 1. R.S. 28:53(B)(1) is hereby amended and reenacted to read as follows:

§53. Admission by emergency certificate; extension; payment for services rendered

* * *

B.(1) Any physician licensed or permitted by the Louisiana State Board of Medical Examiners, physician assistant when acting in accordance with their respective clinical practice guidelines, psychiatric mental health nurse practitioner, other nurse practitioner who acts in accordance with a collaborative practice agreement and receives verbal approval for executing the certificate from his collaborating physician, or psychologist may execute an emergency certificate only after an actual examination of a person alleged to have a mental illness or be suffering from a substance-related or addictive disorder who is determined to be in need of immediate care and treatment in a treatment facility because the examining physician, physician assistant when acting in accordance with their respective clinical practice guidelines, psychiatric mental health nurse practitioner, other nurse practitioner who acts in accordance with a collaborative practice agreement and receives verbal approval for executing the certificate from his collaborating physician, or psychologist determines the person to be dangerous to self or others or to be gravely disabled. The actual examination of the person by a psychiatrist or psychiatric mental health nurse practitioner may be conducted by telemedicine utilizing video conferencing technology provided that a licensed healthcare professional who can adequately and accurately assist with obtaining any necessary information including but not limited to the information listed in Paragraph (4) of this Subsection shall be in the examination room with the patient at the time of the video conference. A patient examined in such a manner shall be medically cleared prior to admission to a mental

23rd Day's Proceedings - May 31, 2020

health treatment facility. Failure to conduct an examination prior to the execution of the certificate will be evidence of gross negligence.

AMENDMENT NO. 4

On page 1, line 9, change "Section 1." to "Section 2."

Rep. Echols moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams	Freeman Freiberg	McMahen Miguez
Amedee	Frieman	Miller, D.
Bacala	Gadberry	Miller, G.
Bagley	Gaines	Mincey
Beaullieu	Garofalo	Moore
Bishop	Goudeau	Muscarello
Bourriaque	Green	Nelson
Brass	Harris	Newell
Brown	Henry	Owen, C.
Bryant	Hilferty	Owen, R.
Butler	Hollis	Phelps
Carpenter	Horton	Pierre
Carrier	Hughes	Pressly
Carter, G.	Huval	Riser
Carter, R.	Illg	Romero
Carter, W.	Ivey	Schamerhorn
Cormier	James	Seabaugh
Coussan	Johnson, M.	Selders
Cox	Johnson, T.	St. Blanc
Crews	Jones	Stagni
Davis	Jordan	Stefanski
Deshotel	Kerner	Tarver
DuBuisson	LaCombe	Thomas
Duplessis	Landry	Thompson
Dwight	Larvadain	Turner
Echols	Lyons	Villio
Edmonds	Mack	Wheat
Edmonston	Magee	White
Emerson	Marcelle	Willard
Farnum	Marino	Wright
Firment	McFarland	Zeringue
Fontenot	McKnight	
Total - 98		
	NAYS	
Total - 0		
	ABSENT	

DeVillier	Hodges	Jenkins
Glover	Jefferson	McCormick
Total - 6		

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 514-

USE BILL NO. 514-BY REPRESENTATIVE WILLARD AN ACT

To amend and reenact R.S. 32:1(4), (38), (40), and (41) and 203(C) and to enact R.S. 32:1(95) and 204 through 204.4, relative to electric-assisted bicycles; to provide for definitions; to provide for the operation, rights, requirements, and restrictions applicable to electric-assisted bicycles; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Transportation, Highways and Public Works to Engrossed House Bill No. 514 by Representative Willard

AMENDMENT NO. 1

On page 1, line 2, delete "and (41) and 203(C)" and insert " (41), 203(C), 401(17), (19), and (20), 851(5), 1252(1) and (30)"

AMENDMENT NO. 2

On page 1, at the beginning of line 3, after "204" delete "through 204.4"

AMENDMENT NO. 3

On page 1, line 7, delete "and (41) and 203(C)" and insert " (41), 203(C), 401(17), (19), and (20), 851(5), 1252(1) and (30)"

AMENDMENT NO. 4

On page 1, line 8, after "204" delete "through 204.4"

AMENDMENT NO. 5

On page 1, line 17, after "<u>32:1(95),</u>" insert "<u>having a saddle or seat</u> for each rider, and"

AMENDMENT NO. 6

On page 2, line 6, before "electric-assisted" insert "an"

AMENDMENT NO. 7

On page 2, line 20, after "may ride," insert "having a saddle or seat for each rider, and"

AMENDMENT NO. 8

On page 2, at the end of line 21, after "or, three wheels, any" insert "one

AMENDMENT NO. 9

On page 3, line 18, after "§204." delete "Rights" and insert "Riding on electric-assisted bicycles; rights'

AMENDMENT NO. 10

On page 3, at the beginning of line 19, before "Except" insert "A."

AMENDMENT NO. 11

On page 3, delete line 24

AMENDMENT NO. 12

On page 3, at the beginning of line 25, change "A." to "B."

AMENDMENT NO. 13

On page 4, at the beginning of line 1, change "B." to "C."

Page 16 HOUSE

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 14

On page 4, between lines 3 and 4, insert the following:

"D. An electric-assisted bicycle shall comply with the equipment and manufacturing requirement for bicycles adopted by the United States Consumer Product Safety Commission (16 CFR Part 1512).

E. An electric-assisted bicycle shall operate in a manner so that the electric motor is disengaged or ceases to function when the rider stops pedaling or when the brakes are applied.

F. Except as otherwise provided by this Subsection, electricassisted bicycle may be ridden in places where bicycles are allowed, including but not limited to streets, highways, roadways, bicycle facilities, bicycle lanes, shared use trails, bicycle paths, or trails."

AMENDMENT NO. 15

On page 4, delete line 4

AMENDMENT NO. 16

On page 4, delete lines 5 through 13 and insert the following:

" (1) Following notice and public hearing, a local municipal authority, local parish authority, or state agency having jurisdiction over a shared-use trail or bicycle path or trail may prohibit the operation of Class one or Class two electric-assisted bicycles on such path or trail, if it finds that such a restriction is necessary for safety reasons or compliance with other laws or legal obligations.

(2) A local municipal authority, local parish authority, or state agency having jurisdiction over a shared-use trail or bicycle path or trail may prohibit the operation of Class three electric-assisted bicycles on such path or trail.

(3) This Subsection shall not apply to a trail that is specifically designated as nonmotorized and that has a natural surface tread that is made by clearing and grading the native soil with no added surface materials. A local municipal authority, local parish authority, or state agency having jurisdiction over a trail described in this Subsection may regulate the use of an electric-assisted bicycle on that trail."

AMENDMENT NO. 17

On page 4, delete line 14

AMENDMENT NO. 18

On page 4, at the beginning of line 15, change "<u>A.</u>" to "<u>G.</u>" and on line 15, change "<u>sixteen</u>" to "<u>twelve</u>" and on line 16 change "<u>sixteen</u>" to "<u>twelve</u>"

AMENDMENT NO. 19

On page 4, at the beginning of line 18, change "B." to "H."

AMENDMENT NO. 20

On page 4, delete lines 19 through 23, and insert the following:

"shall wear an approved bicycle helmet.

(1) For the purpose of this Subsection, "approved helmet" shall have the same meaning as provided in R.S. 32:199.

(2) The issuance of a citation for a violation of this Section shall not be prima facie evidence of negligence. The comparable negligence statutes of Louisiana shall apply in these cases as in all other cases of negligence. (3) The provisions of R.S. 32:57 shall not apply to a violation of this Section. Any person who violates any provision of this Section shall upon conviction be fined fifty dollars, which shall include all costs of court. Notwithstanding any contrary provision of law, no other cost or fee shall be assessed against any person for a violation of this Section. This fine shall be waived if the operator of the Class three electric-assisted bicycle provides proof of purchasing an approved helmet."

AMENDMENT NO. 21

On page 4, at the beginning of line 24, before "All" insert "I."

AMENDMENT NO. 22

On page 4, after line 25, insert the following:

"§401. Definitions

The following words and phrases when used in this Chapter shall have the meaning assigned to them in this Section unless the context clearly indicates otherwise:

*

(17) "Motorcycle" means every motor vehicle having a seat or saddle for the use of the rider and designed to travel on not more than three wheels in contact with the ground, but excluding a tractor and <u>an electric-assisted bicycle or</u> a motorized bicycle.

(19) "Motorized bicycle" means a pedal bicycle which may be propelled by human power or helper motor, or by both, with a motor rated no more than one and one-half horsepower, a cylinder capacity not exceeding fifty cubic centimeters, an automatic transmission, and which produces a maximum design speed of no more than twentyfive miles per hour on a flat surface, but excluding an electricassisted bicycle.

(20) "Motor vehicle" means and includes automobiles, trucks, truck-tractors, trailers, semitrailers, and motorcycles, propelled by steam, gasoline, electricity, or any other source of energy other than muscular power, except electric-assisted bicycles, farm implements temporarily operated or moved on a highway or vehicles operated only on rails or tracks constructed therefor.

*

§851. Definitions

*

The following words and phrases, when used in this Chapter, shall, for the purposes of this Chapter, have the meanings respectively ascribed to them in this Section, except in those instances where the context clearly indicates a different meaning:

*

(5) "Motor vehicle" means every self-propelled vehicle (except traction engines, road rollers, farm tractors, <u>electric-assisted bicycles</u>, tractor cranes, power shovels, and well drillers) and every vehicle which is propelled by electric power obtained from overhead wires but not operated upon rails.

§1252. Definitions

The following words, terms, and phrases, when used in this Chapter, shall have the meanings respectively ascribed to them in this Section, except where the context clearly indicates a different meaning:

Page 17 HOUSE

23rd Day's Proceedings - May 31, 2020

(1) "All-terrain vehicle" shall mean any vehicle manufactured for off-road use and issued a manufacturer's statement or certificate of origin, as required by the commission, that cannot be issued a registration certificate and license to operate on the public roads of this state because, at the time of manufacture, the vehicle does not meet the safety requirements prescribed by R.S. 32:1301 through 1310. This includes vehicles that are issued a title by the Department of Public Safety and Corrections, public safety services, such as recreational and sports vehicles, but it shall not include off-road vehicles used for farm purposes, farm equipment, <u>electric-assisted</u> <u>bicycleS</u>, or heavy construction equipment.

*

*

(30) "Motorcycle" means a motor vehicle having a seat or saddle for the use of the rider and designed to travel on not more than three wheels in contact with the ground but excluding a tractor, <u>electric-assisted bicycle</u>, and electric-powered scooters not required to be registered.

* *''

LEGISLATIVE BUREAU AMENDMENTS

Amendments proposed by Legislative Bureau to Engrossed House Bill No. 514 by Representative Willard

AMENDMENT NO. 1

In Senate Committee Amendment No. 14 proposed by the Senate Committee on Transportation, Highways and Public Works and adopted by the Senate on May 21, 2020, on page 2, line 11, change "shared use" to "shared-use"

AMENDMENT NO. 2

In Senate Committee Amendment No. 20 proposed by the Senate Committee on Transportation, Highways and Public Works and adopted by the Senate on May 21, 2020, on page 2, line 43, following "cases" insert "." and delete the remainder of the line

AMENDMENT NO. 3

In Senate Committee Amendment No. 22 proposed by the Senate Committee on Transportation, Highways and Public Works and adopted by the Senate on May 21, 2020, on page 3, line 12, before "§401. Definitions" insert "* * "

AMENDMENT NO. 4

In Senate Committee Amendment No. 22 proposed by the Senate Committee on Transportation, Highways and Public Works and adopted by the Senate on May 21, 2020, on page 4, line 2, change "bicycleS" to "bicycles"

Rep. Willard moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Freiberg Adams Frieman Amedee Gadberry Bacala Gaines Bagley Garofalo Beaullieu Goudeau Bishop Green Bourriaque Harris

McKnight McMahen Miller, D. Miller, G. Mincey Moore Muscarello Nelson

Brass Brown Bryant Butler Carpenter Carrier Carter, G. Carter, W. Cormier Coussan Cox Crews Davis DuBuisson Duplessis Dwight Echols Edmonds Edmonds Edmonston Emerson Farnum Firment Fontenot Freeman Total - 96	Henry Hilferty Hollis Horton Huyal Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marcelle Marino McCormick McFarland NAYS	Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue
Deshotel Total - 2	Miguez ABSENT	
Carter, R. DeVillier Total - 6	Glover Hodges	Jefferson Jenkins

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 607-

BY REPRESENTATIVE HODGES

AN ACT To amend and reenact R.S. 32:431.1(E)(2) and (3), relative to documentation of school attendance for a minor's application for certain driver's licenses; to authorize the presentation of documentation of school attendance by a minor's parents or legal guardians; to provide for the documentation evidencing the requirements for an emancipated minor; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Transportation, Highways and Public Works to Engrossed House Bill No. 607 by Representative Hodges

AMENDMENT NO. 1

On page 1, line 14, after "minor," change "their" to "his"

AMENDMENT NO. 2

On page 2, at the end of line 2, delete "an"

AMENDMENT NO. 3

On page 2, line 3, delete "applicant who is at least eighteen years of age or"

Page 18 HOUSE

23rd Day's Proceedings - May 31, 2020

Rep. Mack moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Freiberg	McMahen
Adams	Frieman	Miguez
Amedee	Gadberry	Miller, D.
Bacala	Gaines	Miller, G.
Bagley	Garofalo	Mincey
Beaullieu	Goudeau	Moore
Bishop	Green	Muscarello
Bourriaque	Harris	Nelson
Brass	Henry	Newell
Brown	Hilferty	Owen, C.
Bryant	Hollis	Owen, R.
Butler	Horton	Phelps
Carpenter	Hughes	Pierre
Carrier	Huval	Pressly
Carter, G.	Illg	Riser
Carter, R.	Ivey	Romero
Carter, W.	James	Schamerhorn
Cormier	Johnson, M.	Seabaugh
Coussan	Johnson, T.	Selders
Crews	Jones	St. Blanc
Davis	Jordan	Stagni
Deshotel	Kerner	Stefanski
DuBuisson	LaCombe	Tarver
Duplessis	Landry	Thomas
Dwight	Larvadain	Thompson
Echols	Lyons	Turner
Edmonds	Mack	Villio
Edmonston	Magee	Wheat
Emerson	Marcelle	White
Farnum	Marino	Willard
Firment	McCormick	Wright
Fontenot	McFarland	Zeringue
Freeman	McKnight	0
Total - 98	e	
	NAYS	
T-4-1 0		
Total - 0	ABSENT	

ABSENT

Cox	Glover	Jefferson
DeVillier	Hodges	Jenkins
Total - 6	e	

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 634-BY REPRESENTATIVE HUVAL

AN ACT To amend and reenact R.S. 39:1221 and 1242(A)(4) and to enact R.S. 39:1242(E), relative to security for local deposits; to provide for kinds of security for local deposits; to remove certain restrictions on bank collateral for local funds; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Commerce, Consumer Protection and International Affairs to Reengrossed House Bill No. 634 by Representative Huval

AMENDMENT NO. 1

On page 1, line 18, change "State" to "state"

AMENDMENT NO. 2

On page 1, line 20, change "State" to "state"

AMENDMENT NO. 3

On page 2, line 4, change "Constitution of the State of Louisiana for the" to "<u>Constitution of Louisiana of 1921</u>"

AMENDMENT NO. 4

On page 2, line 5, delete "year 1921" and change "R.S. 39:1001" to "R.S. 39:1011"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Fred Mills to Reengrossed House Bill No. 634 by Representative Huval

AMENDMENT NO. 1

On page 2, line 3, delete "Article XIV,", delete line 4, and on line 5, delete "year 1921 or R.S. 39:1001" and insert "R.S. 39:551.1, 551.2, 991, 992, or 1011'

AMENDMENT NO. 2

On page 2, line 17, change "Louisiana Higher Education Assistance Commission" to "<u>Board of Regents</u>"

AMENDMENT NO. 3

On page 2, line 18, change "commission" to "board"

Rep. Huval moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant	Freeman Freiberg Frieman Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty	McMahen Miguez Miller, D. Mincey Moore Muscarello Nelson Newell Owen, C. Owen R
Brass	Harris	Newell
Bryant Butler	Hilferty Hollis	Owen, C. Owen, R. Phelps
Carpenter	Horton	Pierre
Carrier	Hughes	Pressly
Carter, G. Carter, R.	Huval	Riser Romero
Carter, W.	Ivey	Schamerhorn
Cormier	James	Seabaugh
Coussan	Johnson, M.	Selders
Cox	Johnson, T.	St. Blanc
Crews	Jones	Stagni
Davis	Jordan	Stefanski
Deshotel	Kerner	Tarver
DuBuisson	LaCombe	Thomas
Duplessis	Landry	Thompson

Page 19 HOUSE

23rd Day's Proceedings - May 31, 2020

Dwight Echols Edmonds Edmonston Emerson Farnum Farnum Fontenot Total - 98 Total - 0	Larvadain Lyons Mack Magee Marcelle McCormick McFarland McKnight NAYS ABSENT	Turner Villio Wheat White Willard Wright Zeringue
DeVillier	Hodges	Jenkins
Glover	Jefferson	Marino

Glover Total - 6

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 682— BY REPRESENTATIVE FRIEMAN

- AN ACT
- To amend and reenact R.S. 22:65(11)(a), 550.21(3), 751(A)(2)(a)(i), and 753(C)(1) and (4) through (6), and (D) through (J), to enact R.S. 22:753(K) through (M) and Subpart D of Part IV of Chapter 2 of Title 22 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 22:782, and to repeal R.S. 22:753(C)(7), relative to reserves for insurers; to provide for standards for property and casualty independent qualified actuaries; to provide for valuation manual requirements; to provide for reserve valuation standards and methods; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Ward to Reengrossed House Bill No. 682 by Representative Frieman

AMENDMENT NO. 1

On page 1, line 5, after "R.S. 22:782" and insert "and R.S. 22:1272"

AMENDMENT NO. 2

On page 1, line 13, after "R.S. 22:782" insert "and R.S. 22:1272"

AMENDMENT NO. 3

..

On page 11, between lines 18 and 19 insert the following:

* *

§1272. Business interruption insurance; notice of exclusions

A. Every policy of insurance covering business interruption delivered or issued for delivery in this state on and after January 1, 2021, shall include a notice of all exclusions on a form prescribed by the commissioner of insurance. The form shall be provided by the insurer and signed by the named insured or his legal representative.

*

B. The signed form shall be conclusively presumed to become a part of the policy or contract when issued and delivered, irrespective of whether physically attached thereto. A properly completed and signed form creates a rebuttable presumption that the insured knowingly contracted for coverage with the stated exclusions.

The form signed by the insured or his legal representative which initially accepts coverage with the exclusions shall remain valid for the life of the policy and shall not require the completion of a new form when a renewal, reinstatement, substitute, or amended policy is issued to the same named insured by the same insurer or any of its affiliates.

C. Any change to an existing policy, regardless of whether the change creates new coverage, does not create a new policy and does not require the completion of a new form. For the purpose of this Section, a new policy shall mean an original contract of insurance which an insured enters into through the completion of an application on the form required by the insurer.

D. The requirements of this Section shall apply to any property insurance covering any business interruption which occurs in this state and involves a Louisiana business.

Rep. Frieman moved that the amendments proposed by the Senate be rejected.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Firment Adams Fontenot Amedee Freeman Bacala Freiberg Bagley Frieman Beaullieu Gadberry Bishop Gaines Bourriaque Garofalo Goudeau Brass Brown Green Bryant Harris Butler Henry Carpenter Hilferty Carrier Hollis Carter, G. Horton Carter, R. Hughes Carter, W. Huval Cormier Illg Coussan Ivev Cox Johnson, M. Crews Johnson, T. Davis Jones Deshotel Kerner DuBuisson LaCombe Duplessis Lyons Dwight Mack Echols Magee Edmonds Marino Edmonston McCormick Emerson McFarland Farnum McKnight Total - 91 Total - 0

McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Pierre Pressly Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Turner Villio Wheat White Willard Wright Zeringue

NAYS

ABSENT

DeVillier Glover Hodges James Jefferson	Jenkins Jordan Landry Larvadain Marcelle	Phelps Riser Thompson
Total - 13		

The amendments proposed by the Senate were rejected.

Page 20 HOUSE

23rd Day's Proceedings - May 31, 2020

Conference committee appointment pending.

HOUSE BILL NO. 683-BY REPRESENTATIVE COX

AN ACT To amend and reenact R.S. 40:1646(B), 1664.3(7), 1664.8, 1664.9(D)(3), (K), and (L), and 1664.11(B)(1), to enact R.S. 40:1664.5.1 and 1664.9(D)(4), (M), and (N), and to repeal R.S. 40:1664.5(A)(12), relative to life safety and property protection licensing; to provide relative to annual inspections of life safety and property equipment; to provide relative to exceptions for certain building owners; to provide limited exemption for electrical contractors; to provide relative to criminal background checks; to provide requirements for conveyance device mechanic license; to provide with respect to temporary and emergency conveyance device mechanic licenses; to provide for fees; to provide with respect to the Life Safety and Property Protection Education Board; to provide for an effective date; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Commerce, Consumer Protection and International Affairs to Reengrossed House Bill No. 683 by Representative Cox

AMENDMENT NO. 1

On page 9, line 14, after "<u>R.S. 40:1573</u>" delete the period "." and insert "or a townhouse. For the purposes of this Paragraph, the term "townhouse" means a single-family dwelling unit constructed in a group of three or more attached units in which each unit extends from foundation to roof and with a yard or public way on not less than two sides.

Rep. Cox moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Freiberg	McKnight
Adams	Frieman	McMahen
Amedee	Gadberry	Miller, D.
Bacala	Gaines	Miller, G.
Bagley	Garofalo	Mincey
Beaullieu	Goudeau	Moore
Bishop	Green	Muscarello
Bourriaque	Harris	Nelson
Brass	Henry	Newell
Brown	Hilferty	Owen, C.
Bryant	Hollis	Owen, R.
Butler	Horton	Phelps
Carpenter	Hughes	Pierre
Carrier	Huval	Pressly
Carter, R.	Illg	Riser
Carter, W.	Ivey	Romero
Cormier	James	Schamerhorn
Coussan	Johnson, M.	Seabaugh
Cox	Johnson, T.	Selders
Crews	Jones	St. Blanc
Davis	Jordan	Stagni
Deshotel	Kerner	Stefanski
DuBuisson	LaCombe	Tarver

Duplessis Dwight Echols Edmonds Edmonston Farnum Firment Fontenot Freeman Total - 95	Landry Larvadain Lyons Mack Magee Marcelle Marino McCormick McFarland NAYS	Thomas Thompson Turner Villio Wheat White Willard Zeringue
Emerson Total - 1	ABSENT	
Carter, G. DeVillier Glover Total - 8	Hodges Jefferson Jenkins	Miguez Wright

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 736-BY REPRESENTATIVE GARY CARTER

AN ACT To amend and reenact R.S. 47:2132(A), relative to statutory impositions; to authorize refunds of statutory impositions under certain circumstances; to provide for certain requirements and limitations; to provide for applicability; to provide for an effective date; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Reengrossed House Bill No. 736 by Representative Gary Carter

AMENDMENT NO. 1

On page 2, line 1, delete "has a claim" and insert "prevails in a suit pursuant to R.S. 47:2134(C), as deemed applicable by the court,"

AMENDMENT NO. 2

On page 2, line 12, after "costs" insert "as directed by the court"

AMENDMENT NO. 3

On page 2, line 15, after "amount" insert "of the statutory imposition"

Rep. Gary Carter moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu

Freiberg Frieman Gadberry Gaines Garofalo Goudeau

Miguez Miller, D. Miller, G. Mincey Moore Muscarello

23rd Day's Proceedings - May 31, 2020

Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carrier Carter, G. Carter, R. Carter, W. Cormier Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum Firment Fontenot Freeman Total - 97 Total - 0

Green Nelson Newell Henry Hilferty Owen, C. Hollis Owen, R. Horton Phelps Hughes Pierre Huval Presslv Illg Riser Romero Ivey Schamerhorn James Johnson, M. Seabaugh Johnson, T. Selders St. Blanc Jones Jordan Stagni Kerner Stefanski LaCombe Tarver Landry Thomas Larvadain Thompson Lyons Turner Mack Villio Magee Wheat Marcelle White Marino Willard McCormick Wright McFarland Zeringue McKnight McMahen NAYS ABSENT

Coussan	Harris	Jenkins
DeVillier	Hodges	
Glover	Jefferson	
Total - 7		

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 740— BY REPRESENTATIVE WRIGHT

AN ACT

To amend and reenact R.S. 44:4.1(B)(9) and to enact R.S. 17:3137, relative to public postsecondary education institutions; to prohibit postsecondary education institutions from disclosing certain information relative to students and their parents and legal guardians; to provide for exceptions; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Education to Reengrossed House Bill No. 740 by Representative Wright

AMENDMENT NO. 1

On page 1, delete line 3, and insert the following:

"postsecondary education; to prohibit all postsecondary education boards and institutions

AMENDMENT NO. 2

On page 1, line 10, between "<u>of</u>" and "<u>public</u>" change "<u>a</u>" to "<u>any</u>" and between "<u>education</u>" and "<u>institution</u>" insert "<u>board or</u>"

AMENDMENT NO. 3

On page 2, line 1, between "<u>of</u>" and "<u>public</u>" change "<u>a</u>" to "<u>any</u>" and between "<u>education</u>" and "<u>institution</u>" insert "<u>board or</u>"

AMENDMENT NO. 4

On page 2, line 3, between "of" and "public" change "a" to "any"

AMENDMENT NO. 5

On page 2, at the beginning of line 4, insert "board or"

Rep. Wright moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Freiberg Adams Amedee Frieman Bacala Gadberry Bagley Gaines Beaullieu Garofalo Bishop Goudeau Bourriaque Green Brass Harris Brown Henry Butler Hilferty Carpenter Hollis Carrier Horton Carter, G. Hughes Carter, R. Huval Carter, W. Illg Cormier Ivey Coussan James Johnson, M. Cox Johnson, T. Crews Davis Jones Deshotel Jordan DuBuisson Kerner LaCombe Duplessis Dwight Landry Echols Larvadain Edmonds Lyons Edmonston Mack Emerson Magee Farnum Marcelle Firment Marino McCormick Fontenot Freeman McFarland Total - 96 NAYS Total - 0 ADCENT M

McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Owen. C Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

McKnight

	ABSENT	
Mr. Speaker Bryant DeVillier Total - 8	Glover Hodges Jefferson	Jenkins Newell

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 763-

BY REPRESENTATIVES MCFARLAND AND DAVIS AN ACT

To enact R.S. 29:723(18) and (19) and 724(H), relative to the disruption of certain economic conditions; to provide for abnormal economic disruptions; to provide for definitions; to provide for certain declarations by the governor; to provide

Page 22 HOUSE

23rd Day's Proceedings - May 31, 2020

relative to the price of certain goods and services; to provide for exceptions; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Commerce, Consumer Protection and International Affairs to Reengrossed House Bill No. 763 by Representative McFarland

AMENDMENT NO. 1

On page 2, line 25, change "pre-existing" to "preexisting"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Johns to Reengrossed House Bill No. 763 by Representative McFarland

AMENDMENT NO. 1

On page 2, line 5, after "<u>days</u>," delete "<u>unless extended by a</u> subsequent declaration in any parish or municipality covered by the abnormal economic disruption,

AMENDMENT NO. 2

On page 2, line 18, after "may" add "authorize all departments to exercise actions in direct response and'

AMENDMENT NO. 3

On page 2, line 21, after "was" delete "directly"

AMENDMENT NO. 4

On page 2, line 23, delete "Price increases" and insert "Fluctuations of pricing'

Rep. McFarland moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Freeman	McKnight
Adams	Freiberg	McMahen
Amedee	Frieman	Miguez
Bacala	Gadberry	Miller, D.
Bagley	Gaines	Miller, G.
Beaullieu	Garofalo	Mincey
Bishop	Goudeau	Moore
Bourriaque	Green	Muscarello
Brass	Harris	Nelson
Brown	Henry	Newell
Bryant	Hilferty	Owen, C.
Butler	Hollis	Owen, R.
Carpenter	Horton	Pierre
Carrier	Hughes	Pressly
Carter, G.	Huval	Riser
Carter, R.	Illg	Romero
Carter, W.	Ivey	Schamerhorn
Cormier	James	Seabaugh
Coussan	Johnson, M.	Selders
Cox	Johnson, T.	St. Blanc

Crews
Davis
Deshotel
DuBuisson
Duplessis
Dwight
Echols
Edmonds
Emerson
Farnum
Firment
Fontenot

Total - 96

Edmonston

Total - 1

Jones Jordan Kerner LaCombe Larvadain Lyons Mack Magee Marcelle Marino McCormick McFarland

Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

NAYS

ABSENT

DeVillier	Jefferson	Phelps
Glover	Jenkins	1
Hodges	Landry	
Total - 7	-	

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 819-

USE BILL NO. 819— BY REPRESENTATIVES BAGLEY, ADAMS, BRASS, BROWN, BRYANT, CARPENTER, GARY CARTER, WILFORD CARTER, CORMIER, COX, DUPLESSIS, FREEMAN, GREEN, HUGHES, JAMES, JEFFERSON, JENKINS, TRAVISIOHNSON, JONES, LACOMBE, LARVADAIN, LYONS, MARINO, SELDERS, STAGNI, AND WILLARD AN ACT

To amend and reenact R.S. 40:1046(A)(1), (2)(a)(iii), (3), and (4), to enact R.S. 40:1046(A)(2)(a)(xvii) through (xxii), and to repeal R.S. 40:1046(B), relative to recommendation by physicians of marijuana for therapeutic use, known commonly as medical marijuana; to provide relative to the authorization for physicians to recommend medical marijuana; to provide for medical conditions which qualify a patient for treatment with medical marijuana; to authorize the recommendation of medical marijuana by a physician in treating certain specified conditions and any other medical condition that he is qualified to treat; to repeal requirements for the Louisiana State Board of Medical Examiners to issue rules and regulations concerning the recommendation of medical marijuana by physicians; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Henry to Engrossed House Bill No. 819 by Representative Bagley

AMENDMENT NO. 1

On page 1, line 2, after "(4)" and before the comma insert "and (F)"

AMENDMENT NO. 2

On page 1, line 9, after "treat;" and before "to repeal" insert "to require dispensing pharmacies to record dispensed medical marijuana in the prescription monitoring program database;"

AMENDMENT NO. 3

On page 1, line 14, after "(4)" and before "are" insert "and (F)"

Page 23 HOUSE

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 4

On page 4, between lines 3 and 4, insert the following:

"*

*

F.(1) A person who recommends and a person who dispenses marijuana, tetrahydrocannabinols, or a chemical derivative of tetrahydrocannabinols pursuant to this Section shall review the patient's information in the database of the prescription monitoring program established in R.S. 40:1001 et seq. prior to the recommending and dispensing thereof.

(2) Any person who dispenses marijuana, tetrahydrocannabinols, or a chemical derivative of tetrahydrocannabinols pursuant to this Section shall comply with the reporting requirements of the prescription monitoring program established in R.S. 40:1001 et seq.

* *''

Rep. Bagley moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

	1 L/ 15	
Mr. Speaker Adams Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carter, G. Carter, R. Carter, R. Cornier Coussan Cox Crews Deshotel DuBuisson Duplessis Dwight Echols Emerson Farnum Total - 75	Fontenot Freiberg Frieman Gadberry Gaines Goudeau Green Henry Hilferty Horton Hughes Huval Illg James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Larvadain Lyons Marcelle Marino McCormick	McKnight McMahen Miller, D. Miller, G. Moore Muscarello Newell Owen, C. Owen, R. Pierre Riser Romero Schamerhorn Selders St. Blanc Stagni Stefanski Turner Villio Wheat White Willard Wright Zeringue
Amedee Bacala Carrier Edmonds Edmonston Firment Total - 16	Garofalo Harris Hollis Mack McFarland Miguez ABSENT	Seabaugh Tarver Thomas Thompson
Davis DeVillier Freeman Glover Hodges Total - 13	Ivey Jefferson Jenkins Landry Magee	Mincey Phelps Pressly

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 830— BY REPRESENTATIVE ZERINGUE

BY REPRESENTATIVE ZERINGUE AN ACT

To authorize and provide for the transfer of certain state property; to authorize the transfer of certain state property in Terrebonne Parish; to provide for the property description; to provide for reservation of mineral rights; to provide terms and conditions; to provide an effective date; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Natural Resources to Engrossed House Bill No. 830 by Representative Zeringue

AMENDMENT NO. 1

On page 1, line 3, after "Terrebonne" insert "Parish and Jefferson"

AMENDMENT NO. 2

On page 2, between lines 13 and 14, insert the following:

"Section 3. The commissioner of administration, notwithstanding any other provision of law to the contrary, is hereby authorized and empowered to convey, transfer, assign, lease, or deliver any interest, excluding mineral rights, the state may have to all or any portion of the following described parcel of property to the Richard's Real Estate Properties, LLC:

One certain lot of ground situated in the Parish of Jefferson, city of Grand Isle, State of Louisiana, located in Section 26, Township 22 South, Range 24 East and described as follows; Beginning at a point, which point is at the intersection of the Southeasterly Right of Way of LA Highway 1 and the Southwesterly Property Line of Lot 6 of Block 1 Plan of A. Bourgerol Survey dated September 20, 1841, thence proceeding along said Southwesterly property line of Lot 6 of Block 1 Plan of A. Bourgerol Survey dated September 20, 1841, thence proceeding along said Southwesterly property line of Lot 6 of Block 1 Plan of A. Bourgerol Survey dated September 20, 1841 at a bearing of North 46°30'00" West for a distance of 177.00 feet to a point, which point shall also be designated as the "Point of Beginning", thence proceeding at a bearing of North 62°33'52" East for a distance of 42.32 feet to a point, thence proceeding at a bearing of North 53°10'51" East for a distance of 20.29 feet to a point, thence proceeding at a bearing of South 46°30'00" East for a distance of 102.43 feet to a point, thence proceeding at a bearing of North 53°10'51" East for a distance of 60.00 feet to a point, thence proceeding at a bearing of North 46°30'00" West for a distance of 119.55 feet to a point, which point is the "Point of Beginning". Said property is designated as "Proposed Lease Area" and is fully shown on a plat prepared by Delta Coast Consultants, LLC, dated November 2, 2016, and titled "Proposed Lease from the State of Louisiana Adjacent to Lot 6 and Southwest half of Lot 5, Block 1 Plan of Bourgerol Survey Dated Sept. 20, 1841, Property of Farquhard Chauvin, Claude R. Bonie, and Freddie P. Dupre, Located in Section 26, T22S-R24E Jefferson Parish, Louisiana".

Said Lot has an area of 6,589 square feet and is bounded in a Northwesterly direction by Lots 6 and the Southwest half of Lot 5, Block 1 Plan of A. Bourgerol Survey dated September 20, 1841, in an Northeasterly, Southeasterly and Southwesterly directions by property owned by the State of Louisiana, together with all buildings and improvements thereon and all rights, ways, privileges and servitudes thereto belonging or in anywise appertaining.

Page 24 HOUSE

23rd Day's Proceedings - May 31, 2020

Section 4. The commissioner of administration is hereby authorized to enter into such agreements, covenants, conditions, and stipulations and to execute such documents as necessary to properly effectuate any conveyance, transfer, assignment, lease, or delivery of title, excluding mineral rights, to the property described in Section 3 of this Act, and as more specifically described in any such agreements entered into and documents executed by and between the commissioner of administration and the Richard's Real Estate Properties, LLC, in exchange of consideration proportionate to the appraised value of the property."

AMENDMENT NO. 3

On page 2, at the beginning of line 14, change "Section 3." to "Section 5." $\,$

Rep. Zeringue moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carrier Carter, R. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum Firment Fontenot Freeman Total - 98	Freiberg Frieman Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Johnson, T. Jones Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marcelle Marino McCormick McFarland McKnight	McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue
Total - 0	ABSENT	
Carter, G. DeVillier Total - 6	Glover Hodges	Jefferson Jenkins

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 8—

BY REPRESENTATIVE BOURRIAQUE AN ACT

To enact R.S. 11:710(A)(6)(c) and to repeal R.S. 11:710(A)(5)(a), relative to the reemployment of retirees from the Teachers' Retirement System of Louisiana; to provide relative to earnings and benefits of substitute classroom teachers; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Retirement to Engrossed House Bill No. 8 by Representative Bourriaque

AMENDMENT NO. 1

On page 1, line 1, after "enact" delete the remainder of the line and insert "R.S. 11:710(E) and 710.1, relative to the"

AMENDMENT NO. 2

On page 1, line 10, after "R.S. 11:710" delete the remainder of the line and insert "11:710(E) and 710.1 are hereby enacted to read as follows:"

AMENDMENT NO. 3

On page 1, at the end of line 11 insert "on or before June 30, 2020"

AMENDMENT NO. 4

On page 1, delete lines 15 through 20, and insert the following:

"E. Notwithstanding any other provisions of law to the contrary, the provisions of this Section shall be applicable only to a retiree who returns to active service with an employer covered by the provisions of this Chapter on or before June 30, 2020, and any retiree covered under Subparagraph A(6)(a) of this Section.

§ 710.1. Employment of retirees on or after July 1, 2020

A. Except as provided in Paragraph C(1) of this Section, any retiree who returns to active service with an employer covered by the provisions of this Chapter on or after July 1, 2020, shall for that period of employment choose one of the following irrevocable options:

(1) Option 1.

(a) Any retiree may be employed in any position covered by this system during any fiscal year, provided that his earnings in such employment do not exceed twenty-five percent of his final average compensation during any fiscal year. If actual earnings exceed this amount in any fiscal year, the benefits payable to the retiree shall be reduced by the amount in excess of twenty-five percent of his final average compensation.

(b) During the period of his return to active service, the retired teacher and his employer shall make contributions to the retirement system as provided by this Chapter, but the retiree shall receive no additional service credit and shall not accrue any additional retirement benefits in the retirement system. Upon termination of active service, the retired teacher shall, upon application, be refunded the employee contributions paid since reemployment. The refund shall be without interest. The retirement system shall retain the employer contributions.

23rd Day's Proceedings - May 31, 2020

(c) If any retiree exercising Option 1 should reach twenty-five percent of his final average compensation, the retiree may prospectively exercise Option 2 and all employee contributions made prior to exercise of Option 2 shall be refunded at that time.

(2) Option 2. Any retiree may request immediate suspension of his benefit inclusive of all Deferred Retirement Option Plan distributions and become a member of this system, effective on the first day of reemployment or on the first day a retiree notifies the system of his election to suspend his benefits after using Option 1. Upon such regaining of membership, he shall contribute thereafter at the current contribution rate as applicable to his position. Upon subsequent retirement, his suspended retirement allowance shall be restored to full force and effect. If he has worked and contributed for at least thirty-six months, his retirement allowance shall be eligible for a supplement attributable to the amount of his service and average compensation since reemployment based on the computation formula in effect at the time of subsequent retirement. If he has worked and contributed for less than thirty-six months, the supplement shall be calculated based on his final average compensation used to calculated his original retirement allowance. In no event shall the member receive duplicate credit for unused sick and annual leave that had been included in the computation of his original retirement allowance. Any supplemental benefit shall be based on reemployment service credit only and shall not include any other specific amount which may otherwise be provided in the regular retirement benefit computation formula. In the event of the member's death prior to subsequent retirement, payment of benefits to the designated beneficiary or survivor shall be in accordance with the option selected by the member at the time of his original retirement. No change in the option originally selected by the member shall be permitted except as provided in R.S. 11:762. In no event shall the supplemental benefit exceed an amount which, when combined with the original benefit, equals the greater of one hundred percent of the average compensation figure used to compute the supplemental benefit or the average compensation figure used to compute the original benefit. Under no circumstances shall any person who has regained membership pursuant to the provisions of this Paragraph be allowed to purchase service credit for any period employed in public service during which he continued to draw his retirement allowance.

(3) Should any employer covered by the system employ a retiree and fail to submit the report required by R.S. 11:710(D), the retiree shall be considered as returning to active service under the provisions of Option 1 above.

B. Any retiree who continues to be covered by R.S. 11:710 may elect to be covered by the provisions of this Section. Any retiree who makes an election to be covered by this Section shall no longer be covered by the provisions of R.S. 11:710.

C.(1) Any retired teacher who returns to active service covered by the provisions of this Chapter within the twelve-month period immediately following the effective date of such retirement shall have his retirement benefits suspended for the duration of such active service or the lapse of twelve months from the effective date of his retirement, whichever occurs first, even if such service is based on employment by contract or corporate contract.

(2) No person who retires based on a disability shall be authorized to return to service pursuant to the provisions of this Section. Disability retirees shall be covered by the provisions of this Chapter applicable to disability retirees.

(3) Any retired member who returns to active service with an employer covered by the provisions of this Chapter shall have his benefit suspended for the duration of his period of reemployment if such reemployment is based on a contract or corporate contract. The retiree and his employer shall not make contributions to the system during such time, and he shall receive no additional service credit and shall not accrue any additional retirement benefits.

D. When any retiree returns to active service with an employer covered by the provisions of this Chapter, the employing agency shall comply with all applicable provisions of R.S. 11:710(D).

AMENDMENT NO. 5

On page 2, line 1, change "Section 3." to "Section 2."

AMENDMENT NO. 6

On page 2, after line 2, insert the following:

"Section 3. This Act shall become effective on June 30, 2020; if vetoed by the governor and subsequently approved by the legislature, this Act shall become effective on June 30, 2020, or on the day following such approval by the legislature, whichever is later.'

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Peacock to Engrossed House Bill No. 8 by Representative Bourriaque

AMENDMENT NO. 1

Delete the set of Senate Committee Amendments proposed by the Senate Committee on Retirement and adopted by the Senate on May 26, 2020

AMENDMENT NO. 2

On page 1, line 2, after "enact" delete the remainder of the line and insert "R.S. 11:710(G) and 710.1, relative to the"

AMENDMENT NO. 3

On page 1, line 10, after "R.S." change "11:710(A)(6)(c) is" to "11:710(G) and 710.1 are"

AMENDMENT NO. 4

On page 1, at the end of line 11 insert "on or before June 30, 2020" and delete lines 12 through 20 and insert:

G. Notwithstanding any other provision of law to the contrary, the provisions of this Section shall be applicable only to a retiree who returns to active service with an employer covered by the provisions of this Chapter on or before June 30, 2020, and any retiree covered under Subparagraph (A)(6)(a) of this Section.

§ 710.1. Employment of retirees on or after July 1, 2020

A. Except as otherwise provided in this Section, any retiree who returns to active service with an employer covered by the provisions of this Chapter on or after July 1, 2020, shall for that period of employment choose one of the following irrevocable options, which shall be made in writing and filed with the appropriate officer of the employer:

(1) Option 1. (a) Any retiree may be employed in any position covered by this system during any fiscal year, provided that his carnings in such employment do not exceed twenty-five percent of his final average compensation during any fiscal year. If actual earnings exceed this amount in any fiscal year, the benefits payable to the retiree shall be reduced by the amount in excess of twenty-five percent of his final average compensation.

(b) During the period of his return to active service, the retiree and his employer shall make contributions to the retirement system as otherwise provided by law, but the retiree shall receive no 23rd Day's Proceedings - May 31, 2020

additional service credit and shall not accrue any additional retirement benefits in the retirement system. Upon termination of active service, the retiree shall, upon application, be refunded the employee contributions paid since reemployment. The refund shall be without interest. The retirement system shall retain the employer contributions.

(c) Any retiree employed in a full-time position exercising Option 1 as provided in this Paragraph may prospectively exercise Option 2 any time prior to or after reaching twenty-five percent of his final average compensation. In such case, all employee contributions made in accordance with this Paragraph prior to the exercise of Option 2 shall be refunded at that time. If a retiree has earned in excess of twenty-five percent of his final average compensation prior to an election made pursuant to this Subparagraph, the employee contributions eligible for refund or the benefits payable to the retiree shall be reduced by said amount.

(2) Option 2. Any retiree employed in a full-time position covered by this system may request immediate suspension of his benefit, which may include all Deferred Retirement Option Plan and Initial Lump Sum Benefit distributions, and become a member of this system, effective on the first day of reemployment or on the first day a retiree notifies the system of his election to suspend his benefits after using Option 1. Upon such regaining of membership, the retiree and his employer shall make contributions to the retirement system as otherwise provided by law. Upon subsequent retirement, his suspended retirement allowance shall be restored to full force and effect effective as of the date a properly executed application for subsequent retirement is received by the board of trustees of this system or the date after the member terminates from service, whichever is later. The retiree shall be eligible for a supplemental benefit under this option using the same computation formula used at the retiree's original retirement. If the retiree has been reemployed and contributed for less than thirty-six months, his original final average compensation shall be used in the calculation of his supplemental benefit. If the retiree has been reemployed and contributed for at least thirty-six months, the final average compensation used to calculate the supplemental benefit shall be the greater of his original final average compensation or his final average compensation since reemployment. In no event shall the member receive duplicate credit for unused sick and annual leave that had been included in the computation of his original retirement allowance. Any supplemental benefit shall be based on reemployment service credit only and shall not include any other specific amount which may otherwise be provided in the regular retirement benefit computation formula, including sick and annual No supplemental benefit shall be payable until ninety days leave. after the date of termination of reemployment as certified by the employer. In the event of the member's death prior to subsequent retirement, payment of benefits to the designated beneficiary or survivor shall be in accordance with the option selected by the member at the time of his original retirement in accordance with R.S. 11:783(A)(2) and in accordance with any benefit payable in accordance with R.S. 11:762(C) and (I). No change in the option originally selected by the member in accordance with R.S. 11:783(Å)(2) shall be permitted. In no event shall the supplemental benefit exceed an amount which, when combined with the original benefit, equals one hundred percent of the greater of the average compensation figure used to compute the supplemental benefit or the average compensation figure used to compute the original benefit Under no circumstances shall any person who has regained membership pursuant to the provisions of this Paragraph be allowed to purchase service credit for any period employed in public service during which he continued to draw his retirement allowance. Upon regaining membership pursuant to this Paragraph and subsequent retirement, if a retiree has any subsequent employment that is not full-time employment, he shall be permitted to select Option 1 for such reemployment as well as full-time employment thereafter.

B. Any retiree who continues to be covered by R.S. 11:710 may elect to be covered by the provisions of this Section. Any retiree who makes an election to be covered by this Section shall no longer be covered by the provisions of R.S. 11:710.

C.(1) Any retiree who returns to active service covered by the provisions of this Chapter within the twelve-month period immediately following the effective date of such retirement shall have his retirement benefits suspended for the duration of such active service or the lapse of twelve months from the effective date of his retirement, whichever occurs first, even if such service is based on employment by contract or corporate contract.

(2) No person who retires based on a disability shall be authorized to return to service pursuant to the provisions of this Section. Disability retirees shall be covered by the provisions of law applicable to disability retirees.

(3) Any retiree who returns to active service with an employer covered by the provisions of this Chapter shall have his benefit suspended for the duration of his period of reemployment if such reemployment is based on a contract or corporate contract. The retiree and his employer shall not make contributions to the system during such time, and he shall receive no additional service credit and shall not accrue any additional retirement benefits.

D.(1) When any retiree covered by this Section returns to active service with an employer covered by the provisions of this Chapter, the employing agency shall, within thirty days thereafter, notify the board of trustees in writing of such employment and the date on which employment commenced. Upon termination, the agency shall provide the same notice. In addition, the employing agency shall also report to the retirement system within forty-five days after June thirtieth of each year, the names of all persons being paid by the employing agency and all persons having received a benefit, whether by contract or corporate contract, pursuant to the provisions of this Section, along with such individuals' social security numbers, their positions, their designations as part-time or full-time, and the amount of their earnings during the previous fiscal year ending on June thirtieth of the reporting year. Additionally, the employing agency shall transmit a monthly contributions report pursuant to R.S. 11:888(A). Such monthly reports shall be transmitted within thirty days of the last day of each month and shall include the salary paid to each individual retiree to whom this Section applies. Should failure to give notice of return to active service or failure to report any other information required by this Section result in any payment being made in violation of this Section, the employing agency shall be liable to the system for the repayment of such amounts.

(2) Should any employer covered by the system employ a retiree subject to this provision and fail to submit the report required by this Subsection, the retiree shall be considered as returning to active service under the provisions of Option 1 above.

E. (1) The salary of any retiree who is reemployed pursuant to the provisions of this Section shall be based on the salary schedule which accounts for all prior years of teaching service and pertinent experience.

(2) The status of any retiree who is reemployed pursuant to the provisions of this Section shall be the same as a full-time active employee and shall be governed by the applicable rules, procedures, policies, and statutes that apply to all such full-time active employees."

Rep. Bourriaque moved that the amendments proposed by the Senate be concurred in.

Speaker Pro Tempore Magee in the Chair

ROLL CALL

The roll was called with the following result:

YEAS

Freeman

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carrier Carter, G. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum Firment Fontenot Total - 98 Total - 0

Freiberg Frieman Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Larvadain Lyons Mack Magee Marcelle Marino McCormick McFarland McKnight NAYS

McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

ABSENT

DeVillier Hodges Jenkins Jefferson Glover Landry Total - 6

The amendments proposed by the Senate, having received a two-thirds vote of the elected members, were concurred in by the House.

Speaker Schexnayder in the Chair

HOUSE BILL NO. 12— BY REPRESENTATIVE CARPENTER

AN ACT

To amend and reenact R.S. 11:2256(A)(5), relative to the Firefighters' Retirement System; to provide with respect to the reemployment of retirees; to provide for suspension of benefits; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Peacock to Reengrossed House Bill No. 12 by Representative Carpenter

AMENDMENT NO. 1

On page 1, line 13, between "for" and "an" insert the following: "a fire department of

AMENDMENT NO. 2

On page 1, line 19, between "for" and "an" insert the following: "a fire department of

Rep. Carpenter moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop	Fontenot Freeman Freiberg Frieman Gadberry Garofalo Goudeau	McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello
Bourriaque Brass Brown Bryant Butler Carpenter	Green Harris Hilferty Hollis Horton Hughes Huval	Nelson Newell Owen, C. Owen, R. Phelps Pierre Brosely
Carrier Carter, G. Carter, R. Carter, W. Cormier Coussan Cox	Huvai Illg Ivey James Johnson, M. Johnson, T. Jones	Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc
Crews Davis Deshotel DuBuisson Duplessis Dwight Echols	Jordan Kerner LaCombe Landry Larvadain Lyons Mack	Stagni Stefanski Tarver Thomas Turner Villio Wheat
Edmonds Edmonston Emerson Farnum Firment Total - 95	Magee Marino McCormick McFarland McKnight	White Willard Wright Zeringue
Total - 0	NAYS ABSENT	
DeVillier Gaines Glover Total - 9	Henry Hodges Jefferson	Jenkins Marcelle Thompson

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 15— BY REPRESENTATIVE COUSSAN

AN ACT To amend and reenact R.S. 11:1753(C) and 1923(C), relative to the Municipal Employees' Retirement System of Louisiana and the Parochial Employees' Retirement System of Louisiana; to provide with respect to membership of certain employees in Lafayette; and to provide for related matters.

Read by title.

Page 28 HOUSE

23rd Day's Proceedings - May 31, 2020

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Retirement to Reengrossed House Bill No. 15 by Representative Coussan

AMENDMENT NO. 1

On page 1, line 2, change "11:1753(C)" to "11:1733(F)(1)(a), 1753(C),"

AMENDMENT NO. 2

On page 1, line 10, change "11:1753(C)" to "11:1733(F)(1)(a), 1753(C),"

AMENDMENT NO. 3

On page 1, between lines 11 and 12, insert:

"§1733. Agreement for coverage of employees of incorporated cities, towns, villages and tax boards or commissions

F. (1)(a) Notwithstanding any other provision of law, if an employer terminates its agreement for coverage of its employees or terminates any position covered by the system through attrition, the employer shall remit that portion of the unfunded accrued liability existing on June thirtieth immediately prior to the date of termination which is attributable to the employer's participation in the system.

AMENDMENT NO. 4

On page 2, line 8, delete "(a)"

AMENDMENT NO. 5

On page 2, delete lines 18 through 29 and on page 3, delete lines 1 through 3

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Talbot to Reengrossed House Bill No. 15 by Representative Coussan

AMENDMENT NO. 1

Delete the set of Senate Committee Amendments proposed by the Senate Committee on Retirement and adopted by the Senate on May 26, 2020

AMENDMENT NO. 2

On page 1, line 2, change "11:1753(C)" to "11:1733(F), 1753(C),"

AMENDMENT NO. 3

On page 1, line 10, change "11:1753(C)" to "11:1733(F), 1753(C),"

AMENDMENT NO. 4

On page 1, between lines 11 and 12, insert:

"§1733. Agreement for coverage of employees of incorporated cities, towns, villages and tax boards or commissions

> * * *

F. (1)(a) Notwithstanding any other provision of law, if an employer terminates its agreement for coverage of its employees, the employer shall remit that portion of the unfunded accrued liability existing on June thirtieth immediately prior to the date of termination which is attributable to the employer's participation in the system.

(b) Notwithstanding any other provision of law, if an employer eliminates an employee position or class of positions covered by this system by contracting with a private entity for the work formerly done by employees in eliminated positions, the employer shall remit that portion of the unfunded accrued liability existing on June thirtieth immediately prior to the date of privatization which is attributable to the eliminated position or class of positions.

(c)(i) Except as provided in Item (ii) of this Subparagraph and notwithstanding any other provision of law to the contrary, if an employer eliminates any position from system coverage, the employer shall remit that portion of the unfunded accrued liability existing on the June thirtieth immediately prior to the date of elimination which is attributable to the eliminated position.

(ii) If a position is eliminated from system coverage because the person occupying the position is laid off or if a vacant position is eliminated from system coverage, no payments pursuant to Item (i) shall be due; provided, however, that if any new position is established or an eliminated position is reestablished and the person employed to fill that position does not become a member of this system, the payments required by Item (i) of this Subparagraph shall be calculated and remitted as though the position had been eliminated from system coverage.

(2) When an employer terminates its agreement for coverage of its employees or eliminates a position or class of positions from system coverage for any reason, this system shall notify each other Louisiana state and statewide retirement system. If that employer enrolls an employee or class of employees in a system that received notice of termination or elimination from this system, that other system shall notify this system of the enrollment within fifteen days.

(2) (3) The amount due shall be determined by the actuary employed by the system using the entry age normal funding method and shall either be paid in a lump sum or amortized over ten years in equal monthly payments with interest at the system's actuarial valuation rate in the same manner as regular payroll payments to the system, at the option of the employer.

(3) (4) Should the employer fail to make a payment timely, the amount due shall be collected in the same manner as authorized by Subsection E of this Section and R.S. 11:1864.

AMENDMENT NO. 5

On page 2, line 8, delete "(a)"

AMENDMENT NO. 6

On page 2, delete lines 18 through 29 and on page 3, delete lines 1 through 3

Rep. Coussan moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Freiberg Frieman

Miller, D. Miller, G.

Adams

Page 29 HOUSE

23rd Day's Proceedings - May 31, 2020

Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Butler Carpenter Carrier Carter, G. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum Firment Freeman Total - 94 Total - 0

Gadberry Gaines Garofalo Goudeau Green Harris Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino McCormick McKnight McMahen Miguez

Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

NAYS

ABSENT

Marcelle Bryant Henry DeVillier Hodges McFarland Fontenot Jefferson Glover Jenkins Total - 10

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 93— BY REPRESENTATIVE WILFORD CARTER

AN ACT To amend and reenact R.S. 13:312(3)(b)(ii), relative to the second district of the Third Circuit Court of Appeal; to provide for the composition of the election sections for the election of judges to the second district of the Third Circuit Court of Appeal; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Judiciary A to Engrossed House Bill No. 93 by Representative Wilford Carter

AMENDMENT NO. 1

On page 1, at the beginning of line 9, insert "A."

AMENDMENT NO. 2

On page 2, between lines 24 and 25 insert the following:

"B. The election sections used in this Section shall be evaluated by the end of the year following the year of official release of the decennial federal census to determine if there exists any substantial variation in population in a district, or if they are as equal as practicable.'

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Johns to Engrossed House Bill No. 93 by Representative Wilford Carter

AMENDMENT NO. 1

On page 2, line 4, after "361," and before "800" insert "364, 371N,"

AMENDMENT NO. 2

On page 2, line 18, delete "364," and delete "371N,"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Peacock to Engrossed House Bill No. 93 by Representative Wilford Carter

AMENDMENT NO. 1

Delete Senate Committee Amendment Nos. 1 and 2 proposed by the Senate Committee on Judiciary A and adopted by the Senate on May 26, 2020.

AMENDMENT NO. 2

On page 2, between lines 23 and 24, insert the following:

(cc) The election sections used in this Item shall be evaluated by the end of the year following the year of official release of the decennial federal census to determine if there exists any substantial variation in population in a district, or if they are as equal as practicable.

Rep. Wilford Carter moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

Freiberg

Frieman

Gadberry

Garofalo

Goudeau

Gaines

Green

Harris

Hollis

Horton

Hughes

Huval

Illg

Ivey

James

Jones

Jordan

Johnson, M.

Johnson, T.

Hilferty

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bourriaque Brass Brown Bryant Butler Carpenter Carrier Carter, G. Carter, R. Carter, W. Cormier Coussan Cox Crews

McMahen Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C Owen, R. Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver

Page 30 HOUSE

23rd Day's Proceedings - May 31, 2020

Davis DuBuisson Duplessis Dwight Echols Edmonston Emerson Farnum Firment Fontenot Freeman Total - 91 Total - 0	Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino McCormick McFarland McKnight NAYS	Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue
	ABSENT	
Bishop Deshotel DeVillier Edmonds Glover	Henry Hodges Jefferson Jenkins Marcelle	Miguez Miller, D. Phelps

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 269-BY REPRESENTATIVE GARY CARTER

Total - 13

AN ACT

To amend and reenact R.S. 39:94(C)(3) and (4) and to enact R.S. 39:73(D) and 94(A)(5) and (C)(5), relative to the Budget Stabilization Fund; to provide for the uses of the fund; to provide for limits on the use of the fund; to provide for the incorporation of a certain amount of the fund in the official forecast for costs incurred by the state associated with a federally declared disaster; to provide for deposit of certain monies into the fund; to provide for allotment and expenditure of the amount incorporated into the official forecast; to provide certain limitations and requirements; to provide for effectiveness; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Henry to Reengrossed House Bill No. 269 by Representative Gary Carter

AMENDMENT NO. 1

On page 1, line 2, after "R.S. 39:94(C)(3) and (4)" insert "and 100.116(C)(introductory 3 paragraph)"

AMENDMENT NO. 2

On page 1, line 11, after "R.S. 39:94(C)(3) and (4)" insert "and 100.116(C)(introductory 6 paragraph)"

AMENDMENT NO. 3

On page 3, after line 28, add the following:

"§100.116. Dedication of mineral revenues

*

* C. Mineral revenues in excess of the base which would

otherwise be deposited into the Budget Stabilization Fund under R.S.

*

39:94:(A)(2), but are prohibited from being deposited into the fund under \hat{R} . \hat{S} . $\hat{39}$:94(C)($\hat{4}$)(5), shall be distributed as follows:

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Henry to Reengrossed House Bill No. 269 by Representative Gary Carter

AMENDMENT NO. 1

On page 3, line 2, after "disaster" and before the period "." insert ", adjusted for any federal reimbursement received

Rep. Gary Carter moved that the amendments proposed by the Senate be rejected.

ROLL CALL

The roll was called with the following result:

YEAS

McMahen

Miller, G.

Muscarello

Miguez

Mincey

Moore

Nelson

Newell

Phelps

Pierre

Riser

Pressly

Romero

Seabaugh

St. Blanc

Stefanski

Selders

Stagni

Tarver

Turner

Villio

Wheat

White

Willard

Wright

Zeringue

Thomas

Thompson

Schamerhorn

Owen, C.

Owen, R.

Adams Freeman Amedee Freiberg Bacala Bagley Beaullieu Gaines Bishop Bourriaque Brass Green Brown Harris Bryant Hilferty Hollis Carpenter Carrier Horton Carter, G. Hughes Carter, R. Huval Carter, W. Illg Cormier Ivey Coussan James Cox Crews Davis Jones Deshotel Jordan DuBuisson Kerner Duplessis Dwight Landry Echols Edmonds Lyons Edmonston Mack Emerson Magee Farnum Marino Firment Fontenot Total - 93 Total - 0

Frieman Gadberry Garofalo Goudeau Johnson, M. Johnson, T. LaCombe Larvadain McCormick McKnight

NAYS

ABSENT

Mr. Speaker Henry Marcelle Butler Hodges McFarland DeVillier Miller, D. Jefferson Glover Jenkins Total - 11

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 140-

USE BILL NO. 140— BY REPRESENTATIVES MIGUEZ, AMEDEE, BACALA, BEAULLIEU, BOURRIAQUE, BUTLER, CARRIER, CORMIER, CREWS, DEVILLIER, DESHOTEL, DUBUISSON, ECHOLS, EDMONSTON, EMERSON, FARNUM, FIRMENT, FONTENOT, FRIEMAN, GADBERRY, GAROFALO, GOUDEAU, HARRIS, HODGES, HORTON, HUVAL, IVEY, MIKE JOHNSON, TRAVIS JOHNSON, MCCORMICK, MCFARLAND, MCKNIGHT, MINCEY, CHARLES OWEN, ROBERT OWEN, PRESSLY, RISER, ROMERO, SCHAMERHORN, SEABAUGH, STEFANSKI, TURNER, WHE AT AND WEIGHT WHEAT, AND WRIGHT

AN ACT

To amend and reenact R.S. 40:1796(A), relative to the regulation of firearms; to provide relative to the authority of political subdivisions to regulate the sale, purchase, possession, ownership, transfer, transportation, license, or registration of firearms; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Smith to Reengrossed House Bill No. 140 by Representative Miguez

AMENDMENT NO. 1

On page 1, line 2, after "R.S." delete the remainder of the line and insert the following:

"40:1379.3(N)(5) and (6) and 1796(A) and to enact R.S. 40:1379.3(12), relative to the regulation of firearms; to provide"

AMENDMENT NO. 2

On page 1, line 7, after "R.S." delete the remainder of the line and insert the following:

"40:1379.3(N)(5) and (6) and 1796(A) are hereby amended and reenacted and R.S. 40:1379.3(12) is hereby enacted to read as follows:

AMENDMENT NO. 3

On page 1, between lines 7 and 8, insert the following:

"§1379.3. Statewide permits for concealed handguns; application procedures; definitions

N. No concealed handgun may be carried into and no concealed handgun permit issued pursuant to this Section shall authorize or entitle a permittee to carry a concealed handgun in any of the following:

(5) A building containing offices or the meeting place of the governing authority of a political subdivision.

(6) The state capitol building and any other buildings containing state offices.

*

(12) Any sporting event, concert, festival, or gathering in which a paper or electronic ticket is required for admission.

> * *"

AMENDMENT NO. 4

On page 1, line 16, change "commercial establishments and public buildings" to "locations

Rep. Miguez moved that the amendments proposed by the Senate be rejected.

ROLL CALL

The roll was called with the following result:

	1 L/15	
Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brown Butler Carpenter Carrier Carter, R. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Dwight Echols Edmonds Edmonston Total - 71	Emerson Farnum Firment Fontenot Frieman Gadberry Gaines Garofalo Goudeau Harris Hollis Horton Huval Ivey Johnson, M. Johnson, T. Kerner LaCombe Mack Magee McCormick McFarland McKnight McMahen	Miguez Miller, G. Mincey Muscarello Nelson Owen, C. Owen, R. Pressly Riser Romero Schamerhorn Seabaugh St. Blanc Stefanski Tarver Thomas Thompson Turner Villio Wheat White Wright Zeringue
Brass Bryant Carter, G. Carter, W. Duplessis Freeman Freiberg Green Total - 24	Hughes James Jones Jordan Landry Larvadain Lyons Marino ABSENT	Miller, D. Moore Newell Phelps Pierre Selders Stagni Willard
DeVillier Glover Henry Total - 9	Hilferty Hodges Illg	Jefferson Jenkins Marcelle

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 202-

BY REPRESENTATIVE HORTON

AN ACT To amend and reenact R.S. 47:1525(B)(1)(introductory paragraph) and (E) and to enact R.S. 47:1525(B)(1)(i), (j), and (k), relative to the Louisiana Tax Institute; to provide that the reports, studies, and recommended publications of the Louisiana Tax Institute are distributed through the Department of Revenue instead of the Department of State; to provide for the membership of the institute; and to provide for related matters.

Read by title.

Page 32 HOUSE

23rd Day's Proceedings - May 31, 2020

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Cortez to Engrossed House Bill No. 202 by Representative Horton

AMENDMENT NO. 1

On page 1, line 2, after "R.S." delete the remainder of the line and insert the following:

"47:1525(A), (B)(1)(introductory paragraph), (2)(a)(introductory paragraph), and (b), to enact R.S. 47:1525(B)(1)(i), (j), (k), (l) and (6), and to repeal R.S. 47:1525(B)(1)(d),"

AMENDMENT NO. 2

On page 1, delete lines 3 through 5 and insert "relative to the Louisiana Tax Institute;

AMENDMENT NO. 3

On page 1, line 8, after "Section 1. R.S." delete the remainder of the line and delete line 9 and insert the following:

"47:1525(A), (B)(1)(introductory paragraph), (2)(a)(introductory paragraph), and (b) are hereby amended and reenacted and R.S. 47:1525(B)(1)(i), (j), (k), (l) and (6) are hereby enacted to read as follows:

AMENDMENT NO. 4

On page 1, delete line 11 and insert the following:

"A. There is hereby established within the Department of Revenue legislature the Louisiana Tax Institute, hereinafter referred to as "Institute" which shall be a public body and shall serve as the official advisory tax law revision and tax law reform agency of the state of Louisiana.'

AMENDMENT NO. 5

On page 1, delete line 20 and insert the following:

*

*

"(1) One member appointed by the Secretary of State, or his designee.

(2)(a) Except for the secretary of the Department of Revenue, and the governor's designee, and the members appointed by the speaker of the House of Representatives and the president of the Senate, all members of the board shall serve three-year terms, except for initial terms which shall be determined by lot at the first meeting of the board as follows:

(b) The secretary of the Department of Revenue, and the

*

*

*"

governor's designee and the members appointed by the speaker of the House of Representatives and the president of the Senate shall serve during the duration of their appointment to those positions by the governor.

*

(6) The speaker of the House of Representatives and the president of the Senate shall determine and designate the chairman of the governing board of the Institute.

*

AMENDMENT NO. 6

On page 2, delete lines 1 through 4 in their entirety

AMENDMENT NO. 7

On page 2, between lines 4 and 5, insert the following:

"Section 2. R.S. 47:1525(B)(1)(d) is hereby repealed in its entirety."

AMENDMENT NO. 8

On page 2, line 5, change "Section 2." to "Section 3."

Speaker Pro Tempore Magee in the Chair

Rep. Horton moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Freeman Freiberg Adams Amedee Frieman Bacala Gadberry Bagley Gaines Beaullieu Garofalo Bishop Goudeau Bourriaque Green Brass Harris Hilferty Brown Bryant Hollis Butler Horton Carpenter Hughes Carrier Huval Carter, G. Illg Carter, W. Ivey Cormier James Coussan Johnson, M. Johnson, T. Cox Crews Jones Davis Jordan Deshotel Kerner DuBuisson LaCombe Duplessis Landry Dwight Larvadain Echols Lyons Edmonds Mack Edmonston Magee Emerson Marino Farnum McCormick McFarland Firment Fontenot McKnight Total - 96 Total - 0 D

Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

McMahen

Miller, D.

Miguez

ABSENT

NAYS

Carter, R. DeVillier Glover Total - 8	Henry Hodges Jefferson	Jenkins Marcelle

The amendments proposed by the Senate were concurred in by the House.

0

Page 33 HOUSE

23rd Day's Proceedings - May 31, 2020

Thomas

Turner

Villio

Wheat

White

Willard Wright

Zeringue

Marcelle

Phelps

Thompson

HOUSE BILL NO. 210-

BY REPRESENTATIVE MIKE JOHNSON AN ACT

To amend and reenact R.S. 9:315.18 and 315.19, relative to child support; to provide for the schedule of basic child support obligations; to provide for an obligor's right to claim a child as a dependent for tax purposes; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Luneau to Reengrossed House Bill No. 210 by Representative Mike Johnson

AMENDMENT NO. 1

On page 1, line 4, following "tax purposes;" insert "to provide for exceptions;"

AMENDMENT NO. 2

On page 2, between lines 17 and 18, insert the following:

"D. Notwithstanding the provisions of Subsection B of this Section, the non-domiciliary party shall be entitled to claim the child as a dependent if, after a contradictory motion, the judge finds all of the following:

(1) The domiciliary party is unemployed and shall not file a tax return for the tax year in question.

(2) The obligor owes arrears.

(3) The obligor's anticipated tax refund may be used to reduce the arrears."

Rep. Michael Johnson moved that the amendments proposed by the Senate be rejected.

ROLL CALL

The roll was called with the following result:

YEAS

Adams	Freeman	McKnight
Amedee	Freiberg	McMahen
Bacala	Frieman	Miguez
Bagley	Gadberry	Miller, D.
Beaullieu	Gaines	Miller, G.
Bishop	Garofalo	Mincey
Bourriaque	Goudeau	Moore
Brass	Green	Muscarello
Brown	Harris	Nelson
Bryant	Henry	Newell
Butler	Hilferty	Owen, C.
Carpenter	Hollis	Owen, R.
Carrier	Horton	Pierre
Carter, G.	Hughes	Pressly
Carter, R.	Huval	Riser
Carter, W.	Illg	Romero
Cormier	Ivey	Schamerhorn
Coussan	James	Seabaugh
Cox	Johnson, M.	Selders
Crews	Johnson, T.	St. Blanc
Davis	Jones	Stagni
Deshotel	Jordan	Stefanski
DuBuisson	Kerner	Tarver
Dubuissoli	Kenner	1 al vel

Duplessis	LaCombe
Dwight	Landry
Echols	Larvadain
Edmonds	Lyons
Edmonston	Mack
Emerson	Magee
Farnum	Marino
Firment	McCormick
Fontenot	McFarland
Total - 96	NAYS
Total - 0	ABSENT
Mr. Speaker	Hodges
DeVillier	Jefferson
Glover	Jenkins

Total - 8

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 263— BY REPRESENTATIVE HUVAL

AN ACT

To amend and reenact R.S. 22:1053, relative to coverage of step therapy or fail first protocols; to provide for clinical review criteria and use of clinical practice guidelines to be used as minimum standards in developing a step therapy or fail first protocol; to provide for clarification on providers lawfully allowed to prescribe; to provide for an override request process for restricted prescription drugs; to provide for override clinical evidence; to provide for decision-making timelines; to provide for appeal rights; to provide for definitions; to provide for application; to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Insurance to Reengrossed House Bill No. 263 by Representative Huval

AMENDMENT NO. 1

On page 1, at the beginning of line 13, change "A." to "A.(1)"

AMENDMENT NO. 2

On page 1, between lines 17 and 18, insert the following:

"(2) The provisions of this Section shall not be construed to prohibit the substitution of an AB-rated generic equivalent or interchangeable biological product as designated by the federal Food and Drug Administration."

Rep. Huval moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

Freeman

Freiberg

YEAS

Adams Amedee McMahen Miguez

Page 34 HOUSE

23rd Day's Proceedings - May 31, 2020

Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carrier Carter, G. Carter, R. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum	Frieman Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ilvey James Johnson, M. Johnson, T. Jones Kerner Landry Larvadain Lyons Mack Magee Marino McCormick McFarland	Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright
Emerson	McCormick	Willard
Firment Total - 93	McKnight	Zeringue
	NAYS	
Total - 0	ABSENT	
Mr. Speaker DeVillier Fontenot Glover Total - 11	Hodges Jefferson Jenkins Jordan	LaCombe Marcelle Phelps

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 267— BY REPRESENTATIVE GARY CARTER A JOINT RESOLUTION

Proposing to amend Article VII, Section 10.3(C)(3) and (4) of the Constitution of Louisiana and to add Article VII, Section (10.3(A)(5) and (C)(5) of the Constitution of Louisiana, to provide for deposits into and the uses of the Budget Stabilization Fund; to authorize the use of the fund for state costs associated with a disaster declared by the federal government; to provide for deposit into the fund of certain money received by the state from the federal government for the reimbursement of costs associated with such a disaster; to provide for certain limitations and requirements; to provide for submission of the proposed amendment to the electors; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Finance to Engrossed House Bill No. 267 by Representative Gary Carter

AMENDMENT NO. 1

On page 2, line 1, after "(5)" delete "Money" and insert "An amount equivalent to the money

AMENDMENT NO. 2

On page 2, delete line 9, on line 10, delete "government," and insert

"(3) If there is a federally declared disaster in the state,"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Henry to Engrossed House Bill No. 267 by Representative Gary Carter

AMENDMENT NO. 1

On page 1, line 5 of Senate Committee Amendment No. 2 proposed by the Senate Committee on Finance and adopted by the Senate on May 28, 2020, following "9," and before "on line 10" insert "and"

Rep. Gary Carter moved that the amendments proposed by the Senate be rejected.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Freeman Freiberg Adams Amedee Frieman Gadberry Bacala Bagley Gaines Beaullieu Garofalo Bishop Goudeau Bourriaque Green Brass Harris Brown Henry Bryant Hilferty Butler Hollis Carrier Horton Carter, G. Hughes Carter, R. Huval Carter, W. Illg Cormier Ivey Coussan James Cox Johnson, M. Crews Johnson, T. Davis Jones Deshotel Jordan DuBuisson Kerner Duplessis LaCombe Dwight Landry Larvadain Echols Edmonds Lvons Edmonston Mack Emerson Marino Farnum McCormick McFarland Firment Fontenot McKnight Total - 94 Total - 0

McMahen Miguez Miller, D. Miller, G. Mincev Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright

NAYS

ABSENT

Carpenter	Jefferson	Stagni
DeVillier	Jenkins	Zeringue
Glover	Magee	
Hodges	Marcelle	
Total - 10		

The amendments proposed by the Senate, not having received a two-thirds vote of the elected members, were not concurred in by the House.

Page 35 HOUSE

23rd Day's Proceedings - May 31, 2020

Mincey

Moore

Nelson Newell

Owen, C. Owen, R.

Phelps

Pierre

Riser

Pressly

Romero

Selders

St. Blanc Stagni

Stefanski Tarver

Thomas

Villio Wheat

White

Willard

Wright

Thompson Turner

Schamerhorn Seabaugh

Muscarello

Conference Committee appointments pending.

- HOUSE BILL NO. 296— BY REPRESENTATIVES ILLG, BRYANT, DEVILLIER, HORTON, MARINO, AND MCFARLAND AN ACT
- To amend and reenact R.S. 22:885(A) and to enact R.S. 22:885(F), relative to the cancellation of an insurance policy by the insured party; to require cancellation by the insured to be effected by written notice; to remove the deadline for providing the notice; to provide an effective date; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Insurance to Reengrossed House Bill No. 296 by Representative Illg

AMENDMENT NO. 1

On page 1, line 2, after "R.S. 22:885(A)" insert "and (C)"

AMENDMENT NO. 2

On page 1, line 4, after "notice;" insert "to remove the requirement to surrender the policy or binder;

AMENDMENT NO. 3

On page 1, line 7, change "R.S. 22:885(A) is" to "R.S. 22:885(A) and (C) are"

AMENDMENT NO. 4

On page 1, line 12, after "insurer" insert a period "." and delete the remainder of the line

AMENDMENT NO. 5

On page 1, delete lines 13 through 16 and insert "Nothing in this Subsection shall be construed to require an insurer to cancel any policy or any binder based on the policy prior to the date of receipt by the insurer of the written notice required by this Subsection.

AMENDMENT NO. 6

On page 1, between lines 17 and 18, insert the following:

"C. The surrender written notice of cancellation of a policy to the insurer for any cause by any person named therein as having an interest insured under the policy shall create a presumption that such surrender the cancellation is agreed to by all persons so named.

Rep. Illg moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

cMahen
iguez
iller, D.
iller, G.
1

Bagley	Frieman
Beaullieu	Gadberry
Bishop	Gaines
Bourriaque	Garofalo
Brass	Goudeau
Brown	Green
Bryant	Harris
Butler	Henry
Carpenter	Hilferty
Carrier	Hollis
Carter, G.	Horton
Carter, R.	Huval
Carter, R. Carter, W.	Ivey
Cormier	James
Coussan	Johnson, M.
Cox	Johnson, T.
Crews	Jones
Davis	Jordan
Deshotel	Kerner
DuBuisson	LaCombe
Duplessis	Landry
Dwight	Lyons
Echols	Mack
Edmonds	Marino
Edmonston	McCormick
Emerson	McFarland
Farnum	McKnight
Total - 93	Wickinght
10tal - 95	NAY
	INA I
Total - 0	
	ABSE
DeVillier	Illg

	ABSENT	
DeVillier Glover Hodges Hughes Total - 11	Illg Jefferson Jenkins Larvadain	Magee Marcelle Zeringue

The amendments proposed by the Senate were concurred in by the House.

NAYS

HOUSE BILL NO. 307-

> BY REPRESENTATIVE ZERINGUE AN ACT

To appropriate funds and to make certain reductions from certain sources to be allocated to designated agencies and purposes in specific amounts for the making of supplemental appropriations and reductions for said agencies and purposes for Fiscal Year 2019-2020; to provide for an effective date; and to provide for related matters

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Finance to Engrossed House Bill No. 307 by Representative Zeringue

AMENDMENT NO. 1

On page 2, at the end of line 9, delete "and local"

AMENDMENT NO. 2

On page 2, at the beginning of line 10, delete "governments"

AMENDMENT NO. 3

On page 2, at the end of line 10, change "\$529,032,610" to "\$429,032,610"

Page 36 HOUSE

COVID-19 related expenditures

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 4 AMENDMENT NO. 11 On page 23, at the end of line 16, delete "4,441,007" and insert "7,776,056" On page 2, between lines 11 and 12, insert: Payable out of the State General Fund by Statutory Dedications AMENDMENT NO. 12 out of the Coronavirus Recovery Allocation Fund to On page 23, between lines 31 and 32, insert the following: the Administrative Program for payments to local governments "Payable out of the State for eligible expenses related to General Fund by Interagency 100.000.000" COVID-19 response efforts \$ Transfers to the Instruction Program from the Louisiana AMENDMENT NO. 5 Department of Education Subgrantee Assistance Program from the Individuals with Disabilities Education Act On page 2, delete lines 30 through 33 (IDEA) Funds and Every Student Succeeds AMENDMENT NO. 6 Act (ESSA) Funds \$ 1,258,253" On page 4, between lines 21 and 22, insert the following: AMENDMENT NO. 13 **"06-263 OFFICE OF STATE MUSEUM** On page 26, between lines 32 and 33, insert the following: Payable out of the State General Fund by Interagency Transfers Section 4. The provisions of Section 2 of Act 10 of the 2019 from the Office of Tourism to Regular Session of the Legislature are hereby amended and reenacted the Office of State Museum for to read as follows: 200.000 museum operations \$ 'Section 2. All money from federal, interagency, statutory The commissioner of administration is hereby authorized and dedications, or self-generated revenues shall be available for directed to adjust the means of finance for the Office of Tourism expenditure in the amounts herein appropriated. Any increase in such revenues shall be available for allotment and expenditure by an Program, as contained in Act No. 10 of the 2019 Regular Session of the Legislature, by reducing the appropriation out of the State General Fund by Fees and Self-generated Revenues by (\$200,000)." agency on approval of an increase in the appropriation by the commissioner of administration and the Joint Legislative Committee on the Budget. Any increase in such revenues for an agency without AMENDMENT NO. 7 an appropriation from the respective revenue source shall be incorporated into the agency's appropriation on approval of the On page 10, between lines 28 and 29, insert the following: commissioner of administration and the Joint Legislative Committee on the Budget. In the event that these revenues should be less than "Provided however, and notwithstanding any law to the contrary, prior year Fees and Self-generated Revenues shall be carried forward the amount appropriated, the appropriation shall be reduced accordingly. To the extent that such funds were included in the and shall be available for expenditure." budget on a matching basis with state funds, a corresponding decrease in the state matching funds may be made. Any federal AMENDMENT NO. 8 funds which are classified as disaster or emergency under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C.A. §1521 et seq., may be expended prior to approval of a BA-7 by the Joint Legislative Committee on the Budget upon the On page 15, at the beginning of line 3, delete "Interagency Transfers" and insert "Fees and Self-generated Revenues" secretary's certifying to the governor that any delay would be detrimental to the state. The Joint Legislative Committee on the Budget shall be notified in writing of such declaration and shall meet AMENDMENT NO. 9 On page 16, at the beginning of line 20, delete "Fees and Self-generated Revenues" and insert "Interagency Transfers" to consider such action, but if it is found by the committee that such funds were not needed for an emergency expenditure, such approval may be withdrawn and any balance remaining shall not be expended. AMENDMENT NO. 10 Section 5. This Act shall take effect and become operative if On page 22, between lines 34 and 35, insert the following: and when the Act which originated as Senate Bill No. 189 of this 2020 Regular Session of the Legislature is enacted and becomes "Payable out of the State effective. General Fund by Interagency Transfers to the Instruction AMENDMENT NO. 14 Program from the Louisiana Department of Education On page 26, delete lines 33 through 35 and on page 27, delete lines Subgrantee Assistance Program 1 and 2 from the Elementary and Secondary Schools Emergency Relief (ESSER) Fund as SENATE FLOOR AMENDMENTS provided in the CARES Act for Amendments proposed by Senator White to Engrossed House Bill of the reimbursement

No. 307 by Representative Zeringue

69,553"

\$

Page 37 HOUSE 23rd Day's Proceedings - May 31, 2020

				2510 Day	s 1 loccoungs - May 51, 2020
AMENDMENT N	<u>IO. 1</u>		DuBuisson	LaCombe	Tarver
In Sanata Commi	ttaa Amandmant Na	nranasad by the Sanata	Duplessis Dwight	Landry Larvadain	Thomas Thompson
Committee on Fin	ance and adopted by th	3, proposed by the Senate e Senate on May 28, 2020,	Echols	Lyons	Turner
on page 1, line 6,	delete "line 10" and ins	sert "line 11"	Edmonds	Mack	Villio
A MENIDMENTEN			Emerson	Magee	Wheat
AMENDMENT N	<u>NO. 2</u>		Farnum Firment	Marino McCormick	White Willard
In Senate Commi	ttee Amendment No. 4	4, proposed by the Senate	Fontenot	McFarland	Wright
Committee on Fin	ance and adopted by th	e Senate on May 28, 2020,	Freeman	McKnight	Zeringue
"Local"	1, between "Coronavir	us" and "Recovery" insert	Total - 96	NAYS	
Local				11110	
AMENDMENT N	<u>IO. 3</u>		Total - 0	ABSENT	
On page 24, after	line 46, insert the follo	wing:	Ma Gasslera	Classer	Tauliua
"20-901 SALES	TAX DEDICATIONS		Mr. Speaker DeVillier	Glover Hodges	Jenkins Marcelle
			Edmonston	Jefferson	
Payable out of the			Total - 8		
Fund by Statutory out of the St. Tan			The amendm	ents proposed by the S	enate were concurred in by
	ccordance		the House.	ients proposed by the S	enate were concurred in by
with R.S. 47:302.2	26(C)	\$ 739,000"		0.411	
AMENDMENT N	JO 4		HOUSE BILL N BY REPRESEN	U. 311— ITATIVE HUVAL	
			T (DC 22	AN ACT	
On page 26, betwe	een lines 9 and 10, inse	ert the following:	10 enact R.S. 22	actors: to prohibit det	denial of claims by dental nial of claims based upon
"24-954 LEGISL	ATIVE AUDITOR		preexisting of	conditions; to authoriz	e a twelve-month waiting and to provide for related
Payable out of the	State General		matters.	consting conditions,	and to provide for related
Fund by Statutory out of the Coror			Read by title		
Recovery Allocat			The above bi	ll was taken un with th	e amendments proposed by
the Legislative Au out the provision			the Senate.	ii was taken up with th	e amendments proposed by
that originated as					
No. 189 of the 2		ф <u>а ссс оо</u> ги	SE	NATE FLOOR AME	NDMENTS
Session of the Leg	gislature	\$ 2,555,893"	Amendments prop	osed by Senator Hensge	ens to Engrossed House Bill
Rep. Zeringue moved that the amendments proposed by the		No. 311 by Repre		C	
Senate be concurr	ed in.		AMENDMENT N	JO 1	
	ROLL CALL				
			On page 1, line 9,	after "deny" delete the	remainder of the line and at
The roll was	called with the followi	ng result:	the beginning of l	ine 10, delete " <u>condition</u> vices to treat condition	n" and insert " <u>a benefit for</u>
	YEAS		AMENDMENT N		
Adams	Freiberg	McMahen			
Amedee	Frieman	Miguez			remainder of the line and
Bacala	Gadberry	Miller, D.	insert "covered se	rvices."	
Bagley Beaullieu	Gaines Garofalo	Miller, G. Mincey	Spea	ker Schexnayder i	in the Chair
Bishop	Goudeau	Moore	-	•	
Bourriaque	Green	Muscarello	Rep. Huval n	noved that the amendme	ents proposed by the Senate
Brass Brown	Harris Henry	Nelson Newell	be concurred in.		
Bryant	Hilferty	Owen, C.		ROLL CALL	
Butler	Hollis	Owen, R.			
Carpenter	Horton Hughes	Phelps Pierre	The roll was	called with the followi	ng result:
Carrier Carter, G.	Hughes Huval	Pressly		YEAS	
Carter, R.	Illg	Riser			
Carter, W.	Ivey	Romero	Mr. Speaker	Fontenot	McMahen
Cormier Coussan	James Johnson, M.	Schamerhorn Seabaugh	Adams Amedee	Freeman Freiberg	Miguez Miller, D.
Cox	Johnson, T.	Selders	Bacala	Frieman	Miller, G.
Crews	Jones	St. Blanc	Bagley	Gadberry	Mincey
Davis Deshotel	Jordan Kerner	Stagni Stefanski	Beaullieu Bishop	Gaines Garofalo	Moore Muscarello
Desilotei	IXCIIICI	SWIAIISKI	Distiop	Galulalu	wiuscaleno

Page 38 HOUSE

23rd Day's Proceedings - May 31, 2020

Bourriaque	Goudeau	Nelson
Brass	Green	Newell
Brown	Harris	Owen, C.
Bryant	Hilferty	Owen, R.
Butler	Hollis	Phelps
Carpenter	Horton	Pierre
Carrier	Hughes	Pressly
Carter, G.	Huval	Riser
Carter, R.	Illg	Romero
Carter, W.	Ivey	Schamerhorn
Cormier	James	Seabaugh
Coussan	Johnson, M.	Selders
Cox	Jones	St. Blanc
Crews	Jordan	Stagni
Davis	Kerner	Stefanski
Deshotel	LaCombe	Tarver
DuBuisson	Landry	Thomas
Duplessis	Larvadain	Thompson
Dwight	Lyons	Turner
Echols	Mack	Villio
Edmonds	Magee	Wheat
Edmonston	Marino	White
Emerson	McCormick	Willard
Farnum	McFarland	Wright
Firment	McKnight	Zeringue
Total - 96	8	U
	NAYS	
Total - 0		
	ABSENT	

DeVillier Glover Henry	Hodges Jefferson Jenkins	Johnson, T. Marcelle
Total - 8		

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 334-

BY REPRESENTATIVES FONTENOT, MIGUEZ, AND CHARLES OWEN AN ACT

To repeal R.S. 40:1379.3(N)(8) and (U), relative to concealed handgun permits; to provide relative to the authority of a concealed handgun permit holder; to provide relative to the limitations on the authority of a concealed handgun permit holder to carry in certain places; to authorize a concealed handgun permit holder to carry a concealed handgun in a place of worship; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Fields to Engrossed House Bill No. 334 by Representative Fontenot

AMENDMENT NO. 1

On page 1, delete line 2, and insert the following:

"To amend and reenact R.S. 40:1379.3(N)(8) and to repeal R.S. 40:1379.3(U), relative to concealed handgun permits; to provide

AMENDMENT NO. 2

On page 1, between lines 7 and 8, insert the following:

"Section 1. R.S. 40:1379.3(N)(8) is hereby amended and reenacted to read as follows:

§1379.3. Statewide permits for concealed handguns; application procedures; definitions

N. No concealed handgun may be carried into and no concealed handgun permit issued pursuant to this Section shall authorize or entitle a permittee to carry a concealed handgun in any of the following:

(8) Any church, synagogue, mosque, or other similar place of worship, eligible for qualification as a tax-exempt organization under 26 U.S.C. 501, except as provided for in Subsection U of this Section unless authorized by the person who has authority over the administration of the church, synagogue, mosque, or other similar place of worship.

AMENDMENT NO. 3

*

On page 1, delete line 8, and insert "Section 2. R.S. 40:1379.3(U) is hereby repealed."

*

*"

Rep. Fontenot moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brown Bryant Butler Carrier Carter, R. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Dwight Echols Edmonds Edmonston Emerson Farnum Total - 76	Fontenot Freiberg Frieman Gadberry Gaines Garofalo Goudeau Harris Henry Hilferty Holton Huval Illg Ivey Johnson, T. Kerner LaCombe Landry Mack Magee Marino McCormick McKnight
Brass Carpenter Carter, G. Carter, W. Duplessis	Hughes James Jones Jordan Larvadain

Miguez Miller, D. Miller, G. Mincey Muscarello Nelson Owen, C Owen, R. Pressly Riser Romero Schamerhorn Seabaugh St. Blanc Stagni Stefanski Thomas Thompson Turner Villio Wheat White Wright Zeringue

YS

55	Hughes	Moore
penter	James	Newell
ter, G.	Jones	Phelps
ter, W.	Jordan	Pierre
olessis	Larvadain	Selders

Page 39 HOUSE

23rd Day's Proceedings - May 31, 2020

Freeman Green Total - 20	Lyons McFarland	Willard
10tal - 20	ABSENT	
DeVillier Firment Glover Total - 8	Hodges Jefferson Jenkins	Marcelle Tarver

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 357— BY REPRESENTATIVE MAGEE

AN ACT

To enact R.S. 14:90(E) and 90.3(K), R.S. 18:1300.24, and R.S. 27:15.1, relative to sports wagering; to provide for a proposition election to determine whether sports wagering activities and operations will be permitted in a parish; to provide for regulatory authority with the Louisiana Gaming Control Board; to provide relative to exceptions to crimes of gambling and gambling by computer; to provide relative to effectiveness; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Judiciary A to Engrossed House Bill No. 357 by Representative Magee

AMENDMENT NO. 1

On page 1, delete lines 2 through 6, and insert, "To amend and reenact R.S. 27:302 and 304 and to enact R.S. 27:306 through 313, relative to fantasy sports contests; to provide relative to the Louisiana Fantasy Sports Contests Act; to provide for definitions; to provide for the licensing and suitability of fantasy sports contest operators; to provide relative to the issuance or denial of licenses; to prohibit the transfer of license; to provide relative to administrative rules; to provide for periodic reporting; to provide relative to investigations; to provide for obligations to participants; to provide for inactive accounts; to provide for "

AMENDMENT NO. 2

On page 1, delete lines 9 through 20, on page 2, delete lines 1 through 29, on page 3, delete lines 1 through 16, and insert the following:

"Section 1. R.S. 27:302 and 304 are hereby amended and reenacted and R.S. 27:306 through 313 are hereby enacted to read as follows:

§302. Definitions

For purposes of this Chapter:

(1) "Board" means the Louisiana Gaming Control Board.

(2) "Confidential information" means information related to the play of a fantasy sports contest by fantasy sports contest players that is obtained as a result of or by virtue of a person's employment.

(3) "Entry fee" means cash or cash equivalent that is required to be paid by a fantasy sports contest participant to a fantasy sports contest operator in order to participate in a fantasy sports contest. (2)(4) "Fantasy sports contest" means any fantasy or simulation sports game or contest played through the internet or mobile device with all of the following elements:

(a) Participants create a simulation sports team based on the current membership of actual amateur or professional sports organizations.

(b) All prizes and awards offered to winning participants are established and made known to the participants in advance of the game or contest, and the value of the prizes or awards is not determined by the number of participants or the amount of any fees paid by those participants.

(c) All winning outcomes reflect the relative knowledge and skill of the participant and are predominantly determined by accumulated statistical results of the performance of the individuals, including athletes in the case of sporting events.

(d) No winning outcome is based on either of the following:

(i) On the score, point-spread, or any performance or performances of any single real-world team or any combination of such teams.

(ii) Solely on any single performance of an individual athlete in any single real-world sporting or other event.

(5) "Fantasy sports contest operator" or "operator" means a person or entity that is licensed by the board to offer a platform for the playing of fantasy sports contests, to administer one or more fantasy sports contests with an entry fee, and to award a prize of value.

(6) "Fantasy sports contest player" or "player" means a person who participates in a fantasy sports contest offered by a fantasy sports contest operator.

(7) "Gross fantasy sports contest revenues" means the amount equal to the total of all entry fees that a fantasy sports contest operator collects from all fantasy sports contest players, multiplied by the location percentage for the state of Louisiana.

(8) "Location percentage" means, for each fantasy sports contest, the percentage rounded to the nearest tenth of a percent of the total of entry fees collected from fantasy sports contest players located in the state of Louisiana, divided by the total entry fees collected from such players participating in fantasy sports contests.

(9) "Net revenue" means for all fantasy sports contests, the amount equal to the total entry fees collected from all participants entering such fantasy sports contests, less the winnings paid to participants in the contests.

*

* *

§304. Gaming Control Board; duties and powers

A. The board shall perform the duties and functions as authorized by the provisions of this Chapter and the regulatory authority with respect to the regulation of fantasy sports contests as provided by R.S. 27:15.

B. The board shall adopt, pursuant to the Administrative Procedure Act, all rules necessary to implement, administer, and regulate fantasy sports contests as authorized in this Chapter. The rules shall include but not be limited to the following:

(1) The issuance of any license, contract, or permit authorized by this Chapter, subject to regulation of the board.

Page 40 HOUSE

23rd Day's Proceedings - May 31, 2020

(2) The methods of and forms and procedures for making an application for a license, contract, or permit to be considered by the board.

(3) The methods of and forms for providing to the board information concerning a person's family, habits, character, associates, criminal record, business activities, and financial affairs.

(4) Not later than August 1, 2020, the board shall institute rulemaking procedures as necessary to implement the provisions of this Subsection.

C. Upon direction of the board, the office of state police and the attorney general shall submit proposed rules to the board for consideration, modification, and promulgation as provided in this Section.

D. The board shall not adopt rules and regulations pertaining to campaign finance and contributions which are more restrictive than the provisions of law found generally in Chapter 11 of Title 18 of the Louisiana Revised Statutes of 1950, and specifically in R.S. 18:1505.2(L).

* *

*

§306. Licensing of fantasy sports contest operators

A. No fantasy sports contest operator shall offer any fantasy sports contest in this state without first being licensed by the board. Applications for licensure shall be on forms provided by the board. Each license shall be granted for a period of three years.

<u>B. Before obtaining a license to offer fantasy sports contests in</u> this state, a fantasy sports contest operator shall:

(1) Be a person domiciled in Louisiana or a domestic business entity with a certificate of existence from the Secretary of State and in good standing or a foreign corporation with a certificate of authority to transact business in this state from the Secretary of State and in good standing.

(2) Demonstrate to the board that the operator is suitable for licensing pursuant to R.S. 27:28.

C. Any fantasy sports contest operator that allows its license to lapse, without requesting an extension of time to file for renewal of the license, shall be required to resubmit an initial application for licensure. An extension may be granted by the board upon receipt of a written request prior to the lapse of the license.

D. A license issued by the board to a fantasy sports contest operator shall not be transferable.

§307. Issuance or denial of license

A. The board shall consider all applications for licensure and shall issue a valid license to an applicant that meets the criteria set forth in this Chapter.

B. The board shall deny a license to any applicant who does not meet the criteria as set forth in this Chapter and as established by the board.

C. The board shall issue or deny an operator's license within sixty days of receipt of an application for licensure. If a license is not issued, the board shall provide the operator with specific reasons for not issuing a license.

D. A license issued by the board to a fantasy sports contest operator shall not be transferable.

§308. License requirements

A. As a condition of licensure, a fantasy sports contest operator shall submit evidence to the board that the operator has established and will implement commercially reasonable procedures for fantasy sports contests with an entry fee that:

(1) Prevent employees of the fantasy sports contest operator, and relatives of an employee living in the same household as an employee of an operator, from competing in fantasy sports contests offered by an operator in which the operator offers a cash prize to the general public.

(2) Prevent sharing of confidential information that could affect fantasy sports contests with third parties until the information is made publicly available.

(3) Provide that no winning outcome is based on the score, point spread, or any performance of any single actual real-world sports team or combination of such teams or solely on any single performance of an individual athlete or participant in any single actual real-world sporting event.

(4) Ensure that any of following persons do not participate in fantasy sports contests:

(a) Athletes and individuals who participate in or officiate a game or competition that is the subject of a fantasy sports contest.

(b) Any sports agent, team employee, referee, or league official associated with a sport or athletic event.

(5) Verify that a fantasy sports contest player is twenty-one years of age or older.

(6) Provide fantasy sports contest players with access to information on responsible play.

(7) Provide fantasy sports contest players with access to the fantasy sports contest player's play history and account details.

(8) Allow individuals to restrict themselves from entering a fantasy sports contest upon request and provide reasonable steps to prevent the person entering fantasy sports contests offered by an operator.

(9) Segregate fantasy sports contest player funds from operational funds or maintain a reserve that exceeds the amount of player funds on deposit, which may not be used for operational activities. Reserve funds may take the form of cash, cash equivalents, payment process reserves, payment processor receivables, an irrevocable letter of credit, a bond, or a combination thereof, in the amount that must exceed the total balances of the fantasy sports contest players' accounts.

B. A fantasy sports contest operator shall not offer fantasy sports contests based on the performances of participants in high school or youth athletic events.

C. A fantasy sports contest operator shall not offer a fantasy sports contest to the general public that does not establish and make known all prizes and awards offered to winning participants in advance of the game or contest.

D. A licensed fantasy sports contest operator shall:

(1) Annually contract with a certified public accountant to conduct an independent audit that is consistent with the standards accepted by the American Institute of Certified Public Accountants.

(2) Submit to the board a copy of the audit report.

§309. Allowing underage persons to play fantasy sports contests; revocation hearing A.(1) No person licensed pursuant to the provisions of this Chapter, or any agent or employee thereof, shall allow a person under the age of twenty-one years to be a fantasy sports contest player.

(2) No person licensed pursuant to the provisions of this Chapter, or any agent or employee thereof, shall allow a person to participate in a fantasy sports contest in a parish in which, at the election held pursuant to R.S. 27:303, a majority of the qualified electors in the parish voting on the proposition to authorize fantasy sports contests in the parish voted against the proposition.

B.(1) The person licensed pursuant to the provisions of this Chapter shall withhold all winnings from fantasy sports contest players who are determined to be under the age of twenty-one years and from fantasy sports contest players participating in a fantasy sports contest in a parish in which, at the election held pursuant to R.S. 27:303, a majority of the qualified electors in the parish voting on the proposition to authorize fantasy sports contests in the parish voted against the proposition.

(2) The person licensed pursuant to the provisions of this Chapter shall each quarter report and remit to the division all winnings withheld from fantasy sports contest players pursuant to the provisions of this Section.

§310. Reporting of gaming proceeds

An operator shall periodically report the following information to the division, which is not confidential and shall be available for public inspection:

(1) The operator's gross fantasy sports contest revenues.

(2) The operator's net revenue.

(3) Quarterly and annual financial statements regarding their operations in Louisiana submitted to the division that present historical data, including annual financial statements that have been audited by an independent certified public accountant as required by R.S. 27:308(D).

§311. Investigations and violations

A. The division shall conduct such investigations, hearings, and inquiries as it deems necessary to fulfill its responsibilities under the provisions of this Chapter. A license may be suspended prior to a hearing upon a written finding of danger to public health and welfare.

B. As a condition of receiving a license under the provisions of this Chapter, each operator agrees that the division and its agents and employees shall have unrestricted access and the right to inspect any premises or electronic platform under the control of the operator in which any activity relating to the provisions of this Chapter is conducted.

§312. Limitation on active accounts; obligations to participants

An operator shall:

(1) Limit each authorized player to one active and continuously used account.

(2) Publish and facilitate parental control procedures to allow parents or guardians to exclude minors from access to any contest or platform. The procedures shall include a toll-free number to call for help in establishing such parental controls.

(3) Make clear conspicuous statements that are not inaccurate or misleading concerning the chances of winning and the number of winners when referencing the chances or likelihood of winning.

(4) Permit any authorized player to permanently close an account registered to the player, on any and all platforms supported by the operator or registrant, at any time and for any reason.

(5) Identify all highly experienced players in any contest by a symbol attached to the players' username, or by other visible means, on all platforms supported by the operator or registrant.

(6) Implement measures to protect the privacy and online security of authorized players, their account, and their personal financial information.

§313. Charging for inactive accounts

A. An operator shall not charge players for inactive accounts.

B. An operator shall charge players only for entry fees placed or contests entered. No player shall be charged for failure to enter on a fantasy sports contest or for failure to deposit certain amounts of cash or cash equivalent into any account.

Section 2. This Act shall become effective upon signature by the governor or, if not signed by the governor, upon expiration of the time for bills to become law without signature by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If vetoed by the governor and subsequently approved by the legislature, this Act shall become effective on the day following such approval."

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Peacock to Engrossed House Bill No. 357 by Representative Magee

AMENDMENT NO. 1

Delete the set of Senate Committee Amendments, proposed by the Senate Committee on Judiciary A and adopted by the Senate on May 27, 2020, designated as SCAHB357 CORLEYM 1993, in their entirety.

AMENDMENT NO. 2

On page 1, delete lines 2 through 6, and insert, "To amend and reenact R.S. 27:302 and 304 and to enact R.S. 27:306 through 315, relative to fantasy sports contests; to provide relative to the Louisiana Fantasy Sports Contests Act; to provide for definitions; to provide for the licensing and regulation of fantasy sports contests, operators, and players; to provide relative to suitability of fantasy sports contest operators; to provide relative to the issuance or denial of licenses; to prohibit the transfer of licenses; to provide for periodic reporting; to provide relative rules; to provide for periodic reporting; to provide relative to civil penalties; to provide relative to revocation or suspension of a license; to provide relative to investigations; to provide for obligations to participants; to provide for inactive accounts; to provide for "

AMENDMENT NO. 3

On page 1, delete lines 9 through 20, on page 2, delete lines 1 through 29, on page 3, delete lines 1 through 16, and insert the following:

"Section 1. R.S. 27:302 and 304 are hereby amended and reenacted and R.S. 27:306 through 315 are hereby enacted to read as follows:

§302. Definitions

For purposes of this Chapter:

(1) "Board" means the Louisiana Gaming Control Board.

(2) "Confidential information" means information related to the play of a fantasy sports contest by fantasy sports contest players that is obtained as a result of or by virtue of a person's employment.

(3) "Entry fee" means cash or cash equivalent that is required to be paid by a fantasy sports contest participant to a fantasy sports contest operator in order to participate in a fantasy sports contest.

(2)(4) "Fantasy sports contest" means any fantasy or simulation sports game or contest played through the internet or mobile device with all of the following elements:

(a) Participants create a simulation sports team based on the current membership of real-world amateur or professional sports organizations.

(b) All prizes and awards offered to winning participants are established and made known to the participants in advance of the game or contest, and the value of the prizes or awards is not determined by the number of participants or the amount of any fees paid by those participants.

(c) All winning outcomes reflect the relative knowledge and skill of the participant and are predominantly determined by accumulated statistical results of the performance of the individuals, including athletes in the case of sporting events.

(d) No winning outcome is based on either of the following:

(i) On the score, point-spread, or any performance or performances of any single real-world team or any combination of such teams.

(ii) Solely on any single performance of an individual athlete in any single real-world sporting or other event.

(5) "Fantasy sports contest operator" or "operator" means a suitable person domiciled in Louisiana or a domestic business entity or a foreign corporation that is licensed by the board to offer a platform for the playing of fantasy sports contests, to administer one or more fantasy sports contests with an entry fee, and to award a prize of value.

(6) "Fantasy sports contest player" or "player" means a person who participates in a fantasy sports contest offered by a fantasy sports contest operator.

(7) "Gross fantasy sports contest revenues" means the amount equal to the total of all entry fees that a fantasy sports contest operator collects from all fantasy sports contest players, multiplied by the location percentage for the state of Louisiana.

(8) "Location percentage" means, for each fantasy sports contest, the percentage rounded to the nearest tenth of a percent of the total of entry fees collected from fantasy sports contest players located in the state of Louisiana, divided by the total entry fees collected from such players participating in fantasy sports contests.

(9) "Net revenue" means, for all fantasy sports contests, the amount equal to the total entry fees collected from all participants entering such fantasy sports contests, less the winnings paid to participants in the contests.

*

§304. Gaming Control Board; duties and powers

*

A. The board shall perform the duties and functions as authorized by the provisions of this Chapter and the regulatory

authority with respect to the regulation of fantasy sports contests as provided by R.S. 27:15.

B. (1) The board shall adopt, pursuant to the Administrative Procedure Act, all rules necessary to implement, administer, and regulate fantasy sports contests as authorized in this Chapter. The rules shall include but not be limited to the following:

(a) The issuance of any license, contract, or permit authorized by this Chapter, subject to regulation by the board.

(b) The methods of and forms and procedures for making an application for a license, contract, or permit to be considered by the board.

(c) The methods of and forms for providing to the board information concerning a person's family, habits, character, associates, criminal record, business activities, and financial affairs.

(d) Enforcement of this Chapter, gaming laws administered by the board, and rules of the board, including imposition and collection of fines, penalties, and other sanctions which may be imposed by the board against an operator or any other licensee or permittee of the board.

(2) Not later than August 1, 2020, the board shall institute rulemaking procedures as necessary to implement the provisions of this Subsection.

C.(1) In accordance with R.S. 27:306(C) and (D) and the Administrative Procedure Act, the board may assess and provide for the imposition and collection of such fees as may be necessary to defray administrative costs associated with the application for and the investigation, granting, or renewal of licenses and enforcement of this Chapter.

(2) Any fine or other monetary penalty collected by the board or its staff shall be remitted to the state treasury for deposit into the state general fund.

D. Upon direction of the board, the office of state police and the attorney general shall submit proposed rules to the board for consideration, modification, and promulgation as provided in this Section.

E. The board shall not adopt rules and regulations pertaining to campaign finance and contributions which are more restrictive than the provisions of law found generally in Chapter 11 of Title 18 of the Louisiana Revised Statutes of 1950, and specifically in R.S. 18:1505.2(L).

*

*

*

§306. Licensing of fantasy sports contest operators

A. No fantasy sports contest operator shall offer any fantasy sports contest in this state without first being licensed by the board. Applications for licensure shall be on forms provided by the board.

B. Before obtaining a license to offer fantasy sports contests in this state, a fantasy sports contest operator shall:

(1) Be a person domiciled in Louisiana or a domestic business entity with a certificate of existence from the Secretary of State and in good standing or a foreign corporation with a certificate of authority to transact business in this state from the Secretary of State and in good standing.

(2) Demonstrate to the board that the operator is suitable for licensing pursuant to R.S. 27:28.

(3) Provide the board with financial statements indicating any gross fantasy sports contest revenue for the previous three years.

C. The initial application fee shall be one thousand dollars and shall be non-refundable.

D. The license fee for a fantasy sports contest license shall be submitted to the division prior to the issuance of the license. Each license shall be granted for a term of three years. The license fee shall be as follows:

(1) If the three-year average of the licensee's gross fantasy sports contest revenue is less than one hundred thousand dollars or the licensee has no previous revenue, the fee shall be five thousand dollars.

(2) If the three-year average of the licensee's gross fantasy sports contest revenue is one hundred thousand dollars or more, but less than three hundred thousand dollars, the fee shall be fifteen thousand dollars.

(3) If the three-year average of the licensee's gross fantasy sports contest revenue is more than three hundred thousand dollars, the fee shall be forty thousand dollars.

(4) The renewal fee for a fantasy sports contest license shall be submitted to the division on the anniversary date of the issuance of the license and shall be assessed in the same manner as the original license fee was assessed.

E. All fees, fines, and other monies collected by the division, pursuant to this Chapter, shall be forwarded upon receipt to the state treasurer for immediate deposit into the state treasury. An amount shall be allocated to the Department of Public Safety and Corrections and to the Department of Justice, pursuant to legislative appropriation, for regulatory, administrative, investigative, enforcement, legal, and other such expenses as may be necessary to carry out the provisions of this Chapter and for activities associated with the enforcement of laws and regulations governing fantasy sports contests.

<u>F. Any fantasy sports contest operator that allows its license to lapse, without requesting an extension of time to file for renewal of the license, shall be required to resubmit an initial application for licensure. An extension may be granted by the board upon receipt of a written request prior to the lapse of the license.</u>

G. A license issued by the board to a fantasy sports contest operator shall not be transferable.

§307. Issuance or denial of license

A. The board shall consider all applications for licensure and shall issue a license to an applicant that meets the criteria set forth in this Chapter and as established by the board.

B. The board shall deny a license to any applicant who does not meet the criteria as set forth in this Chapter and as established by the board.

C. The board shall issue or deny an operator's license within sixty days of receipt of an application for licensure. If a license is not issued, the board shall provide the operator with specific reasons for not issuing a license.

D. A license issued by the board to a fantasy sports contest operator shall not be transferable.

§308. Licensee requirements

A. As a condition of licensure, a fantasy sports contest operator shall submit evidence to the board that the operator has established

and will implement commercially reasonable procedures for fantasy sports contests with an entry fee and that:

(1) Prevent employees of the fantasy sports contest operator, and relatives of an employee living in the same household as an employee of an operator, from competing in fantasy sports contests offered by an operator in which the operator offers a cash prize to the general public.

(2) Prevent sharing of confidential information that could affect fantasy sports contests with third parties until the information is made publicly available.

(3) Provide that no winning outcome is based on the score, point spread, or any performance of any single real-world sports team or combination of such teams or solely on any single performance of an individual athlete or participant in any single real-world sporting event.

(4) Ensure that any of following persons do not participate in fantasy sports contests:

(a) Athletes and individuals who participate in or officiate a game or competition that is a real-world sport or athletic event that is the subject of a fantasy sports contest.

(b) Any sports agent, team employee, referee, or league official associated with a real-world sport or athletic event that is the subject of a fantasy sports contest.

(5) Verify that a fantasy sports contest player is twenty-one years of age or older.

(6) Provide fantasy sports contest players with access to information on responsible play.

(7) Provide fantasy sports contest players with access to the fantasy sports contest player's play history and account details that are not confidential.

(8) Allow individuals to restrict themselves from entering a fantasy sports contest upon request and provide reasonable steps to prevent the person entering fantasy sports contests offered by an operator.

(9) Segregate fantasy sports contest player funds from operational funds or maintain a reserve that exceeds the amount of player funds on deposit, which may not be used for operational activities. Reserve funds may take the form of cash, cash equivalents, payment process reserves, payment processor receivables, an irrevocable letter of credit, a bond, or a combination thereof, in the amount that must exceed the total balances of the fantasy sports contest players' accounts.

B. A fantasy sports contest operator shall not offer fantasy sports contests based on the performances of participants in high school or youth athletic events.

C. A fantasy sports contest operator shall not offer a fantasy sports contest to the general public that does not establish and make known all prizes and awards offered to winning participants in advance of the game or contest.

D. A licensed fantasy sports contest operator shall:

(1) Annually contract with a certified public accountant to conduct an independent audit that is consistent with the standards accepted by the American Institute of Certified Public Accountants.

(2) Submit to the board a copy of the audit report.

(3) Submit financial reports as required by R.S. 27:310.

<u>§309. Allowing certain players to play fantasy sports contests;</u> penalties; revocation hearing

A.(1) No person licensed pursuant to the provisions of this Chapter, or any agent or employee thereof, shall allow a person under the age of twenty-one years to be a fantasy sports contest player.

(2) No person licensed pursuant to the provisions of this Chapter, or any agent or employee thereof, shall allow a person to participate in a fantasy sports contest while located in a parish in which, at the election held pursuant to R.S. 27:303, a majority of the qualified electors in the parish voting on the proposition to authorize fantasy sports contests in the parish voted against the proposition.

B.(1) The person licensed pursuant to the provisions of this Chapter shall withhold all winnings from fantasy sports contest players who are determined to be under the age of twenty-one years and from fantasy sports contest players participating in a fantasy sports contest while located in a parish in which, at the election held pursuant to R.S. 27:303, a majority of the qualified electors in the parish voting on the proposition to authorize fantasy sports contests in the parish voted against the proposition.

(2) The person licensed pursuant to the provisions of this Chapter shall each quarter report and remit to the division all winnings withheld from fantasy sports contest players pursuant to the provisions of this Section.

C.(1) Violations of Paragraph (A)(1) of this Section shall be penalized by the division as follows:

(a) If the licensee, his employee, or agent reasonably believed that the person was twenty-one years of age or older:

(i) For a first or second violation, a fine of up to one thousand dollars shall be imposed.

(ii) For a third or subsequent violation, a license revocation hearing shall be conducted at which time the board shall determine whether or not there are extenuating circumstances pursuant to which a license suspension or revocation should not be imposed. At the conclusion of the hearing, the board may revoke or suspend the license or, in lieu of the revocation or suspension of a license, the board may impose a civil penalty not to exceed fifty thousand dollars for each violation. Payment of the civil penalty shall be a requirement for the retention of the license held by the entity.

(b) If the licensee, his employee, or agent is shown to have known or reasonably believed he was allowing a person under the age of twenty-one years to be a fantasy sports contest player, or for allowing a person under the age of fifteen years to be a fantasy sports contest player regardless of what the licensee, his employee, or agent knew or reasonably believed about the age of that person:

(i) For a first or second violation, license revocation may be imposed, or a fine of one thousand dollars shall be imposed if the license is not revoked.

(ii) For a third or subsequent violation, a license revocation hearing shall be conducted at which time the board shall determine whether or not there are extenuating circumstances pursuant to which a license suspension or revocation should not be imposed. At the conclusion of the hearing, the board may revoke or suspend a license or, in lieu of the revocation or suspension of a license, the board may impose a civil penalty not to exceed fifty thousand dollars for each violation. Payment of the civil penalty shall be a requirement for the retention of the license held by the entity.

(2) Violations of Paragraph (A)(2) of this Section shall be penalized by the division as follows:

(a) For a first or second violation, license revocation may be imposed or a fine of one thousand dollars shall be imposed if the license is not revoked.

(b) For a third or subsequent violation, a license revocation hearing shall be conducted at which time the board shall determine whether or not there are extenuating circumstances pursuant to which a license suspension or revocation should not be imposed. At the conclusion of the hearing, the board may revoke or suspend a license or, in lieu of the revocation or suspension of a license, the board may impose a civil penalty not to exceed fifty thousand dollars for each violation. Payment of the civil penalty shall be a requirement for the retention of the license held by the entity.

D.(1) A licensee shall be provided notice of the charged violation and may concede the violation and accept the penalty or may deny the violation and demand a hearing be held, pursuant to R.S. 27:25, to make a determination regarding the charge.

(2) A violation shall have occurred only if the charged violation is conceded by the licensee to have occurred or is found to have occurred at a hearing held for that purpose.

(3) For the purposes of determining whether a second or subsequent violation has occurred, every violation shall have occurred on a separate occasion, by the same operator, and only violations that have occurred within a one-year period, regardless of when they were charged, conceded, or found to have occurred, shall be considered.

(4) For persons having more than one license issued pursuant to the provisions of this Chapter, license revocation as provided in this Subsection shall apply only to the license of the fantasy sports contest operator of the platform on which the violation occurred.

 $\underline{E.(1)}$ It is unlawful for any person under twenty-one years of age to be a fantasy sports contest player.

(2) Whoever violates the provisions of this Subsection shall be fined not more than one hundred dollars.

(3) Any person apprehended while violating the provisions of this Subsection may be issued a citation by the apprehending law enforcement officer, which shall be paid in the same manner as provided for the offenders of local traffic violations.

§310. Reporting of gaming proceeds

An operator shall periodically report the following information to the division, which is not confidential and shall be available for public inspection:

(1) The operator's gross fantasy sports contest revenues.

(2) The operator's net revenue.

(3) Quarterly and annual financial statements regarding their operations in Louisiana submitted to the division that present historical data, including annual financial statements that have been audited by an independent certified public accountant as required by R.S. 27:308(D).

§311. Civil penalties; adoption of schedule of penalties

A. The Louisiana Gaming Control Board shall adopt as a rule the schedule of penalties provided for by this Chapter. All rules shall be adopted pursuant to the provisions of the Administrative Procedure Act.

B. A civil penalty shall not exceed fifty thousand dollars for each violation of any provision of this Chapter or rule of the board.

C.(1) Payment of the civil penalty shall be a requirement for the retention of any license held by the entity which violated any such provisions.

(2)(a) Failure to remit civil penalties shall result in the shutdown of the platform of the operator who refused to remit the civil penalty. The provisions of this Subparagraph shall apply only in those instances where no administrative hearing has been timely requested.

(b) Upon payment of the penalty, the platform may be reactivated.

D. If the operator contests the imposition of the civil penalty, the penalty shall be imposed only after an adjudicatory hearing is conducted pursuant to R.S. 27:25 and a basis for imposition of the penalty is determined to exist.

§312. Revocation or suspension of a license; civil penalty

A. The board or division, as may be applicable, shall initiate an administrative action and may revoke or suspend the license or permit of any person issued pursuant to the provisions of this Chapter for any of the following:

(1) The failure to meet the requirements of suitability as defined in this Chapter or in any rules adopted by the board.

(2) The failure to meet the requirements for the issuance of a license as provided for in this Chapter or in any rules adopted by the board.

(3) Repeated violations of any of the provisions of this Chapter or any rule of the board governing this Chapter. "Repeated violations" shall mean three violations of the same rule or statutory provision which have occurred on separate occasions by the same operator within a one-year period. The date of a violation shall be considered to be the date the citation for that violation is issued.

B. For all other violations not listed in Subsection A of this Section, the board or division, as may be applicable, may issue a civil penalty in accordance with an adopted schedule of penalties as required by R.S. 27:311.

C. In addition to or in lieu of the revocation or suspension of a license issued pursuant to the provisions of this Chapter, the board or division, as may be applicable, may impose a civil penalty not to exceed fifty thousand dollars for each violation of any provision of this Chapter or any rule of the board governing this Chapter.

D. In lieu of revocation or suspension of a license, the licensee may enter into a consent agreement or settlement to pay a penalty not to exceed fifty thousand dollars.

E. No suspension imposed pursuant to the provisions of this Chapter shall exceed a period of thirty days.

§313. Investigations and violations

A. The division shall conduct such investigations, hearings, and inquiries as it deems necessary to fulfill its responsibilities under the provisions of this Chapter. A license may be suspended prior to a hearing upon a written finding of danger to public health and welfare.

B. As a condition of receiving a license under the provisions of this Chapter, each operator agrees that the division and its agents and employees shall have unrestricted access and the right to inspect any premises or electronic platform under the control of the operator in which any activity relating to the provisions of this Chapter is conducted.

§314. Limitation on active accounts; obligations to participants

An operator shall:

(1) Limit each authorized player to one active and continuously used account.

(2) Publish and facilitate parental control procedures to allow parents or guardians to exclude minors from access to any contest or platform. The procedures shall include a toll-free number to call for help in establishing such parental controls.

(3) Make clear conspicuous statements that are not inaccurate or misleading concerning the chances of winning and the number of winners when referencing the chances or likelihood of winning.

(4) Permit any authorized player to permanently close an account registered to the player, on any and all platforms supported by the operator, at any time and for any reason.

(5) Identify all highly experienced players in any contest by a symbol attached to the players' usernames, or by other visible means, on all platforms supported by the operator.

(6) Implement measures to protect the privacy and online security of authorized players, their account, and their personal financial information.

§315. Charging for inactive accounts

A. An operator shall not charge a player for an inactive account.

B. An operator shall charge players only for entry fees placed or contests entered. No player shall be charged for failure to enter on a fantasy sports contest or for failure to deposit certain amounts of cash or cash equivalent into any account.

Section 2. This Act shall become effective upon signature by the governor or, if not signed by the governor, upon expiration of the time for bills to become law without signature by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If vetoed by the governor and subsequently approved by the legislature, this Act shall become effective on the day following such approval."

Rep. Magee moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

Farnum

Freeman

Freiberg

Frieman

Gaines

Green

Henry

Hilferty

Hollis

Horton

Hughes

Huval

Illg

Ivey

James

Jones

Jordan

Johnson, T.

Gadberry

Goudeau

YEAS

Mr. Speaker Adams Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carrier Carter, G. Carter, R. Carter, W. Cormier Coussan Cox Davis

McCormick McKnight Miller, D. Muscarello Nelson Newell Owen, R. Phelps Pierre Pressly Romero Schamerhorn Selders St. Blanc Stagni Stefanski Thomas Turner Villio Wheat

Page 46 HOUSE

23rd Day's Proceedings - May 31, 2020

Deshotel	Kerner	White	AMENDMENT 1	NO. 5	
DuBuisson	LaCombe	Willard		1. 5.1 1.10	
Duplessis Dwight	Larvadain Lyons	Wright Zeringue	On page 7, delete	e lines 7 through 18	
Echols	Magee	Zernigue	AMENDMENT 1	NO. 6	
Edmonston	Marino				
Total - 76	MANC		On page 7, line 1	9, change "4261.303"	to "4261.302"
	NAYS		Ren Davis r	noved that the amendu	nents proposed by the Senate
Amedee	Johnson, M.	Moore	be concurred in.	no ved that the amenda	lients proposed by the benate
Crews	Mack	Owen, C.			
Edmonds	McFarland	Riser		ROLL CAL	ıL
Emerson Firment	McMahen Miguez	Seabaugh Tarver	The roll was	called with the follow	ving result:
Fontenot	Miller, G.	Thompson			2
Harris	Mincey	Ĩ		YEAS	
Total - 20			Mr. Speaker	Freeman	Miguez
	ABSENT		Adams	Freiberg	Miller, D.
			Amedee	Frieman	Miller, G.
DeVillier	Hodges	Landry	Bacala	Gadberry	Mincey
Garofalo	Jefferson	Marcelle	Bagley	Gaines	Moore
Glover	Jenkins		Beaullieu	Garofalo	
Total - 8					Muscarello
			Bishop	Goudeau	Nelson
The emendme	nto proposed by the S	enate were concurred in by	Bourriaque	Green	Newell
	ins proposed by the S	enate were concurred in by	Brass	Harris	Owen, C.
the House.			Brown	Henry	Owen, R.
			Bryant	Hilferty	Phelps
HOUSE BILL NO. 361—			Butler	Hollis	Pierre
BY REPRESENT	ATIVES DAVIS, NELSO	N, AND CHARLES OWEN AND	Carpenter	Horton	Pressly
SENATORS FOIL AND MCMATH			Carrier	Hughes	Riser
-	AN ACT		Carter, G.	Huval	Romero
To enact Code of Civil Procedure Article 4541(A)(11) and Chapter			Carter, R.	Illg	Schamerhorn
24-A of Title	13 of the Louisiana R	evised Statutes of 1950, to	Cormier	Ivey	Seabaugh
be comprised of R S 13:4261 101 through 4261 303 relative to			Connier	IVCY	Scabaugh

be comprised of R.S. 13:4261.101 through 4261.303, relative to supportive decisionmaking agreements for certain adults; to provide for the Supported Decisionmaking Agreement Act; to provide for the scope of supported decisionmaking agreements; to provide for certain definitions, terms, procedures, conditions, requirements, and effects; to provide for access to personal information; to provide for the authority of certain persons; to provide for the term of a supported decisionmaking agreement; to provide for revocation; to provide for liability as between the parties and third parties; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Judiciary A to Reengrossed House Bill No. 361 by Representative Davis

AMENDMENT NO. 1

On page 1, line 4, change "4261.303" to "4261.302"

AMENDMENT NO. 2

On page 1, delete line 10, and insert "related matters."

AMENDMENT NO. 3

On page 2, lines 11, change "4261.303" to "4261.302"

AMENDMENT NO. 4

On page 2, line 15, change "shall" to "may" and after "Act" and before the period "." insert ", and may also be cited as the Dustin Gary Act"

MII. Speaker	1 Iceman	Winguez
Adams	Freiberg	Miller, D.
Amedee	Frieman	Miller, G.
Bacala	Gadberry	Mincey
Bagley	Gaines	Moore
Beaullieu	Garofalo	Muscarello
Bishop	Goudeau	Nelson
Bourriaque	Green	Newell
Brass	Harris	Owen, C.
Brown	Henry	Owen, R.
Bryant	Hilferty	Phelps
Butler	Hollis	Pierre
Carpenter	Horton	Pressly
Carrier	Hughes	Riser
Carter, G.	Huval	Romero
Carter, R.	Illg	Schamerhorn
Cormier	Ivey	Seabaugh
Coussan	Johnson, M.	Selders
Cox	Johnson, T.	St. Blanc
Crews	Jones	Stagni
Davis	Jordan	Stefanski
Deshotel	Kerner	Tarver
DuBuisson	LaCombe	Thomas
Duplessis	Landry	Thompson
Dwight	Lyons	Turner
Echols	Mack	Villio
Edmonds	Magee	Wheat
Edmonston	Marino	White
Emerson	McCormick	Willard
Farnum	McFarland	Wright
Firment	McKnight	Zeringue
Fontenot	McMahen	C
Total - 95		
	NAYS	
Total - 0		
	ABSENT	
Carter, W.	Hodges	Jenkins
DeVillier	James	Larvadain
Glover	Jefferson	Marcelle
Total - 9		
1.5441 2		

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 374-

USE DILL INO. 5/4— BY REPRESENTATIVES ECHOLS, BUTLER, CARPENTER, CARRIER, GARY CARTER, WILFORD CARTER, COX, CREWS, DUPLESSIS, FIRMENT, FRIEMAN, GADBERRY, GAINES, HARRIS, ILLG, TRAVIS JOHNSON, JONES, JORDAN, KERNER, LARVADAIN, MACK, MCFARLAND, MINCEY, MOORE, PRESSLY, SCHEXNAYDER, SEABAUGH, THOMPSON, TURNER, AND WHEAT AN ACT

To enact R.S. 33:9038.73, relative to economic development in the city of Bastrop; to create the Bastrop Economic Development

Page 47 HOUSE

23rd Day's Proceedings - May 31, 2020

District; to provide for governance of the district; to provide for its powers and duties, including the power to levy taxes, incur debt, and engage in tax increment financing; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Morris to Reengrossed House Bill No. 374 by Representative Echols

AMENDMENT NO. 1

On page 5, line 24, change "The" to "Except for the authority to levy ad valorem property taxes, the"

AMENDMENT NO. 2

On page 6, line 24, after ", taxing authority" insert ", as provided in this Paragraph,

AMENDMENT NO. 3

On page 6, line 29, delete "ad valorem,"

AMENDMENT NO. 4

On page 8, delete lines 21 through 26.

AMENDMENT NO. 5

On page 8, line 27, change "J." to "I."

AMENDMENT NO. 6

On page 9, line 16, change "K." to "J."

AMENDMENT NO. 7

On page 9, line 20, delete "ad valorem property tax secured"

AMENDMENT NO. 8

On page 10, lines 10 and 11, delete "the avails of ad valorem property taxation, or"

AMENDMENT NO. 9

On page 10, delete lines 19 through 23.

AMENDMENT NO. 10

On page 10, line 24, change "(5)" to "(4)"

AMENDMENT NO. 11

On page 10, line 27, delete "or for the voting of a property tax millage,

Rep. Echols moved that the amendments proposed by the Senate be concurred in

ROLL CALL

The roll was called with the following result:

	YEAS
Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carter, G. Carter, R. Carter, R. Carter, R. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Emerson Farnum Firment Fontenot Total - 94	Freeman Freiberg Frieman Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino McCormick McFarland McKnight
	NAYS
Total - 0	ABSENT
DeVillier Edmonston Glover	Horton Jefferson Jenkins

Hodges

Total - 10

McMahen Miguez Miller, D. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

Miller, G. Phelps

The amendments proposed by the Senate were concurred in by the House.

Marcelle

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 594: Reps. Seabaugh, Gregory Miller, and Frieman.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 682: Reps. Frieman, Brown, and Seabaugh.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to Senate Bill No. 435: Reps. Stefanski, Gregory Miller, and Pressly.

Message from the Senate RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Concurrent Resolution No. 66 on third reading and final passage after the 82nd calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

Suspension of the Rules

On motion of Rep. Bishop, the rules were suspended in order to take up and consider House and House Concurrent Resolutions on Third Reading for Final Consideration at this time.

House and House Concurrent Resolutions on Third Reading for Final Consideration

The following House and House Concurrent Resolutions on third reading for final consideration were taken up and acted upon as follows:

HOUSE CONCURRENT RESOLUTION NO. 66— BY REPRESENTATIVE BISHOP

A CONCURRENT RESOLUTION

To suspend until sixty days after final adjournment of the 2021 Regular Session of the Legislature of Louisiana the state corporation franchise tax levied on domestic and foreign corporations at the rate of one dollar and fifty cents for each one thousand dollars, or major fraction thereof on the first three hundred thousand dollars of taxable capital pursuant to the provisions of R.S. 47:601(A) and to suspend the initial tax levied on corporations or other entities for the first accounting period in which the entity becomes subject to the corporation franchise tax pursuant to the provisions of R.S. 47:611(A).

Read by title.

Motion

Rep. Bishop moved that the House grant permission to the Senate to consider House Concurrent Resolution No. 66 on third reading and final passage after the 82nd calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Freiberg	Miguez
Amedee	Frieman	Miller, D.
Bacala	Gadberry	Miller, G.
Bagley	Gaines	Mincey
Beaullieu	Garofalo	Moore
Bishop	Goudeau	Muscarello
Bourriaque	Green	Nelson
Brass	Harris	Newell
Brown	Henry	Owen, C.

Butler Carpenter Carrier Carter, G. Carter, R. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum Firment Fontenot Freeman Total - 94	Hilferty Hollis Hurton Hughes Huval Illg Ivey James Jomson, M. Johnson, T. Jones Jordan Kerner LaCombe Larvadain Lyons Mack Magee Marino McCormick McFarland McKnight	Owen, R. Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue
Total - 0	ABSENT	
Adams Bryant DeVillier Glover	Hodges Jefferson Jenkins	Marcelle Phelps
Tratal 10	Landry	

Total - 10

The motion to consider having received a two-thirds vote of the elected members, was adopted.

Suspension of the Rules

On motion of Rep. Wright, the rules were suspended in order to take up and consider House Bills and Joint Resolutions on Third Reading and Final Passage at this time.

House Bills and Joint Resolutions on Third Reading and Final Passage

The following House Bills and Joint Resolutions on third reading and final passage were taken up and acted upon as follows:

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 846 on third reading and final passage after the 82nd calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

Page 49 HOUSE 23rd Day's Proceedings - May 31, 2020

HOUSE BILL NO. 846— BY REPRESENTATIVE WRIGHT

AN ACT

To enact R.S. 51:3122, relative to the competitive projects payroll incentive program; to establish a payroll incentive for certain businesses impacted by certain public health emergencies; to provide for the amount of the incentive; to provide for definitions; to provide for eligibility; to provide for requirements and limitations; and to provide for related matters.

Read by title.

Motion

Rep. Wright moved that the House grant permission to the Senate to consider House Bill No. 846 on third reading and final passage after the 82^{nd} calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carter, G. Carter, G. Carter, R. Carter, R. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Farnum	Freeman Freiberg Frieman Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino	McKnight McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Thomas Thompson Turner Villio Wheat Willard Wright Zeringue		
	Magee Marino			
Firment	McCormick	Zeringue		
Fontenot	McFarland			
Total - 94	NAYS			
Total - 0				
ABSENT				
DeVillier Emerson Glover Hodges Total - 10	Jefferson Jenkins Marcelle Newell	Tarver White		
The motion to consider having received a two-thirds vote of the				

The motion to consider having received a two-thirds vote of the elected members, was adopted.

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 338 on third reading and final passage after the 82nd calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

HOUSE BILL NO. 338—

BY REPRESENTATIVE DUPLESSIS AN ACT

To amend and reenact R.S. 15:574.3(B), relative to reports furnished to the committee on parole; to provide for the reporting of certain physical and mental health information of an offender appearing before the committee on parole; and to provide for related matters.

Read by title.

Motion

Rep. Duplessis moved that the House grant permission to the Senate to consider House Bill No. 338 on third reading and final passage after the 82nd calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

	Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carrier Carter, G. Carter, R. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson	Freeman Freiberg Frieman Gadberry Gaines Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe L andry	McMahen Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas
e	Deshotel DuBuisson Duplessis Dwight	LaCombe Landry Larvadain Lyons	Thomas Thompson Turner Villio

Page 50 HOUSE

23rd Day's Proceedings - May 31, 2020

Echols	Mack	Wheat
Edmonston	Magee	White
Emerson	Marino	Willard
Farnum	McCormick	Wright
Firment	McFarland	Zeringue
Fontenot Total - 95	McKnight	C
	NAYS	
Total - 0		
	ABSENT	
DeVillier	Glover	Jenkins
Edmonds	Hodges	Marcelle
Garofalo Total - 9	Jefferson	Miguez

The motion to consider having received a two-thirds vote of the elected members, was adopted.

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 529 on third reading and final passage after the 82nd calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

HOUSE BILL NO. 529-BY REPRESENTATIVE DUPLESSIS

AN ACT

To enact R.S. 15:714, relative to prisons and prisoners; to provide for the issuance of letters of incarceration; to provide that any person who was confined or under probation or parole supervision is entitled to receive a letter of incarceration; to provide for the time period within which a letter shall be issued; to provide for certain required information; and to provide for related matters.

Read by title.

Motion

Rep. Duplessis moved that the House grant permission to the Senate to consider House Bill No. 529 on third reading and final passage after the 82nd calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Fontenot	McMahen
Adams	Freeman	Miguez
Amedee	Freiberg	Miller, D.
Bacala	Frieman	Miller, G.
Bagley	Gadberry	Mincey

Beaullieu Gaines Bishop Garofalo Bourriaque Goudeau Brass Green Brown Harris Bryant Henry Hilferty Butler Carpenter Hollis Carrier Horton Carter, G. Hughes Carter, R. Huval Carter, W. Illg Cormier Ivey Johnson, M. Coussan Cox Johnson, T. Crews Jones Davis Kerner Deshotel LaCombe DuBuisson Landry Duplessis Larvadain Dwight Lyons Echols Mack Edmonds Magee Edmonston Marino Emerson McCormick Farnum McFarland McKnight Firment Total - 95 Total - 0

Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

NAYS

100001 0	ABSENT	
DeVillier Glover Hodges Total - 9	James Jefferson Jenkins	Jordan Marcelle Selders

The motion to consider having received a two-thirds vote of the elected members, was adopted.

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 670 on third reading and final passage after the 82nd calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

HOUSE BILL NO. 670-BY REPRESENTATIVE STEFANSKI

AN ACT To amend and reenact R.S. 27:417(A)(2)(introductory paragraph) and (B)(2) and to enact R.S. 27:417(B)(3) and (D), relative to video draw poker devices; to provide relative to criteria and amenity requirements for qualified truck stop facilities; to provide relative to the suspension of operations of the criteria and amenity requirements; to provide relative to the operation of video draw poker devices; to provide relative to the effect of

Page 51 HOUSE

23rd Day's Proceedings - May 31, 2020

force majeure and the COVID-19 pandemic; and to provide for related matters.

Read by title.

Motion

Rep. Stefanski moved that the House grant permission to the Senate to consider House Bill No. 670 on third reading and final passage after the 82nd calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Freeman	McMahen
Adams	Freiberg	Miguez
Amedee	Frieman	Miller, D.
Bacala	Gadberry	Miller, G.
Bagley	Gaines	Mincey
Beaullieu	Goudeau	Moore
Bishop	Green	Muscarello
Bourriaque	Harris	Nelson
Brass	Henry	Newell
Brown	Hilferty	Owen, C.
Bryant	Hollis	Owen, R.
Butler	Horton	Phelps
Carpenter	Hughes	Pierre
Carrier	Huval	Pressly
Carter, G.	Illg	Riser
Carter, R.	Ivey	Romero
Carter, W.	James	Schamerhorn
Cormier	Johnson, M.	Seabaugh
Coussan	Johnson, T.	Selders
Cox	Jones	St. Blanc
Crews	Jordan	Stagni
Davis	Kerner	Stefanski
Deshotel	LaCombe	Tarver
DuBuisson	Landry	Thomas
Duplessis	Larvadain	Thompson
Dwight	Lyons	Turner
Echols	Mack	Villio
Edmonston	Magee	Wheat
Emerson	Marino	White
Farnum	McCormick	Willard
Firment	McFarland	Wright
Fontenot	McKnight	Zeringue
Total - 96		
	NAYS	
Total - 0		
	ABSENT	
DeVillier	Glover	Jenkins
Edmonds	Hodges	Marcelle
Garofalo	Jefferson	
TT (1 0		

Total - 8

The motion to consider having received a two-thirds vote of the elected members, was adopted.

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 181 on third reading and final passage after the 82^{nd} calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

HOUSE BILL NO. 181-

BY REPRESENTATIVE RISER AN ACT

To amend and reenact R.S. 30:961(E), relative to cooperative endeavor agreements for the withdrawal of surface water; to extend the time for entering cooperative endeavor agreements for withdrawal of surface water; to provide for terms, conditions, and requirements; and to provide for related matters.

Read by title.

Motion

Rep. Riser moved that the House grant permission to the Senate to consider House Bill No. 181 on third reading and final passage after the 82nd calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

Freeman Freiberg

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carrier Carter, G. Carter, R. Carter, W. Cormier Coussan Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum Firment Fontenot Total - 98

Cox

Frieman Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino McCormick McFarland McKnight

McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

NAYS

Total - 0

Page 52 HOUSE

23rd Day's Proceedings - May 31, 2020

ABSENT

DeVillier Glover Total - 6 Hodges Jefferson

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 411 on third reading and final passage after the 82nd calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

Jenkins

Marcelle

YOLANDA J. DIXON Secretary of the Senate

HOUSE BILL NO. 411-BY REPRESENTATIVE RISER

AN ACT

To enact R.S. 56:643(D), relative to hunting and fishing licenses; to provide relative to license fees for Purple Heart recipients; and to provide for related matters.

Read by title.

Motion

Rep. Riser moved that the House grant permission to the Senate to consider House Bill No. 411 on third reading and final passage after the 82nd calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Freeman	McMahen
Adams	Freiberg	Miguez
Amedee	Frieman	Miller, D.
Bacala	Gadberry	Miller, G.
Bagley	Gaines	Mincey
Beaullieu	Garofalo	Moore
Bishop	Goudeau	Muscarello
Bourriaque	Green	Nelson
Brass	Harris	Newell
Brown	Henry	Owen, C.
Bryant	Hilferty	Owen, R.
Butler	Hollis	Phelps
Carpenter	Horton	Pierre
Carrier	Hughes	Pressly
Carter, G.	Huval	Riser
Carter, R.	Illg	Romero
Carter, W.	Ivey	Schamerhorn
Cormier	James	Seabaugh
Coussan	Johnson, M.	Selders
Cox	Johnson, T.	St. Blanc
Crews	Jones	Stagni
Davis	Jordan	Stefanski
Deshotel	Kerner	Tarver
	11011101	1 41 7 61

DuBuisson	LaCombe
Duplessis	Landry
Dwight	Larvadain
Echols	Lyons
Edmonds	Mack
Edmonston	Magee
Emerson	Marino
Farnum	McCormick
Firment	McCarland
Fontenot	McKnight
Total - 98	NAYS
Total - 0	ABSENT
DeVillier	Hodges
Glover	Jefferson

Glover Total - 6

The motion to consider having received a two-thirds vote of the elected members, was adopted.

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 869 on third reading and final passage after the 82nd calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

Thomas Thompson

Turner

Villio

Wheat White

Willard Wright Zeringue

Jenkins

Marcelle

YOLANDA J. DIXON Secretary of the Senate

HOUSE BILL NO. 869 (Substitute for House Bill No. 659 by Representative Carrier) BY REPRESENTATIVE CARRIER

AN ACT

To amend and reenact R.S. 30:2018(C) and to repeal R.S. 30:2154(C), relative to solid waste disposal; to provide for submission of environmental assessment statements to public libraries; to repeal the prohibition on permitting of certain solid waste facilities; to provide for effectiveness; and to provide for related matters.

Read by title.

Motion

Rep. Carrier moved that the House grant permission to the Senate to consider House Bill No. 869 on third reading and final passage after the 82nd calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Freiberg	McMahen
Adams	Frieman	Miguez
Amedee	Gadberry	Miller, D.

Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Butler Carpenter Carrier Carter, G. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonston Emerson Farnum Firment Fontenot Freeman Total - 96 Total - 0

Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino McCormick McFarland McKnight NAYS

Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

ABSENT Bryant Glover Jenkins DeVillier Hodges Marcelle Edmonds Jefferson Total - 8

The motion to consider having received a two-thirds vote of the elected members, was adopted.

Suspension of the Rules

On motion of Rep. Farnum, the rules were suspended in order to take up and consider House Bills and Joint Resolutions Returned from the Senate with Amendments at this time.

House Bills and Joint Resolutions Returned from the Senate with Amendments

The following House Bills and Joint Resolutions returned from the Senate with amendments to be concurred in by the House were taken up and acted upon as follows:

HOUSE BILL NO. 375-BY REPRESENTATIVE FARNUM

AN ACT

To amend and reenact R.S. 38:1794(A)(introductory paragraph) and (2)(c), relative to gravity drainage districts in Calcasieu Parish; to provide relative to per diem paid to members of the governing boards of such districts; to provide relative to the number of meetings for which members may be paid; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Johns to Engrossed House Bill No. 375 by Representative Farnum

AMENDMENT NO. 1

On page 2, line 6, change "the president" to "one elected officer designated by the board of commissioners

Rep. Farnum moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Fontenot Adams Freeman Amedee Freiberg Bacala Frieman Gadberry Bagley Beaullieu Gaines Bishop Goudeau Bourriaque Green Harris Brass Brown Henry Bryant Hilferty Butler Hollis Carpenter Horton Carrier Hughes Carter, G. Huval Carter, R. Carter, W. Illg Ivey Cormier James Johnson, M. Coussan Cox Johnson, T. Crews Jones Davis Jordan Deshotel Kerner DuBuisson LaCombe Duplessis Landry Larvadain Dwight Echols Lyons Edmonds Mack Edmonston Magee Emerson Marino McCormick Farnum Firment McFarland Total - 96 Total - 0

McKnight McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C Owen, R. Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

ABSENT

NAYS

DeVillier Garofalo Glover Total - 8	Hodges Jefferson Jenkins	Marcelle Phelps
--	--------------------------------	--------------------

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 410— BY REPRESENTATIVE LACOMBE

AN ACT

To amend and reenact R.S. 9:408 and Civil Code Article 190.1, relative to the presumption of paternity; to provide for the child support obligation owed by a presumed father who executes a three-party acknowledgment; to provide for the proper parties

Page 54 HOUSE

23rd Day's Proceedings - May 31, 2020

in a filiation or paternity proceeding; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Ward to Engrossed House Bill No. 410 by Representative LaCombe

AMENDMENT NO. 1

On page 1, line 2, after "R.S. 9:408" delete the remainder of the line and insert:

"and to enact R.S. 9:402.1, relative to the presumption"

AMENDMENT NO. 2

On page 1, line 7, after "reenacted" insert "and R.S. 9:402.1 is hereby enacted"

AMENDMENT NO. 3

On page 1, between lines 7 and 8, insert the following:

"<u>§402.1. Effect of three-party acknowledgment; alternative to</u> disavowal; child support order

The execution of a three-party acknowledgment pursuant to Civil Code Article 190.1 terminates the obligation to pay child support by the husband or former husband and revokes any court order enforcing that obligation. However, it does not affect any child support payment or arrearages paid, due, or owing prior to the date the threeparty acknowledgment was executed."

AMENDMENT NO. 4

On page 1, delete lines 14 through 20

AMENDMENT NO. 5

On page 2, delete lines 1 though 15, and insert the following:

Section 2. The Louisiana State Law Institute is hereby directed to prepare official comments to the provisions of this Act no later than October 1, 2020 and thereafter to update and revise such comments as necessary.

Rep. LaCombe moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Freeman
Adams	Freiberg
Amedee	Frieman
Bacala	Gadberry
Bagley	Gaines
Beaullieu	Garofalo
Bishop	Goudeau
Bourriaque	Green
Brass	Harris
Brown	Henry

Miguez	
Miller, D.	
Miller, G.	
Mincey	
Moore	
Muscarello	
Nelson	
Newell	
Owen, C.	
Phelps	

Bryant Butler Carpenter Carrier Carter, G. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum Firment Fontenot Total - 94	Hilferty Hollis Horton Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner Landry Larvadain Lyons Mack Magee Marino McCormick McFarland McKnight McMahen	Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue
Total - 0	ABSENT	
Deshotel DeVillier Glover Hodges Total - 10	Hughes Jefferson Jenkins LaCombe	Marcelle Owen, R.

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 418—

BY REPRESENTATIVE LACOMBE AN ACT

To amend and reenact R.S. 40:966(F)(6) and to enact R.S. 40:966(F)(7) and (8), relative to immunity from prosecution for medical marijuana; to provide that certain facilities and physicians shall be exempt from prosecution for certain violations of the Uniform Controlled Dangerous Substances Law; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Judiciary C to Reengrossed House Bill No. 418 by Representative LaCombe

AMENDMENT NO. 1

On page 1, at the end of line 15, change "that" to "and"

AMENDMENT NO. 2

On page 1, at the end of line 16 after "40:1046" insert "shall be exempt from the prohibitions provided in this Section for possession and distribution of marijuana. This Paragraph shall not prohibit the arrest or prosecution of any person for diversion of medical marijuana or any other conduct outside the scope of the state-sanctioned medical marijuana program provided for in R.S. 40:1046"

AMENDMENT NO. 3

On page 1, at the end of line 19 after "40:1046" insert "shall be exempt from the prohibitions provided in this Section for possession and distribution of marijuana. This Paragraph shall not prohibit the arrest or prosecution of any person for diversion of medical marijuana or any other conduct outside the scope of the state-sanctioned medical marijuana program provided for in R.S. 40:1046

Rep. LaCombe moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass	Freeman Freiberg Frieman Gadberry Gaines Goudeau Green Harris Henry	McMahen Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C.
Brown Bryant Carpenter Carrier Carter, G. Carter, R. Carter, W.	Hilferty Hollis Huval Illg Ivey James Johnson, M.	Owen, R. Phelps Pierre Riser Romero Schamerhorn Selders
Cormier Coussan Cox Crews DuBuisson Duplessis	Johnson, T. Jones Jordan Kerner LaCombe Landry	St. Blanc Stagni Stefanski Turner Villio Wheat
Dwight Echols Edmonston Emerson Fontenot Total - 80	Larvadain Lyons Marino McCormick McKnight	White Willard Wright Zeringue
	NAYS	
Edmonds Farnum Firment Garofalo Total - 11	Mack McFarland Miguez Seabaugh ABSENT	Tarver Thomas Thompson
Butler Davis Deshotel DeVillier Glover Total - 13	Hodges Horton Hughes Jefferson Jenkins	Magee Marcelle Pressly

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 421-

BY REPRESENTATIVE BROWN

AN ACT To amend and reenact R.S. 22:1573(F) and to enact Code of Criminal Procedure Article 311(6) and (7) and R.S. 22:1587, relative to bail enforcement agents; to define bail enforcement

and bail enforcement agent; to provide for continuing education requirements; to provide for possession of a firearm by a bail enforcement agent; to establish penalties for violations; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Fred Mills to Engrossed House Bill No. 421 by Representative Brown

AMENDMENT NO. 1

On page 1, line 2, after "R.S. 22:1573(F)" insert "and Code of Criminal Procedure Article 331(I)"

AMENDMENT NO. 2

On page 1, line 3, after "331(6) and (7)" insert ", 331(J) and (K)," and after "agents;" insert "to provide for discharge of bail obligation;'

AMENDMENT NO. 3

On page 1, delete line 8 and insert:

Section 1. Code of Criminal Procedure Article 331(I) is hereby amended and reenacted and Code of Criminal Procedure Article 311(6) and (7) and 331(J) and (K) are hereby enacted to"

AMENDMENT NO. 4

On page 1, after line 20, insert the following:

*

"Art. 331. Discharge of bail obligation

*

I. In all cases and by operation of law, during the period of time declared by the governor to be a statewide public health emergency due to COVID-19, the time period for the appearance or surrender of a defendant is interrupted. The surety's opportunity to resolve a failure to appear by surrendering, constructively surrendering, otherwise satisfying the bail obligation is automatically extended for one hundred eighty days following the declared end of the state of emergency or from the date of proper notice of a failure to appear to the defendant, surety agent and surety, whichever is later, without need for the filing of any motion. Additionally, a surety may file a motion in the criminal court of records seeking additional time to surrender a defendant citing specific circumstances related to COVID-19 and pertaining to the defendant in the criminal matter.

J. In cases which were continued by the court during the time period declared by the governor to be a statewide public health emergency due to COVID-19, it is required that notice of any new date be provided to the defendant or his duly appointed agent and his personal surety or the commercial surety or the agent or bondsman who posted the bail undertaking for the commercial surety in accordance with Code of Criminal Procedure Article 330(D).

H. K. The court shall order the bail obligation canceled when there is no further liability thereon."

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Fred Mills to Engrossed House Bill No. 421 by Representative Brown

Page 56 HOUSE

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 1

On page 2, line 20, between "<u>entity</u>" and "<u>shall be</u>" insert "<u>that has</u> forfeited a license pursuant to Subparagraph (a) of this Paragraph"

AMENDMENT NO. 2

On page 2, line 20, between "years" and "from" insert "thereafter"

Rep. Brown moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Fontenot	McKnight
Adams	Freeman	McMahen
Amedee	Freiberg	Miguez
Bacala	Frieman	Miller, D.
Bagley	Gadberry	Miller, G.
Beaullieu	Gaines	Mincey
Bishop	Garofalo	Moore
Bourriaque	Goudeau	Muscarello
Brass	Green	Nelson
Brown	Harris	Newell
Bryant	Henry	Owen, C.
Butler	Hilferty	Owen, R.
Carpenter	Hollis	Pierre
Carrier	Horton	Pressly
Carter, G.	Huval	Riser
Carter, R.	Illg	Romero
Carter, W.	Ivey	Seabaugh
Cormier	James	Selders
Coussan	Johnson, M.	St. Blanc
Cox	Johnson, T.	Stagni
Crews	Jordan	Stefanski
Davis	Kerner	Tarver
Deshotel	LaCombe	Thomas
DuBuisson	Landry	Thompson
Duplessis	Larvadain	Turner
Dwight	Lyons	Villio
Echols	Mack	Wheat
Edmonston	Magee	White
Emerson	Marino	Willard
Farnum	McCormick	Wright
Firment	McFarland	Zeringue
Total - 93		
	NAYS	
Total - 0		
10tui - 0	ABSENT	
D-W:11:	T I	Mana 11 -

DeVillier	Hughes	Marcelle
Edmonds	Jefferson	Phelps
Glover	Jenkins	Schamerhorn
Hodges	Jones	
Total - 11		

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 434— BY REPRESENTATIVE HILFERTY

AN ACT

To enact R.S. 14:30.1(A)(5) and 31(A)(3), relative to homicide; to provide relative to second degree murder and manslaughter; to provide relative to the elements of the crimes of second degree murder and manslaughter; to provide relative to a continuous sequence of events resulting in the death of a human being; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Judiciary C to Reengrossed House Bill No. 434 by Representative Hilferty

AMENDMENT NO. 1

On page 2, after line 15, insert the following:

"Section 2. Official Comment to the Law: Since *State v. Garner*, 238 La. 563, 115 So.2d 855 (1959), Louisiana law has espoused the "agency" theory of liability for felony murder and felony manslaughter, whereby an individual is only criminally liable for a killing if the direct act of killing was committed either by the individual himself or by one acting in concert with the individual. As such, this has left open the possibility that an individual may, by committing a serious crime, set into motion a sequence of events proximately causing the death of an innocent person, and yet elude justice because the direct act of killing is committed by one acting adverse to or otherwise not in concert with the individual. These new provisions of law fill in the gap left by *Garner* and its progeny so as to allow such malefactors to be appropriately held accountable for the consequences of their actions while in no way abrogating, altering, restricting, or limiting criminal liability under any existing law relative to felony murder or felony manslaughter or under any other existing law."

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator McMath to Reengrossed House Bill No. 434 by Representative Hilferty

AMENDMENT NO. 1

On page 1, delete line 2, and insert " To enact R.S. 14:31(A)(3), relative to homicide; to provide relative to"

AMENDMENT NO. 2

On page 1, line 3, delete "degree murder and" and change "crimes" to "crime"

AMENDMENT NO. 3

On page 1, line 4, delete "second degree murder and"

AMENDMENT NO. 4

On page 1, delete lines 8 through 20

AMENDMENT NO. 5

On page 2, delete lines 1 through 3 and insert "Section 1. R.S. 14:31(A)(3) is hereby enacted to read as follows:"

AMENDMENT NO. 6

On page 2, line 8, delete "that is not enumerated in R.S. 14:30 or 30.1"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Foil to Reengrossed House Bill No. 434 by Representative Hilferty

AMENDMENT NO. 1

On page 1, line 5 of Senate Committee Amendment No. 1 proposed by the Senate Committee on Judiciary C and adopted by the Senate on May 28, 2020, change <u>"only criminally liable for a killing</u>" to "criminally liable for a killing only"

Rep. Hilferty moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Butler Carpenter Carrer, G. Carter, G. Carter, R. Carter, R. Carter, R. Carter, W. Cormier Coussan Cox Crews Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum	Fontenot Freeman Freiberg Frieman Gadberry Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Huval James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino McCormick McFarland	McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Seabaugh Selders Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zaymen
Firment	McKnight	Zeringue
Total - 90	NAVO	
	NAYS	
Total - 0		
10tal - 0	ABSENT	
D	TT 1	T

Bryant	Hodges	Jenkins
Davis	Hughes	Marcelle
DeVillier	Illg	Schamerhorn
Gaines	Ivey	St. Blanc
Glover	Jefferson	
Total - 14		

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 435—

BY REPRESENTATIVE JORDAN AN ACT

To enact Subpart B-1 of Part II of Chapter 5-D of Title 40 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 40:1160.1 through 1160.4, relative to nonconsensual pelvic and rectal examinations; to provide methods by which consent shall be obtained by the patient or personal healthcare representative; to provide for definitions; to provide for exceptions to obtaining informed consent from the patient or personal healthcare representative; to provide for penalties; to provide for learners in a clinical setting; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Health and Welfare to Reengrossed House Bill No. 435 by Representative Jordan

AMENDMENT NO. 1

On page 3, at the beginning of line 14, change "1160.4" to "§1160.4"

AMENDMENT NO. 2

On page 3, line 19, after "planned" insert "or performed"

AMENDMENT NO. 3

On page 3, line 23, change "shall" to "may"

AMENDMENT NO. 4

On page 3, line 24, change "shall" to "may"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Ward to Reengrossed House Bill No. 435 by Representative Jordan

AMENDMENT NO. 1

On page 2, line 18, following "means" and before "relating" insert "an examination"

AMENDMENT NO. 2

AMENDMENT NO. 3

On page 3, line 17, following "<u>purposes</u>" and before "<u>when</u>" insert "<u>only</u>"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Fred Mills to Reengrossed House Bill No. 435 by Representative Jordan

AMENDMENT NO. 1

On page 2, between lines 20 and 21 insert the following:

"(9) "Teaching purposes" means a nondiagnostic or nontherapeutic examination that is solely for the education of the learner."

Rep. Jordan moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Freeman Adams Freiberg

Miguez Miller, D.

Page 58 HOUSE

23rd Day's Proceedings - May 31, 2020

Amedee Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carter, Carter, Carter, R. Carter, R. Carter, R. Carter, R. Carter, R. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonston Emerson Farnum Firment Fontenot Total - 93	Frieman Gadberry Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Magee Marino McCormick McFarland McKnight McMahen	Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue
	NAYS	
Total - 0	ABSENT	
Bacala DeVillier Edmonds	Garofalo Glover Hodges	Jenkins Mack Marcelle

The amendments proposed by the Senate were concurred in by the House.

Jefferson

HOUSE BILL NO. 463— BY REPRESENTATIVE STEFANSKI AN ACT

To enact R.S. 47:338.222, relative to the city of Crowley; to authorize the governing authority of the city, subject to voter approval, to levy and collect a hotel occupancy tax; to provide for the use of the tax proceeds; and to provide for related matters.

Read by title.

Gaines

Total - 11

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Hensgens to Reengrossed House Bill No. 463 by Representative Stefanski

AMENDMENT NO. 1

On page 1, delete line 2 and insert "To amend and reenact R.S. 47:338.24.5(C) and (E), to enact R.S. 47:338.222, and to repeal R.S. 47:338.24.5(F), relative to the authority of the governing authorities of the city of Crowley and the city of Scott to levy certain taxes; to authorize the governing"

AMENDMENT NO. 2

On page 1, line 3, after "city" insert "of Crowley"

AMENDMENT NO. 3

On page 1, line 4, after "tax;" insert " to authorize the governing authority for the city of Scott to levy and collect an additional sales and use tax; to require voter approval; to provide for an effective date;"

AMENDMENT NO. 4

On page 1, line 9, after "Section 1." insert "R.S. 47:338.24.5(C) and (E) are hereby amended and reenacted and"

AMENDMENT NO. 5

On page 1, between lines 9 and 10, insert the following:

\$338.24.5. City of Scott; authority to levy additional sales and use tax

< *

C.(1) The sales and use tax shall be imposed by ordinance of the governing authority of the city of Scott and shall be levied upon the sale at retail, the use, lease, or rental, the consumption, and the storage for use or consumption of tangible personal property and on sales of services, all as defined in this Chapter; however, the ordinance imposing the tax shall be adopted only after the proposed tax is approved by a majority of the qualified electors voting on the proposition at an election held for that purpose and conducted in accordance with the Louisiana Election Code.

(2) If approved, the tax shall expire in ten years from its initial levy as provided for in the ballot proposition approved by a majority of the qualified electors voting on the proposition held at an election for that purpose. The tax may be renewed for an additional ten years only after the question of its imposition has been approved by a majority of the qualified electors voting on the proposition held at an election for that purpose prior to the expiration of the initial tax.

* *

E. The Two-thirds of the proceeds of the tax authorized by this Section shall be used for emergency services provided by the fire and police departments and divided equally between the departments one-third of the proceeds shall be used for parks and recreations, cultural district, economic development, drainage, roads, and bridges.

AMENDMENT NO. 6

On page 2, delete lines 25 through 27 in their entirety and insert the following:

"Section 2. R.S. 47:338.24.5(F) is hereby repealed.

Section 3. This Act shall become effective upon signature by the governor or, if not signed by the governor, upon expiration of the time for bills to become law without signature by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If vetoed by the governor and subsequently approved by the legislature, this Act shall become effective on the day following such approval."

Rep. Emerson moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Fontenot	McMahen
Adams	Freeman	Miguez
Amedee	Freiberg	Miller, D.
Bacala	Frieman	Miller, G.
Bagley	Gadberry	Mincey
Beaullieu	Garofalo	Moore
Bishop	Goudeau	Muscarello
Bourriaque	Green	Nelson
Brass	Harris	Newell
Brown	Henry	Owen, C.
Bryant	Hilferty	Owen, R.
Butler	Hollis	Phelps
Carpenter	Horton	Pierre
Carrier	Hughes	Pressly
Carter, G.	Huval	Riser
Carter, R.	Illg	Romero
Carter, W.	Ivey	Schamerhorn
Cormier	James	Seabaugh
Coussan	Johnson, M.	Selders
Cox	Johnson, T.	St. Blanc
Crews	Jones	Stagni
Davis	Jordan	Stefanski
Deshotel	Kerner	Tarver
DuBuisson	LaCombe	Thomas
Duplessis	Larvadain	Thompson
Dwight	Lyons	Turner
Echols	Mack	Villio
Edmonds	Magee	Wheat
Edmonston	Marino	White
Emerson	McCormick	Willard
Farnum	McFarland	Wright
Firment	McKnight	Zeringue
Total - 96	c	C
	NAYS	
Total - 0		
	ABSENT	
DeVillier	Hodges	Landry

DeVillier	Hodges	Landry
Gaines	Jefferson	Marcelle
Glover	Jenkins	
Total - 8		

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 474— BY REPRESENTATIVES FREEMAN AND WRIGHT AN ACT

To amend and reenact Children's Code Article 603.1, relative to mandatory reporters of child abuse and neglect; to provide relative to the training requirements for certain mandatory reporters; to require teachers and child care providers to complete an annual training on mandatory reporter laws; to provide for the retention of records of completion; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Education to Engrossed House Bill No. 474 by Representative Freeman

AMENDMENT NO. 1

On page 1, line 4, between "require" and "and" change "teachers" to "teaching

AMENDMENT NO. 2

On page 1, line 11, between "A." and "person" delete "Commencing May 1, 2006, every" and insert "Every"

AMENDMENT NO. 3

On page 1, line 20, between "the" and "or" change "teacher" to "teaching'

AMENDMENT NO. 4

On page 2, line 1, between "the" and "or" change "teacher" to "teaching"

AMENDMENT NO. 5

On page 2, line 2, between "the" and "or" change "teacher" to "teaching"

AMENDMENT NO. 6

Bagley

Brass

Brown

Bryant

Butler

Cox

Crews

Davis

Echols

On page 2, line 3, between "all" and "or" change "teachers" to "teaching'

Rep. Freeman moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Amedee Beaullieu Bishop Bourriaque Carpenter Carrier Carter, G. Carter, R. Carter, W. Cormier Coussan Deshotel DuBuisson Duplessis Dwight Edmonds Edmonston Emerson Farnum Firment Fontenot Total - 95

Freeman Freiberg Frieman Gadberry Gaines Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino McCormick McFarland McKnight

McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Wright Zeringue

Page 60 HOUSE

Total - 0

23rd Day's Proceedings - May 31, 2020

NAYS

ABSENT

	ABSEI (1	
Bacala DeVillier Garofalo Total - 9	Glover Hodges Jefferson	Jenkins Marcelle Willard

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 477— BY REPRESENTATIVE IVEY

AN ACT

To enact R.S. 39:199.1, relative to technology procurement; to authorize alternative procedures for procurement of certain technology; to provide limitations and requirements; to provide relative to the duties and authority of the Joint Legislative Committee on Technology and Cybersecurity and the Joint Legislative Committee on the Budget; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Finance to Engrossed House Bill No. 477 by Representative Ivey

AMENDMENT NO. 1

On page 1, line 2, after "To" and before "enact" insert "amend and reenact R.S. 39:199(E), 200(I), 1600(E), 1621(A), (B), and (C)(1), and 1679(B), and to"

AMENDMENT NO. 2

On page 1, line 4, after "requirements;" and before "to provide" insert "to provide relative to procurement transaction threshold values; to adjust threshold values for price inflation; to provide relative to penalties for intentional violations of the procurement code;"

AMENDMENT NO. 3

On page 1, between lines 8 and 9, insert the following:

"Section 2. R.S. 39:199(E), 200(I), 1600(E), 1621(A) through (C), and 1679(B) are hereby amended and reenacted to read as follows:

§199. Methods of procurement

*

E. Method for procuring information technology equipment, software, and maintenance services for public colleges and universities. Notwithstanding any other provisions of this Part, any public college or university may procure, through its purchasing officer, information technology equipment, software, and maintenance services without the advance approval of the office of state procurement when a single expenditure for such materials or combined materials and services does not exceed one hundred <u>fifty</u> thousand dollars.

*

§200. General provisions

The following general provisions shall apply to all procurements under this Part:

* *

I. Procurement support. All contracts covered under the provisions of this Chapter, in an amount greater than one hundred two hundred twenty-five thousand dollars, whether for purchase or rental payments or fiscal intermediary services in processing claims of health care providers, or master agreements, but excluding taxes, transportation, and other related services, shall be entered into with the assistance of a procurement support team as provided in Paragraph (2) of this Subsection and in accordance with guidelines to be published by the state central purchasing agency.

* * *

§1600. Other procurement methods

* *

E. Negotiation of noncompetitive contracts.

The head of the using agency or the agency procurement officer shall negotiate with the highest qualified persons for sole source or emergency procurements or for professional, personal, or those consulting services for less than fifty thousand dollars qualifying under R.S. 39:1621(A), or those social services qualifying under R.S. 39:1619(B) at compensation which the head of the using agency determines in writing to be fair and reasonable to the state. In making this determination, the head of the using agency shall take into account, in the following order of importance, the professional or technical compensation for which the services are to be rendered, including fee. Negotiation of consulting services for fifty thousand dollars or more not qualifying under R.S. 39:1619(B) shall be conducted in accordance with R.S. 39:1595(B) hereof.

§1621. Consulting service contracts

A. Contracts for consulting services which have a total maximum amount of compensation less than fifty seventy-five thousand dollars for a twelve-month period may be awarded without the necessity of competitive bidding or competitive negotiation.

B. Contracts for consulting services which have a total maximum amount of compensation of fifty seventy-five thousand dollars or more for a twelve-month period shall be awarded through a request for proposal process under rules and regulations issued by the office of state procurement. Service requirements shall not be artificially divided so as to exempt contracts from the request for proposal process.

C.(1) All contracts for consulting services which have a total maximum amount of compensation of one hundred forty two hundred twenty-five thousand dollars or more may be entered into with the assistance of a procurement support team as provided herein, and in accordance with guidelines promulgated and published by the office of state procurement.

* *

§1679. Violations; penalties

*

B. Any person who intentionally violates such law, rule or regulation shall be fined not more than five hundred one thousand dollars, or imprisoned for not more than six months, or both.

Page 61 HOUSE

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 4

On page 1, line 16, change "Section 2. This" to "Section 3. Section 1 of this"

AMENDMENT NO. 5

On page 1, after line 18, insert the following:

"Section 4. Sections 2 through 4 of this Act shall become effective upon signature of the governor or, if not signed by the governor, upon expiration of the time for bills to become law without signature by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If vetoed by the governor and subsequently approved by the legislature, Sections 2 through 4 of this Act shall become effective on the day following such approval."

Rep. Ivey moved that the amendments proposed by the Senate be rejected.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carrier Carter, G. Carter, R. Carter, R. Carter, R. Cormier Coussan Cox Crews Davis Deshotel DuBuisson	Fontenot Freeman Freiberg Frieman Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner	McKnight McMahen Miguez Miller, D. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas
Duplessis Dwight	LaCombe Landry	Thompson Turner
Echols Edmonds	Larvadain Lyons	Villio Wheat
Edmonston	Mack	White
Emerson Farnum	Magee Marino	Willard Wright
Firment Total - 96	McCormick	Zeringue
Total 90	NAYS	
Total - 0	ABSENT	
DeVillier Glover Hodges	Jefferson Jenkins Marcelle	McFarland Phelps

Total - 8

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 498-

USE DILL I'V. 498— BY REPRESENTATIVES EMERSON, AMEDEE, BAGLEY, BEAULLIEU, GARY CARTER, ROBBY CARTER, DEVILLIER, DESHOTEL, DUBUISSON, FREEMAN, FRIEMAN, GREEN, HARRIS, HORTON, MIKE JOHNSON, MCCORMICK, MIGUEZ, MOORE, SELDERS, THOMPSON, AND WHITE

AN ACT

To enact R.S. 37:23.4, relative to occupational licensing fees; to provide for waiver of fees; to provide for criteria; to provide for payment plans; to provide fee limits; to provide for an effective date; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Commerce, Consumer Protection and International Affairs to Reengrossed House Bill No. 498 by Representative Emerson

AMENDMENT NO. 1

On page 2, line 14, after "who" insert "is in good standing with the licensing board and"

AMENDMENT NO. 2

On page 2, line 16, change "may" to "shall"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Luneau to Reengrossed House Bill No. 498 by Representative Emerson

AMENDMENT NO. 1

On page 2, between lines 19 and 20, insert the following:

The provisions of this Section shall not apply to a license issued and regulated under the authority of the judicial branch of government.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Hensgens to Reengrossed House Bill No. 498 by Representative Emerson

AMENDMENT NO. 1

On page 1, line 16, following "(e)" and before "housing" change "Resides in public" to "Public"

AMENDMENT NO. 2

On page 2, line 3, change "(3)" to "B."

AMENDMENT NO. 3

On page 2, line 8, change "B." to "C."

AMENDMENT NO. 4

On page 2, line 18, change "C." to "D."

AMENDMENT NO. 5

On page 2, line 18, following "shall" and before "to" change "only apply" to "apply only" and following "licensing" change "agencies who" to "boards that"

Page 62 HOUSE

23rd Day's Proceedings - May 31, 2020

Rep. Emerson moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

Freeman

Freiberg

YEAS

Miguez

Mincey

Moore

Nelson

Newell

Pierre

Pressly

Romero

Seabaugh

St. Blanc

Stefanski

Selders

Stagni

Tarver

Thomas

Turner

Villio

Wheat

White

Willard

Wright

Zeringue

Thompson

Schamerhorn

Riser

Owen, C.

Owen, R. Phelps

Miller, D.

Miller, G.

Muscarello

Mr. Speaker
Adams
Amedee
Bacala
Bagley
Beaullieu
Bishop
Bourriaque
Brass
Brown
Bryant
Butler
Carpenter Carrier
Carrier
Carter, G. Carter, R.
Carter, N.
Carter, W. Cormier
Coussan
Cox
Crews
Davis
Deshotel
DuBuisson
Duplessis
Duplessis Dwight
Echols
Edmonds
Edmonston
Farnum
Firment
Fontenot
Total - 95

Emerson

-

Frieman Gadberry Gaines Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino McCormick McFarland McKnight McMahen NAYS

Total - 1	ABSENT	
DeVillier Garofalo Glover Total - 8	Hodges James Jefferson	Jenkins Marcelle

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 525— BY REPRESENTATIVE HILFERTY

A JOINT RESOLUTION

Proposing to amend Article VII, Section 18(G)(1)(a)(ii) of the Constitution of Louisiana, relative to the requirement that a person's income not exceed a certain amount in order to receive the special assessment level for residential property receiving the homestead exemption; to increase the amount of income allowed in order to qualify for the special assessment level; to provide for submission of the proposed amendment to the electors; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Engrossed House Bill No. 525 by Representative Hilferty

AMENDMENT NO. 1

On page 2, line 3, change "2021" to "2026"

Rep. Hilferty moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Fontenot McMahen Adams Freeman Miguez Amedee Freiberg Miller, D. Bacala Frieman Miller, G. Gadberry Mincey Bagley Beaullieu Gaines Moore Bishop Garofalo Muscarello Bourriaque Goudeau Nelson Brass Green Newell Brown Harris Owen, C. Brvant Henry Owen, R. Phelps Butler Hilferty Carpenter Hollis Pierre Horton Pressly Carrier Carter, G. Hughes Riser Huval Carter, R. Romero Carter, W. Illg Schamerhorn Cormier Seabaugh Ivey Coussan James Selders St. Blanc Johnson, M. Cox Crews Johnson, T. Stagni Davis Stefanski Jones Deshotel Jordan Tarver DuBuisson Kerner Thomas Landry Duplessis Thompson Dwight Larvadain Turner Echols Lyons Villio Edmonds Magee Wheat Edmonston White Marino Emerson McCormick Willard Farnum McFarland Wright Firment McKnight Zeringue Total - 96 NAYS Total - 0 ABSENT DeVillier Jefferson Mack Glover Jenkins Marcelle Hodges LaCombe

The amendments proposed by the Senate having received a twothirds vote of the elected members, were concurred in by the House.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 140: Reps. Miguez, James, and Riser.

Total - 8

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 210: Reps. Michael Johnson, Gregory Miller, and Pressly.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 267: Reps. Gary Carter, Zeringue, and Dustin Miller.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 269: Reps. Gary Carter, Zeringue, and Dustin Miller.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to Senate Bill No. 164: Reps. Bishop, Magee, and Beaullieu.

Suspension of the Rules

On motion of Rep. Jones, the rules were suspended in order to take up and consider House Bills and Joint Resolutions on Third Reading and Final Passage at this time.

House Bills and Joint Resolutions on **Third Reading and Final Passage**

The following House Bills and Joint Resolutions on third reading and final passage were taken up and acted upon as follows:

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 643 on third reading and final passage after the 82nd calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

HOUSE BILL NO. 643-BY REPRESENTATIVE JONES

AN ACT To amend and reenact R.S. 15:574.2(D)(1) and to enact R.S. 15:574.7(E), relative to the committee on parole; to provide relative to the powers and duties of the committee on parole; to provide relative to the time and conditions of release on parole; to provide relative to the supervision and fees associated with the supervision of a parolee; and to provide for related matters.

Read by title.

Motion

Rep. Jones moved that the House grant permission to the Senate to consider House Bill No. 643 on third reading and final passage after the 82nd calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

E

Γ

E 0 YEAS

Mr. Speaker	Freiberg	Miguez
Adams	Frieman	Miller, D.
Amedee	Gadberry	Miller, G.
Bacala	Gaines	Mincey
Bagley	Garofalo	Moore
Beaullieu	Goudeau	Muscarello
Bourriaque	Green	Nelson
Brass	Harris	Newell
Brown	Henry	Owen, C.
Bryant	Hilferty	Owen, R.
Butler	Hollis	Phelps
Carpenter	Horton	Pierre
Carrier	Hughes	Pressly
Carter, G.	Huval	Riser
Carter, R.	Illg	Romero
Carter, W.	Ivey	Schamerhorn
Cormier	Johnson, M.	Seabaugh
Coussan	Johnson, T.	Selders
Cox	Jones	St. Blanc
Crews	Jordan	Stagni
Davis	Kerner	Stefanski
Deshotel	LaCombe	Thomas
DuBuisson	Landry	Thompson
Duplessis	Larvadain	Turner
Dwight	Lyons	Villio
Echols	Mack	Wheat
Edmonds	Magee	White
Emerson	Marino	Willard
Farnum	McCormick	Wright
Firment	McFarland	Zeringue
Fontenot	McKnight	-
Freeman	McMahen	
Total - 94		
	NAYS	
Total - 0		
10141 - 0	ABSENT	
	1 IBOLI (I	

Bishop	Hodges	Marcelle
DeVillier	James	Tarver
Edmonston	Jefferson	
Glover	Jenkins	
Total - 10		

The motion to consider having received a two-thirds vote of the elected members, was adopted.

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

Page 64 HOUSE

23rd Day's Proceedings - May 31, 2020

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 159 on third reading and final passage after the 82^{nd} calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

HOUSE BILL NO. 159-

BY REPRESENTATIVES MCFARLAND, ADAMS, BACALA, BEAULLIEU. BY REPRESENTATIVES MCFARLAND, ADAMS, BACALA, BEAULLEU, BOURRIAQUE, BROWN, CARPENTER, CARRIER, ROBBY CARTER, COUSSAN, DESHOTEL, EDMONDS, EMERSON, FIRMENT, FREIBERG, FRIEMAN, GADBERRY, GOUDEAU, GREEN, HARRIS, ILLG, MIKE JOHNSON, TRAVIS JOHNSON, KERNER, LACOMBE, LARVADAIN, LYONS, MCCORMICK, MCKNIGHT, MCMAHEN, MIGUEZ, DUSTIN MILLER, GREGORY MILLER, NELSON, CHARLES OWEN, ROBERT OWEN, PIERRE, PRESSLY, RISER, ROMERO, SCHAMERHORN, SEABAUGH, SELDERS, THOMAS, THOMPSON, AND WHEAT AN ACT

To amend and reenact R.S. 56:116.1(D)(2), relative to hunting outlaw quadrupeds, nutria, and beaver; to allow nighttime hunting of outlaw quadrupeds, nutria, and beaver on private property at any time of the year; and to provide for related matters.

Read by title.

Motion

Rep. McFarland moved that the House grant permission to the Senate to consider House Bill No. 159 on third reading and final passage after the 82nd calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

Edmonston Magee Emerson Marino

McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat Willard

McKnight

Farnum Firment Total - 96	McCo McFai
Total - 0	

ormick Wright rland

NAYS

ABSENT

James

Jefferson

Jenkins

Marcelle White

Hodges Total - 8

DeVillier

Glover

The motion to consider having received a two-thirds vote of the elected members, was adopted.

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 246 on third reading and final passage after the 82nd calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

HOUSE BILL NO. 246-

BY REPRESENTATIVE COUSSAN AND SENATOR CORTEZ AN ACT

To enact R.S. 56:641.2, relative to hunting and fishing licenses; to authorize the secretary of the Department of Wildlife and Fisheries to certify certain organizations involved in hunting or fishing activities; to exempt from the hunting and fishing license requirements individuals engaged in hunting or fishing activities sponsored by those organizations; and to provide for related matters

Read by title.

Motion

Rep. Coussan moved that the House grant permission to the Senate to consider House Bill No. 246 on third reading and final passage after the 82nd calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

Freeman

Freiberg

Frieman

Gadberry

Gaines

YEAS

Mr. Speaker Adams Amedee Bacala Bagley

McMahen Miguez Miller, D. Miller, G. Mincey

Zeringue

Beaullieu Bishop Bourriaque Brass Brown Brvant Butler Carpenter Carrier Carter, G. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum Firment Fontenot Total - 98 Total - 0

Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino McCormick McFarland McKnight

Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

NAYS

ABSENT

The motion to consider having received a two-thirds vote of the elected members, was adopted.

Suspension of the Rules

On motion of Rep. Echols, the rules were suspended in order to take up and consider House Bills and Joint Resolutions returned from the Senate with amendments at this time.

House Bills and Joint Resolutions Returned from the Senate with Amendments

The following House Bills and Joint Resolutions returned from the Senate with amendments to be concurred in by the House were taken up and acted upon as follows:

HOUSE BILL NO. 530— BY REPRESENTATIVE ECHOLS

BY REPRESENTATIVE ECHOLS AN ACT

To enact Subpart B-1 of Part II of Chapter 6 of Title 22 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 22:1841 through 1846, relative to payment of claims for services provided through telehealth or telemedicine; to define key terms; to require coverage for healthcare services provided through telehealth and telemedicine; to provide relative to healthcare services provided through store-and-forward telemedicine; to provide for reimbursement for healthcare services provided through remote patient monitoring; to provide for effectiveness; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Insurance to Reengrossed House Bill No. 530 by Representative Echols

AMENDMENT NO. 1

On page 1, line 3, change "1846" to "1844"

AMENDMENT NO. 2

On page 1, delete lines 5 and 6 in their entirety

AMENDMENT NO. 3

On page 1, at the beginning of line 7, delete "forward telemedicine;"

AMENDMENT NO. 4

On page 1, line 12, change "1846" to "1844"

AMENDMENT NO. 5

On page 2, delete lines 22 through 29 in their entirety

AMENDMENT NO. 6

Delete page 3 in its entirety and insert in lieu thereof the following:

"(5) "Telehealth" shall have the same meaning as defined in R.S. 40:1223.3 and may include audio-only conversations as provided for in R.S. 40:1223.3(5).

(6) "Telemedicine" shall have the same meaning as defined in R.S. 37:1262, may be provided as described in R.S. 37:1271(B)(4), and may include audio-only conversations as provided for in R.S. 37:1271(B)(4)(b)."

AMENDMENT NO. 7

On page 4, delete lines 1 through 12 in their entirety

AMENDMENT NO. 8

On page 4, at the beginning of line 13, change "§1843." to "§1842."

AMENDMENT NO. 9

On page 4, at the beginning of line 14, change "A." to "A.(1)"

AMENDMENT NO. 10

On page 4, line 16, after "medical services" delete the remainder of the line and insert in lieu thereof the following:

", telehealth healthcare services, and remote patient monitoring services.

(2) A link clearly identified on the health coverage plan's issuer's website to the information required pursuant to this Subsection shall be sufficient to meet the requirements of this Section."

AMENDMENT NO. 11

On page 4, after line 19, delete the remainder of the page and on page 5, delete lines 1 through 12 in their entirety

AMENDMENT NO. 12

On page 5, at the beginning of line 13, change "§1845." to "§1843."

Page 66 HOUSE

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 13

On page 5, line 16, change "residential" to "nontraditional clinical"

AMENDMENT NO. 14

On page 7, at the beginning of line 10, change "§1846." to "§1844."

Rep. Echols moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bourriaque Brass Brown Bryant Butler Carpenter Carter, G. Carter, R. Carter, R. Carter, R. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson	Freeman Freiberg Frieman Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee	McKnight McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat	
Edmonston	Mack	Villio	
Farnum	Magee	White	
Firment Fontenot Total - 96	McCormick McFarland	Wright Zeringue	
NAYS			
Total - 0	ABSENT		
Bishop DeVillier Glover Total - 8	Hodges Jefferson Jenkins	Marcelle Willard	

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 532-

BY REPRESENTATIVE JORDAN AN ACT

To enact Subpart B-1 of Part IV of Chapter 4 of Title 22 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 22:1300.1 through 1300.13, relative to the regulation of peer-topeer car sharing programs; to provide for the assumption of liability; to provide for the duties of peer-to-peer car sharing programs; to provide for liability policy requirements; to

provide for primary liability; to provide for indemnification; to provide for the notification of the effect of liens; to provide for policy exclusions; to provide for the maintenance and disclosure of records; to provide for the exemption of vicarious liability in certain circumstances; to provide for a peer-to-peer car sharing program to have insurable interest; to provide consumer protection disclosures; to provide for the responsibility of special equipment; to provide for safety recall repairs; to provide for definitions; to provide for an effective date; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Insurance to Reengrossed House Bill No. 532 by Representative Jordan

AMENDMENT NO. 1

On page 6, between lines 15 and 16, insert the following:

"(3) Limits the applicability of state dealer franchise laws as set forth in R.S. 32:1251 through 1269."

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Cathey to Reengrossed House Bill No. 532 by Representative Jordan

AMENDMENT NO. 1

On page 2, line 20 change "automobile rental agreement" to 'automobile rental contract'

Rep. Jordan moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Page 67 HOUSE

23rd Day's Proceedings - May 31, 2020

Edmonds Edmonston Emerson Farnum Firment Frontenot Freeman Total - 95	Mack Magee Marino McCormick McFarland McKnight McMahen NAYS	Villio Wheat White Willard Wright Zeringue
Total - 0	ABSENT	
Beaullieu Bishop DeVillier Total - 9	Garofalo Glover Hodges	Jefferson Jenkins Marcelle

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 561— BY REPRESENTATIVE DWIGHT

AN ACT To amend and reenact R.S. 47:337.33(A)(1) and (5), 337.71, 1401, 1407(1) and (3), 1408(D)(1), and 1434(A) and to enact R.S. 47:337.22(E), 337.33(E), and 1431(E), relative to the administration, enforcement, and adjudication of state and local taxes; to provide for certain collection procedures; to provide for the jurisdiction of the Board of Tax Appeals; to provide for the filing of certain petitions with the Board of Tax Appeals; to provide for the judicial review of decisions of the Board of Tax Appeals; to authorize a local collector to extend a filing or payment deadline under certain circumstances; to require the publication of certain extensions; to require the waiver of penalties under certain circumstances; to provide for certain requirements and limitations; to authorize the filing of certain actions; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Reengrossed House Bill No. 561 by Representative Dwight

AMENDMENT NO. 1

On page 1, line 2, after "reenact" delete the remainder of the line, delete line 3, and insert:

"R.S. 47:302(K)(7)(b), 337.33(A)(1) and (5), 337.71, 551(B), 1401, 1402(C), (D), (E), and (F), 1403(A)(3), 1407(1), (3), and (7), 1408(D)(1), and 1434(A) and to enact R.S. 47:301(4)(n), 303(I), 337.22(É), 337.33(E), 340(E)(6), 1403(A)(5), and 1431(E),"

AMENDMENT NO. 2

On page 1, line 6, after "Appeals;" insert:

"to provide relative to the timeline for appointments, selection of officers, filling of vacancies, and review of compensation for the Board of Tax Appeals; to provide relative to interagency transfers to the Board of Tax Appeals; to provide relative to the definition of a dealer; to provide relative to definitions and administration of tax related to peer to peer vehicle sharing;

AMENDMENT NO. 3

On page 1, line 14, after "Section 1." delete the remainder of the line, delete line 15, and insert:

'R.S. 47:337.33(A)(1) and (5), 337.71, 1401, 1402(C), (D), (E), and (F), 1403(A)(3), 1407(1), (3), and (7), 1408(D)(1), and 1434(A) are hereby amended and reenacted and R.S. 47:337.22(E), 337.33(E), 340(E)(6), 1403(A)(5), and '

AMENDMENT NO. 4

On page 3, line 18, delete "shall be" and insert "is"

AMENDMENT NO. 5

On page 3, between lines 23 and 24, insert:

"*

§340. Louisiana Sales and Use Tax Commission for Remote Sellers; members; powers

* E.

(6)(a) The commission is authorized to enter into a cooperative endeavor agreement for the purposes specified in R.S. 47:1439(F)(3), and any payments due pursuant thereto shall be added to any amounts due pursuant to Paragraph (5) of this Subsection.

(b) Any amount due pursuant to this Paragraph or Paragraph (5) of this Subsection shall be in addition to any amounts otherwise retained pursuant to Paragraph (3) of this Subsection.'

AMENDMENT NO. 6

On page 4, between lines 9 and 10, insert:

"§1402. Membership of board; qualifications; appointment; term; vacancy; salary

C. The governor shall make the following appointments on or before September 1, 2014: one member with a term expiring February 1, 2016, and one member with a term expiring February 1, 2018. The successor to the member whose term expires pursuant to this Section on February 1, 2020 shall be appointed to a term expiring January 1, 2024, and the successor to the member whose term expires February 1, 2022 shall be appointed to a term expiring January 1, 2026. Any subsequent appointments pursuant to this Subsection shall be for either a fixed term of four years from the date of the expiration of the expiration of the expiration. of the expiration of the expired term or for the remainder of an unexpired term.

D.(1) On or before August 1, 2014, the governor shall appoint one member to a term expiring February 1, 2020, from a list of qualified nominees provided by the nominating committee stablished pursuant to this Subsection. The successor to that member shall be appointed to a term expiring January 1, 2026. Any subsequent appointments pursuant to this Subsection shall be for either a fixed term of six years from the date for expiration of the expired term or for the remainder of an unexpired term. An appointment pursuant to the provisions of this Subsection shall be made within ninety days of written notice of the nomination.

E.(1) A Notwithstanding any provision of law to the contrary, a board member shall continue to serve until a successor has been appointed. No member may be removed during an unexpired except by induction into office of a successor, duly appointed and qualified pursuant to this Section, upon expiration of a term of office except or for good cause shown, which shall be subject to judicial review.

Page 68 HOUSE

23rd Day's Proceedings - May 31, 2020

* * *

F. The governor shall establish the compensation to be paid to members of the board, including any additional compensation for its officers, shall be continued. Beginning January 1, 2024, the board's regular salary shall be subject to review and recommendation by the Judicial Compensation Commission. Any recommendation issued shall become effective only upon approval by the legislature. Annual adjustments related to reimbursement of expenses or per diem may be approved by the supreme court. A member's compensation shall not be reduced during his unexpired term of office.

§1403. Designation of officers; domicile; quorum; seal

A. * *

(3) The member appointed pursuant to R.S. 47:1402(D) shall be the hearing judge of the Local Tax Division of the board. For the purposes of the Local Tax Division, the judge shall exercise all jurisdiction, authority, and powers of the board and its chairman, including the hearing of cases to be adjudicated in the division and the rendering of orders and judgments in such cases. The remainder of the board may temporarily exercise these functions during any vacancy in this appointment, but may <u>not</u> hear and render judgment in a case in the division only if this appointment remains vacant for more than ninety days.

*

(5) In the event of a vacancy lasting more than ninety days, the supreme court is authorized to make assignments or appointments in the same manner as authorized pursuant to Article V, Section 5(A) of the Constitution of Louisiana, and any ad hoc judge so assigned shall receive the compensation specified in this chapter for ad hoc appointment due to recusal."

AMENDMENT NO. 7

On page 4, between lines 23 and 24, insert:

"*

(7) A petition for declaratory judgment or other action related to the constitutionality of a law or ordinance or validity of a regulation concerning any matter relating to any state or local tax or fee excluding those tax matters within the jurisdiction of the Louisiana Tax Commission pursuant to the provisions of Article VII, Section 18(E) of the Constitution of Louisiana."

*

AMENDMENT NO. 8

On page 5, after line 23, insert:

*

"Section 2. R.S. 47:302(K)(7)(b) and 551(B) are hereby amended and reenacted and R.S. 47:301(4)(n) and 303(I) are hereby enacted to read as follows:

§301. Definitions

As used in this Chapter the following words, terms, and phrases have the meanings ascribed to them in this Section, unless the context clearly indicates a different meaning:

* *

(4) "Dealer" includes every person who manufactures or produces tangible personal property for sale at retail, for use, or consumption, or distribution, or for storage to be used or consumed in a taxing jurisdiction. "Dealer" is further defined to mean:

*

*

(n)(i) Any person who operates, maintains, or facilitates a peer-to-peer vehicle sharing program and collects any amount required to be paid as part of a vehicle sharing program agreement whereby a shared vehicle owner leases or rents a shared vehicle to a shared vehicle driver in this state.

(ii) For the purposes of this Subparagraph, the following definitions shall apply:

(aa) "Vehicle sharing program agreement" means the terms and conditions applicable to a shared vehicle owner and a shared vehicle driver that govern the use of a shared vehicle through a peer-to-peer vehicle sharing program.

(bb) "Peer-to-peer vehicle sharing" means the authorized use of a vehicle by a person other than the vehicle's owner through a peer-to-peer car sharing program.

(cc) "Peer-to-peer vehicle sharing program" means a business platform that connects a shared vehicle owner with a shared vehicle driver to enable the sharing of vehicles for financial consideration.

(dd) "Shared vehicle" means a vehicle that is available for sharing through a peer-to-peer vehicle sharing program.

(ee) "Shared vehicle driver" means a person who has been authorized to drive the shared vehicle by the shared vehicle owner under a vehicle sharing program agreement.

(ff) "Shared vehicle owner" means the registered owner, or a person or entity designated by the registered owner, of a shared vehicle made available for sharing to shared vehicle drivers through a peer-to-peer vehicle sharing program.

*

§302. Imposition of tax

* * *

K. An additional tax shall be levied as follows:

* * * (7) * * *

(b) The amount specified in Item (a)(i) of this Paragraph as transferred to the Department of State Civil Service, Board of Tax Appeals, shall be increased by fifty-five thousand dollars on July 1, 2015, by thirty-two thousand dollars on July 1, 2016, and by five thousand dollars on the first day of each of the six subsequent fiscal years. The amounts specified in this Subparagraph and Subparagraph (a) of this Paragraph shall be transferred by the secretary within the first thirty days of each fiscal year and the Department of State Civil Service, Board of Tax Appeals, may retain all funds which that are transferred as directed in this Subparagraph and Subparagraph (b) of this Paragraph.

* * §303. Collection

* * *

I. The state sales tax collected by dealers as defined in R.S. 47:301(4)(n) shall be filed and paid electronically to the secretary.

§551. Imposition of tax

* *

Page 69 HOUSE

23rd Day's Proceedings - May 31, 2020

B. (1) The tax shall be payable to the secretary of the Department of Revenue. The tax shall be collected and payment enforced pursuant to the provisions of Chapter 2 of Subtitle II of Title 47 of the Louisiana Revised Statutes of 1950 insofar as such provisions are not in conflict with this Section. The secretary is authorized to promulgate rules and regulations necessary for the proper administration and enforcement of this Chapter.

(2) The state and local taxes levied pursuant to Subsection (A) of this Section shall be filed and paid electronically to the secretary by dealers as defined in R.S. 47:301(4)(n).

*

* *

Section 3. The provisions of this Section and Section 1 of this Act shall be effective July 1, 2020. The provisions of Section 2 of this Act shall be effective on January 1, 2021."

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Allain to Reengrossed House Bill No. 561 by Representative Dwight

AMENDMENT NO. 1

On page 1, line 3 of Senate Committee Amendment No. 1 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on May 28, 2020, after "1402(C)," change "(D), (E), and" to "(D)(1), (E)(1), and"

AMENDMENT NO. 2

On page 1, line 16 of Senate Committee Amendment No. 3 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on May 28, 2020, after "1402(C)," change "(D), (E), and" to "(D)(1), (E)(1), and"

Rep. Dwight moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Freeman
Adams	Freiberg
Amedee	Frieman
Bacala	Gadberry
Bagley	Gaines
Beaullieu	Garofalo
Bourriaque	Goudeau
Brass	Green
Brown	Harris
Bryant	Henry
Butler	Hilferty
Carpenter	Hollis
Carter, G.	Horton
Carter, R.	Hughes
Carter, R.	Huval
Carter, W.	Illg
Cormier	Ivey
Coussan	James
Cox	Johnson, M.
Crews	Jones
Davis	Jordan
Deshotel	Kerner
DuBuisson	LaCombe
Duplessis	Lyons
Dwight	Mack
Dwight	Mack
Edmonds	Magee
	-

Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio

Edmonston	Marino	Wheat
Emerson	McCormick	Willard
Farnum	McFarland	Wright
Firment	McKnight	Zeringue
Fontenot	McMahen	0
Total - 92		
	NAYS	
Total - 0		
Totur 0	ABSENT	
Bishop	Hodges	Landry
DeVillier	Jefferson	Larvadain
Echols	Jenkins	Marcelle
Glover	Johnson, T.	White
Total - 12	- ,	

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 577— BY REPRESENTATIVES GOUDEAU AND BEAULLIEU

AN ACT To enact R.S. 33:2494(C)(5) and 2554(C)(3), relative to municipal fire and police civil service in the cities of Broussard, Carencro, Scott, and Youngsville; to provide relative to the certification and appointment of eligible persons in the police departments of those municipalities; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator White to Engrossed House Bill No. 577 by Representative Goudeau

AMENDMENT NO. 1

On page 1, line 2, after "2554(C)(3)," and before "relative" insert "and to repeal R.S. 2494(C)(4),"

AMENDMENT NO. 2

On page 1, line 3, after "Carencro," and before "Scott" insert "East Baton Rouge,"

AMENDMENT NO. 3

On page 2, after line 21, insert the following:

"Section 2. R.S. 33:2494(C)(4) is hereby be repealed in its entirety."

Rep. Goudeau moved that the amendments proposed by the Senate be rejected.

ROLL CALL

The roll was called with the following result:

Freiberg

Frieman

Gadberry

Garofalo

Goudeau

Gaines

Green

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bourriaque McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello

Page 70 HOUSE

23rd Day's Proceedings - May 31, 2020

Brass Brown Butler Carpenter Carrier Carter, G. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum Firment Fontenot	Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino McCormick McFarland	Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright
Total - 96	NAYS	
Total - 0	ABSENT	
Bishop Bryant DeVillier Total - 8	Glover Hodges Jefferson	Jenkins Marcelle

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 590— BY REPRESENTATIVES MIKE JOHNSON AND THOMPSON AN ACT

To amend and reenact R.S. 33:4712.18, relative to the donation of equipment and personnel between political subdivisions; to require a written agreement between political subdivisions; to identify the requirements of the written agreement; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Local and Municipal Affairs to Reengrossed House Bill No. 590 by Representative Mike Johnson

AMENDMENT NO. 1

On page 2, line 2, change "public entity." to "political subdivision."

AMENDMENT NO. 2

On page 2, lines 5 and 6, change "public entity." to "political subdivision.

AMENDMENT NO. 3

On page 2, line 7, change "public entity" to "political subdivision"

AMENDMENT NO. 4

On page 2, line 21, insert:

"(4) The donor shall provide an estimate of the value of the donation.

Rep. Michael Johnson moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

	1 20 10	
Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bourriaque Brass Brown Bryant Butler Carpenter Carrier Carter, G. Carter, R. Carter, R. Cornier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonds Edmonds Edmonds Farnum Firment Fontenot Total - 0	Freeman Freiberg Frieman Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino McCormick McFarland	McKnight McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue
	ABSENT	
Bishop DeVillier Glover Total - 9	Hodges Jefferson Jenkins	Marcelle Nelson Selders

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 591— BY REPRESENTATIVES LARVADAIN, WILFORD CARTER, AND COX AN ACT

To amend and reenact R.S. 40:2018.3(A) and (B)(1), (2), and (9) relative to the composition of the Louisiana Sickle Cell Commission; to provide for appointments for members to the commission; to provide for additional members to serve on the commission; to provide a meeting location for the commission meetings to take place; to provide for an effective date; and to provide for related matters.

Read by title.

Page 71 HOUSE

23rd Day's Proceedings - May 31, 2020

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Barrow to Reengrossed House Bill No. 591 by Representative Larvadain

AMENDMENT NO. 1

On page 1, line 13, change "sixteen" to "seventeen"

AMENDMENT NO. 2

On page 1, line 14, change "Twelve" to "Thirteen"

AMENDMENT NO. 3

On page 2, line 14, after "(i)" change "Four" to "Five"

Rep. Larvadain moved that the amendments proposed by the Senate be rejected.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carter, R. Carter, R. Carter, R. Carter, R. Carter, R. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum Firment Total - 95	Fontenot Freeman Freiberg Frieman Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee McCormick McFarland McKnight	McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue		
Total - 0	10115			
ABSENT				
DeVillier Glover Hodges Total - 9	Horton Jefferson Jenkins	Marcelle Marino Nelson		

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 597— BY REPRESENTATIVES NELSON, ADAMS, AMEDEE, BACALA, BUTLER, CARRIER, CREWS, EDMONDS, EDMONSTON, FARNUM, FIRMENT, FREIBERG, FRIEMAN, GAROFALO, HARRIS, HENRY, HORTON, IVEY, MIKE JOHNSON, MACK, MCCORMICK, MCFARLAND, MIGUEZ, CHARLES OWEN, ROBERT OWEN, SCHAMERHORN, SEABAUGH, WHEAT, AND WRIGHT AN ACT

To enact Civil Code Article 2315.11, relative to the presumption of causation of injuries; to prohibit a presumption of causation in certain circumstances; to provide for prospective application; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Peacock to Reengrossed House Bill No. 597 by Representative Nelson

AMENDMENT NO. 1

On page 1, at the beginning of line 8, delete "In" and insert 'Notwithstanding any other provision of law, in"

AMENDMENT NO. 2

On page 1, at the end of line 9, delete "<u>illness or</u>" and insert "<u>illness</u>, <u>injury</u>, <u>or condition</u>"

AMENDMENT NO. 3

On page 1, line 10, at the beginning of the line delete "injury" and after "that an" and before "was caused" delete "illness or injury" and insert "illness, injury, or condition"

Rep. Nelson moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Page 72 HOUSE

23rd Day's Proceedings - May 31, 2020

	NAYS	
Brass Brown Carpenter Carter, G. Coussan Duplessis Dwight Gaines Total - 23	Green Hilferty Hughes James Jordan LaCombe Larvadain Lyons	Miller, D. Muscarello Pierre Selders Stagni Stefanski Willard
	ABSENT	
Bishop DeVillier Edmonston Glover Hodges	Jefferson Jenkins Jones Landry Magee	Marcelle Newell Zeringue

The amendments proposed by the Senate were concurred in by the House.

Conference Committee Reports Received

Conference Committee Reports were received for the following legislative instruments:

Senate Bill No. 435

Total - 13

The conference committee reports for the above legislative instruments lie over under the rules.

Suspension of the Rules

On motion of Rep. Hilferty, the rules were suspended in order to take up and consider House Bills and Joint Resolutions on Third Reading and Final Passage at this time.

House Bills and Joint Resolutions on **Third Reading and Final Passage**

The following House Bills and Joint Resolutions on third reading and final passage were taken up and acted upon as follows:

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 453 on third reading and final passage after the 82nd calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

HOUSE BILL NO. 453— BY REPRESENTATIVE HILFERTY AN ACT

To amend and reenact Children's Code Article 910, relative to modification of dispositions; to provide relative to a motion to modify a disposition; to require the motion to be served upon all parties; to provide relative to the circumstances under which a contradictory hearing is required; and to provide for related matters.

Read by title.

Motion

Rep. Hilferty moved that the House grant permission to the Senate to consider House Bill No. 453 on third reading and final passage after the 82nd calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Fontenot	McFarland
Adams	Freeman	McKnight
Amedee	Freiberg	McMahen
Bacala	Frieman	Miguez
Bagley	Gadberry	Miller, D.
Beaullieu	Gaines	Miller, G.
Bishop	Garofalo	Mincey
Bourriaque	Goudeau	Moore
Brass	Green	Muscarello
Brown	Harris	Nelson
Bryant	Henry	Newell
Butler	Hilferty	Owen, C.
Carpenter	Hollis	Pierre
Carrier	Horton	Pressly
Carter, G.	Hughes	Riser
Carter, R.	Huval	Romero
Carter, W.	Illg	Schamerhorn
Cormier	Ivey	Seabaugh
Coussan	James	Selders
Cox	Johnson, M.	St. Blanc
Crews	Johnson, T.	Stagni
Davis	Jones	Stefanski
Deshotel	Jordan	Tarver
DuBuisson	Kerner	Thomas
Duplessis	LaCombe	Thompson
Dwight	Landry	Turner
Echols	Larvadain	Villio
Edmonds	Lyons	Wheat
Edmonston	Mack	White
Emerson	Magee	Willard
Farnum	Marino	Wright
Firment	McCormick	Zeringue
Total - 96		0
	NAYS	
T 1 0		
Total - 0		
	ABSENT	

ABSENT

DeVillier Glover Hodges Total - 8	Jefferson Jenkins Marcelle	Owen, R. Phelps
--	----------------------------------	--------------------

The motion to consider having received a two-thirds vote of the elected members, was adopted.

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

Page 73 HOUSE

23rd Day's Proceedings - May 31, 2020

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 842 on third reading and final passage after the 82^{nd} calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

HOUSE BILL NO. 842-BY REPRESENTATIVE HILFERTY

AN ACT

amend and reenact R.S. 13:1381.2(A), 1381.4, and 1381.5(B)(2)(a), R.S. 15:168(B)(1) and 571.11(D), R.S. 16:16.3(A), and R.S. 22:822(A) and (B)(3), to enact R.S. 13:1381.5(B)(2)(e), and to repeal R.S. 13:1377, relative to the assessment, collection, and distribution of certain court costs and fees in the parish of Orleans, to provide relative to court То and fees in the parish of Orleans; to provide relative to court costs and clerk of court fees in Orleans Parish; to provide relative to the sheriff's detention and prison security fee in Orleans Parish; to provide relative to the judicial expense fund for the Criminal District Court for Orleans Parish; to provide relative to the administration of the criminal justice fund in Orleans Parish; to provide relative to the assessment of costs for the indigent defender fund in Orleans Parish; to provide relative to the disposition of fines and forfeitures in Orleans Parish; to provide relative to criminal bail bond annual license fees in Orleans Parish; and to provide for related matters.

Read by title.

Motion

Rep. Hilferty moved that the House grant permission to the Senate to consider House Bill No. 842 on third reading and final passage after the 82nd calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

Dwight Echols Edmonds Edmonston Emerson Farnum Firment Total - 95	Larvadain Lyons Mack Magee Marino McCormick McFarland	Villio Wheat White Willard Wright Zeringue
	NAYS	
Total - 0	ABSENT	
DeVillier Glover Hodges	James Jefferson Jenkins	Marcelle Phelps Selders

The motion to consider having received a two-thirds vote of the elected members, was adopted.

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 70 on third reading and final passage after the 82nd calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

HOUSE BILL NO. 70— BY REPRESENTATIVE MIKE JOHNSON

Total - 9

AN ACT To amend and reenact R.S. 29:26.1(D)(1) and to enact R.S. 29:26.1(B)(11), relative to National Guard death and disability benefits; to provide for qualifying subsequent examinations; to

define "qualifying subsequent examination"; and to provide for

Read by title.

related matters.

Motion

Rep. Michael Johnson moved that the House grant permission to the Senate to consider House Bill No. 70 on third reading and final passage after the 82nd calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

Freeman

Freiberg

Frieman

Gaines

Garofalo

Gadberry

YEAS

Mr. Speaker Adams Amedee Bagley Beaullieu Bishop

McMahen Miguez Miller, D. Miller, G. Mincey Moore

Page 74 HOUSE

23rd Day's Proceedings - May 31, 2020

Bourriaque Brass Brown Bryant Butler Carpenter Carter, G. Carter, R. Carter, R. Corter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight	Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Jones Jones Jordan Kerner LaCombe Landry Larvadain	Muscarello Nelson Newell Owen, C. Owen, R. Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner
Edmonston Emerson Farnum Firment Fontenot Total - 95	Magee Marino McCormick McFarland McKnight NAYS	White Willard Wright Zeringue
Total - 0	ABSENT	
Bacala DeVillier Glover Total - 9	Hodges Jefferson Jenkins	Johnson, T. Marcelle Phelps

The motion to consider having received a two-thirds vote of the elected members, was adopted.

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 497 on third reading and final passage after the 82nd calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

HOUSE BILL NO. 497— BY REPRESENTATIVE IVEY

AN ACT

To enact R.S. 24:513(P), relative to the legislative auditor; to require certain auditees to provide the legislative auditor with direct, electronic access to data; to provide for the payment of costs related thereto; to require the development and approval of a plan relative thereto; to provide for criminal and civil penalties for violations; and to provide for related matters.

Read by title.

Motion

Rep. Ivey moved that the House grant permission to the Senate to consider House Bill No. 497 on third reading and final passage after the 82^{nd} calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Fontenot	McKnight
Adams	Freeman	McMahen
Amedee	Freiberg	Miguez
Bacala	Frieman	Miller, D.
Bagley	Gadberry	Miller, G.
Beaullieu	Gaines	Mincey
Bishop	Garofalo	Moore
Bourriaque	Goudeau	Muscarello
Brass	Green	Nelson
Brown	Harris	Newell
Bryant	Henry	Owen, C.
Butler	Hilferty	Owen, R.
Carpenter	Hollis	Phelps
Carrier	Horton	Pierre
Carter, G.	Hughes	Pressly
Carter, R.	Huval	Riser
Carter, W.	Illg	Romero
Cormier	Ivey	Schamerhorn
Coussan	James	Seabaugh
Cox	Johnson, T.	Selders
Crews	Jones	St. Blanc
Davis	Jordan	
Deshotel		Stagni Stefanski
DuBuisson	Kerner LaCombe	
		Thomas
Duplessis	Landry	Thompson
Dwight	Larvadain	Turner
Echols	Lyons	Villio
Edmonds	Mack	Wheat
Edmonston	Magee	White
Emerson	Marino	Willard
Farnum	McCormick	Wright
Firment	McFarland	Zeringue
Total - 96		
	NAYS	
Total - 0		
	ABSENT	
DeVillier	Jefferson	Marcelle
Glover	Jenkins	Tarver
		1 al VCI
Hodges	Johnson, M.	
Total - 8		

The motion to consider having received a two-thirds vote of the elected members, was adopted.

Suspension of the Rules

On motion of Rep. Charles Owen, the rules were suspended in order to take up and consider House Bills and Joint Resolutions Returned from the Senate with Amendments at this time.

House Bills and Joint Resolutions Returned from the Senate with Amendments

The following House Bills and Joint Resolutions returned from the Senate with amendments to be concurred in by the House were taken up and acted upon as follows:

Page 75 HOUSE

23rd Day's Proceedings - May 31, 2020

HOUSE BILL NO. 613-

- USE BILL NO. 613— BY REPRESENTATIVE CHARLES OWEN AND SENATOR REESE AND REPRESENTATIVES COX, ADAMS, AMEDEE, BACALA, BAGLEY, BEAULLIEU, BROWN, BRYANT, BUTLER, CARRIER, GARY CARTER, ROBBY CARTER, WILFORD CARTER, CORMIER, COUSSAN, CREWS, DESHOTEL, DUBUISSON, DUPLESSIS, ECHOLS, EDMONDS, EDMONSTON, EMERSON, FARNUM, FIRMENT, FONTENOT, FREEMAN, FREIBERG, FRIEMAN, GAROFALO, GREEN, HARRIS, HORTON, HUGHES, ILLG, IVEY, JEFFERSON, JENKINS, MIKE JOHNSON, TRAVIS JOHNSON, JONES, KERNER, LARVADAIN, LYONS, MCCORMICK, MCKNIGHT, MCMAHEN, MIGUEZ, MINCEY, MOORE, NELSON, PRESSLY, RISER, ROMERO, SCHAMERHORN, SCHEXNAYDER, SELDERS, ST. BLANC, STAGNI, THOMAS, THOMPSON, WHITE, WILLARD, AND WRIGHT AN ACT
- AN ACT To amend and reenact R.S. 37:3651, relative to occupational licenses; to provide definitions; to provide for licensure for members of the military; to provide for licensure for spouses; to provide for licenses; to provide for other jurisdictions; to provide for qualifications; to provide for rulemaking; to provide for similar experience; to provide for appeals; to provide for exceptions; to provide for preemption; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Reese to Reengrossed House Bill No. 613 by Representative Charles Owen

AMENDMENT NO. 1

On page 8, between lines 8 and 9 insert:

"O. For the purposes of this Section, "dependent" means a resident spouse or resident unmarried child under the age of twentyone years, a child who is a student under the age of twenty-four years and who is financially dependent upon the parent, or a child of any age who is disabled and dependent upon the parent.

AMENDMENT NO. 2

On page 8, line 9 change "O." to "P."

AMENDMENT NO. 3

On page 8, line 12, change "P." to "Q."

AMENDMENT NO. 4

On page 8, after line 15 insert:

"Section 2. This Act shall become effective on January 1, 2021."

Rep. Charles Owen moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

Fontenot

Freeman

Freiberg

Frieman

Gadberry

Garofalo

Goudeau

Gaines

YEAS

Mr. Speaker	
Adams	
Amedee	
Bacala	
Bagley	
Beaullieu	
Bishop	
Bourriaque	

McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson

Brass Brown Bryant Butler	Green Harris Henry Ulfortu	Newell Owen, C. Owen, R.
Carpenter Carrier Carter, G.	Hilferty Hollis Horton Huval	Phelps Pierre Pressly Riser
Carter, R. Carter, W. Cormier	Illg Ivey James	Romero Schamerhorn Seabaugh
Coussan Cox Crews	Johnson, T. Jones Jordan	Selders St. Blanc Stagni
Davis Deshotel DuBuisson	Kerner LaCombe Landry	Stefanski Tarver Thomas
Duplessis Dwight Echols	Larvadain Lyons Mack	Thompson Turner Villio
Edmonds Edmonston Emerson	Magee Marino McCormick	Wheat White Willard
Farnum Firment Total - 96	McFarland McKnight	Wright Zeringue
Total - 0	NAYS	
	ABSENT	
DeVillier Glover Hodges Total - 8	Hughes Jefferson Jenkins	Johnson, M. Marcelle

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 614-

BY REPRESENTATIVE SEABAUGH

AN ACT To amend and reenact R.S. 44:4.1(B)(11) and to enact Chapter 21 of Title 22 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 22:2501 through 2511, relative to data security for persons regulated by the commissioner of insurance; to define key terms; to require licensees to maintain an information security program; to provide for the investigation of data security breaches; to require notification of data security breaches; to provide for the confidentiality of certain information; to authorize penalties for violations; to provide for defenses; to establish a public records exception; to provide for effectiveness; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Insurance to Reengrossed House Bill No. 614 by Representative Seabaugh

AMENDMENT NO. 1

On page 17, line 19, after "submitting" insert ", upon request of the commissioner.

AMENDMENT NO. 2

On page 17, at the beginning of line 22, change "(3)" to "(5)"

Page 76 HOUSE

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 3

On page 17, at the beginning of line 25, change "(4)" to "(6)"

AMENDMENT NO. 4

On page 18, line 4, after "submitting" insert ", upon request of the commissioner,'

AMENDMENT NO. 5

On page 18, at the beginning of line 7, change "(5)" to "(7)"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Talbot to Reengrossed House Bill No. 614 by Representative Seabaugh

AMENDMENT NO. 1

On page 5, beginning of line 8, change "(i)" to "(a)"

AMENDMENT NO. 2

On page 5, beginning of line 9, change "(ii)" to "(b)"

AMENDMENT NO. 3

On page 5, beginning of line 11, change "(iii)" to "(c)"

Rep. Seabaugh moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

Fontenot

Freeman

Freiberg

Frieman

Gaines

Garofalo

Goudeau

Green

Harris

Henry

Hollis

Horton

Huval

Illg

Ivey

James

Jones Jordan

Kerner

Landry

Lyons

Mack

Magee

Marino

McCormick

McFarland

McKnight

LaCombe

Larvadain

Hilferty

Gadberry

YEAS

Mr. Speaker
Adams
Amedee
Bacala
Bagley
Beaullieu
Bishop
Bourriaque
Brass
Brown
Bryant
Butler
Carpenter
Carrier
Carter, G.
Carter, G. Carter, R.
Carter, W.
Cormier
Coussan Cox
Cox
Crews
Davis
Deshotel
DuBuisson
Duplessis
Dwight
Echols
Edmonds
Edmonston
Emerson
Farnum
Firment
Total - 96

McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Johnson, M. Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

Hodges	Jenkins
Total - 8	
The amendments the House.	s proposed by the Senate were concurred in by
the nouse.	

HOUSE BILL NO. 618— BY REPRESENTATIVE THOMPSON

Total - 0

DeVillier

Glover

AN ACT

Hughes

Jefferson

To amend and reenact R.S. 3:1396(1) and (8), 1399(C), 1401(B), and 1407(B)(1), relative to state regulations of commercial feed; to provide for regulation of adulterated commercial feeds and detaining commercial feeds; to provide for labeling fees; to provide for use of the Feed and Fertilizer Fund; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Cathey to Engrossed House Bill No. 618 by Representative Thompson

AMENDMENT NO. 1

On page 1, line 2, change "R.S. 3:1396(1) and (8), 1399(C)" to "R.S. 3:1396(8)"

AMENDMENT NO. 2

On page 1, line 4, after "commercial feeds" delete "and detaining commercial feeds

AMENDMENT NO. 3

On page 1, delete lines 11 through 18 in their entirety

AMENDMENT NO. 4

On page 2, delete lines 13 through 27 in their entirety

Rep. Thompson moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

Fontenot

Freeman

Freiberg

Frieman

Gadberry

Garofalo

Goudeau

Green

Harris

Henry

Hilferty

Gaines

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Brvant Butler

McKnight McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R.

NAYS

Johnson, T.

Marcelle

ABSENT

Page 77	HOUSE
23rd Day's Proceedin	gs - May 31, 2020

Carpenter Hollis Phelps Carrier Horton Pressly Carter, G. Huval Riser Carter, R. Romero Illg Carter, W. Ivey Schamerhorn Cormier Seabaugh James Coussan Johnson, M. Selders Cox Johnson, T. St. Blanc Crews Jones Stagni Davis Jordan Stefanski Deshotel Kerner Tarver DuBuisson LaCombe Thomas Duplessis Landry Thompson Larvadain Dwight Turner Echols Lyons Villio Mack Edmonds Wheat Edmonston Magee White Emerson Marino Willard McCormick Wright Farnum McFarland Firment Zeringue Total - 96 NAYS Total - 0 ABSENT DeVillier Marcelle Hughes Glover Jefferson Pierre Hodges Jenkins Total - 8

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 636-BY REPRESENTATIVE IVEY

AN ACT To enact Chapter 11 of Title 24 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 24:671 through 676, relative to the legislature; to create and provide for the Joint Legislative Committee on Technology and Cybersecurity; to provide for its membership, powers, functions, and duties; to require public entities to provide information, data, and assistance to the committee; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Cortez to Engrossed House Bill No. 636 by Representative Ivey

AMENDMENT NO. 1

On page 5, delete lines 4 through 6 in their entirety

AMENDMENT NO. 2

On page 5, at the beginning of line 7, change "B." to "A."

AMENDMENT NO. 3

On page 5, between lines 8 and 9, insert the following:

"B. The committee shall request funds from the Legislative Budgetary Control Council in the event that professional experts are necessary for carrying out its duties and functions.

Rep. Ivey moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Freeman McMahen Freiberg Miguez Miller, D. Amedee Frieman Bacala Gadberry Miller, G. Bagley Gaines Mincey Beaullieu Garofalo Moore Goudeau Muscarello Bishop Bourriaque Green Nelson Brass Harris Newell Bryant Henry Owen, C. Butler Hilferty Owen, R. Carpenter Hollis Phelps Carrier Horton Pierre Carter, G. Huval Pressly Carter, R. Carter, W. Illg Riser Ivey Romero Cormier James Schamerhorn Coussan Johnson, M. Seabaugh Johnson, T. Selders Cox Crews Jones St. Blanc Davis Jordan Stagni Deshotel Kerner Stefanski DuBuisson LaCombe Tarver Duplessis Landry Thomas Larvadain Dwight Turner Echols Villio Lyons Edmonds Mack Wheat Edmonston Magee White Willard Emerson Marino Farnum McCormick Wright Firment McFarland Zeringue Fontenot McKnight Total - 95 NAYS Total - 0 ABSENT Brown Hodges Jenkins DeVillier Hughes Marcelle Jefferson Glover Thompson

Total - 9

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 676— BY REPRESENTATIVES EMERSON, BRYANT, CARRIER, GARY CARTER, WILFORD CARTER, DUPLESSIS, FONTENOT, FREEMAN, FREIBERG, GAINES, IVEY, TRAVIS JOHNSON, LARVADAIN, LYONS, DUSTIN MILLER, CHARLES OWEN, SELDERS, AND STEFANSKI AN ACT

To enact R.S. 17:3391, relative to student debt; to prohibit public postsecondary education institutions from withholding student transcripts and other records due to outstanding debt or defaulting on a loan; to prohibit public postsecondary education institutions from withholding certain services due to defaulting on a loan; to provide for definitions; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Education to Reengrossed House Bill No. 676 by Representative Emerson

AMENDMENT NO. 1

Delete Amendment Set 1816 adopted in the Senate Committee on Education on May 21, 2020

AMENDMENT NO. 2

On page 1, line 2, after "debt;" delete the remainder of the line, on line 3, delete "institutions from withholding" and insert "to allow public postsecondary education management boards to adopt policies to allow the institutions under their supervision and management to withhold"

AMENDMENT NO. 3

On page 1, delete lines 11 through 15

AMENDMENT NO. 4

On page 1, at the beginning of line 16, change "(2)" to "(1)"

AMENDMENT NO. 5

On page 2, at the beginning of line 1, change "(3)" to "(2)"

AMENDMENT NO. 6

On page 2, line 3, after "<u>law</u>," delete the remainder of the line and insert the following:

"each public postsecondary education management board may adopt a policy to allow the institutions under their supervision and management to do any of the"

AMENDMENT NO. 7

On page 2, line 7, change "(2)" to "(2)(a)"

AMENDMENT NO. 8

On page 2, at the end of line 8, before the period "." insert "or enrollment in a repayment plan"

AMENDMENT NO. 9

On page 2, between lines 8 and 9, insert the following:

"(b) Any repayment plan established as a precondition of providing a transcript shall include a monthly payment amount. The monthly payment amount shall be established with consideration of the student's ability to pay and shall not exceed fifteen percent of the student's monthly income."

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Jackson to Reengrossed House Bill No. 676 by Representative Emerson

AMENDMENT NO. 1

Delete Amendment Set 2135 proposed by the Senate Committee on Education and adopted by the Senate on May 28, 2020

AMENDMENT NO. 2

On page 1, line 2, after "debt;" delete the remainder of the line, and on line 3, delete "institutions" and insert "to allow public postsecondary education management boards to adopt policies to prohibit the institutions under their supervision and management"

AMENDMENT NO. 3

On page 1, delete lines 11 through 15

AMENDMENT NO. 4

On page 1, at the beginning of line 16, change "(2)" to "(1)"

AMENDMENT NO. 5

On page 2, at the beginning of line 1, change "(3)" to "(2)"

AMENDMENT NO. 6

On page 2, line 3, after " \underline{law} ," delete the remainder of the line and insert the following:

"each public postsecondary education management board may adopt a policy to prohibit the institutions under its supervision and management from doing any of the"

AMENDMENT NO. 7

On page 2, line 7, change "(2)" to "(2)(a)"

AMENDMENT NO. 8

On page 2, at the end of line 8, before the period "." insert "<u>or</u> enrollment in a repayment plan"

AMENDMENT NO. 9

On page 2, between lines 8 and 9, insert the following:

"(b) Any repayment plan established as a precondition of providing a transcript shall include a monthly payment amount. The monthly payment amount shall be established with consideration of the current or former student's ability to pay and shall not exceed fifteen percent of the student's monthly income."

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Fields to Reengrossed House Bill No. 676 by Representative Emerson

AMENDMENT NO. 1

On page 1, line 28, of Senate Committee Amendment No. 9 proposed by the Senate Committee on Education and adopted by the Senate on May 28, 2020, following "the" and before "<u>student's</u>" insert "<u>current</u> or former"

AMENDMENT NO. 2

On page 1, line 29, of Senate Committee Amendment No. 9 proposed by the Senate Committee on Education and adopted by the Senate on May 28, 2020, following "the" and before "<u>student's</u>" insert "<u>current</u> or former"

Rep. Emerson moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

peaker	Frieman	Miller, D.
is	Gadberry	Miller, G.

Mr. S

Adam

Page 79 HOUSE

23rd Day's Proceedings - May 31, 2020

Bacala Bagley Beaullieu Bishop Bourriaque Brass Butler Carpenter Carrier Carter, G. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis DuBuisson Duplessis Dwight Echols Edmonston Emerson Farnum Firment Fontenot Freeman Freiberg Total - 88 Amedee Deshotel Total - 6

Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Marino McCormick McKnight McMahen Miguez NAYS Edmonds Magee ABSENT

Mincey Moore Muscarello Nelson Newell Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Turner Villio Wheat White Willard Wright Zeringue McFarland Owen, C.

Brown Hodges Marcelle Bryant Hughes Thompson DeVillier Jefferson Glover Jenkins Total - 10

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 681-

BY REPRESENTATIVE ZERINGUE

AN ACT To provide with respect to the Revenue Sharing Fund and the allocation and distribution thereof for Fiscal Year 2020-2021 and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator White to Engrossed House Bill No. 681 by Representative Zeringue

AMENDMENT NO. 1

On page 41, at the end of line 2, change "2019-2020" to "2020-2021"

Rep. Zeringue moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

Mr. Speaker Freeman Adams Freiberg Amedee Frieman Bacala Gadberry Bagley Gaines Beaullieu Garofalo Bishop Goudeau Bourriaque Green Brass Harris Bryant Henry Butler Hilferty Hollis Carpenter Horton Carrier Carter, G. Huval Carter, R. Illg Carter, W. Ivey Cormier James Coussan Johnson, M. Johnson, T. Cox Crews Jones Jordan Davis Deshotel Kerner DuBuisson LaCombe Duplessis Landry Larvadain Dwight Echols Lyons Mack Edmonds Edmonston Magee Emerson Marino McCormick Farnum Firment McFarland Fontenot McKnight Total - 94 NAYS Total - 0 ABSENT Brown Hughes

YEAS

McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Presslv Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Zeringue

Pierre Wright

The amendments proposed by the Senate were concurred in by the House.

Jefferson

Jenkins

Marcelle

HOUSE BILL NO. 690-

DeVillier

Total - 10

Glover

Hodges

BY REPRESENTATIVE AMEDEE AN ACT

amend and reenact R.S. То 18:443(B)(1), 443.1(B). 443.2(introductory paragraph), (2)(a)(ii), (3), and (7), and 444(B)(1) and to enact R.S. 18:443(G), relative to the election of a political party's state central committee members; to provide relative to voting of a state central committee; to provide relative to plans adopted by a state central committee; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Cathey to Reengrossed House Bill No. 690 by Representative Amedee

AMENDMENT NO. 1

On page 4, line 10, after "be" delete "until the next presidential primary is held or"

Page 80 HOUSE

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 2

On page 4, line 11, after "elected"delete ",whichever is later"

Rep. Amedee moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

McKnight McMahen

Miguez

Miller, D.

Miller, G.

Mincey

Moore Muscarello

Nelson

Newell

Pressly

Romero Schamerhorn

Selders

Stagni

Tarver

Thomas

Turner Villio

Wheat

White

Willard

Wright

Zeringue

Thompson

St. Blanc

Stefanski

Seabaugh

Riser

Owen, R. Pierre

Mr. Speaker
Adams
Amedee
Bacala
Bagley
Beaullieu
Bishop
Bourriaque
Brass
Brown
Butler
Carpenter Carrier
Carrier
Carter G
Carter, W. Cormier
Cormier
Coussan
Cox
Crews
Davis
Deshotel
DuBuisson
DuBuisson Duplessis
Dwight
Echols
Edmonds
Edmonston
Emerson
Farnum
Firment
Fontenot
Total - 93

Freeman Freiberg Frieman Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivev Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lvons Mack Magee Marino McCormick McFarland

James Total - 1

ABSENT

NAYS

Bryant Carter, R. DeVillier Glover	Hodges Jefferson Jenkins Marcelle	Owen, C. Phelps
Total - 10	Wareene	

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 697— BY REPRESENTATIVE MCCORMICK

IVE MCCORMICK AN ACT

To amend and reenact Subpart D of Part IV of Chapter 1 of Title 33 of the Louisiana Revised Statutes of 1950, comprised of R.S. 33:140.1 through 140.36, relative to the Shreveport Metropolitan Planning Commission of Caddo Parish; to remove the territory of Caddo Parish from the jurisdiction of the commission; to remove the powers granted to the governing authority of Caddo Parish to participate in commission functions; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Local and Municipal Affairs to Reengrossed House Bill No. 697 by Representative McCormick

AMENDMENT NO. 1

On page 10, line 1, change "two-thirds" to "two-thirds majority"

AMENDMENT NO. 2

On page 10, line 10, change "two-thirds" to "two-thirds majority"

AMENDMENT NO. 3

On page 14, line 2, delete ", shall be subject to a penalty"

AMENDMENT NO. 4

On page 15, line 2, change "two-thirds" to "two-thirds majority"

AMENDMENT NO. 5

On page 15, line 4, change "two-thirds" to "two-thirds majority"

AMENDMENT NO. 6

On page 18, at the end of line 29, change "otherp" to "other"

AMENDMENT NO. 7

On page 20, line 1, change "two-thirds" to "two-thirds majority"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Milligan to Reengrossed House Bill No. 697 by Representative McCormick

AMENDMENT NO. 1

On page 18, line 29, change "otherp" to "other"

AMENDMENT NO. 2

On page 21, line 12, between "or" and "any" insert "for"

Rep. McCormick moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

Fontenot

Freeman

Freiberg

Frieman

Gadberry

Garofalo

Goudeau

Gaines

Green

Harris

Henry

Hollis

Hilferty

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter McKnight McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, R. Phelps Pierre

Page 81 HOUSE

23rd Day's Proceedings - May 31, 2020

Carrier	Horton	Pressly
Carter, G.	Hughes	Riser
Carter, R.	Huval	Romero
Carter, W.	Illg	Schamerhorn
Cormier	Ivey	Seabaugh
Coussan	James	Selders
Cox	Johnson, M.	St. Blanc
Crews	Johnson, T.	Stagni
Davis	Jordan	Stefanski
Deshotel	Kerner	Tarver
DuBuisson	LaCombe	Thomas
Duplessis	Landry	Thompson
Dwight	Larvadain	Turner
Echols	Lyons	Villio
Edmonds	Mack	Wheat
Edmonston	Magee	White
Emerson	Marino	Willard
Farnum	McCormick	Wright
Firment	McFarland	Zeringue
Total - 96		0
	NAYS	
Total - 0		
10001 0	ABSENT	
DeVillier	Jefferson	Marcelle
Glover	Jenkins	Owen, C.
Hodges	Jones	- · · · · · · · ·
Total - 8		

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 701— BY REPRESENTATIVE WRIGHT

AN ACT

To enact Chapter 21 of Title 6 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 6:1381 through 1394, relative to virtual currency businesses; to define key terms; to provide for applicability; to require licensure of virtual currency businesses; to establish requirements to apply for licensure; to authorize reciprocity of licensure; to require security deposits from applicants for licensure; to provide for the issuance, denial, and renewal of licenses; to authorize registration in lieu of licensure; to require rulemaking; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Commerce, Consumer Protection and International Affairs to Reengrossed House Bill No. 701 by Representative Wright

AMENDMENT NO. 1

On page 5, line 25, after "federal" and before "laws" insert "or state"

AMENDMENT NO. 2

On page 5, line 29, change "<u>The Corporate Securities Law of 1968.</u>" to "<u>The Louisiana Securities Law, R.S. 51:701 et seq.</u>"

AMENDMENT NO. 3

On page 6, line 11, change "CFR" to "C.F.R."

AMENDMENT NO. 4

```
On page 7, line 6, change "<u>8 U.C.C. 102,</u>" to "<u>R.S. 10:8-102(a)(14),"</u>
```

AMENDMENT NO. 5

On page 7, line 7, change "9 U.C.C. 102,"to "R.S. 10:9-102(a)(17),"

AMENDMENT NO. 6

On page 7, line 12, change "8 U.C.C. 8701" to "R.S. 10:8-501"

AMENDMENT NO. 7

On page 7, line 13, change "9 U.C.C" to "R.S. 10:9-101 et seq."

AMENDMENT NO. 8

On page 7, line 16, change "9 U.C.C. 9101" to "R.S. 10:9-101"

AMENDMENT NO. 9

On page 15, line 8, after "protections" change "<u>of 8 U.C.C. 8701</u>" to "provided in R.S. 10:8-501 et seq"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Henry to Reengrossed House Bill No. 701 by Representative Wright

AMENDMENT NO. 1

On page 1, line 7, delete "to authorize registration in lieu of licensure;"

AMENDMENT NO. 2

On page 1, at the end of line 8, insert "to provide for examinations;"

AMENDMENT NO. 3

On page 3, line 7, change "R.S. 6:1390" to "R.S. 6:1389"

AMENDMENT NO. 4

On page 8, delete lines 6 through 8.

AMENDMENT NO. 5

On page 8, line 9, change "(3)" to "(2)"

AMENDMENT NO. 6

On page 8, line 10, change "(4)" to "(3)"

AMENDMENT NO. 7

On page 8, delete line 12, and insert "A. An applicant for a license"

AMENDMENT NO. 8

On page 8, delete line 13 and insert "<u>pursuant to the provisions of this</u> Chapter shall submit the application through the Nationwide Multi-State Licensing System (NMLS) and satisfy all of the following:"

AMENDMENT NO. 9

On page 8, delete line 14

AMENDMENT NO. 10

On page 8, line 15, change "(2)" to "(1)"

Page 82 HOUSE

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 11

On page 10, line 11, change "R.S. 6:1387" to "R.S. 6:1386"

AMENDMENT NO. 12

On page 11, line 16, change "(3) to "(2)"

AMENDMENT NO. 13

On page 11, line 19, change "Paragraph (A)(3)" to "Paragraph (A)(2)"

AMENDMENT NO. 14

On page 12, line 19, change "6:1387" to "6:1386"

AMENDMENT NO. 15

On page 12, delete lines 22 through 29.

AMENDMENT NO. 16

On page 13, delete lines 1 through 23.

AMENDMENT NO. 17

On page 13, line 24, change "§1387." to "§1386."

AMENDMENT NO. 18

On page 13, delete lines 25 through 28, and insert the following:

"A. (1) Before a license is issued pursuant to the provisions of this Chapter, an applicant shall submit a surety bond in the amount of one hundred thousand dollars to the department that secures the applicant's faithful performance of its duties pursuant to the provisions of this"

AMENDMENT NO. 19

On page 14, line 1, change "and is" to "or"

AMENDMENT NO. 20

On page 14, delete lines 3 through 8, and insert the following:

"(2)(a) The licensee shall maintain or increase the amount of security to reflect the dollar amount of all licensed money transmission activity in this state in the preceding calendar year in accordance with the provisions of this Paragraph. A licensee may decrease its security in accordance with the provisions of this Paragraph if the security required is less than the amount of security on file with the department.

Dollar Amount of Virtual Currency Activity	Security Required
\$0 to \$5,000,000	\$100,000
\$5,000,000.01 to \$10,000,000	\$200,000
\$10,000,000.01 to \$15,000,000	\$300,000
\$15,000,000.01 to \$20,000,000	\$400,000
\$20,000,000.01 to \$25,000,000	\$500,000
\$25,000,000.01 to \$30,000,000	\$600,000
\$30,000,000.01 to \$35,000,000	\$700,000
\$35,000,000.01 to \$40,000,000	\$800,000
\$40,000,000.01 to \$45,000,000	\$900,000
Over \$45,000,000	\$1,000,000

(b) Security shall be in a form satisfactory to the department and payable to the state for the benefit of any claimant against the licensee to secure the faithful performance of the obligations of the licensee with respect to money transmission. (c) The aggregate liability on a surety bond may not exceed the principal sum of the bond. A claimant against a licensee may maintain an action on the bond, or the department may maintain an action on behalf of the claimant.

(d) A surety bond shall cover claims for as long as the department specifies, but for at least five years after the licensee ceases to provide money services in this state. However, the department may permit the amount of security to be reduced or eliminated before the expiration of that time to the extent the amount of the licensee's obligations outstanding in this state is reduced. The department may permit a licensee to substitute another form of security acceptable to the department for the security effective at the time the licensee ceases to provide money services in this state.

(e) The department may increase the amount of security required to a maximum of seven million dollars."

AMENDMENT NO. 21

On page 14, line 9, change "(4)" to "(3)"

AMENDMENT NO. 22

On page 14, delete lines 13 through 25.

AMENDMENT NO. 23

On page 14, delete line 29, and insert the following:

"the department evidence of and maintain at all times a tangible net worth of the greater of one hundred thousand dollars or three percent of total assets."

AMENDMENT NO. 24

On page 15, delete lines 1through 4.

AMENDMENT NO. 25

On page 15, line 13, change "§1388." to "§1387."

AMENDMENT NO. 26

On page 15, line 19, delete "or 1386"

AMENDMENT NO. 27

On page 15, line 22, change "§1389." to "§1388."

AMENDMENT NO. 28

On page 17, line 11, change "<u>R.S. 6:1386</u>"

AMENDMENT NO. 29

On page 18, delete lines 10 through 12

AMENDMENT NO. 30

On page 18, line 13, change "I." to "H."

AMENDMENT NO. 31

On page 18, line 16, change "J" to "I

AMENDMENT NO. 32

On page 19, line 11, change "1387" to "1386"

Page 83 HOUSE

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 33

On page 20, in between lines 12 and 13, insert the following:

"§1391. Examinations

A.(1) Each person required to be licensed under this Chapter shall maintain in his office the books, records, and accounts of its virtual currency business activities as the commissioner may reasonably require in order to determine whether the person is complying with the provisions of this Chapter and the rules and regulations promulgated under the provisions of this Chapter. Required records may be maintained in any electronic format consistent with the person's ordinary business practices unless the person receives specific written instructions from the commissioner to the contrary. The books, records, and accounts shall be maintained separate and apart from any other business in which the person is involved and shall be kept at the location in the state at which the virtual currency business activities occurred or at the person's principal office unless otherwise permitted in writing by the commissioner. Records shall be made available for review or examination at a nonresidential location approved by the commissioner.

(2) If the books and records of any person described in this Subsection are located outside of the state, he shall make them available to the commissioner at a location within this state convenient to the commissioner or pay the reasonable and necessary expenses for the commissioner or his representative to examine them at the place where they are maintained. The commissioner may designate representatives, including comparable officials of the state in which the records are located, to inspect the records on his behalf.

(3) The licensee shall pay the reasonable cost of the examination as the commissioner shall prescribe by rule. If the examination fee is not paid within thirty days of its assessment, the person examined shall be subject to an administrative penalty."

AMENDMENT NO. 34

On page 20, line 26, change "R.S. 6:1387" to "R.S. 6:1386"

Rep. Wright moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Edmonston Farnum Firment Fontenot Total - 96	Jordan Kerner LaCombe Landry Larvadain Lyons Mack Mack Magee Marino McCormick McFarland	Stagni Stefanski Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue
10141 - 90	NAYS	
Total - 0	ABSENT	
Bishop DeVillier Glover Total - 8	Hodges Jefferson Jenkins	Marcelle Tarver

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 738-

BY REPRESENTATIVES DUSTIN MILLER AND SCHEXNAYDER AN ACT

To amend and reenact R.S. 4:147.1(D) and R.S. 27:438(A) and (B)(1) through (3) and to enact R.S. 4:147.1(E), relative to horse racing; to provide relative to monies earned for purse supplements from video draw poker device revenues; to provide relative to the distribution of video draw poker device revenues at licensed eligible facilities; to provide relative to purse supplements for quarter horse and thoroughbred races; to provide for a contingent effective date; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Hensgens to Reengrossed House Bill No. 738 by Representative Dustin Miller

AMENDMENT NO. 1

On page 1, line 2, delete "(1) through (3)"

AMENDMENT NO. 2

On page 2, line 18, delete "(1) through (3)"

AMENDMENT NO. 3

On page 2, after line 29 insert the following:

"(1) Monies earned for purse supplements from devices located at a racing facility currently conducting live racing shall be in addition to all other monies currently provided for purses and purse supplements under other provisions of law and shall be used at the current race meeting.

(2) Monies earned for purse supplements from devices located at an eligible racing facility not currently conducting live racing shall be placed in an interest-bearing account until the first day of the next live race meeting conducted at that facility, at which time the accumulated monies derived from this Paragraph and interest earned on such monies shall be added to all other monies currently provided

Page 84 HOUSE

23rd Day's Proceedings - May 31, 2020

for purses and purse supplements at that race meeting under other provisions of the law and shall be used at that race meeting.

(3)'

AMENDMENT NO. 4

On page 3, line 1, delete "(1)"

AMENDMENT NO. 5

On page 3, at the end of line 7, add

"Distribution of monies earned for purse supplements in accordance with this Paragraph shall be distributed as provided for in Paragraphs (1) and (2) of this Subsection."

AMENDMENT NO. 6

On page 3, after line 28, insert the following:

"(4) Four percent of all monies earned or authorized in accordance with the provisions of this Section for purse supplements shall be paid the authorized representative of the horsemen for the use and benefit of such persons and other horsemen as medical and hospital benefits. However, provisions of this Paragraph shall not apply if provisions of R.S. 4:183 as currently in effect require such a deduction from monies earned for purse supplements under this Section, and provisions of this Paragraph would result in duplication of designated funds for hospitalization for horsemen.

AMENDMENT NO. 7

On page 4, line 1, delete "(4)" and change "Paragraph" to 'Subsection'

AMENDMENT NO. 8

On page 4, between lines 6 and 7, insert the following:

"(5) The Horsemen's Benevolent and Protective Association shall be deemed to hold a perfected security interest in and to all revenues earned for purse supplements pursuant to Subsection A of this Section until such revenues have been distributed in accordance with Paragraph (4) of this Subsection. All purse supplements to be distributed to the Horsemen's Benevolent and Protective Association shall be deemed to be held in trust for the Horsemen's Benevolent and Protective Association by the licensee until disbursed in accordance with this Section. All such purse supplements shall be deemed to be held in trust for the benefit of the Horsemen's Benevolent and Protective Association by the licensee until disbursed pursuant to this Section. A licensee shall have a fiduciary duty to the Horsemen's Benevolent and Protective Association to preserve and account for such purse supplements."

AMENDMENT NO. 9

On page 4, line 7, delete "(5)"

Rep. Dustin Miller moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Frieman	Miguez
Adams	Gadberry	Miller, D.
Amedee	Gaines	Miller, G.
Bacala	Goudeau	Mincey

Bagley	C
Beaullieu	Ĥ
Bourriaque	F
Brass	Ē
Bryant	H
Butler	E
Carpenter	E
Carrier	E
Carter, G.	I
Carter, R.	I
Carter, W.	J
Cormier	J
Coussan	J
Cox	J
Crews	J
Davis	K
Deshotel	L L L
DuBuisson	L
Duplessis	L
Dwight	L
Echols	N
Edmonds	Ν
Edmonston	Ν
Emerson	N
Fontenot	N
Freeman	N
Freiberg	N
Total - 91	

Riser

Total - 1

Green **Harris** Henry Hilferty Hollis Horton Hughes Huval llg vey ames ohnson, M. ohnson, T. ones ordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino McCormick McFarland McKnight McMahen

Moore Muscarello Nelson Newell Owen, R. Phelps Pierre Pressly Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

NAYS

ABSENT

Bishop	Firment	Jefferson
Brown	Garofalo	Jenkins
DeVillier	Glover	Marcelle
Farnum	Hodges	Owen, C.
Total - 12	8	

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 751— BY REPRESENTATIVE DWIGHT

To amend and reenact R.S. 18:31(A), 106(C)(2)(a), 132(A), 154(C)(1)(f), 421(B), 435(A)(1)(b), 463(A)(1)(a) and (c), 532(C) and (D), 532.1(A), (D)(1)(b)(i), and (F), 553(B)(5), 564(D)(1)(a)(i) and (2)(a)(i) and (b), 573(E)(1), 1303(1)(1)(c), 1309(1)1307.1(B), 1309(B), (E)(1), and (K)(1), 1309.1, 1309.3(D)(1)(a)(i), 1373(A), 1400.3(D)(4) and (E)(4), 1402(A), 1406(D), 1461.7(A)(4), and 1945, to enact R.S. 18:113.1, 115(F)(2)(e), 467.2, and 532.1(C)(4), and to repeal R.S. 18:467.2, relative to the Louisiana Election Code; to revise the system of laws comprising the Louisiana Election Code; to provide relative to elections procedures and requirements; to provide relative to cybersecurity training; to provide relative to voter registration; to provide relative to assistance in voting; to provide relative to location of registrar of voters office; to provide relative to candidates for public office; to provide relative to voter's rights; to provide relative to watchers; to provide for the content of the notice of candidacy; to provide relative to the establishment of precincts; to provide relative to absentee voting; to provide relative to early voting; to provide relative to certification of early voting commissioners; to provide relative to the preparation of voting machines for an election; to provide relative to extraordinary election expenses; to provide relative to objecting to candidacy and contesting an election; to provide relative to election offense penalties; to provide relative to redistricting plans; to provide relative to compensation of commissioners; to provide relative to

Page 85 HOUSE

23rd Day's Proceedings - May 31, 2020

withdrawal of candidates; to provide relative to recount and reinspection; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Senate and Governmental Affairs to Reengrossed House Bill No. 751 by Representative Dwight

AMENDMENT NO. 1

On page 1, line 3, after "435(A)(1)(b)," insert "453(B),"

AMENDMENT NO. 2

On page 2, line 3, insert "453(B)," before "463(A)(1)(c)"

AMENDMENT NO. 3

On page 5, at the beginning of line 1, insert:

"§453. Dual candidacy

B. Unexpired and succeeding term of office. A person may become a candidate in a primary or general election for both the unexpired and the succeeding term of an office when both terms are to be filled at the same election.

*

Rep. Dwight moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Freiberg	McMahen
Adams	Frieman	Miguez
Amedee	Gadberry	Miller, G.
Bacala	Gaines	Mincey
Bagley	Garofalo	Moore
Beaullieu	Goudeau	Muscarello
Bishop	Green	Nelson
Bourriaque	Harris	Newell
Brass	Henry	Owen, C.
Brown	Hilferty	Owen, R.
Butler	Hollis	Phelps
Carpenter	Horton	Pierre
Carrer, G.	Hughes	Pressly
Carter, R.	Huval	Riser
Carter, R.	Illg	Romero
Carter, W.	Ivey	Schamerhorn
Cormier	James	Seabaugh
Coussan	Johnson, M.	Selders
Cox	Johnson, T.	St. Blanc
Crews	Jones	Stagni
Davis	Jordan	Stefanski
Deshotel	Kerner	Tarver
Deshotel	Kerner	Tarver
DuBuisson	LaCombe	Thomas
Duplessis	Landry	Thompson
Dwight	Larvadain	Turner
Echols	Lyons	Villio

Edmonds Edmonston Emerson Firment Fontenot Freeman Total - 95	Mack Magee Marino McCormick McFarland McKnight NAYS	Wheat White Willard Wright Zeringue
Total - 0	ABSENT	
Bryant DeVillier Farnum Total - 9	Glover Hodges Jefferson	Jenkins Marcelle Miller, D.

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 758-

BY REPRESENTATIVE ZERINGUE AN ACT

To enact R.S. 38:2211(A)(14) and 2248(C), relative to payment of obligations arising under public contracts; to allow public entities to withhold liquidated damages for public works contracts under certain circumstances; to provide for definitions; and to provide for related matters.

Read by title.

Motion

On motion of Rep. Zeringue, the bill was returned to the calendar.

HOUSE BILL NO. 765— BY REPRESENTATIVES FONTENOT, BRASS, CORMIER, FIRMENT, FREIBERG, GADBERRY, HORTON, TRAVIS JOHNSON, LARVADAIN, CHARLES OWEN, PIERRE, SCHAMERHORN, AND SELDERS AN ACT

To enact R.S. 47:463.209, relative to motor vehicle special prestige license plates; to establish the "Louisiana State University National Champions 2019" specialty license plate; to provide for the creation, issuance, design, implementation, fees, distribution, and rule promulgation applicable to such license plate; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Transportation, Highways and Public Works to Engrossed House Bill No. 765 by Representative Fontenot

AMENDMENT NO. 1

On page 1, line 13, after "plate" delete the remainder of line 13 and insert ".

AMENDMENT NO. 2

On page 1, at the beginning of line 14, delete "one thousand applicants for such plate.

AMENDMENT NO. 3

On page 2, at the beginning of line 1, after "C." insert "(1)"

Page 86 HOUSE

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 4

On page 2, delete lines 3 through 16 and insert the following:

"(2) Application for a special prestige license plate under this Section constitutes prior written consent and instruction by the applicant to the department to provide his name, address, and birth date to Louisiana State University by the applicant. The secretary shall ensure that the application for the plate includes a statement granting such consent.

D. An annual fee of fifty-one dollars shall be paid to Louisiana State University for each license plate issued as provided in this Section.

E. The tax for the plate shall be the standard motor vehicle license tax imposed by Louisiana Constitution Article VII, Section 5.

F. The department shall collect the annual fee required by Subsection D of this Section for each license plate. The department shall retain one dollar from each annual fee to offset administrative costs. The remainder of the fee shall be forwarded to Louisiana State University. The amount forwarded to the institution shall be considered to be a charitable donation to Louisiana State University by the applicant.

G. The secretary shall establish such rules and regulations as are necessary to implement the provisions of this Section, including but not limited to rules and regulations governing the collection and disbursement of fees, the transfer and disposition of such license plates, the colors available, and the design criteria.

<u>H. The monies received by Louisiana State University shall be</u> used solely for academic or financial need-based scholarships.

I. Upon the signing of a contract authorizing the use of the logo of Louisiana State University, the secretary of the Department of Public Safety and Corrections shall establish the "Louisiana State University National Championship Plate 2019" in accordance with the provisions of this Section.

J. The special license plate authorized by this Section shall not be subject to the design requirements provided for by R.S. 47:463(A)(3).

K. In the event the motor vehicle registration system of the office of motor vehicles is re-engineered, or other technology is otherwise made available to the office of motor vehicles, that would allow for the issuance of special prestige license plates by the office of motor vehicles, then upon the promulgation of rules by the department providing for issuance of a personalized prestige plate under the provisions of this Section, an applicant may request such plate at no additional cost to the applicant above the annual fee as provided in this Section and the annual vehicle registration license tax as provided in R.S. 47:451 et seq."

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Ward to Engrossed House Bill No. 765 by Representative Fontenot

AMENDMENT NO. 1

On page 1, line 11, of Senate Committee Amendment No. 4 proposed by the Senate Committee on Transportation, Highways and Public Works and adopted by the Senate on May 28, 2020, following "<u>University</u>" and before the period "<u>.</u>" delete "<u>by the applicant</u>"

AMENDMENT NO. 2

On page 1, line 16, of Senate Committee Amendment No. 4 proposed by the Senate Committee on Transportation and adopted by the

Senate on May 28, 2020, change "Louisiana Constitution Article VII, Section 5" to "Article VII, Section 5 of the Constitution of Louisiana"

AMENDMENT NO. 3

On page 1, line 36, of Senate Committee Amendment No. 4 proposed by the Senate Committee on Transportation, Highways and Public Works and adopted by the Senate on May 28, 2020, following "<u>vehicles</u>" and before "<u>that</u>" delete the comma","

Rep. Fontenot moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Fontenot McFarland McKnight Adams Freeman McMahen Amedee Freiberg Bacala Frieman Miguez Gadberry Miller, D. Bagley Beaullieu Gaines Miller, G. Bishop Garofalo Mincey Bourriaque Goudeau Muscarello Brass Green Nelson Newell Brown Harris Bryant Henry Owen, C Butler Hilferty Owen, R. Carpenter Hollis Phelps Carrier Horton Pierre Carter, G. Hughes Pressly Carter, R. Huval Riser Carter, W. Romero Illg Cormier Schamerhorn Ivev Coussan Seabaugh James Cox Johnson, M. Selders Crews Johnson, T. St. Blanc Davis Jones Stagni Stefanski Deshotel Jordan DeVillier Kerner Tarver DuBuisson LaCombe Thomas Duplessis Landry Thompson Dwight Larvadain Turner Echols Villio Lyons Edmonds Mack Wheat Edmonston Magee White Emerson Marcelle Willard Farnum Marino Wright McCormick Firment Zeringue Total - 99 NAYS Total - 0 ABSENT Glover Jefferson Moore

Hodges Total - 5

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 766— BY REPRESENTATIVE BROWN

AN ACT

Jenkins

To amend and reenact R.S. 32:388(B)(4)(b)(introductory paragraph) and to enact R.S. 32:388(B)(4)(b)(xiv), relative to trucks

Page 87 HOUSE

23rd Day's Proceedings - May 31, 2020

hauling construction aggregates; to provide for definitions; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Transportation, Highways and Public Works to Reengrossed House Bill No. 766 by Representative Brown

AMENDMENT NO. 1

On page 1, line 14, change "Section" to "Subsection"

Rep. Brown moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

	-		
Mr. Speaker	Freeman	McMahen	Tł
Adams	Freiberg	Miguez	
Amedee	Frieman	Miller, D.	
Bacala	Gadberry	Miller, G.	Mr. Sp
Bagley	Gaines	Mincey	Adams
Beaullieu	Garofalo	Moore	Adams
Bishop	Goudeau	Muscarello	
Bourriaque	Green	Nelson	Bacala
Brass	Harris	Newell	Bagley
Brown	Henry	Owen, C.	Beaulli
Butler	Hilferty	Owen, R.	Bishop
Carpenter	Hollis	Phelps	Bourria
Carrier	Horton	Pierre	Brass
Carter, G.	Hughes	Pressly	Brown
Carter, R.	Huval	Riser	Carpen
Carter, W.	Illg	Romero	Carrier
Cormier	Ivey	Schamerhorn	Carter,
Coussan	James	Seabaugh	Carter,
Cox	Johnson, M.	Selders	Carter,
Crews	Johnson, T.	St. Blanc	Cormie
Davis	Jones	Stefanski	Coussa
Deshotel	Jordan	Tarver	Cox
DuBuisson	Kerner	Thomas	Crews
Duplessis	LaCombe	Thompson	Davis
Dwight	Landry	Turner	Deshot
Echols	Larvadain	Villio	DuBuis
Edmonds	Lyons	Wheat	Duples
Edmonston	Mack	White	Dwight
Emerson	Marino	Willard	Echols
Farnum	McCormick	Wright	Edmon
Firment	McFarland	Zeringue	Edmon
Fontenot	McKnight	8	Emerso
Total - 95	8		Farnun
	NAYS		Firmen
			Fonten
Total - 0			Freema
	ABSENT		Total
Bryant	Hodges	Magee	
DeVillier	Jefferson	Marcelle	Total
Glover	Jenkins	Stagni	
Total - 9		C	Bryant
			Butler
The amendment	s proposed by the Sena	te were concurred in by	DeVilli
the House.	·	2	Total

HOUSE BILL NO. 784— BY REPRESENTATIVE MCCORMICK

AN ACT

To amend and reenact R.S. 18:1491.5(B)(2), 1491.7(B)(5), 1495.3(B)(2), 1495.5(B)(5), 1505.2(C)(2), and 1505.3(C), relative to the Campaign Finance Disclosure Act; to provide for the method of reporting certain campaign contributions; to change certain record-keeping requirements; to provide for civil and criminal penalties; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Hewitt to Reengrossed House Bill No. 784 by Representative McCormick

AMENDMENT NO. 1

On page 4, line 25, change "political committee" to "candidate"

Rep. McCormick moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

		1 11 10	
Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue	Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Carpenter Carrier Carter, R. Carter, R. Carter, R. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonds Edmonston Emerson Farnum Firment Fontenot	Freiberg Frieman Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino McCormick	McMahen Miguez Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue
	Freeman Total - 95	McKnight NAYS	Ū.
Magee Marcelle Stagni	Total - 0	ABSENT	
were concurred in by	Bryant Butler DeVillier Total - 9	Glover Hodges Jefferson	Jenkins Marcelle Miller, D.

Page 88 HOUSE

23rd Day's Proceedings - May 31, 2020

The amendments proposed by the Senate, having received a two-thirds vote of the elected members, were concurred in by the House.

HOUSE BILL NO. 758-

BY REPRESENTATIVE ZERINGUE AN ACT

To enact R.S. 38:2211(A)(14) and 2248(C), relative to payment of obligations arising under public contracts; to allow public entities to withhold liquidated damages for public works contracts under certain circumstances; to provide for definitions; and to provide for related matters.

Called from the calendar.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Finance to Reengrossed House Bill No. 758 by Representative Zeringue

AMENDMENT NO. 1

On page 2, line 4, change "extensions." to "extensions, after the expiration of the forty-five day period set forth in R.S. 38:2242(B)."

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Henry to Reengrossed House Bill No. 758 by Representative Zeringue

AMENDMENT NO. 1

On page 1, line 3, between "allow" and "public" insert "certain"

AMENDMENT NO. 2

On page 2, delete line 1, and insert the following:

"C. Notwithstanding any provision of law to the contrary, a public entity letting a public works construction contract for a flood protection project or for an integrated coastal protection project as defined in R.S. 49:214.2, as per the"

Rep. Zeringue moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Fontenot	McFarland
Adams	Freeman	McKnight
Amedee	Freiberg	McMahen
Bacala	Frieman	Miguez
Bagley	Gadberry	Miller, D.
Beaullieu	Gaines	Miller, D.
Bishop	Garofalo	Mincey
Bourriaque	Goudeau	Moore
Brass	Green	Muscarello
Brown	Harris	Nelson
Bryant	Henry	Owen, C.
Butler	Hilferty	Owen, R.
Carpenter	Hollis	Phelps
Carrier	Horton	Pierre
Carter, G.	Hughes	Pressly
Carter, G.	Hughes	Pressly
Carter, R.	Huval	Riser

Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonds Edmonston Emerson Farnum Firment Total - 96	Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino McCormick	Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Wright Zeringue
Total - 0	ABSENT	
DeVillier Glover Hodges	Jefferson Jenkins Marcelle	Newell Willard

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 805-BY REPRESENTATIVE PRESSLY

Total - 8

AN ACT

To enact Part VI of Chapter 1 of Code Title XXIV of Code Book III of Title 9 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 9:5828 through 5830, relative to the effect of obligations during certain emergencies and disasters; to provide relative to suspension of prescription, peremptive, and abandonment periods and other legal deadlines; to provide relative to the extension of prescription and peremptive periods and other legal deadlines; to provide relative to the ratification of Proclamation JBE 2020-30; to provide for applicability; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Judiciary A to Reengrossed House Bill No. 805 by Representative Pressly

AMENDMENT NO. 1

On page 2, line 13, change "May 15, 2020" to "June 30, 2020"

AMENDMENT NO. 2

On page 2, line 15, change "May 15, 2020" to "June 30, 2020"

AMENDMENT NO. 3

On page 2, line 16, change "May 14, 2020" to "June 29, 2020"

AMENDMENT NO. 4

On page 2, line 17, change "May 15, 2020" to "June 30, 2020"

AMENDMENT NO. 5

On page 2, line 18, change "July 15, 2020" to "July 1, 2020"

Page 89 HOUSE

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 6

On page 2, line 28, change "15, 2020" to "1, 2020"

AMENDMENT NO. 7

On page 3, line 1, change "May 15, 2020" to "June 30, 2020"

AMENDMENT NO. 8

On page 3, line 2, change "May 14, 2020" to "June 29, 2020"

AMENDMENT NO. 9

On page 3, line 3, change "May" to "June"

AMENDMENT NO. 10

On page 3, line 4, change "<u>15, 2020</u>" to "<u>1, 2020</u>" and change "<u>July</u> <u>15, 2020</u>" to "<u>July 1, 2020</u>"

AMENDMENT NO. 11

On page 3, line 8, change "May 15, 2020" to "June 30, 2020"

AMENDMENT NO. 12

On page 3, line 15, change "September 15, 2020" to "September 1, 2020"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Peacock to Reengrossed House Bill No. 805 by Representative Pressly

AMENDMENT NO. 1

On page 2, line 16, after "and" and before "any" insert "the right to file a pleading or motion to enforce'

AMENDMENT NO. 2

On page 2, line 27, change "after" to "until"

AMENDMENT NO. 3

On page 3, line 2, after "and" and before "any" insert "the right to file a pleading or motion to enforce'

AMENDMENT NO. 4

On page 3, between lines 15 and 16, insert the following:

C. Notwithstanding Subsections A and B of this Section, legal deadlines related to matters set forth in Louisiana Civil Code Book III, Title IX, Chapters 1 through 5 and Louisiana Code of Civil Procedure Book VII, Title XI, Chapters 1 and 2 shall not be suspended or extended beyond the time period provided for by Proclamation Number JBE 2020-30 and any extensions thereof."

Rep. Pressly moved that the amendments proposed by the Senate be rejected.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Freeman	McKnight
Adams	Freiberg	McMahen
Amedee	Frieman	Miguez

Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Carpenter Carrier Carter, G. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum Firment Fontenot

Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino McCormick McFarland

Miller, D. Miller, G. Mincey Moore Muscarello Nelson Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

NAYS

ABSENT

Butler DeVillier Glover Total - 8

Total - 96

Total - 0

Marcelle Newell

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

Hodges

Jenkins

Jefferson

HOUSE BILL NO. 818-BY REPRESENTATIVES ZERINGUE AND BISHOP AN ACT

To amend and reenact R.S. 22:2061.1(A), relative to insureds with a high net worth; to provide for procedures to evaluate net worth; to provide for applicability relative to group policies; and to provide for related matters.

Read by title.

Motion

On motion of Rep. Zeringue, the bill was returned to the calendar.

HOUSE BILL NO. 826— BY REPRESENTATIVES PRESSLY, AMEDEE, BAGLEY, ROBBY CARTER, CREWS, EMERSON, FIRMENT, FREIBERG, FRIEMAN, GAROFALO, HARRIS, HORTON, LACOMBE, MCCORMICK, SEABAUGH, THOMAS, AND WHEAT AN ACT AN ACT

To enact R.S. 9:2800.25, relative to the limitation of liability; to provide for the limitation of liability during the COVID-19 public health emergency; to provide for the liability of certain property owners; to provide for the liability of certain natural and juridical persons; to provide for the liability of state and local governments and political subdivisions; to provide for liability related to the design, manufacture, distribution, use, and administration of personal protective equipment; to provide for

Page 90 HOUSE

23rd Day's Proceedings - May 31, 2020

the rights of employees; to provide for liability related to business operations; to provide for claims pursuant to the Louisiana Workers' Compensation Law; to provide for retroactive application; to provide an effective date; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Judiciary A to Reengrossed House Bill No. 826 by Representative Pressly

AMENDMENT NO. 1

On page 1, line 2, change "9:2800.25" to "29:773"

AMENDMENT NO. 2

On page 1, line 13, change "9:2800.25" to "29:773"

AMENDMENT NO. 3

On page 1, line 14, change "§2800.25." to "§773."

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Peacock to Reengrossed House Bill No. 826 by Representative Pressly

AMENDMENT NO. 1

Delete the set of Senate Committee Amendments, proposed by the Senate Committee on Judiciary A and adopted by the Senate on May 27, 2020.

AMENDMENT NO. 2

On page 1, line 2, after "9:2800.25" insert "and R.S. 29:773"

AMENDMENT NO. 3

On page 1, delete line 14 and insert "<u>§2800.25. Limitation of liability</u> for COVID-19"

AMENDMENT NO. 4

On page 1, delete lines 15 through 19 and on page 2 delete lines 1 through 19

AMENDMENT NO. 5

On page 2, line 20, change "E." to "A."

AMENDMENT NO. 6

On page 3, delete lines 3 through 18 and insert the following:

"B. No natural or juridical person, state or local government, or political subdivision thereof, nor specifically a business event strategist, association meeting planner, corporate meeting planner, independent trade show organizer or owner, or any other entity hosting, promoting, producing or otherwise organizing an event of any kind, shall be held liable for any civil damages for injury or death resulting from or related to actual or alleged exposure to COVID-19 in the course of or through the performance of hosting, promoting, producing or otherwise organizing, planning or owning a tradeshow, convention, meeting, association produced event, corporate event, sporting event, or exhibition of any kind, unless such damages were caused by the gross negligence or willful or wanton misconduct.

AMENDMENT NO. 7

On page 3, line 19, change "H." to "C."

AMENDMENT NO. 8

On page 3, line 26, change "I." to "D."

AMENDMENT NO. 9

On page 4, between lines 3 and 4 insert the following:

"Section 2. R.S. 29:773 is hereby enacted to read as follows:

§773. Limitation of liability for personal protective equipment during the COVID-19 public health emergency

A. No natural or juridical person that designs, manufactures, labels, or distributes personal protective equipment in response to the COVID-19 public health emergency shall be liable for civil damages for injury or death caused by such personal protective equipment, unless such damages were caused by the gross negligence or willful or wanton misconduct.

B. During the COVID-19 public health emergency, no natural or juridical person who uses, employs, dispenses, or administers personal protective equipment shall be liable for civil damages for injury or death resulting from or related to such personal protective equipment, unless the person failed to substantially comply with the applicable procedures established by federal, state, or local agencies which govern such personal protective equipment and the injury or death was caused by the person's gross negligence or wanton or reckless misconduct. If two or more sources of procedures are applicable to the use, employment, dispensing, or administering of personal protective equipment at the time of the actual or alleged exposure, the person shall substantially comply with any one applicable set of procedures.

AMENDMENT NO. 10

On page 4, line 4, change "J." to "C."

AMENDMENT NO. 11

On page 4, delete lines 7 and 8 and insert the following:

"Section 3. Due to the imminent threat posed by COVID-19 as provided in Proclamation Number 25 JBE 2020 and any subsequent proclamation, declaring the existence of a statewide public health emergency, Section 1 of this Act shall be retroactive to March 11, 2020.

AMENDMENT NO. 12

On page 4, line 9, change "Section 3." to "Section 4."

Rep. Pressly moved that the amendments proposed by the Senate be rejected.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Fontenot	McKnight
Adams	Freeman	McMahen
Amedee	Freiberg	Miguez
Bacala	Frieman	Miller, D.

Page 91 HOUSE

23rd Day's Proceedings - May 31, 2020

Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carrier Carter, G. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum Firment Total - 95 Total - 0

Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino McCormick NAYS

Miller, G. Mincey Moore Muscarello Nelson Owen, C. Owen, R. Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

ABSENT

DeVillier Glover	Jefferson Jenkins	McFarland Newell
Hodges	Marcelle	Phelps
Total - 9		-

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 477: Reps. Ivey, Zeringue, and McKnight.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 577: Reps. Goudeau, Huval, and James.

HOUSE BILL NO. 835-

BY REPRESENTATIVE MCMAHEN AND SENATORS JOHNS AND FRED MILLS

AN ACT

To enact Subpart D-1 of Part I of Chapter 5-E of Title 40 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 40:1248.1 through 1248.11, relative to financing by the state Medicaid program of health services in certain parishes; to create and provide for a local healthcare provider participation program; to designate the parishes in which the program may be operated; to authorize local hospital assessment payments to be made to those parishes; to authorize the establishment of special provider participation funds by those parishes; to provide requirements for the uses of monies in such special funds; to

require public hearings concerning local hospital assessment payments and uses of monies derived from such payments; to authorize a rural institutional provider payment methodology contingent upon federal approval; to provide for administrative rulemaking by the Louisiana Department of Health; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Health and Welfare to Reengrossed House Bill No. 835 by Representative McMahen

AMENDMENT NO. 1

On page 2, at the beginning of line 13, change "(5)" to "(5)(a)"

AMENDMENT NO. 2

On page 2, at the beginning of line 16, change "(a)" to "(i)"

AMENDMENT NO. 3

On page 2, at the beginning of line 21, change "(b)" to "(ii)"

AMENDMENT NO. 4

On page 2, at the beginning of line 26, change "(c)" to "(iii)"

AMENDMENT NO. 5

On page 3, between lines 2 and 3, insert the following:

"(b) "Rural institutional provider" shall also include a hospital, other than one defined in R.S. 40:1189.3, that is licensed by the department and is a nonstate-government-owned hospital located in both of the following:

(i) A municipality with a population of not less than thirty thousand five hundred and not more than thirty-one thousand persons according to the most recent federal decennial census.

(ii) A parish with a population of not less than seventy thousand persons and not more than seventy-five thousand persons according to the most recent federal decennial census.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Finance to Reengrossed House Bill No. 835 by Representative McMahen

AMENDMENT NO. 1

On page 1, line 3, change "1248.11" to "1248.12"

AMENDMENT NO. 2

On page 1, delete line 11, and insert:

'authorize rural institutional provider and governmental institutional provider payment methodologies contingent upon federal"

AMENDMENT NO. 3

On page 1, line 16, change "1248.11" to "1248.12"

Page 92 HOUSE

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 4

On page 2, between lines 6 and 7, insert:

"(2) "Governmental institutional provider" means a governmental hospital, licensed in accordance with the Hospital Licensing Law, R.S. 40:2100 et seq., other than one defined in R.S. 40:1189.3, and located in a parish with a population of not less than eighty thousand persons and not more than ninety thousand persons according to the most recent federal decennial census."

AMENDMENT NO. 5

On page 2, at the beginning of line 7, change "(2)" to "(3)"

AMENDMENT NO. 6

On page 2, delete line 9, and insert:

"(4) "Paying hospital" means an institutional provider or governmental institutional provider required by the"

AMENDMENT NO. 7

On page 2, at the beginning of line 11, change "(4)" to "(5)"

AMENDMENT NO. 8

In Senate Committee Amendment No. 1 proposed by the Senate Committee on Health and Welfare and adopted by the Senate on May 20, 2020, on page 1, line 2, change "(5)(a)" to "(6)(a)"

AMENDMENT NO. 9

On page 3, delete line 24, and insert:

"(2) Any local hospital assessment payment from a governmental institutional provider located in the parish.

(3) Such other sums as the parish deems appropriate."

AMENDMENT NO. 10

On page 4, line 7, after "parish." and before "The" insert:

"The governing body of the parish may, but is not required to, also require a local hospital assessment payment for governmental institutional providers at the same rate and on the same terms."

AMENDMENT NO. 11

On page 5, line 28, delete "providers" and insert "providers, governmental institutional providers,"

AMENDMENT NO. 12

On page 6, line 15, after "parish." and before "In the" insert:

"As provided in R.S. 40:1248.7, the parish may also require an annual local hospital assessment payment to be assessed quarterly on the net patient revenue of each governmental institutional provider in the parish."

AMENDMENT NO. 13

On page 6, line 17, after "provider" and before "as", insert: "and, if applicable, a governmental institutional provider,"

AMENDMENT NO. 14

On page 6, line 24, change "provider." to "provider, or governmental institutional provider."

AMENDMENT NO. 15

On page 9, between lines 3 and 4, insert:

"<u>§1248.12. Governmental institutional providers; enhanced</u> reimbursement

A. Upon request from a parish in which a governmental institutional provider is located, the department shall attempt in good faith to execute a cooperative endeavor agreement. Notwithstanding any provision of law to the contrary, by September 1, 2020, or as soon thereafter as the cooperative endeavor agreement is effective, the department shall file a Medicaid state plan amendment with the Centers for Medicare and Medicaid Services, amending the Medicaid state plan provisions governing hospital reimbursement to provide that a governmental institutional provider, as defined in R.S. 40:1248.1, shall be reimbursed at a rate which equals or approximates one hundred ten percent, or, if a reduction is required by the Centers for Medicare and Medicaid Services, the maximum amount acceptable to the Centers for Medicare and Medicaid Services of the appropriate reasonable cost of providing hospital inpatient and outpatient services.

B. The governmental institutional provider payment methodology provided for in this Subpart shall be implemented as soon as is practicable after the methodology is authorized by federal law."

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Fred Mills to Reengrossed House Bill No. 835 by Representative McMahen

AMENDMENT NO. 1

Delete Senate Committee Amendment set SCAHB835 CANNONB 1744 proposed by the Senate Committee on Health and Welfare and adopted by the Senate on May 20, 2020.

AMENDMENT NO. 2

Delete Senate Committee Amendment set SCAHB835 HESSM 1909 proposed by the Senate Committee on Finance and adopted by the Senate on May 26, 2020.

AMENDMENT NO. 3

On page 1, line 3, change "1248.11" to "1248.12"

AMENDMENT NO. 4

On page 1, line 11, change "a rural institutional provider payment methodology" to "rural institutional provider and governmental institutional provider payment methodologies"

AMENDMENT NO. 5

On page 1, line 16, change "1248.11" to "1248.12"

AMENDMENT NO. 6

On page 2, between lines 6 and 7, insert:

"(2) "Governmental institutional provider" means either of the following:

	(a)	Αr	onst	ate g	overn	nment	al hos	spital,	lice	ense	d in	acco	rdan	ce
with	the	Hos	pital	l Lice	ensing	g Law	, R.S.	40:2	100	et se	eq.,	other	thar	ı a
rural	hos	spita	l as (defin	ed in	R.S. 4	40:11	<u>89.3.</u>						

Page 93 HOUSE

23rd Day's Proceedings - May 31, 2020

(b) A hospital included in the definition of public, nonrural community hospital as defined in the Louisiana Medicaid State Plan.

AMENDMENT NO. 7

On page 2, at the beginning of line 7, change "(2)" to "(3)"

AMENDMENT NO. 8

On page 2, at the beginning of line 9, change "(3)" to "(4)"

AMENDMENT NO. 9

On page 2, at the beginning of line 11, change "(4)" to "(5)"

AMENDMENT NO. 10

On page 2, at the begining of line 13, change "(5)" to "(6)"

AMENDMENT NO. 11

On page 5, line 20, change "supplemental payment program" to "base rate

AMENDMENT NO. 12

On page 7, line 9, change "supplemental payment program" to "base rate payment"

AMENDMENT NO. 13

On page 8, line 24, change "a supplemental payment" to "Medicaid base rate payments'

AMENDMENT NO. 14

On page 9, line 2, change "as soon" to "on January 1, 2021, or as soon thereafter'

AMENDMENT NO. 15

On page 9, between lines 3 and 4, insert the following:

"§1248.12. Governmental institutional providers; enhanced reimbursement

Upon request from a parish in which a governmental institutional provider is located, the department shall attempt in good faith to execute a cooperative endeavor agreement acceptable to the department Notwithstanding any law to the contrary, by September 2020, or as soon thereafter as such a cooperative endeavor agreement is effective, the department shall file a Medicaid state plan amendment with the Centers for Medicare and Medicaid Services, referred to hereafter in this Section as "CMS", amending the Medicaid state plan provisions governing hospital reimbursement to provide that a governmental institutional provider, as defined in R.S. 40:1248.1, shall be reimbursed at a rate which equals or approximates one hundred ten percent, or, if a reduction is required by CMS, the maximum amount acceptable to CMS, but in no case less than one hundred percent, of the appropriate reasonable cost of providing hospital inpatient and outpatient services, including but not limited to services provided in a rural health clinic licensed as part of a governmental institutional provider. The new governmental institutional provider payment methodology shall utilize prospective rates approximating costs at the time of service for inpatient acute care and psychiatric services. To ensure that governmental institutional provider outpatient services, including those reimbursed on a cost basis and those reimbursed on a fee schedule, are reimbursed in the aggregate at one hundred ten percent of the reasonable costs or such lesser amounts as approved by CMS, but in no case less than one hundred percent of their reasonable costs, the department shall pay an interim rate for cost-based outpatient services at one hundred ten percent of reasonable cost during the year and for fee-based services paid on a claim-by-claim basis, and the department shall make quarterly estimates of Medicaid base rate payments required to bring reimbursement to the governmental institutional provider for such services up to one hundred percent of reasonable costs and immediately remit such payments to the governmental institutional provider, and at final settlement pay such amounts as are necessary to ensure that all outpatient services in the aggregate, both cost-based and fee schedule, are paid at one hundred ten percent of reasonable costs.

The governmental institutional provider payment methodology provided for in this Subpart shall be implemented on January 1, 2021, or as soon thereafter as is practicable after the methodology is authorized by federal law.

AMENDMENT NO. 16

On page 9, line 6, change "amendment provided for in R.S. 40:1248.11," to "amendments provided for in R.S. 40:1248.11 and R.S. 40:1248.12."

Rep. McMahen moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carter, G. Carter, R. Carter, R. Carter, R. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonds Edmonston Emerson Farnum Total - 91	Firment Frontenot Freeman Freiberg Frieman Gadberry Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino McCormick	McKnight McMahen Miguez Miller, D. Mincey Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders Stagni Stefanski Tarver Thomas Turner Villio Wheat White Willard Wright Zeringue
Total - 0		
	ABSENT	
DeVillier Gaines Garofalo Glover Hodges	Jefferson Jenkins Marcelle McFarland Miller, G.	Moore St. Blanc Thompson

Total - 13

Page 94 HOUSE

23rd Day's Proceedings - May 31, 2020

The amendments proposed by the Senate were concurred in by the House.

Acting Speaker Dwight in the Chair

HOUSE BILL NO. 836-

BY REPRESENTATIVE JORDAN AN ACT

To enact R.S. 37:761(D) and 764(E), relative to professionals licensed by the Louisiana State Board of Dentistry; to provide for the waiver of certain licensing requirements in the event of a declared state of emergency; to provide an effective date; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Health and Welfare to Engrossed House Bill No. 836 by Representative Jordan

AMENDMENT NO. 1

On page 1, line 13, delete "a declared" and insert "the" and after "state of emergency" insert "declared by Proclamation Number 58-JBE-2020"

AMENDMENT NO. 2

On page 1, line 20, delete "a declared" and insert "the" and after "state of emergency" insert "declared by Proclamation Number 58-JBE-2020"

Rep. Jordan moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carter, G. Carter, R. Carter, R. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis	Freeman Freiberg Frieman Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan	Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver
Cox	Johnson, T.	Stagni
	Jones	Stefanski

Edmonds	Mack	White
Edmonston	Magee	Willard
Emerson	Marino	Wright
Farnum	McCormick	Zeringue
Firment	McKnight	C
Fontenot	McMahen	
Total - 97		
	NAYS	
Total - 0		
i otari o	ABSENT	
DeVillier	Jefferson	McFarland
Glover	Jenkins	
Hodges	Marcelle	
Total - 7		

The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 843— BY REPRESENTATIVE SCHEXNAYDER AN ACT

To amend and reenact R.S. 3:1462(1) and (10), 1465(D)(1), 1467(A), 1468(A) and (B), 1471(A)(4), 1481(4), (5), and (6), and 1482 through 1484, and to enact R.S. 3:1462(16) through (19), 1472, 1481(7) through (9), and 1485, relative to the regulation of industrial hemp; to provide for definitions; to provide for the requirements for licensure; to provide for application and permit fees; to provide for testing and inspection of industrial hemp crops or products; to provide for civil and criminal penalties; to authorize the Department of Agriculture and Forestry to issue stop orders; to authorize the commissioner of alcohol and tobacco control to issue civil fines for certain violations; to authorize the sale of hemp rolling papers; to provide for labeling of CBD products; to provide for the application of the State Food, Drug, and Cosmetic Law; to provide with respect to remote retailers of CBD products; to provide with respect to the authority of the office of alcohol and tobacco control relative to the sale of CBD products; to provide with respect to issuance of special event permits; to provide for applicability; to provide with respect to access to criminal history record and identification files; to create the Industrial Hemp Advisory Committee; to provide for the powers and duties of the committee; to provide for the membership of the committee; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Agriculture, Forestry, Aquaculture, and Rural Development to Reengrossed House Bill No. 843 by Representative Schexnayder

AMENDMENT NO. 1

On page 2, line 27, change "<u>7 U.S.C. Section 5940</u>" to "<u>7 U.S.C.</u> <u>16390</u>"

AMENDMENT NO. 2

On page 4, line 14, after "<u>entity with a</u>" delete the remainder of the line and insert "grower, <u>processor, contract carrier, or industrial</u> hemp seed producer license"

AMENDMENT NO. 3

On page 5, line 20, change "7 U.S.C. 5940" to "7 U.S.C. 16390"

AMENDMENT NO. 4

On page 13, line 25, after "<u>Development</u>" delete the remainder of the line and insert "and the chairman of the Senate Committee on Agriculture, Forestry, Aquaculture, and Rural Development or their designees shall serve as co-chairmen of the"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Cathey to Reengrossed House Bill No. 843 by Representative Schexnayder

AMENDMENT NO. 1

On page 1, line 4, after "1472," insert "1473,"

AMENDMENT NO. 2

On page 2, line 4, after "1472," insert "1473,"

AMENDMENT NO. 3

On page 1, line 9, after "orders;" insert "to authorize the Department of Agriculture and Forestry to obtain certain criminal history record information;"

AMENDMENT NO. 4

On page 5, between lines 11 and 12, insert the following:

"§1473. Authorization to obtain criminal history record information

A. As used in this Section, the following terms shall have the following meaning:

(1) "Applicant" means a natural person, a corporation, limited liability company, partnership, joint stock association, sole proprietorship, joint venture, business association, cooperative association, professional corporation, or any other legal entity or organization through which business is conducted.

(2) "Bureau" means the Louisiana Bureau of Criminal Identification and Information of the office of state police within the Department of Public Safety and Corrections.

(3) "Criminal history record information" means information collected by state and federal criminal justice agencies on individuals consisting of identifiable descriptions and notations of arrests, detentions, indictments, bills of information, or any formal criminal charges, and any disposition arising therefrom, including sentencing, criminal correctional supervision, and release. It shall not include intelligence information gathered for investigatory purposes or any identification information which does not indicate involvement of the individual in the criminal justice system.

(4) "Department" means Louisiana Department of Agriculture and Forestry.

(5) "FBI" means the Federal Bureau of Investigation of the United States Department of Justice.

(6) "Licensure" means any license or permit that the department is authorized to issue for the production of industrial hemp and the facility producing industrial hemp.

B. In addition to any other requirements established by department rules, the department shall require an applicant, as a condition of eligibility for licensure:

(1) To submit a full set of fingerprints, in a form and manner prescribed by the department.

(2) To permit the department to request and obtain state and national criminal history record information on the applicant.

(3) To pay the reasonable costs to be incurred by applicant in requesting and obtaining state and national criminal history record information on the applicant to be directed to the department.

C. In accordance with the provisions and procedure prescribed by this Section, the department shall request and obtain state and national criminal history record information from the bureau and the FBI relative to any applicant for licensure whose fingerprints the department has obtained pursuant to this Section for the purpose of determining the applicant's suitability and eligibility for licensure.

D. Upon request by the department and upon submission of an applicant's fingerprints, and such other identifying information as may be required, the bureau shall survey its criminal history records and identification files and make a simultaneous request of the FBI for like information from other jurisdictions. The bureau may charge the department a reasonable processing fee for conducting and reporting on any such search.

E. Any and all state or national criminal history record information obtained by the department from the bureau or FBI which is not already a matter of public record shall be deemed nonpublic and confidential information restricted to the exclusive use by the department in evaluating the applicant's eligibility or disqualification for licensure. No such information or records related thereto shall, except with the written consent of the applicant or by order of a court of competent jurisdiction, be released or otherwise disclosed by the department to any other person or agency."

Rep. Schexnayder moved that the amendments proposed by the Senate be rejected.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Bryant Butler Carpenter Carrier Carter, G. Carter, R. Carter, W. Cormier Coussan Cox Crews Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum

Freeman Freiberg Frieman Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Marino McCormick

Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright

Miguez

Page 96 HOUSE 23rd Day's Proceedings - May 31, 2020

Firment Fontenot	McKnight McMahen	Zeringue	The second second	ROLL CALI	
Total - 95	NAYS		The roll was	s called with the follow	ing result:
T-4-1 0				YEAS	
Total - 0	ABSENT		Mr. Speaker Adams	Fontenot Freeman	McMahen Miguez
			Amedee	Freiberg	Miller, D.
Davis DeVillier	Hodges Jefferson	Magee Marcelle	Bacala	Frieman	Miller, G.
Glover	Jenkins	McFarland	Bagley Beaullieu	Gadberry Gaines	Mincey Moore
Total - 9			Bishop	Garofalo	Muscarello
The emender	ants managed by the G	anoto wana najaotad	Bourriaque	Goudeau	Nelson
The amendin	ents proposed by the S	senate were rejected.	Brass Brown	Green Harris	Newell Owen, C.
Conference of	committee appointmen	t pending.	Bryant	Henry	Owen, R.
S -n a a	laan Cabarra ardan	in the Chain	Butler	Hilferty	Phelps
Spea	ker Schexnayder	in the Chair	Carpenter Carrier	Hollis Horton	Pierre Pressly
HOUSE BILL N	0.845—		Carter, G.	Hughes	Riser
BY REPRESEN	TATIVES DWIGHT, BOUI	RIAQUE, CARRIER, WILFORD	Carter, R.	Huval	Romero
ABRAHAM, H	ENSGENS, JOHNS, AND F	RRIAQUE, CARRIER, WILFORD TARVER AND SENATORS EESE	Carter, W. Cormier	Illg Ivey	Schamerhorn Seabaugh
	AN ACT	34 of the Louisiana Revised	Coussan	James	Selders
Statutes of 1	950, to be comprised of	of R.S. 34:221 through 224,	Cox	Johnson, M.	St. Blanc
relative to t	he Calcasieu Ship Cl	annel: to provide for the	Crews Davis	Johnson, T. Jones	Stagni Stefanski
Calcasieu Sh	ip Channel Public-Priv	ate Partnership; to establish committee; to establish the	Deshotel	Jordan	Tarver
membership	and powers of the boar	d and committee; to provide	DuBuisson Dumlaggia	Kerner LaCombe	Thomas
relative to m	onies contributed to th	e Calcasieu River Fund; to	Duplessis Dwight	Lacombe	Thompson Turner
	elated matters.	e an effective date; and to	Echols	Larvadain	Villio
provide for r	clated matters.		Edmonds Edmonston	Lyons Mack	Wheat White
Read by title			Emerson	Marino	Willard
The above bi	ill was taken un with th	e amendments proposed by	Farnum	McCormick	Wright
the Senate.	in was taken up with th	e amenaments proposed by	Firment Total - 96	McKnight	Zeringue
SENA	TE COMMITTEE A	MENDMENTS	10141 - 90	NAYS	
A 1 (11 0 4 0	····	Magee		
Amendments pro Highways and Pu Representative Dy	blic Works to Engros	mittee on Transportation, sed House Bill No. 845 by	Total - 1	ABSENT	
AMENDMENT N	NO 1		DeVillier	Jefferson	McFarland
	6, change " <u>Legislature</u> "	to "legislature"	Glover Hodges Total - 7	Jenkins Marcelle	
AMENDMENT N	NO. 2		The amondu	aanta proposed by the S	Senate were concurred in by
On page 3, at the	beginning of line 2,	change "including, but not	the House.	1 1 2	5
AMENDMENT N	cluding but not limited		Representati	ive Garofalo)— NTATIVE GAROFALO	or House Bill No. 786 by
On page 3, line 1 "may appropriate		priate and shall" and insert	17 of the Lo	uisiana Revised Statute	rt IV of Chapter 50 of Title es of 1950 and to enact R.S.
AMENDMENT N	¥		Students; to	provide relative to elig	Opportunity Program for gibility for awards; to waive
On page 4, line 1 "may appropriate	2, delete "shall appro and may"	priate and shall" and insert	circumstanc	es related to the public related matters.	rovisions in response to c health emergency; and to
AMENDMENT N	NO. 5		Read by title	2.	
On page 5, line 8, <u>Lake Charles</u> " to Charles"	, change " <u>Associated I</u> " <u>Associated Branch I</u>	Branch Pilots of the Port of Pilots for the Port of Lake	the Senate.	ill was taken up with th	e amendments proposed by
Rep. Dwigh		endments proposed by the	Amendments pro	posed by Senator Jacks	on to Engrossed House Bill
Senate be concurr			No. 870 by Repre	esentative Garofalo	-

Page 97 HOUSE

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 1

On page 1, line 2, between "reenact" and "the" insert "R.S. $17{:}5024(A)(2)(c)$ and"

AMENDMENT NO. 2

On page 1, line 8, between "Section 1." and "heading" change "The" to "R.S. 17:5024(A)(2)(c) and the"

AMENDMENT NO. 3

On page 1, line 9, between "1950" and "hereby" change "is" to "are"

AMENDMENT NO. 4

On page 1, between lines 10 and 11, insert the following:

"§5024. Academic requirements

A. * * (2) * *

(c)(i) For a student who graduated during or after the 2007-2008 school year but prior to the $\frac{2020-2021}{2021-2022}$ school year, the minimum cumulative high school grade point average necessary for such student to be eligible for an Opportunity Award shall be 2.50 on a 4.00 scale.

(ii) For a student who graduated during or after the 2007-2008 school year but prior to the $\frac{2020-2021}{2021-2022}$ school year, the minimum cumulative high school grade point average necessary for such student to be eligible for a Performance Award shall be 3.00 on a 4.00 scale.

(iii) For a student who graduated during or after the 2007-2008 school year but prior to the 2020-2021 <u>2021-2022</u> school year, the minimum cumulative high school grade point average necessary for such student to be eligible for an Honors Award shall be 3.00 on a 4.00 scale.

* *"

Rep. Garofalo moved that the amendments proposed by the Senate be rejected.

ROLL CALL

The roll was called with the following result:

YEAS

Ma Smooling	Encomon	McMahen
Mr. Speaker	Freeman	
Adams	Freiberg	Miguez
Amedee	Frieman	Miller, D.
Bacala	Gadberry	Miller, G.
Bagley	Gaines	Mincey
Beaullieu	Garofalo	Moore
Bishop	Goudeau	Muscarello
Bourriaque	Green	Nelson
Brass	Harris	Newell
Brown	Henry	Owen, C.
Bryant	Hilferty	Owen, R.
Butler	Hollis	Pierre
Carpenter	Horton	Pressly
Carrier	Hughes	Riser
Carter, G.	Huval	Romero
Carter, R.	Illg	Schamerhorn
Carter, W.	Ivey	Seabaugh
Cormier	James	Selders
Coussan	Johnson, M.	St. Blanc

Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonston Emerson Farnum Firment Fontenot Total - 97 Total - 0 DeVillier

Johnson, T. Jones Jordan Kerner LaCombe Landry Larvadain Lyons Mack Magee Marino McCormick McFarland McKnight Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Wright Zeringue

NAYS

ABSENT

DeVillier Glover Hodges Total - 7

Phelps

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

Jefferson

Marcelle

Jenkins

Suspension of the Rules

On motion of Rep. Marino, the rules were suspended in order to take up and consider House Bills and Joint Resolutions on Third Reading and Final Passage at this time.

House Bills and Joint Resolutions on Third Reading and Final Passage

The following House Bills and Joint Resolutions on third reading and final passage were taken up and acted upon as follows:

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 871 on third reading and final passage after the 82nd calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

HOUSE BILL NO. 871 (Substitute for House Bill No. 391 by Representative Marino)— BY REPRESENTATIVES MARINO, BRASS, FREEMAN, FREIBERG, PRESSLY, AND WRIGHT AN ACT

To amend and reenact R.S. 17:7(11)(d)(i) and 2112(B), relative to screening and intervention for students; to redefine the term dyslexia for purposes of testing students for dyslexia and

Page 98 HOUSE

23rd Day's Proceedings - May 31, 2020

providing services to students with dyslexia; and to provide for related matters.

Read by title.

Motion

Rep. Marino moved that the House grant permission to the Senate to consider House Bill No. 871 on third reading and final passage after the 82^{nd} calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Amedee Bacala Bagley Beaullieu Bishop Bourriaque Brass Brown Butler Carpenter Carter, Carter, Carter, R. Carter, R. Carter, R. Carter, W. Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonds	Freeman Freiberg Frieman Gadberry Gaines Garofalo Goudeau Green Harris Henry Hilferty Hollis Horton Hughes Huval Illg Ivey James Johnson, M. Johnson, T. Jones Jordan LaCombe Landry Larvadain Lyons Mack Magee Marino	McMahen Miguez Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thompson Turner Villio Wheat Willard Wright
-	Marino	
Farnum Firment	McCormick McFarland	Zeringue
Fontenot	McKnight	
Total - 94		
	NAYS	
Thomas Total - 1	ABSENT	

Bryant	Hodges	Kerner	
DeVillier	Jefferson	Marcelle	
Glover	Jenkins	White	
Total - 9			

The motion to consider, having received a two-thirds vote of elected members, was adopted.

Conference Committee Reports Received

Conference Committee Reports were received for the following legislative instruments:

Senate Bill No. 164

The conference committee reports for the above legislative instruments lie over under the rules.

Suspension of the Rules

On motion of Rep. Thompson, the rules were suspended in order to take up and consider House Concurrent Resolutions lying over at this time.

House and House Concurrent Resolutions Lying Over

The following House and House Concurrent Resolutions lying over were taken up and acted upon as follows:

Motion

On motion of Rep. Thompson, the Committee on Natural Resources and Environment was discharged from further consideration of House Concurrent Resolution No. 96.

HOUSE CONCURRENT RESOLUTION NO. 96-

BY REPRESENTATIVE THOMPSON A CONCURRENT RESOLUTION To extend the Lake Providence Watershed Council and to provide for its membership and responsibilities.

Read by title.

On motion of Rep. Thompson, and under a suspension of the rules, the resolution was ordered passed to its third reading.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 591: Reps. Larvadain, Bagley, and Gary Carter.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 805: Reps. Pressly, Gregory Miller, and Villio.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 826: Reps. Pressly, Gregory Miller, and Villio.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 843: Reps. Schexnayder, McFarland, and Turner.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 870: Reps. Garofalo, Wright, and Edmonds.

Page 99 HOUSE

23rd Day's Proceedings - May 31, 2020

Suspension of the Rules

On motion of Rep. James, the rules were suspended in order to take up and consider House Bills and Joint Resolutions on Third Reading and Final Passage at this time.

House Bills and Joint Resolutions on Third Reading and Final Passage

The following House Bills and Joint Resolutions on third reading and final passage were taken up and acted upon as follows:

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 173 on third reading and final passage after the 82^{nd} calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

HOUSE BILL NO. 173— BY REPRESENTATIVE JAMES

AN ACT

To enact R.S. 15:574.4(J), relative to parole; to provide parole eligibility for certain juvenile offenders; to provide eligibility requirements; to provide relative to certain duties of the committee on parole; and to provide for related matters.

Read by title.

Motion

Rep. James moved that the House grant permission to the Senate to consider House Bill No. 173 on third reading and final passage after the 82nd calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Fontenot	McFarland
Adams	Freeman	McKnight
Amedee	Freiberg	McMahen
Bacala	Frieman	Miguez
Bagley	Gadberry	Miller, G.
Beaullieu	Gaines	Mincey
Bishop	Goudeau	Moore
Bourriaque	Green	Muscarello
Brass	Harris	Nelson
Brown	Henry	Newell
Bryant	Hilferty	Owen, C.
Butler	Hollis	Phelps
Carpenter	Horton	Pierre
Carrier	Hughes	Pressly
Carter, G.	Huval	Riser
Carter, R.	Illg	Romero
Carter, W.	Ivey	Schamerhorn

Cormier Coussan Cox Crews Davis Deshotel DuBuisson Duplessis Dwight Echols Edmonds Edmonds Edmonston Emerson Farnum Firment Total - 95	Jai Jol Jon Jon Ke La La Ly Mi Mi Mi Mi
Total - 0	
DeVillier	Но
	110

mes hnson, M. hnson, T. nes rdan erner iCombe ındry irvadain /ons ack agee arcelle larino cCormick Seabaugh Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat White Willard Zeringue

NAYS

ABSENT

DeVillier Garofalo Glover Total - 9	Hodges Jefferson Jenkins	Miller, D. Owen, R. Wright
--	--------------------------------	----------------------------------

The motion to consider, having received a two-thirds vote of elected members, was adopted.

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 510 on third reading and final passage after the 82nd calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

HOUSE BILL NO. 510-BY REPRESENTATIVE JAMES

ÃÑ ACT

To enact R.S. 15:584(C) and 587(I), relative to criminal justice system data; to provide relative to the duty and authority of the Louisiana Bureau of Criminal Identification and Information to cooperate with certain nonprofit entities; to provide for the authority of certain nonprofit entities to obtain access to certain criminal justice system data and information under certain conditions; to provide relative to the nonprofit entities access to de-identified arrest and conviction information; to provide relative to the execution of a nondisclosure agreement; to provide for a termination date; and to provide for related matters.

Read by title.

Motion

Rep. James moved that the House grant permission to the Senate to consider House Bill No. 510 on third reading and final passage after the 82nd calendar day of session.

A record vote was asked for and ordered by the House.

Page 100 HOUSE

23rd Day's Proceedings - May 31, 2020

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Freeman	McKnight
Adams	Freiberg	McMahen
Bacala	Frieman	Miguez
Bagley	Gadberry	Miller, G.
Beaullieu	Gaines	Mincey
Bishop	Goudeau	Moore
Bourriaque	Green	Muscarello
Brass	Harris	Nelson
Brown	Henry	Newell
Bryant	Hilferty	Owen, C.
Butler	Hollis	Owen, R.
Carpenter	Horton	Phelps
Carrier	Hughes	Pierre
Carter, G.	Huval	Pressly
Carter, R.	Illg	Riser
Carter, W.	Ivey	Romero
Cormier	James	Schamerhorn
Coussan	Johnson, M.	Selders
Cox	Johnson, T.	St. Blanc
Crews	Jones	Stagni
Davis	Jordan	Stefanski
Deshotel	Kerner	Tarver
DuBuisson	LaCombe	Thomas
Duplessis	Landry	Thompson
Dwight	Larvadain	Turner
Echols	Lyons	Villio
Edmonds	Mack	Wheat
Edmonston	Magee	White
Emerson	Marcelle	Willard
Farnum	Marino	Wright
Firment	McCormick	Zeringue
Fontenot	McFarland	Lenngue
Total - 95	Wier arrand	
10141 - 95	NAYS	
	NAI 3	
Total - 0		
10tal - 0	ABSENT	
	ADSENT	
Amedee	Glover	Jenkins
DeVillier	Hodges	Miller, D.
	Trouges	α 1 1

Inneuce	010 / 01	JUIKIIIS
DeVillier	Hodges	Miller, D.
Garofalo	Jefferson	Seabaugh
Total - 9		Ū.

The motion to consider, having received a two-thirds vote of elected members, was adopted.

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 417 on third reading and final passage after the 82^{nd} calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

HOUSE BILL NO. 417-

BY REPRESENTATIVE JAMES

AN ACT

To amend and reenact Children's Code Article 406(A), relative to costs and fees in juvenile cases; to provide relative to the authority of the court to waive costs and fees in juvenile cases; and to provide for related matters.

Read by title.

Motion

Rep. James moved that the House grant permission to the Senate to consider House Bill No. 417 on third reading and final passage after the 82nd calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

Freiberg Mr. Speaker Adams Frieman Bacala Gadberry Bagley Gaines Beaullieu Goudeau Bourriaque Green Brass Harris Brown Henry Bryant Hilferty Butler Hollis Carpenter Hughes Carrier Huval Carter, G. Illg Carter, R. Ivey Carter, W. James Cormier Johnson, M. Coussan Johnson, T. Cox Jones Davis Jordan DuBuisson Landry Duplessis Larvadain Dwight Lyons Echols Mack Edmonds Magee Emerson Marino Farnum McCormick McFarland Firment Fontenot McKnight McMahen Freeman Total - 86 NAYS Crews Horton Edmonston Miguez Total - 5 An Bis De De

Miller, D. Miller, G. Mincey Moore Muscarello Nelson Newell Owen, C. Owen, R. Phelps Pierre Pressly Riser Romero Schamerhorn Selders St. Blanc Stagni Stefanski Tarver Thomas Thompson Turner Villio Wheat Willard Wright Zeringue

Seabaugh

ABSENT

71DDL111	
Glover Hodges Jefferson Jenkins Kerner	LaCombe Marcelle White
	Glover Hodges Jefferson Jenkins

The motion to consider, having received a two-thirds vote of elected members, was adopted.

Page 101 HOUSE

23rd Day's Proceedings - May 31, 2020

Villio

Wheat White

Willard

Wright Zeringue

Jenkins Marcelle

Tarver

Miller, D.

Message from the Senate

RELATIVE TO CONSIDERATION AFTER THE 82nd CALENDAR DAY

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 368 on third reading and final passage after the 82^{nd} calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

HOUSE BILL NO. 368-BY REPRESENTATIVE MACK

AN ACT To enact R.S. 27:416(C)(3)(c), relative to the operation of video draw poker devices at a qualified truck stop facility; to provide relative to a force majeure or catastrophic event; to provide relative to fuel sales; to authorize the qualified truck stop facility to apply for a waiver from the Louisiana Gaming Control Board; and to provide for related matters.

Read by title.

Motion

Rep. Mack moved that the House grant permission to the Senate to consider House Bill No. 368 on third reading and final passage after the 82nd calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Freiberg	McMahen
Adams	Frieman	Miguez
Bacala	Gadberry	Miller, G.
Bagley	Gaines	Mincey
Beaullieu	Goudeau	Moore
Bourriaque	Green	Muscarello
Brass	Harris	Nelson
Brown	Henry	Newell
Bryant	Hilferty	Owen, C.
Butler	Hollis	Owen, R.
Carpenter	Horton	Phelps
Carrier	Hughes	Pierre
Carter, G.	Huval	Pressly
Carter, R.	Illg	Riser
Carter, W.	Ivey	Romero
Cormier	James	Schamerhorn
Coussan	Johnson, M.	Seabaugh
Cox	Johnson, T.	Selders
Crews	Jones	St. Blanc
Davis	Jordan	Stagni
Deshotel	Kerner	Stefanski
DuBuisson	LaCombe	Thomas
Dwight	Landry	Thompson
Echols	Larvadain	Turner

Lyons
Mack
Magee
Marino
McCormick
McFarland
McKnight
c
NAYS
ABSENT
Garofalo
Glover
Hodges
Jefferson

Duplessis Total - 12

The motion to consider, having received a two-thirds vote of elected members, was adopted.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to Senate Bill No. 272: Reps. Stefanski, Bishop, and Gregory Miller.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to Senate Bill No. 300: Reps. Jones, James, and Miguez.

Suspension of the Rules

On motion of Rep. Gregory Miller, the rules were suspended in order to take up and consider Senate ConcurrentResolutions on Third Reading forFinal Consideration at this time.

House and House Concurrent Resolutions on **Third Reading for Final Consideration**

The following House and House Concurrent Resolutions on third reading for final consideration were taken up and acted upon as follows:

HOUSE RESOLUTION NO. 13— BY REPRESENTATIVES GREGORY MILLER AND DWIGHT A RESOLUTION

To amend and readopt House Rule 3.5(A) of the Rules of Order of the House of Representatives and to repeal House Rule 2.10(D)(5) of the Rules of Order of the House of Representatives to provide relative to House Legislative Services employees and the duties thereof and relative to the duties of the Clerk of the House.

Read by title.

Rep. Gregory Miller sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Gregory Miller to Engrossed House Resolution No. 13 by Representative Gregory Miller

Page 102 HOUSE

23rd Day's Proceedings - May 31, 2020

AMENDMENT NO. 1

On page 2, at the beginning of line 5, after "(2)" and before "House" insert "Unless explicitly required by law,"

On motion of Rep. Gregory Miller, the amendments were adopted.

Rep. Gregory Miller moved the adoption of the resolution, as amended.

By a vote of 95 yeas and 0 nays, the resolution, as amended, was adopted.

HOUSE CONCURRENT RESOLUTION NO. 18-BY REPRESENTATIVE BUTLER

A CONCURRENT RESOLUTION

To commend the Melville Woman's Club on its efforts to preserve the historic St. Nathaniel's Episcopal Church in Melville, Louisiana.

Read by title.

Rep. Bacala sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Bacala to Original House Resolution No. 18 by Representative Bacala

AMENDMENT NO. 1

On page 1, line 3, change "House Rule" to "House Rules 5.4.1 and"

AMENDMENT NO. 2

On page 1, line 4, after "relative to" insert "questions to members and

AMENDMENT NO. 3

On page 1, line 7, change "House Rule" to "House Rules 5.4.1 and"

AMENDMENT NO. 4

On page 1, line 8, change "is" to "are"

AMENDMENT NO. 5

On page 1, between lines 8 and 9, insert the following:

"Rule 5.4.1 Recognition to ask a question during debate

When a member is recognized to ask a question during debate, the member shall be out of order if:

(1) The member utilizes the question to supply information to the House rather than to obtain information.

(2) The member utilizes the question to inquire about a matter or conduct which is not related to the debate on the question before the House.

*"

* On motion of Rep. Bacala, the amendments were adopted.

Motion

On motion of Rep. Bacala, the bill, as amended, was returned to the calendar.

Notice of Intention to Call

Pursuant to House Rule No. 8.20(A), Rep. Bacala gave notice of his intention to call House Bill No. 18 from the calendar on Monday, June 1, 2020.

Suspension of the Rules

On motion of Rep. Thompson, the rules were suspended in order to take up House and House Concurrent Resolutions on third reading for final consideration contained in the committee report at this time.

House and House Concurrent Resolutions on Third Reading for Final Consideration

The following House and House Concurrent Resolutions on third reading for final consideration were taken up and acted upon as follows:

HOUSE CONCURRENT RESOLUTION NO. 96— BY REPRESENTATIVE THOMPSON

A CONCURRENT RESOLUTION To extend the Lake Providence Watershed Council and to provide for its membership and responsibilities.

Read by title.

Rep. Thompson moved the adoption of the resolution.

By a vote of 95 yeas and 0 nays, the resolution was adopted.

Ordered to the Senate.

Suspension of the Rules

On motion of Rep. Magee, the rules were suspended in order to take up and consider Petitions, Memorials, and Communications at this time.

Petitions, Memorials, and Communications

The following petitions, memorials, and communications were received and read:

Message from the Senate

HOUSE CONCURRENT RESOLUTIONS

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has concurred in the following House Concurrent Resolutions:

House Concurrent Resolution No. 3 Returned without amendments

House Concurrent Resolution No. 20 Returned without amendments

House Concurrent Resolution No. 33 Returned without amendments

House Concurrent Resolution No. 35 Returned without amendments

Page 103 HOUSE 23rd Day's Proceedings - May 31, 2020

House Concurrent Resolution No. 50 Returned without amendments

House Concurrent Resolution No. 53 Returned without amendments

House Concurrent Resolution No. 61 Returned without amendments

House Concurrent Resolution No. 62 Returned without amendments

House Concurrent Resolution No. 63 Returned without amendments

House Concurrent Resolution No. 64 Returned without amendments

House Concurrent Resolution No. 75 Returned without amendments

House Concurrent Resolution No. 80 Returned without amendments

House Concurrent Resolution No. 81 Returned without amendments

House Concurrent Resolution No. 91 Returned without amendments

House Concurrent Resolution No. 92 Returned without amendments

House Concurrent Resolution No. 93 Returned with amendments

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

Message from the Senate

HOUSE BILLS

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has finally passed the following House Bills:

House Bill No. 70 Returned without amendments

House Bill No. 159 Returned without amendments

House Bill No. 181 Returned without amendments

House Bill No. 246 Returned without amendments

House Bill No. 338 Returned without amendments

House Bill No. 411 Returned without amendments

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

Message from the Senate DISAGREEMENT TO SENATE BILL

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has refused to concur in the proposed House Amendments to Senate Bill No. 75 by Sen. Mizell, and ask the Speaker to appoint a committee to confer with a like committee from the Senate on the disagreement.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

Message from the Senate

DISAGREEMENT TO SENATE BILL

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has refused to concur in the proposed House Amendments to Senate Bill No. 104 by Sen. Milligan, and ask the Speaker to appoint a committee to confer with a like committee from the Senate on the disagreement.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

Message from the Senate

DISAGREEMENT TO SENATE BILL

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has refused to concur in the proposed House Amendments to Senate Bill No. 218 by Sen. Cloud, and ask the Speaker to appoint a committee to confer with a like committee from the Senate on the disagreement.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

Message from the Senate

APPOINTMENT OF **CONFERENCE COMMITTEE**

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the President of the Senate has appointed the following committee to serve with a

Page 104 HOUSE

23rd Day's Proceedings - May 31, 2020

like committee from the House to confer on the disagreement to House Bill No. 140: Senators Foil, Mizell, and Smith.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

Message from the Senate

DISAGREEMENT TO SENATE BILL

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has refused to concur in the proposed House Amendments to Senate Bill No. 272 by Sen. Abraham, and ask the Speaker to appoint a committee to confer with a like committee from the Senate on the disagreement.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

Message from the Senate APPOINTMENT OF CONFERENCE COMMITTEE

May 30, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the President of the Senate has appointed the following committee to serve with a like committee from the House to confer on the disagreement to Senate Bill No. 272: Senators Abraham, Allain, and Reese.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

Message from the Senate

DISAGREEMENT TO SENATE BILL

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has refused to concur in the proposed House Amendments to Senate Bill No. 300 by Sen. Jackson, and ask the Speaker to appoint a committee to confer with a like committee from the Senate on the disagreement.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the President of the Senate has appointed the following committee to serve with a like committee from the House to confer on the disagreement to Senate Bill No. 300: Senators Jackson, Johns, and Smith.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

Message from the Senate

DISAGREEMENT TO SENATE BILL

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has refused to concur in the proposed House Amendments to Senate Bill No. 395 by Sen. Cloud, and ask the Speaker to appoint a committee to confer with a like committee from the Senate on the disagreement.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

Message from the Senate

DISAGREEMENT TO SENATE BILL

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has refused to concur in the proposed House Amendments to Senate Bill No. 418 by Sen. Talbot, and ask the Speaker to appoint a committee to confer with a like committee from the Senate on the disagreement.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

Message from the Senate

DISAGREEMENT TO SENATE BILL

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has refused to concur in the proposed House Amendments to Senate Bill No. 489 by Sen. McMath, and ask the Speaker to appoint a committee to confer with a like committee from the Senate on the disagreement.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

Message from the Senate

ASKING CONCURRENCE IN SENATE CONCURRENT RESOLUTIONS

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

Page 105 HOUSE

23rd Day's Proceedings - May 31, 2020

I am directed to inform your honorable body that the Senate has adopted and asks your concurrence in the following Senate Concurrent Resolutions:

Senate Concurrent Resolution No. 75

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

Message from the Senate

RECONSIDERATION OF A DISAGREEMENT TO SENATE BILL

May 29, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has reconsidered the refusal to concur in the proposed House Amendments to Senate Bill No. 395 by Sen. Cloud.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

Suspension of the Rules

On motion of Rep. Fontenot, the rules were suspended in order to take up and consider Senate Concurrent Resolutions at this time.

Senate Concurrent Resolutions Lying Over

The following Senate Concurrent Resolutions contained in the message were taken up and acted upon as follows:

SENATE CONCURRENT RESOLUTION NO. 75-

BY SENATOR FESI A CONCURRENT RESOLUTION

To urge and request the Grand Bayou Floodgate in Lafourche Parish be named the "Reggie P. Bagala Floodgate" in honor of the late District 54 state representative.

Read by title.

On motion of Rep. Fontenot, and under a suspension of the rules, the resolution was ordered passed to its third reading.

Suspension of the Rules

On motion of Rep. Brass, the rules were suspended in order to take up and consider Introduction of Resolutions, House and House Concurrent at this time.

Introduction of Resolutions, House and House Concurrent

The following members introduced the following entitled House and House Concurrent Resolutions, which were read the first time by their titles and placed upon the calendar for their second reading:

HOUSE RESOLUTION NO. 63-

BY REPRESENTATIVES JAMES, BRASS, BRYANT, CARPENTER, GARY CARTER, WILFORD CARTER, COX, DUPLESSIS, GAINES, GLOVER, GREEN, HUGHES, JEFFERSON, JENKINS, TRAVIS JOHNSON, JONES, JORDAN, LARVADAIN, LYONS, MARCELLE, DUSTIN MILLER, MOORE, NEWELL, PHELPS, PIERRE, SELDERS, AND WILLARD A RESOLUTION

To urge and request the governor and the legislature of Louisiana to take such actions as are necessary to recognize the historical significance of Juneteenth Day and to observe Juneteenth as a state holiday.

Read by title.

On motion of Rep. James, and under a suspension of the rules, the resolution was ordered passed to its third reading.

HOUSE RESOLUTION NO. 64-

BY REPRESENTATIVE JAMES A RESOLUTION

To urge and request the Department of Public Safety and Corrections to gather data on the use of solitary confinement in Louisiana, to collect personal statements from at least two hundred current inmates on their experiences in solitary confinement, and to report its findings to the House of Representatives of the Louisiana Legislature by May 2021.

Read by title.

On motion of Rep. James, and under a suspension of the rules, the resolution was ordered passed to its third reading.

Privileged Report of the Committee on Enrollment

May 31, 2020

To the honorable Speaker and Members of the House of Representatives:

I am directed by your Committee on Enrollment to submit the following report:

The following House Resolutions have been properly enrolled:

HOUSE RESOLUTION NO. 60— BY REPRESENTATIVE DEVILLIER

A RESOLUTION

To express the condolences of the House of Representatives upon the death of Dr. Bobbie Deshotel.

Respectfully submitted,

STEPHANIE HILFERTY Chair

The above House Resolutions contained in the report were signed by the Speaker of the House and taken by the Clerk of the House to the Secretary of State in accordance with the rules of the House.

Privileged Report of the Committee on Enrollment

May 31, 2020

To the honorable Speaker and Members of the House of Representatives:

I am directed by your Committee on Enrollment to submit the following report:

The following House Bills have been properly enrolled:

Page 106 HOUSE

23rd Day's Proceedings - May 31, 2020

HOUSE BILL NO. 67-

BY REPRESENTATIVES FONTENOT AND THOMPSON AN ACT

To amend and reenact R.S. 14:34.2(B)(1) and (3), relative to battery of a police officer; to provide relative to the penalties for battery of a police officer; to increase the penalties for the offense; and to provide for related matters.

- HOUSE BILL NO. 248— BY REPRESENTATIVES HARRIS, ADAMS, BAGLEY, CARRIER, ROBBY CARTER, WILFORD CARTER, CORMIER, COX, FONTENOT, FREEMAN, GADBERRY, JENKINS, LARVADAIN, PIERRE, AND THOMPSON AN ACT
- To enact R.S. 18:1400.9, relative to employees of the secretary of state; to provide relative to overtime compensation for permanent employees of the secretary of state for the performance of election-related activities during certain time periods; to provide that such compensation is an election expense; and to provide for related matters.

HOUSE BILL NO. 450— BY REPRESENTATIVE HILFERTY

AN ACT

To amend and reenact R.S. 14:62(B), relative to burglary; to provide relative to the crime of simple burglary; to provide for certain penalties when the offense is committed with a firearm under certain circumstances; and to provide for related matters.

HOUSE BILL NO. 481-

BY REPRESENTATIVE MAGEE

- AN ACT
- To enact R.S. 24:515.2, relative to the legislative auditor; to require the legislative auditor to develop a uniform, standardized format for certain audit reports; to provide relative to the audit reports of local and state auditees that assess, collect, or receive revenue from pre- or post-adjudication costs, fines, and fees; to provide for the duties and authority of the legislative auditor and the Louisiana Supreme Court in this regard; and to provide for related matters.

HOUSE BILL NO. 746— BY REPRESENTATIVES GAROFALO, ADAMS, AMEDEE, BAGLEY, BEAULLIEU, BUTLER, CARRIER, ROBBY CARTER, CORMIER, COX, CREWS, DESHOTEL, DUBUISSON, EDMONSTON, EMERSON, FARNUM, FIRMENT, FONTENOT, FRIEMAN, GADBERRY, GOUDEAU, HARRIS, HORTON, JEFFERSON, JENKINS, MIKE JOHNSON, MCCORMICK, MCFARLAND, MCKNIGHT, MCMAHEN, MIGUEZ, GREGORY MILLER, MINCEY, NELSON, CHARLES OWEN, ROBERT OWEN, PRESSLY, RISER, ROMERO, SCHAMEHORN, SEABAUGH, STEFANSKI, THOMAS, THOMPSON, WHEAT, WHITE, AND WRIGHT AN ACT

To enact R.S. 14:95(L), relative to the illegal carrying of weapons; to provide an exception to the crime of illegal carrying of weapons for certain persons during a mandatory evacuation in a declared state of emergency or disaster; to provide for definitions; and to provide for related matters.

HOUSE BILL NO. 759-

BY REPRESENTATIVE MARINO

AN ACT

To enact Code of Criminal Procedure Article 958, relative to suspension of time limitations in declared disaster, emergency, or public health emergency; to provide relative to the authority of the supreme court to suspend certain time periods, limitations, and delays during a declared disaster, emergency, or public health emergency; to provide for the authority to terminate and to extend the suspension period; to provide for certain exceptions; to provide relative to the application of other provisions of law regarding suspension and interruption of time periods, limitations, and delays; to provide for an effective date; and to provide for related matters.

HOUSE BILL NO. 781-

- USE BILL NO. 781— BY REPRESENTATIVES MIGUEZ, AMEDEE, BACALA, BEAULLIEU, BUTLER, CARRIER, ROBBY CARTER, CORMIER, COUSSAN, DESHOTEL, DEVILLIER, DUBUISSON, EDMONDS, EDMONSTON, EMERSON, FARNUM, FIRMENT, FRIEMAN, GAROFALO, HARRIS, HORTON, MIKE JOHNSON, TRAVIS JOHNSON, MCCORMICK, MCKNIGHT, MINCEY, CHARLES OWEN, ROBERT OWEN, RISER, ROMERO, SCHAMERHORN, THOMAS, WHEAT, AND WRIGHT AN ACT
- To amend and reenact R.S. 14:329.6(C), (G), and (H)(1) and R.S. 29:724(D)(4) and (6), 727(F)(4) and (8), 730.3(F), 737(B)(7), 738(A), 766(D)(4) and (8), and 772, to enact R.S. 14:329.6(H)(3) and R.S. 29:738(C), and to repeal R.S. 14:329.6(A)(6), relative to the regulation of firearms and ammunition during a declared emergency or disaster or public health emergency; to declare certain firearm- and ammunitionrelated businesses as essential; to provide relative to the authority to regulate the manufacture, sale, and possession of firearms and ammunition during a declared emergency or disaster or public health emergency; to provide relative to the authority of firearm- and ammunition-related businesses to operate during a declared emergency or disaster or public health emergency; to provide relative to the authority of certain officials to regulate with respect to firearms and ammunition during a declared emergency or disaster or public health emergency; and to provide for related matters.

Respectfully submitted,

STEPHANIE HILFERTY Chair

The above House Bills contained in the report were signed by the Speaker of the House and taken to the Senate by the Clerk and were signed by the President of the Senate and taken by the Clerk of the House to the Governor for executive approval.

Privileged Report of the Committee on Enrollment

May 31, 2020

To the honorable Speaker and Members of the House of Representatives:

I am directed by your Committee on Enrollment to submit the following report:

The following Joint Resolutions have been properly enrolled:

HOUSE BILL NO. 464-

DIE INC. 404-BY REPRESENTATIVES BEAULLIEU, AMEDEE, BACALA, BRYANT, CARRIER, CORMIER, CREWS, DESHOTEL, DEVILLIER, EDMONDS, EMERSON, FARNUM, FIRMENT, FONTENOT, FRIEMAN, GAROFALO, HARRIS, TRAVIS JOHNSON, MCCORMICK, MCKNIGHT, MIGUEZ, PRESSLY, SCHAMERHORN, SEABAUGH, THOMAS, AND WRIGHT A JOINT RESOLUTION

Proposing to amend Article VII, Section 10(C)(1) of the Constitution of Louisiana, relative to the expenditure limit; to provide for the method of determining the expenditure limit; to limit the growth of the expenditure limit; to provide for effectiveness; to provide for submission of the proposed amendment to the electors; and to provide for related matters.

Respectfully submitted,

STEPHANIE HILFERTY Chair

The above Joint Resolutions contained in the report were signed by the Speaker of the House and taken to the Senate by the Clerk and were signed by the President of the Senate and taken by the Clerk of the House to the Secretary of State in accordance with the rules of the House.

Suspension of the Rules

On motion of Rep. Magee, the rules were suspended in order to take up and consider Petitions, Memorials, and Communications at this time.

Petitions, Memorials, and Communications

The following petitions, memorials, and communications were received and read:

Message from the Senate

SIGNED SENATE BILLS AND JOINT RESOLUTIONS

May 31, 2020

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the President of the Senate has signed the following Senate Bills:

Senate Bill Nos. 3, 5, 6, 16, 32, 33, 36, 53, 54, 55, 65, 71, 72, 78, 79, 84, 110, 111, 117, 118, 120, 122, 130, 132, 137, 138, 140, 147, 153, 155, 157, 173, 174, 178, 186, 198, 209, 205, 212, 229, 244, 252, 254, 268, 273, 283, 308, 313, 322, 345, 352, 381, 414, 421, 424, 433, 470, and 487

and ask the Speaker of the House of Representatives to affix his signature to the same.

Respectfully submitted,

YOLANDA J. DIXON Secretary of the Senate

The Senate Bills and Joint Resolutions contained herein were signed by the Speaker of the House.

Adjournment

On motion of Rep. Thompson, at 8:04 P.M., the House agreed to adjourn until Monday, June 1, 2020, at 9:00 A.M.

The Speaker of the House declared the House adjourned until 9:00 A.M., Monday, June 1, 2020.

MICHELLE D. FONTENOT Clerk of the House