OFFICIAL JOURNAL
OF THE
HOUSE OF
REPRESENTATIVES
OF THE
STATE OF LOUISIANA

TWENTY-NINTH DAY’S PROCEEDINGS

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

House of Representatives
State Capitol
Baton Rouge, Louisiana

Thursday, June 4, 2015

The House of Representatives was called to order at 9:00 A.M., by the Honorable Chuck Kleckley, Speaker of the House of Representatives.

Morning Hour

ROLL CALL

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

PRESENT

Mr. Speaker
Abramson
Adams
Anders
Armes
Arnold
Badon
Barras
Barrow
Berthelot
Billiot
Bishop, S.
Bishop, W.
Boutie
Broadwater
Brown
Burford
Burns, H.
Burns, T.
Burrell
Carmody
Carter
Chaney
Connick
Cox
Cromer
Danahey
Dove
Edwards
Fannin
Foil
Franklin

Gisclair
Guillory
Guinn
Hall
Harris
Harrison
Havard
Hazel
Henry
Hensgens
Hill
Hodges
Hoffmann
Hollis
Honore
Howard
Hunter
Huval
Ivey
Jackson
Jefferson
Johnson M.
Johnson R.
Lambert
Landry, N.
Landry, T.
Leger
Leopold
Lopinto
Lorusso

Montoucet
Moreno
Morris, Jay
Morris, Jim
Norton
Ortego
Ourso
Pearson
Pierre
Ponti
Pope
Price
Pugh
Pylant
Reynolds
Richard
Ritchie
Robideaux
Schexnayder
Schrader
Seabaugh
Shadoin
Simon
Smith
St. Germain
Stokes
Talbot
Thibaut
Thibodeaux
Whitney
Williams, A.
Williams, P.

Total - 104

The Speaker announced that there were 104 members present and a quorum.

Prayer

Prayer was offered by Rep. Schexnayder.

Pledge of Allegiance

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

LaNea Wilkinson sang "The National Anthem".

Reading of the Journal

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

On motion of Rep. Hill, the Journal of June 3, 2015, was adopted.

Petitions, Memorials, and Communications

The following petitions, memorials, and communications were received and read:

Message from the Senate

HOUSE BILLS

June 4, 2015

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. 48
Returned with amendments

House Bill No. 154
Returned without amendments

House Bill No. 186
Returned with amendments

House Bill No. 223
Returned with amendments

House Bill No. 296
Returned without amendments

House Bill No. 498
Returned without amendments

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

HOUSE CONCURRENT RESOLUTIONS

June 4, 2015

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. 19
Returned without amendments

House Concurrent Resolution No. 54
Returned without amendments

House Concurrent Resolution No. 74
Returned without amendments

House Concurrent Resolution No. 81
Returned without amendments

House Concurrent Resolution No. 82
Returned without amendments

House Concurrent Resolution No. 87
Returned without amendments

House Concurrent Resolution No. 117
Returned without amendments

House Concurrent Resolution No. 125
Returned without amendments

House Concurrent Resolution No. 143
Returned with amendments

House Concurrent Resolution No. 161
Returned with amendments

House Concurrent Resolution No. 162
Returned with amendments

House Concurrent Resolution No. 166
Returned with amendments

House Concurrent Resolution No. 167
Returned without amendments

House Concurrent Resolution No. 169
Returned with amendments

House Concurrent Resolution No. 188
Returned with amendments

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

RESPECTFULLY SUBMITTED,
GLENN A. KOEPP
Secretary of the Senate

Senate Concurrent Resolutions
Lying Over

The following Senate Concurrent Resolutions lying over were taken up and acted upon as follows:

SENATE CONCURRENT RESOLUTION NO. 121—
BY SENATORS GARY SMITH AND BROWN AND REPRESENTATIVES GAINES, MILLER AND WILLMOTT
A CONCURRENT RESOLUTION
To commend Ed Reed on his outstanding high school, college, and professional career and congratulate him on the occasion of his retirement from the National Football League.

Read by title.

On motion of Rep. Gaines, and under a suspension of the rules, the resolution was concurred in.

SENATE CONCURRENT RESOLUTION NO. 122—
BY SENATORS CORTEZ AND PERRY
A CONCURRENT RESOLUTION
To commend and congratulate Coach Robert “Ted” Davidson and the Acadiana Wreckin’ Rams football team assistant coaches on winning four state Class 5A championships out of their impressive six appearances since 2005.

Read by title.

On motion of Rep. Robideaux, and under a suspension of the rules, the resolution was concurred in.

SENATE CONCURRENT RESOLUTION NO. 123—
BY SENATOR DORSEY-COLOMB
A CONCURRENT RESOLUTION
To authorize the office of the attorney general to act as the fiduciary agent to accept donations of monies collected to erect a commemorative memorial marker at Gilbert Memorial Park.

Read by title.

On motion of Rep. Smith, and under a suspension of the rules, the resolution was concurred in.

SENATE CONCURRENT RESOLUTION NO. 124—
BY SENATOR DORSEY-COLOMB
A CONCURRENT RESOLUTION
To express the sincere condolences of the Legislature of Louisiana upon the death of Morris Lawrence East.

Read by title.

On motion of Rep. Smith, and under a suspension of the rules, the resolution was concurred in.

SENATE CONCURRENT RESOLUTION NO. 125—
BY SENATOR DORSEY-COLOMB
A CONCURRENT RESOLUTION
To express the sincere and heartfelt condolences of the Legislature of Louisiana upon the death of Joseph Robinette "Beau" Biden III.

Read by title.

On motion of Rep. Edwards, and under a suspension of the rules, the resolution was concurred in.

SENATE CONCURRENT RESOLUTION NO. 126—
BY SENATOR GUILLORY
A CONCURRENT RESOLUTION
To commend Dr. Leodrey Williams for his contributions to the field of agriculture and decades of service to the state of Louisiana.

Read by title.

On motion of Rep. Thierry, and under a suspension of the rules, the resolution was concurred in.

SENATE CONCURRENT RESOLUTION NO. 127—
BY SENATOR GARY SMITH
A CONCURRENT RESOLUTION
To express the sincere and heartfelt condolences of the Legislature of Louisiana upon the death of Bland "Buddy" Jones.

Read by title.

On motion of Rep. Smith, and under a suspension of the rules, the resolution was concurred in.

SENATE BILL NO. 163—
BY SENATORS MILLS, ADLEY, ALARIO, BUFFINGTON, CORTEZ, DORSEY-COLOMB, ERDEY, HEITMEIER, JOHNS, LAFLEUR, LONG, MARTINY, MORRISH, MURRAY, PERRY, GARY SMITH, JOHN SMITH, TARVER, THOMPSON AND WARD
AN ACT
To enact R.S. 46:460.36, relative to Medicaid managed care; to provide for definitions; to provide for managed care

The following Senate Bills and Joint Resolutions on second reading to be referred were taken up, read, and referred to committees, as follows:

SENATE BILL NO. 163—
BY SENATORS MILLS, ADLEY, ALARIO, BUFFINGTON, CORTEZ, DORSEY-COLOMB, ERDEY, HEITMEIER, JOHNS, LAFLEUR, LONG, MARTINY, MORRISH, MURRAY, PERRY, GARY SMITH, JOHN SMITH, TARVER, THOMPSON AND WARD
AN ACT
To enact R.S. 46:460.36, relative to Medicaid managed care; to provide for definitions; to provide for managed care

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organizations’ pharmacy reimbursement; to require a dispute resolution process; to provide for the provision of implementation costs; to provide for an effective date; and to provide for related matters.

Read by title.

Under the rules, the above bill was referred to the Committee on Health and Welfare.

SENATE BILL NO. 247—
BY SENATOR JOHN SMITH
AN ACT
To enact R.S. 17:2137(F) and to repeal R.S. 17:2137(E), relative to tuition and fees for veterans of the armed forces; to require that veterans and eligible dependents be classified as residents for purposes of tuition and fees imposed by public institutions of postsecondary education; and to provide for related matters.

Read by title.

Under the rules, the above bill was referred to the Committee on Education.

Senate Instruments on Second Reading
Returned from the Legislative Bureau
The following Senate Instruments on second reading, returned from the Legislative Bureau, were taken up and acted upon as follows:

SENATE BILL NO. 58—
BY SENATORS APPEL AND WALSWORTH AND REPRESENTATIVE FOIL
AN ACT
To amend and reenact R.S. 17:1960 and to enact R.S. 17:3996(B)(39), relative to students with exceptionalities; to provide with respect to the Deaf Child's Bill of Rights; to include deaf-blind children in such bill of rights; to convert the aspirational context of the Deaf Child's Bill of Rights to a series of directives to public schools; and to provide for related matters.

Read by title.

Under the rules, the above bill was referred to the Committee on Education.

Senate Instruments on Second Reading
Returned from the Legislative Bureau
The following Senate Instruments on second reading, returned from the Legislative Bureau, were taken up and acted upon as follows:

SENATE BILL NO. 61—
BY SENATOR BUFFINGTON
AN ACT
To enact R.S. 46:1069.1, relative to hospital service districts; to provide for leasing and operating a licensed nursing home; to provide for an effective date; and to provide for related matters.

Read by title.

Reported favorably by the Committee on Health and Welfare.

The committee amendments were read as follows:

HOUSE COMMITTEE AMENDMENTS
Amendments proposed by House Committee on Health and Welfare to Reengrossed Senate Bill No. 61 by Senator Buffington

AMENDMENT NO. 1
On page 1, line 9, delete "Subsection D" and insert in lieu thereof "Subsection C"

AMENDMENT NO. 2
On page 2, at the beginning of line 13, change "C." to "C.(1)"

AMENDMENT NO. 3
On page 2, between lines 23 and 24, insert the following:

"(2) If a hospital service district does not grant approval to another hospital service district for operation of a licensed nursing home as provided in Paragraph (1) of this Subsection, then the hospital service district refusing to grant approval shall be prohibited from operating a licensed nursing home outside of its district boundaries."

Reported with amendments by the Legislative Bureau.

The Legislative Bureau amendments were read as follows:

LEGISLATIVE BUREAU AMENDMENTS
Amendments proposed by Legislative Bureau to Reengrossed Senate Bill No. 61 by Senator Buffington

AMENDMENT NO. 1
On page 2, line 2, following "the" and before "nursing" insert "licensed"

AMENDMENT NO. 2
On page 2, line 23, following "the" and before "nursing" insert "licensed"

On motion of Rep. Simon, the amendments were adopted.

On motion of Rep. Simon, the bill, as amended, was ordered passed to its third reading.

SENATE BILL NO. 87—
BY SENATOR PERRY
AN ACT
To amend and reenact the introductory paragraph of R.S. 42:1124.2.1(A), and to enact R.S. 42:1124.2.1(A)(4), relative to financial disclosure requirements of members of boards and commissions; to provide an exception for members not receiving compensation or per diem; and to provide for related matters.

Read by title.

Reported with amendments by the Committee on House and Governmental Affairs.

The committee amendments were read as follows:

HOUSE COMMITTEE AMENDMENTS
Amendments proposed by House Committee on House and Governmental Affairs to Reengrossed Senate Bill No. 87 by Senator Perry

AMENDMENT NO. 1
On page 1, line 2, after "To" delete the remainder of the line and at the beginning of line 3 delete "42:1124.2.1(A)(4)," and insert "enact R.S. 42:1124.2.1(D)(1)(b)(vi),"
AMENDMENT NO. 2
On page 1, line 4, after "members" delete the remainder of the line and on line 5, delete "compensation or per diem;" and insert "of certain boards and commissions;"

AMENDMENT NO. 3
On page 1, line 7, after "Section 1." delete the remainder of the line and delete line 8 and insert "R.S. 42:1124.2.1(D)(1)(b)(vi) is hereby enacted to read as follows:" 

AMENDMENT NO. 4
On page 1, delete lines 10 through 17, and insert the following:
*                    *                    *
D. For the purposes of this Section, the following words shall have the following meanings:
(1)                    *                    *                    *
(b) "Board or commission" shall not mean:
*                    *                    *
(vi) Any board or commission that does not have the authority to expend, disburse, or invest more than fifty thousand dollars of funds in a fiscal year and whose members are not eligible to receive any compensation, per diem, or reimbursement of expenses for service on the board or commission.

Reported without amendments by the Legislative Bureau.

On motion of Rep. Tim Burns, the amendments were adopted. 

On motion of Rep. Tim Burns, the bill, as amended, was ordered passed to its third reading.

SENATE BILL NO. 113—
BY SENATOR GALLOT
AN ACT
To amend and reenact R.S. 37:2353(A)(3), (4), (5) and (6), 2354(E), 2356(G), and 2365(D) and to enact R.S. 37:2353(A)(7), relative to the State Board of Examiners of Psychologists; to provide for eligibility of board members; to provide relative to qualification of certain licensees; to provide for maintenance of records; to provide for certain terms, conditions, procedures, requirements, and effects; and to provide for related matters.

Read by title.

Reported favorably by the Committee on Health and Welfare.

Reported without amendments by the Legislative Bureau.

On motion of Rep. Simon, the bill, as amended, was ordered passed to its third reading.

SENATE BILL NO. 239—
BY SENATOR LAFLEUR
AN ACT
To amend and reenact R.S. 24:513(A)(3), relative to the legislative auditor; to provide for local auditees; to provide for the content of financial statements of local auditees; to provide for supplemental reports; and to provide for related matters.

Read by title.

Reported with amendments by the Committee on House and Governmental Affairs.

The committee amendments were read as follows:

HOUSE COMMITTEE AMENDMENTS

Amendments proposed by House Committee on House and Governmental Affairs to Reengrossed Senate Bill No. 239 by Senator LaFleur

AMENDMENT NO. 1
On page 2, delete line 9 and insert "or political subdivision head or chief executive officer related"

AMENDMENT NO. 2
On page 2, line 12, after "auditee" delete the period "." and delete the remainder of the line and insert a semicolon ";" and "however:"

AMENDMENT NO. 3
On page 2, delete line 14 and at the beginning of line 15, delete "benefits." and insert "shall report only the use of public funds for the expenditures itemized in the supplemental report."

Reported without amendments by the Legislative Bureau.

On motion of Rep. Tim Burns, the amendments were adopted.

On motion of Rep. Tim Burns, the bill, as amended, was ordered passed to its third reading.

SENATE BILL NO. 250—
BY SENATOR JOHN
AN ACT
To enact Part II-A of Chapter 1 of Title 32 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 32:46, relative to motor vehicles and traffic regulation; to create the Statewide Motor Vehicle Theft and Uninsured Motorists Identification Program; to provide relative to a pilot program using automatic license plate recognition systems to identify stolen vehicles and uninsured motorists; to provide definitions; to provide penalties; and to provide for related matters.

Read by title.

Reported with amendments by the Committee on House and Governmental Affairs.

The committee amendments were read as follows:

HOUSE COMMITTEE AMENDMENTS

Amendments proposed by House Committee on House and Governmental Affairs to Reengrossed Senate Bill No. 250 by Senator Johns

AMENDMENT NO. 1
On page 1, line 2, after "To" insert "amend and reenact R.S. 44:4.1(B)(19) and to"

AMENDMENT NO. 2
On page 1, line 7, after "penalties;" insert "to provide for certain prohibitions; to provide for an exception from the Public Records Law;"
AMENDMENT NO. 3

On page 5, line 23, after "I.(1)" delete the remainder of the line and delete lines 24 through 28 and at the beginning of line 29, delete "(2)"

AMENDMENT NO. 4

On page 6, line 3, change "(3)" to "(2)"

AMENDMENT NO. 5

On page 6, line 6, change "(4)" to "(3)"

AMENDMENT NO. 6

On page 6, line 10, change "(5)" to "(4)"

AMENDMENT NO. 7

On page 6, line 11, after "system" delete the remainder of the line and delete lines 12 and 13, and insert a comma, and the following:

"except data retained as evidence of a violation of compulsory motor vehicle insurance law or a felony being investigated, shall be exempt from the Public Records Law."

AMENDMENT NO. 8

On page 6, between lines 13 and 14, insert the following:

"(5) Under no circumstances shall a law enforcement agency, other entity, or other person use an automated license plate recognition system or any data collected, retained, or shared through such system to enforce civil traffic citations by any method including towing or booting or other immobilization method of a motor vehicle."

AMENDMENT NO. 9

On page 6, after line 16, insert the following:

"J. Except for the provisions of Paragraph (I)(5) of this Section, the provisions of this Part shall apply only to law enforcement agencies, other entities, and authorized users and shall not apply to or be construed or interpreted in a manner to prohibit the use of any other automated license plate recognition system by an individual or private legal entity for purposes not otherwise prohibited by law."

Section 2. R.S. 44:4.1(B)(19) is hereby amended and reenacted to read as follows:

§4.1. Exceptions

* * *

B. The legislature further recognizes that there exist exceptions, exemptions, and limitations to the laws pertaining to public records throughout the revised statutes and codes of this state. Therefore, the following exceptions, exemptions, and limitations are hereby continued in effect by incorporation into this Chapter by citation:

* * *

(19) R.S. 32:46, 398, 707.2, 1254

* * *

Reported with amendments by the Legislative Bureau.

The Legislative Bureau amendments were read as follows:

LEGISLATIVE BUREAU AMENDMENTS

Amendments proposed by Legislative Bureau to Reengrossed Senate Bill No. 250 by Senator Johns

AMENDMENT NO. 1

In House Committee Amendment No. 1 proposed by the House Committee on Transportation, Highways and Public Works to Reengrossed Senate Bill No. 250 by Senator Johns, on page 1, line 22, before "district" change "a" to "the"

AMENDMENT NO. 2

In House Committee Amendment No. 8 proposed by the House Committee on House and Governmental Affairs to Reengrossed Senate Bill No. 250 by Senator Johns, on page 1, line 26, following "towing" change "or booting" to ", booting."

AMENDMENT NO. 3

On page 4, line 14, following "System" and before "and" change "(NLETS)" to "(Nlets)"

On motion of Rep. Tim Burns, the amendments were adopted.

On motion of Rep. Tim Burns, the bill, as amended, was ordered passed to its third reading.

Suspension of the Rules

On motion of Rep. Leger, the rules were suspended in order to take up and consider Senate Concurrent Resolutions on Third Reading for Final 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. 102—

BY SENATOR BROOME

A CONCURRENT RESOLUTION

To urge and request the Louisiana State Law Institute to study and make recommendations regarding whether an assignment or transfer of a mortgage loan on residential real property should be required to be recorded in the appropriate mortgage or conveyance records in order to be effective as to third parties.

Read by title.

Motion

On motion of Rep. Leger, the resolution was returned to the calendar.

Suspension of the Rules

On motion of Rep. Jim Morris, 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. 195—
BY REPRESENTATIVE JIM MORRIS
AN ACT
To amend and reenact R.S. 9:111(B) and R.S. 13:5705 and 5712(A), relative to coroners; to provide relative to the information upon which the coroner bases the medical pronouncement of death; to provide for the notification of death to the coroner; to provide relative to the appointment of deputy and assistant coroners and their qualifications; 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. 195 by Representative Jim Morris

AMENDMENT NO. 1
On page 2, line 9, after "possess" insert "at least"

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

ROLL CALL
The roll was called with the following result:

YEAS

| Mr. Speaker | Hall | Morris, Jay |
| Adams | Harris | Morris, Jim |
| Anders | Harrison | Ourso |
| Armes | Havrard | Pearson |
| Arnold | Hazel | Pierre |
| Badon | Henry | Ponti |
| Berthelot | Hensgens | Pope |
| Billiot | Hill | Price |
| Bishop, W. | Hodges | Pugh |
| Brown | Hoffmann | Pylant |
| Burford | Honore | Reynolds |
| Burns, H. | Howard | Richard |
| Burns, T. | Huval | Ritchie |
| Burrell | Jackson | Robideaux |
| Carter | James | Schexnayder |
| Chaney | Jefferson | Schroder |
| Cox | Johnson M. | Seabaugh |
| Danahay | Johnson R. | Shadoe |
| Dove | Landry, N. | St. Germain |
| Edwards | Leger | Stokes |
| Fannin | Leopold | Talbot |
| Foil | Lorusso | Therry |
| Franklin | Mack | Whitney |
| Gaines | Miguez | Williams, A. |
| Garofalo | Miller | Willmott |
| Gisclair | Montoucet | Woodruff |
| Guilory | Moreno |

Total - 80

NAYS

| Abramson | Geymann | Lopinto |
| Barras | Gunn | Norton |
| Barrow | Hollis | Ortego |
| Bishop, S. | Hunter | Simon |
| Bouie | Ivey | Smith |
| Broadwater | Jones | Thibaut |

Total - 0

ABSENT

| Abranson | Geyman | Lopinto |
| Barras | Gunn | Norton |
| Barrow | Hollis | Ortego |
| Bishop, S. | Hunter | Simon |
| Bouie | Ivey | Smith |
| Broadwater | Jones | Thibaut |

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

HOUSE BILL NO. 196—
BY REPRESENTATIVES SCHEXNAYDER AND ABRAMSON
AN ACT
To amend and reenact Civil Code Articles 693, 694, and 696.1, relative to utility servitudes for enclosed estates; to provide for utility servitudes; to provide for the scope of the utility servitude; to provide for voluntary loss of utility access; to provide for loss of utility access due to partition or alienation; to provide a definition of utility; to provide for limitations of the utility servitude; to provide for the imposition of burdens; to provide for applicability to certain actions; and to provide for related matters.

Read by title.

Motion
On motion of Rep. Schexnayder, the bill was returned to the calendar.

HOUSE BILL NO. 233—
BY REPRESENTATIVE ADAMS
AN ACT
To amend and reenact R.S. 26:2(13) through (24), 71(A)(3)(d), 71.1(4)(a), 78(A), 79, 80(A)(8), 86, 142, 271.2(4)(a), 278(A), 279, 280(A)(8), and 283 and to enact R.S. 26:2(25) and (26), 71(A)(3)(e), and 71.3, relative to microdistillery permits; to provide for definitions; to establish criteria for microdistillery permitting; to provide for permit fees; to provide for the taxation of beverages produced by a microdistiller; to provide relative to Class A-Restaurant-Conditional permits; to provide relative to permit application requirements; to authorize microdistillers to reuse certain alcoholic beverage containers; to require microdistillers to receive approval from the state fire marshal; 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. 233 by Representative Adams

AMENDMENT NO. 1
On page 1, line 2, after "71.1(4)(a)," and before "78(A)," insert ":73(C)(1)(e),"

AMENDMENT NO. 2
On page 1, line 3, after "271.2(4)(a)," and before "278(A)," insert "272(C)(1)(e),"

AMENDMENT NO. 3
On page 1, line 3, after "280(A)(8)," delete "and 283" and insert "283, and 793(C)(1)"

AMENDMENT NO. 4
On page 1, line 8, after "application requirements," and before "to authorize" insert "to provide relative to powers of the commissioner;"
ON PAGE 1, LINE 12, AFTER "71.1(4)(a)," AND BEFORE "78(A)," INSERT "73(C)(1)(e),"

ON PAGE 1, LINE 13, AFTER "271.2(4)(a)," AND BEFORE "278(A)," INSERT "272(C)(1)(e),"

ON PAGE 1, LINE 13, AFTER "280(A)(8)," DELETE "AND 283" AND INSERT "283, AND 793(C)(1)"

ON PAGE 6, BETWEEN LINES 18 AND 19, INSERT THE FOLLOWING:

"§73. Restaurant "R" permit; application; fees

C.(1) For purposes of this Section, "restaurant establishment" shall be defined as an establishment:

* * * *

(e) Which has a public habitable floor area of no less than five hundred square feet dedicated to the exclusive use of the applicant's or licensee's business. This subparagraph shall not apply to business locations that apply to or have been licensed to sell or serve alcoholic beverages prior to August 1, 2006, and have not discontinued the sale and service of such beverages for more than six months. Notwithstanding any other provision of this Chapter, the commissioner may waive this requirement for any building listed as a historic building on an official registry or located within an officially designated historic district.

* * * *

ON PAGE 7, AT THE END OF LINE 5, AFTER "PROVIDED." INSERT: "NOTWITHSTANDING ANY OTHER PROVISION OF THIS CHAPTER, THE COMMISSIONER MAY WAIVE ALL STATE APPLICATION FEES OR PROVIDE AN EQUAL CREDIT TO AN APPLICANT'S ACCOUNT WHEN A PERMIT IS NOT ISSUED WITHIN THREE BUSINESS DAYS OF RECEIPT OF A FULLY AND PROPERLY COMPLETED APPLICATION."

ON PAGE 9, AT THE END OF LINE 20, AFTER "PROVIDED." INSERT: "NOTWITHSTANDING ANY OTHER PROVISION OF THIS CHAPTER, PRIOR TO AUGUST 1, 2016, THE COMMISSIONER MAY WAIVE ALL STATE APPLICATION FEES OR PROVIDE AN EQUAL CREDIT TO AN APPLICANT'S ACCOUNT WHEN A PERMIT IS NOT ISSUED WITHIN THREE BUSINESS DAYS OF RECEIPT OF A FULLY AND PROPERLY COMPLETED APPLICATION."

ON PAGE 10, AFTER LINE 11, ADD THE FOLLOWING:

"* * * *

§793. Additional powers of the commissioner

* * * *

C.(1) In order to ensure compliance with "Prevention of Youth Access to Tobacco" laws prohibiting the sale or service of alcoholic beverage, tobacco, alternative nicotine, or vapor products to underage persons, the commissioner shall annually conduct random, unannounced inspections at locations where alcoholic beverages, tobacco, or alternative nicotine products are sold, served, or distributed. Persons under the age of eighteen may be enlisted by employees of the office of alcohol and tobacco control to test compliance, but such persons may be used only if the testing is conducted under the direct supervision of such employees and written parental consent has been provided if the person is under the age of eighteen. Any person under the age of eighteen or twenty-one shall either carry the person's own identification showing the person's correct date of birth or shall carry no identification. A person under the age of eighteen or twenty-one who carries identification shall, on request, present it to any seller or server of alcoholic beverages, tobacco, or alternative nicotine products. In addition, any person under the age of eighteen or twenty-one enlisted under this subsection shall truthfully answer any questions about the person's age. Except where expressly authorized in writing by the commissioner in furtherance of the objectives of this Section, any other use of persons under the age of eighteen or twenty-one to test compliance with the provisions of this Section or any other prohibition of like or similar import shall be unlawful and the person or persons responsible for such use shall be subject to the penalties prescribed in this Title or R.S. 14:91.8(H), 14:91.6, 91.8(H), 92, or 93.11.

* * * *

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Morrell to Reengrossed House Bill No. 233 by Representative Adams

AMENDMENT NO. 1

Delete Senate Committee Amendment No. 9 proposed by the Senate Committee on Judiciary B and adopted by the Senate on May 27, 2015.

AMENDMENT NO. 2

ON PAGE 7, AT THE END OF LINE 5, AFTER "PROVIDED." INSERT:

"NOTWITHSTANDING ANY OTHER PROVISION OF THIS CHAPTER, PRIOR TO AUGUST 1, 2016, THE COMMISSIONER MAY WAIVE ALL STATE APPLICATION FEES OR PROVIDE AN EQUAL CREDIT TO AN APPLICANT'S ACCOUNT WHEN A PERMIT IS NOT ISSUED WITHIN THREE BUSINESS DAYS OF RECEIPT OF A FULLY AND PROPERLY COMPLETED APPLICATION."

AMENDMENT NO. 3

Delete Senate Committee Amendment No. 10 proposed by Senator Morrell to Reengrossed House Bill No. 233 by Representative Adams
provide an equal credit to an applicant's account when a permit is not issued within three business days after receipt of a fully and properly completed application.

AMENDMENT NO. 3
Delete Senate Committee Amendment No. 11 proposed by the Senate Committee on Judiciary B and adopted by the Senate on May 27, 2015.

AMENDMENT NO. 4
On page 9, at the end of line 20, after "provided." insert:

"Notwithstanding any other provision of this Chapter, prior to August 1, 2016, the commissioner may waive all state application fees or provide an equal credit to an applicant's account when a permit is not issued within three business days after receipt of a fully and properly completed application."

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

ROLL CALL
The roll was called with the following result:

YEAS

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<thead>
<tr>
<th>Mr. Speaker</th>
<th>Guillory</th>
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The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 485—

AN ACT
To enact R.S. 17:3138.5, relative to public postsecondary education institutions; to require the Board of Regents to establish a process for designating an institution as a "Governor's Military and Veteran Friendly Campus"; to provide for such designation by the governor based on information submitted by the Board of Regents; to provide eligibility criteria; to provide application procedures including required reporting; to provide for definitions; to provide for legislative findings; 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. 485 by Representative Henry Burns

AMENDMENT NO. 1
On page 2, line 14, change "matrix" to "and transfer process"

AMENDMENT NO. 2
On page 4, line 4, change "matrix" to "and transfer process"

AMENDMENT NO. 3
On page 4, line 5, change "matrix" to "transfer process"

AMENDMENT NO. 4
On page 4, line 6, change "matrix" to "transfer process"

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

ROLL CALL
The roll was called with the following result:

YEAS

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<th>Mr. Speaker</th>
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Rep. Ourso moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Gisclair Moreno
Adams Guillory Ortego
Anders Hall Ourso
Armes Harris Pearson
Arnold Harrison Pierre
Badon Havard Pope
Barros Hazel Price
Barrow Henry Pugh
Berthelot Hensgens Reynolds
Billiot Hill Richard
Bishop, W. Hodges Ritchie
Brown Hoffmann Robideaux
Burford Honore Schexnayder
Burns, H. Howard Schroeder
Burns, T. Huval Seabaugh
Burrell James Shadoin
Carter Jefferson Smith
Cox John R. Stokes
Cromer Landry, N. Talbot
Danahay Landry, T. Thierry
Dove Leopold Whitney
Edwards Leopold Williams, A.
Fannin Lorusso Williams, P.
Foil Mack Willmott
Franklin Miguez Woodruff
Gaines Miller
Garofalo Montoucet

Total - 79

NAYS

Landry, N.

Total - 1

ABSENT

Abramson Hollis Morris, Jim
Bishop, S. Hunter Norton
Bouie Ivey Ponti
Broadwater Jackson Pylant
Carmody Jones Simon
Connick Lambert Stokes
Edwards LeBas Thibaut
Geymann Lopinto
Guinn Morris, Jay

Total - 25

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

HOUSE BILL NO. 593—

BY REPRESENTATIVE TERRY LANDRY

AN ACT

To amend and reenact R.S. 32:1305(A) and 1306(E), relative to motor vehicle inspection certificates and stations; to authorize the Department of Public Safety and Corrections, public safety services, to develop a system of electronic filing of inspection certificates; to provide for the requirements of such a system; to authorize the Department of Public Safety and Corrections, public safety services, to establish fees for motor vehicle inspection violations; to provide for effective dates; and to provide for related matters.

Read by title.
Motion

On motion of Rep. Terry Landry, the bill was returned to the calendar.

HOUSE BILL NO. 645—
BY REPRESENTATIVE CONNICK
AN ACT
To enact R.S. 48:79, relative to toll credits; to require toll credits to be utilized in a certain manner; and to provide for related matters.

Read by title.

Motion

On motion of Rep. Hazel, the bill was returned to the calendar.

HOUSE BILL NO. 742—
BY REPRESENTATIVE LEGER
AN ACT
To enact R.S. 48:229.1 and to repeal R.S. 48:229, relative to programs of construction to be commenced in the coming fiscal year submitted to the legislature by the Department of Transportation and Development; to prescribe the process by which the Department of Transportation and Development shall select and prioritize certain construction projects; to require the Department of Transportation and Development to make certain information public; to repeal the current requirements by which the Department of Transportation and Development prioritizes certain construction projects; to provide for an effective date; and to provide for related matters.

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

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Peterson to Reengrossed House Bill No. 742 by Representative Leger

AMENDMENT NO. 1
On page 2, line 24, change "Subparagraph" to "Paragraph" and delete the comma ",” at the end of the line

AMENDMENT NO. 2
On page 2, line 25, delete the comma ",”

AMENDMENT NO. 3
On page 2, line 26, change the semi-colon ";" to a comma ",”

AMENDMENT NO. 4
On page 3, line 24, change "March 14, 2016" to "June 6, 2016"

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

ROLL CALL

The roll was called with the following result:

YEAS
Mr. Speaker Gisclair Moreno
Adams Guillery Moreno
Anders Hall Morris, Jim
Armes Harrison Ortego
Arnold HavardPearson
Badon Havelle
Barras Hazel Pierre
Barrow Henry Pope
Berthelot Hensgens Price
Billiot Hill Reynolds Richard
Bishop, W. Hodges Ritchie
Brown Hoffmann Robideaux
Burford Honore Schexnayder
Burns, H. Howard Schroder
Burns, T. Hunter Seabaugh
Burrell Huval Shadoian
Carter James Smith
Chaney Jefferson St. Germain
Cox Johnson R. Talbot
Danahay Landry, N. Thierry
Dove Landry, T. Whitney
Edwards Leger Williams, A.
Fannin Leopold Williams, P.
Foil Lorusso Willmott
Franklin Mack Woodruff
Gaines Miguez
Garofalo Miller
Geymann Montoucet
Total - 82
NAYS
Total - 0
ABSENT
Abramson Hollis Norton
Bishop, S. Ivey Ponti
Bouie Jackson Pugh
Broadwater John M. Pylant
Carmody Jones Simon
Connick Lambert Stokes
Cromer LeBas Thibaut
Gaiun Lopinto
Total - 23

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

HOUSE BILL NO. 743—
BY REPRESENTATIVE FOIL
AN ACT
To amend and reenact R.S. 12:1-202(B)(5)(introductory paragraph), 1-501(2), 1-502(A)(5), 1-504(A), 1-1435(C), 1-1436(D), (E)(introductory paragraph), (1)(introductory paragraph), and (2), and 1-1442(A)(2) and (C) and to enact R.S. 12:1-140(25B), 1-502(A)(7), and 1-832(D), relative to corporations; to provide with respect to articles of incorporation; to provide with respect to registered agents and service of process; to provide with respect to judicial determinations relative to withdrawing shareholders; to provide with respect to withdrawal rights; to provide for definitions; to provide for retroactivity; to provide for technical corrections; 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. 743 by Representative Foil
AMENDMENT NO. 1
On page 1, line 2, after "(introductory paragraph)," insert "1-143(A)(3),".

AMENDMENT NO. 2
On page 1, delete line 5 and insert:
"12:1-140(25B), and 1-502(A)(7), relative to corporations; to provide
with"

AMENDMENT NO. 3
On page 1, line 6, after "incorporation," insert "to provide for
qualified directors;"

AMENDMENT NO. 4
On page 1, line 12, after "(introductory paragraph)," insert
"1-143(A)(3),".

AMENDMENT NO. 5
On page 1, delete line 15 and insert:
"140(25B), and 1-502(A)(7) are hereby enacted to read as follows:"

AMENDMENT NO. 6
On page 2, between lines 12 and 13 insert the following:
"§1-143. Qualified director
A. A "qualified director" is a director who meets the following
criteria:
   " * * * "
   (3) At the time action is to be taken under R.S. 12:1-862, a
director who is neither of the following:
   (a) A director as to whom the transaction is a director's
   conflicting interest transaction.
   (b) A director who has does not have a material relationship
with another director as to whom the transaction is a director's
conflicting interest transaction.
   " * * * "

AMENDMENT NO. 7
On page 3, delete lines 21 through 29 and on page 4, delete lines 1
through 8

LEGISLATIVE BUREAU AMENDMENTS
Amendments proposed by Legislative Bureau to Reengrossed House
Bill No. 743 by Representative Foil

AMENDMENT NO. 1
In Senate Committee Amendment No. 6 proposed by the Senate
Committee on Commerce, Consumer Protection and International
Affairs and adopted by the Senate on May 21, 2015, on line 14,
following "lines" change "12 and 13" to "3 and 4"

AMENDMENT NO. 2
In Senate Committee Amendment No. 7 proposed by the Senate
Committee on Commerce, Consumer Protection and International

Roll Call
The roll was called with the following result:

YEAS
Mr. Speaker Gisclair Morris, Jay
Adams Guillory Morris, Jim
Anders Hall Ortego
Arnold Harris Ourso
Badon Hazen Pierre
Barras Henry Ponti
Barrow Price
Berthelot Bill
Billiot Hodges Pugh
Bishop, W. Hoffmann Pylant
Brown Honore Reynolds
Burford Howard Ritchie
Burns, H. Hunter
Burns, T. Hual Robideaux
Burrell Jackson Sechennayder
Carter James Schroder
Chaney Jefferson Seabaugh
Connick Johnson M. Shadoin
Cox Johnson R. Simon
Danahay Lambert Smith
Dove Landry, N. St. Germain
Edwards Leger Talbot
Fannin Lorusso Thibaut
Foil Mack Thierry
Franklin Miguez Whitney
Gaines Miller Williams, P.
Garofalo Montoucet Woodruff
Geymann Moreno
Total - 87

NAYS
Total - 0

ABSENT
Abramson Guinn LeBas
Bishop, S. Hensgens Leopold
Bouie Hollis Lopinto
Broadwater Ivey Norton
Carmody Jones Stokes
Cromer Landry, T. Williams, A.
Total - 18

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

HOUSE BILL NO. 830—
BY REPRESENTATIVES HARRIS AND HALL
AN ACT
To amend and reenact R.S. 34:335.1, 335.2(A), (B), and (C), and
335.3(A) and (E) and to repeal R.S. 34:3522, relative to a port
in Rapides Parish; to change the territorial limits of the
Alexandria Regional Port to be generally conterminous with the
boundaries of Rapides Parish; to change the name of the
Alexandria Regional Port; to provide relative to the membership
of a board of commissioners for a port that has boundaries that are generally coterminous with the boundaries of Rapides Parish; to provide for the powers of a board of commissioners for a port that has boundaries that are generally coterminous with the boundaries of Rapides Parish; to provide for the terms of board commissioners for a port that has boundaries that are generally coterminous with the boundaries of Rapides Parish; to repeal authority for a port whose territorial limits are generally conterminous with the boundaries of Rapides Parish; to provide for transitional matters; 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 Gallot to Engrossed House Bill No. 830 by Representative Harris

AMENDMENT NO. 1

On page 2, line 22, after "by the" delete "mayors" and delete lines 23 through 26 and insert "mayor of Boyce and confirmed by the Boyce Board of Alderman. The commissioner shall be a citizen of the United States, a qualified voter of the state of Louisiana, and a resident of Rapides Parish."

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Gisclair Moreno
Adams Guillory Morris, Jay
Anders Hall Morris, Jim
Armes Harrison Ortego
Arnold Havan Piere
Badon Havan Pearson
Barras Hazel Pierre
Barrow Henry Pope
Berthelot Hensgens Price
Billiot Hill Pugh
Bishop, W. Hodges Pylant
Brown Hoffmann Reynolds
Burford Honore Richard
Burns, H. Howard Ritchie
Burns, T. Hunter Robideaux
Burrell Jackson Shadoin
Carter James Simion
Chaney Johnson M. Smith
Connick Johnson R. St. Germain
Cox Lambert Thibaut
Cromer Landry, N. Thomson
Dunahay Landry, T. Thierry
Dove Leopold Whitney
Edwards Leopol Whitmore
Fannin Lopinto Williams, A.
Fauth Lorusso Williams, M.
Franklin Muck Willmott
Gaines Miguez Woodruff
Garofalo Miller
Geymann Montoucet
Total - 88

NAYS

Total - 0

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 645—

BY REPRESENTATIVE CONNICK

AN ACT

To enact R.S. 48:79, relative to toll credits; to require toll credits to be utilized in a certain manner; 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 Transportation, Highways and Public Works to Reengrossed House Bill No. 645 by Representative Connick

AMENDMENT NO. 1

On page 1, line 11, after "approaches," insert "the Louisiana Highway 23 bridge and tunnel replacement project,"

AMENDMENT NO. 2

On page 1, between lines 14 and 15, insert the following:

"B. Nothing in this Section shall be deemed, interpreted, or construed to require the department to construct any project listed in this Section before another state highway project or to give priority to any project listed in this Section over another state highway project."

AMENDMENT NO. 3

On page 1, at the beginning of line 15, change "B." to "C."

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Guinn Morris, Jay
Adams Hall Morris, Jim
Anders Harris Norton
Armes Harrison Ortego
Arnold Havan Ousso
Badon Hazel Pearson
Barras Henry Pierre
Barrow Hensgens Ponti
Berthelot Hill Pope
Total - 17

ABSENT

Abramson Hollis Norton
Bishop, S. Huval Ponti
Bouie Ivey Schexnayder
Broadwater Jefferson Seabaugh
Carmondy Jones Williams, P.
Guinn LeBas
Total - 17

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.
The amendments proposed by the Senate were concurred in by the House.

**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:

**HOUSE BILL NO. 435**

**BY REPRESENTATIVE JEFFERSON**

AN ACT

To amend and reenact R.S. 47:1519(B) and 1520(A)(1)(introductory paragraph) and (2), and to enact R.S. 47:1519(D) and 1520(A)(3), relative to the electronic payment and filing of taxes; to provide for the payment of taxes by electronic funds transfer; to provide for the electronic filing of tax returns; and to provide for exceptions; to provide for an effective date; and to provide for related matters.

Read by title.

Motion

On motion of Rep. Thierry, the bill was returned to the calendar.

**HOUSE BILL NO. 725**

**BY REPRESENTATIVE LEPER**

AN ACT

To amend and reenact R.S. 47:6016.1(B)(1) and to enact 47:6016.1(N), relative to insurance premium tax; to provide for the Louisiana New Markets Jobs Act tax credits; to provide for the electronic filing of tax returns; and to provide for related matters.

Read by title.

Rep. Leger moved the final passage of the bill.

**ROLL CALL**

The roll was called with the following result:

YEAS

Mr. Speaker

Foil

Leger

Abramson

Franklin

Leopold

Adams

Gaines

Lopinto

Anders

Garofalo

Miguez

Armes

Gisclair

Montoucet

Arnold

Hall

Moreno

Badon

Harrison

Norton

Barras

Havard

Ortego

Barrow

Hazel

Pierre

Berthelot

Henry

Pon

Billiot

Hensgens

Price

Bishop, S.

Huval

Richard

Bishop, W.

Hoffmann

Ritchie

Broadwater

Honore

Robideaux

Brown

Howard

Schexnayder

Burnford

Hunter

Seabaugh

Burns, H.

Hual

St. Germain

Burrell

Ivey

Stokes

Carmody

Jackson

Talbot

Carter

James

Thibaut

Chaney

Jefferson

Thierry

Connick

Johnson M.

Williamson, A.

Cox

Leopold

Williams, A.

Franklin

Lorusso

Williams, P.

Gaines

Mack

Willmott

Garofalo

Miguez

Woodruff

Geymann

Miller

Guillory

Moreno

Total - 91

NAYS

Burns, T.

Hollis

Pope

Cromer

Mack

Pugh

Geymann

Miller

Pylant

Guinn

Morris, Jay

Schrader

Harris

Morris, Jim

Hodges

Pearson

Total - 16

ABSENT

Bouie

Lorusso

Shado

Guillory

Ourso

Simon

Jones

Reynolds

Smith

Total - 9

The Chair declared the above bill was finally passed.

The title of the above bill was read and adopted.

Rep. Leger moved to reconsider the vote by which the above bill was finally passed, and, on his own motion, the motion to reconsider was laid on the table.

**HOUSE BILL NO. 435**

**BY REPRESENTATIVE JEFFERSON**

AN ACT

To amend and reenact R.S. 47:1519(B) and 1520(A)(1)(introductory paragraph) and (2), and to enact R.S. 47:1519(D) and 1520(A)(3), relative to the electronic payment and filing of taxes; to provide for the payment of taxes by electronic funds transfer; to provide for the electronic filing of tax returns; and to provide for exceptions; to provide for an effective date; and to provide for related matters.

Called from the calendar.

Read by title.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Geymann Miguez Miller
Abramson Gisclair Miller
Adams Guillory Montoucet
Anders Hall Moreno
Armes Harris Morris, Jay
Arnold Harrison Morris, Jim
Badon Havard Norton
Barras Hazel Price
Barrow Henry Price
Berthelot Hensgens Price
Billiot Hill Price
Bishop, S. Hodges Price
Bishop, W. Honore Pugh
Broadwater Hunter Price
Brown Hunter Schexnayder
Burns, H. Huval Schroder
Burns, T. Jackson Seabaugh
Burrell Jackson Smith
Carmody James Stokes
Carter Jefferson St. Germain
Connick Johnson M. Stokes
Cox Johnson R. Talbot
Cromer Lambert Thibaut
Danahay Landry, N. Thibaut
Dove Landry, T. Thibaut
Edwards LeBas Thibaut
Fannin Leger Williams, A.
Foil Lopinto Williams, P.
Franklin Lorusso Willmott
Gaines Mack Woodruff
Garofalo Total - 94

NAYS

Total - 0

ABSENT

Bouie Jones Richard
Chaney Ortego Shadoin
Guinn Ourso Simon
Hoffmann Reynolds

Total - 11

The Chair declared the above bill was finally passed.

The title of the above bill was read and adopted.

Rep. Jefferson moved to reconsider the vote by which the above bill was finally passed, and, on his own motion, the motion to reconsider was laid on the table.

Senate Bills and Joint Resolutions on Third Reading and Final Passage

The following Senate Bills and Joint Resolutions on third reading and final passage were taken up and acted upon as follows:

SENATE BILL NO. 21—

BY SENATOR LONG

AN ACT

To enact R.S. 35:414, relative to ex officio notaries public for Natchitoches Parish government; to authorize the president of Natchitoches Parish to designate up to two employees within his office as ex officio notaries public; to provide for duties and functions of the ex officio notaries public; to provide for limitations and termination of the ex officio notaries public; and to provide for related matters.

Read by title.


ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Geymann Miller
Abramson Gisclair Montoucet
Anders Guillory Moreno
Armes Harris Morris, Jay
Arnold Harrison Morris, Jim
Badon Harrison Norton
Barrow Henry Price
Billiot Hill Price
Bishop, S. Hodgens Price
Bishop, W. Hoffmann Price
Broadwater Hollis Richard
Brown Honore Ritchie
Burns, H. Howard Ritchie
Burns, T. Hunter Seabaugh
Burrell Ivey Shadoin
Carmody Jackson Smith
Carter James Smith
Chaney Jefferson Stokes
Connick Johnson M. Stokes
Cox Johnson R. Talbot
Cromer Lambert Thibaut
Danahay Landry, N. Thibaut
Dove Landry, T. Thibaut
Edwards LeBas Williams, A.
Fannin Leger Williams, P.
Foil Lopinto Willmott
Franklin Lorusso Woodruff
Garofalo Total - 94

NAYS

Total - 0

ABSENT

Adams Jones Pugh
Bouie LeBas Schexnayder
Guinn Ortego Simon
Havard Ours

Total - 11

The Chair declared the above bill was finally passed.

Rep. Brown moved to reconsider the vote by which the above bill was finally passed, and, on his own motion, the motion to reconsider was laid on the table.

Consent to Correct a Vote Record

Rep. Jefferson requested the House consent to record his vote on Senate Bill No. 21 as yea, which consent was unanimously granted.
SENATE BILL NO. 33—
BY SENATOR WALSWORTH
AN ACT
To amend and reenact R.S. 39:140 and 245 and R.S. 43:1, and to
repeal R.S. 49:205, relative to the division of administration; to
provide relative to the office of technology services and the
office of telecommunications management; to provide for
reorganization; to provide for the uniform consolidated
mailroom; to provide for supervision and control; to provide for
purchasing printing and engraving; and to provide for related
matters.

Read by title.

Motion

On motion of Rep. Fannin, the bill was returned to the calendar.

SENATE BILL NO. 42—
BY SENATOR WALSWORTH
AN ACT
To amend and reenact R.S. 39:1595(A)(2), relative to certain
competitive proposals; to provide procedures for notification for
certain contracts; to provide an effective date; and to provide
for related matters.

Read by title.

Motion

On motion of Rep. Fannin, the bill was returned to the calendar.

SENATE BILL NO. 76—
BY SENATOR MORRISH
AN ACT
To enact R.S. 47:1925.12, relative to the assessor in the Jefferson
Davis Parish Assessment District; to authorize the assessor in
such district to receive an automobile expense allowance; and
to provide for related matters.

Read by title.

Rep. Stuart Bishop moved the final passage of the bill.

ROLL CALL

The roll was called with the following result:

YEAS

Cox                Jefferson          Thibaut
Danahay            Johnson M.        Thierry
Dove                Johnson R.        Whitney
Edwards             Lambert           Williams, A.
Fannin              Landry, T.        Williams, P.
Foill               Leopold           Willmott
Franklin            Lopinto           Woodruff
Total - 87

AYES

Total - 0

ABSENT

Bishop, W.          Landry, N.        Ourso
Bouie               LeBas             Pugh
Cromer              Leger             Pylant
Havard              Miguez            Schroder
Henry               Morris, Jim        Simon
Jones               Ortego            Talbot
Total - 18

The Chair declared the above bill was finally passed.

Rep. Stuart Bishop moved to reconsider the vote by which the
above bill was finally passed, and, on his own motion, the motion to
reconsider was laid on the table.

SENATE BILL NO. 79—
BY SENATOR ALLAIN
AN ACT
To enact R.S. 30:29.2, relative to the remediation of oilfield sites and
exploration and production sites; to provide alternative dispute
resolution in lawsuits involving the remediation of oilfield sites
and exploration and production sites; to authorize the court to
compel nonbinding mediation; to provide for the payment of
mediation fees and expenses; to provide terms, conditions,
requirements, and effects; to provide for effectiveness; and to
provide for related matters.

Read by title.

Rep. Abramson moved the final passage of the bill.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker        Garofalo          Mack
Abramson           Geymann          Miguez
Adams              Gisclair          Miller
Anders             Guillory          Montoucet
Armes              Hunter            Reynolds
Arnold             Hensgens          Ritchie
Badon              Hill              Price
Barras             Hensgens          Pope
Barrow             Hensgens          Price
Berthelot          Hazel            Ponti
Billiot            Hensgens          Price
Bishop, S.         Hill              Pope
Broadwater         Hollis            Price
Brown              Hoffmann          Reynolds
Burford            Hollis            Ritchie
Burns, H.          Honore            Schexnayder
Burns, T.          Howard            Shadoin
Burrell            Hunter            Smith
Carmody            Ivey              Smith
Carter             Jackson           St. Germain
Chaney             Jackson           Stokes
Connick            James             Stokes

Total - 87

AYES

Total - 0

ABSENT

Mr. Speaker        Garofalo          Mack
Abramson           Geymann          Miguez
Adams              Gisclair          Miller
Anders             Guillory          Montoucet
Armes              Hunter            Reynolds
Arnold             Harriss           Ritchie
Badon              Hensgens          Pope
Barras             Hensgens          Pope
Barrow             Hensgens          Pope
Billiot            Hensgens          Pope
Bishop, S.         Hensgens          Price
Bishop, W.         Hoffmann          Price
Broadwater         Hollis            Price
Brown              Honore            Reynolds
Burford            Howard            Ritchie
Burns, H.          Hunter            Schexnayder
Burns, T.          Ivey              Shadoin
Burrell            Jackson           Smith
Carter             Jackson           Shadoin
Chaney             Jackson           Shadoin
Connick            Johnson M.        Smith
Cox                Johnson R.        St. Germain

Total - 87
The Chair declared the above bill was finally passed.

Rep. Abramson moved to reconsider the vote by which the above bill was finally passed, and, on his own motion, the motion to reconsider was laid on the table.

SENATE BILL NO. 93—
BY SENATOR ADLEY
AN ACT
To amend and reenact R.S. 47:297(D)(1), relative to tax credits; to prohibit an education credit for those taking a certain deduction for tuition and fees; and to provide for related matters.

Read by title.

Motion
On motion of Rep. Shadoin, the amendments were adopted.

Acting Speaker Lopinto in the Chair

Motion
On motion of Rep. Shadoin, the bill, as amended, was returned to the calendar.

SENATE BILL NO. 42—
BY SENATOR WALSWORTH
AN ACT
To amend and reenact R.S. 39:1595(A)(2), relative to certain competitive proposals; to provide procedures for notification for certain contracts; to provide for an effective date; and to provide for related matters.

Called from the calendar.

Read by title.

Rep. Shadoin moved the final passage of the bill, as amended.

ROLL CALL

The roll was called with the following result:

YEAS
Abramson, Gisclair, Moreno
Adams, Guillory, Norton
Anders, Guinn, Ortego
Arnold, Hall, Pearson
Badon, Harrison, Pierre
Barrow, Havaud, Ponti
Berthelot, Hazel, Price
Billiot, Henry, Pugh
Bishop, S., Hoffmann, Reynolds
Broadwater, Honore, Richard
Brown, Hunter, Ritchie
Burford, Huval, Robideaux
Burns, H., Ivey, Schexnayder
Burns, T., Jackson, Schroder
Burrell, James, Seabaugh
Carter, Jefferson, Shadoin
Chaney, Johnson, M., Smith
Connick, Johnson R., St. Germain
Cox, Lambert, Stokes
Cromer, Landry, N., Talbot
Danahey, Landry, T., Thierry
Dove, Leopold, Whitney
Foil, Lopinto, Willmott
Franklin, Lorusso, Williams, A.
Gaines, Miguez, Woodruff
Garofalo, Miller
Total - 77

NAYS
Armes, Howard, Morris, Jay
Geymann, LeBas, Morris, Jim
Harris, Mack, Pope
Hill, Montoucet, Willmott
Total - 12

ABSENT
Mr. Speaker, Fannin, Ourso
Barras, Hensgens, Pylant
Bishop, W., Hodges, Simon
Bouie, Hollis, Thibaut
Carmody, Jones
Edwards, Leger
Total - 16

1064
The Chair declared the above bill was finally passed.

Rep. Shadoin moved to reconsider the vote by which the above bill was finally passed, and, on his own motion, the motion to reconsider was laid on the table.

SENATE BILL NO. 98—
BY SENATOR MORRELL

AN ACT
To enact R.S. 15:587(A)(1)(h) and R.S. 47:6007(C)(7), relative to motion picture investor tax credits; to create the Public Registry of Motion Picture Investor Tax Credit Brokers and require certain persons to qualify for and register; to provide for criminal penalties; to require a criminal history background examination; and to provide for related matters.

Read by title.

Rep. Barrow sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Barrow to Engrossed Senate Bill No. 98 by Senator Morrell

AMENDMENT NO. 1

In House Committee Amendment No. 12 proposed by the House Committee on Ways and Means to Engrossed Senate Bill No. 98, on page 2, at the end of line 9, delete "office" and insert "Department of Revenue".

On motion of Rep. Barrow, the amendments were adopted.

Rep. Stokes moved the final passage of the bill, as amended.

ROLL CALL

The roll was called with the following result:

YEAS

Abrahmson  Guilory  Miguez
Adams   Guinn  Miller
Armes   Hall  Montoucet
Barton  Harris  Moreno
Barrow  Harrison  Morris, Jay
Berthelot  Havid  Norton
Billiot  Hazel  Ortego
Bishop, S.  Henry  Pearson
Bishop, W.  Hodges  Pierre
Broadwater  Hoffmann  Ponti
Brown  Hollis  Pope
Burford  Honore  Price
Burns, H.  Howard  Pugh
Burns, T.  Hunter  Reynolds
Burrell  Hual  Ritchie
Carter  Ivey  Robideaux
Chaney  Jackson  Schexnayder
Connick  James  Schroder
Cox  Jefferson  Smith
Cromer  Johnson M.  St. Germain
Danahay  Johnson R.  Stokes
Dove  Lambert  Talbot
Edwards  Landry, N.  Thierry
Fannin  Landry, T.  Whitney
Foal  LeBas  Williams, A.
Franklin  Leopold  Williams, P.
Gaines  Lopinto  Willmott
Garofalo  Lorusso  Woodruff
Gisclair  Mack

Total - 86

NAYS

Geymann  Morris, Jim
Hill  Seabaugh

Total - 4

ABSENT

Mr. Speaker  Carmody  Pylant
Anders  Hensgens  Richard
Arnold  Jones  Shadoin
Barras  Leger  Simon
Bouie  Orso  Thibaut

Total - 15

The Chair declared the above bill was finally passed.

Rep. Stokes moved to reconsider the vote by which the above bill was finally passed, and, on her own motion, the motion to reconsider was laid on the table.

SENATE BILL NO. 100—
BY SENATOR MORRELL AND REPRESENTATIVE TALBOT

AN ACT
To amend and reenact R.S. 47:6007(B)(9), (10), and (11) and (D)(2)(c) and (d) and (9), and to enact R.S. 36:104.1 and R.S. 47:6007(B)(17), (18), (19), and (20), (C)(1)(e), and (D)(2)(f) and (g), relative to motion picture investor tax credits; to regulate and limit production expenditures between related parties; to subject related party transactions to review by the office of the state inspector general; to require certain sworn affidavits and provide for criminal penalties; to provide for the powers and duties of the Department of Economic Development; to require an independent verification of expenditures for certification of such tax credits; and to provide for related matters.

Read by title.

Rep. Robideaux sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Robideaux to Reengrossed Senate Bill No. 100 by Senator Morrell

AMENDMENT NO. 1

In the set of House Committee Amendments proposed by Ways and Means and adopted by The House on May 28, 2015, delete Amendment Nos. 11 and 23.

AMENDMENT NO. 2

Delete House Floor Amendment Nos. 3 and 6 proposed by the Legislative Bureau and adopted by the House on May 28, 2015.

AMENDMENT NO. 3

On page 1, line 13, delete "or tax attorney"

AMENDMENT NO. 4

On page 2, line 3, delete "or a tax attorney"

AMENDMENT NO. 5

On page 3, line 4, delete "tax"

AMENDMENT NO. 6

On page 3, line 5, delete "attorney"
AMENDMENT NO. 7
On page 3, line 11, delete "tax opinion."

AMENDMENT NO. 8
On page 5, delete line 13 in its entirety

AMENDMENT NO. 9
On page 5, line 28, delete both instances of "auditing" and insert "accounting"

AMENDMENT NO. 10
On page 6, line 24, delete "or tax attorney"

AMENDMENT NO. 11
On page 7, line 16, delete "tax attorney"

AMENDMENT NO. 12
On page 7, line 19, delete "tax attorney,"

AMENDMENT NO. 13
On page 10, at the end of line 26, after "are" and before "made" insert "for payments"

AMENDMENT NO. 14
On page 10, line 27, after "6:2(8) or" and before "a Louisiana" insert "to"

On motion of Rep. Robideaux, the amendments were adopted.

Rep. Stokes moved the final passage of the bill, as amended.

ROLL CALL

The roll was called with the following result:

YEAS
Abramson Gisclair Moreno
Adams Guillory Morris, Jay
Anders Hall Morris, Jim
Arnold Harris Norton
Badon Harrison Ortego
Barrow Havard Pearson
Berthelot Hazel Pierre
Billiot Hodges Ponti
Bishop, S. Hoffmann Price
Bishop, W. Hollis Pugh
Broadwater Honore Reynolds Ritchie
Brown Hunter Robideaux Schexnayder
Burns, H. Ivey Schroder Seabaugh
Burns, T. Jackson Shadoin Smith
Burrell James St. Germain
Carter Jefferson Smith
Chaney Johnson M. Stokol
Connick Johnson R. Talbot
Cox Lambert Thiery
Cromer Landry, N. Whitney
Dunahay Landry, T. Williams, A.
Edwards Leopold Williams, P.
Foil Lopinto Woodruff
Franklin Lorusso

NAYS
Mack
Miguez
Miller
Woodruff

ABSENT
Armes Total - 3
Howard Pope

Mr. Speaker
Barras
Hensgens
Pylant

Bouie
Hill
Richard

Carmody
Jones
Simon

Dove
LeBas
Thibaut

Fannin
Leger

Guinn
Montoucet
Total - 20

The Chair declared the above bill was finally passed.

Rep. Stokes moved to reconsider the vote by which the above bill was finally passed, and, on her own motion, the motion to reconsider was laid on the table.

SENATE BILL NO. 101—
BY SENATOR MORRELL AND REPRESENTATIVE TALBOT
AN ACT
To amend and reenact R.S. 47:6007(B)(8) and (D)(5), relative to motion picture investor tax credits; to provide for verification of the payroll portion of production expenditures; to require information to be provided by the Louisiana Workforce Commission; and to provide for related matters.

Read by title.

Rep. Barrow sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Barrow to Reengrossed Senate Bill No. 101 by Senator Morrell

AMENDMENT NO. 1
On page 1, line 9, after "picture" and before "tax" delete "investment" and insert "investor"

On motion of Rep. Barrow, the amendments were adopted.

Rep. Robideaux sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Robideaux to Reengrossed Senate Bill No. 101 by Senator Morrell

AMENDMENT NO. 1
On page 1, line 15, after "office" delete the remainder of the line

AMENDMENT NO. 2
On page 1, line 16, after "which" and before "be" delete "shall" and insert "may"

AMENDMENT NO. 3
On page 1, line 16, after "them" delete the remainder of the line and insert "upon request by the office from the"
AMENDMENT NO. 4

On page 1, line 17, after "Commission" and before the period "." insert ", or the Department of Revenue. Any information so furnished shall be considered and held confidential and privileged by the Department of Economic Development.

AMENDMENT NO. 5

On page 2, line 14, after "office" delete the remainder of the line and lines 15-16 and insert "through the use of information which may be provided to them upon request by the office from the Louisiana Workforce Commission or the Department of Revenue."

On motion of Rep. Robideaux, the amendments were adopted.

Rep. Stokes moved the final passage of the bill, as amended.

ROll CALL

The roll was called with the following result:

YEAS

Abramson  Gisclair  Miller
Adams    Guillory  Moreno
Anders   Guinn    Morris, Jim
Arnold   Hall     Norton
Badon    Harris   Ortega
Barrow   Harrison Pearson
Berthelot Hadvard  Pierre
Billiot  Hazel    Ponti
Bishop, S. Henry  Price
Bishop, W. Hodges  Pugh
Broadwater Hoffmann Reynolds
Brown    Hollis  Richard
Burford  Honore  Ritchie
Burns, H. Hunter  Schexnayder
Burns, T. Ivey    Schroder
Burns, W. Ivey    Shadoin
Carter   Hudson  Seabaugh
Chaney   Jackson  Smith
Connick  James    St. Germain
Cox      Jefferson  Stokes
Cromer   Johnson M.  Talbot
Danahay  Johnson R.  Thibaut
Dove     Lambert  Thierry
Edwards  Landry, N.  Whitney
Fannin   Landry, T.  Williams, A.
Foil     Leopold  Williams, P.
Franklin Lopinto  Willmott
Gaines   Lorusso  Woodruff
Garofalo  Mack    Miguez
Geymann  Miguez
Total - 86

NAYS

Armes    Hill    Pope
Brown    Howard  Pope
Geymann  Montoucet  Pope
Total - 5

ABSENT

Mr. Speaker Hensgens  Ourso
Barras    Jones    Pylant
Bouie    LeBas    Robideaux
Burns, T. Leger    Simon
Carmody  Morris, Jay
Total - 14

The Chair declared the above bill was finally passed.

Senate Bill No. 102—

By Senator Morrell and Representative Talbot

An Act

To amend and reenact R.S. 47:6007(B)(10) and to enact R.S. 47:6007(B)(17), relative to motion picture investor tax credits; to limit certification for credits if certain expenditures exceed a certain percentage of production expenditures; and to provide for related matters.

Read by title.

Rep. Stokes moved the final passage of the bill.

ROll CALL

The roll was called with the following result:

YEAS

Abramson  Guillory  Miller
Adams    Hall     Moreno
Anders   Harris   Morris, Jay
Arnold   Harrison Norton
Badon    Hadvard  Ortega
Barrow   Hazel    Pierre
Berthelot Henry   Ponti
Billiot  Hodges    Ponti
Bishop, S. Hoffmann  Price
Bishop, W. Hollis   Reynolds
Broadwater Hunter    Richard
Burns, H. Hulal    Ritchie
Burns, T. Ivey    Robideaux
Burrell   Jackson  Schexnayder
Carter   Jefferson  Schroder
Chaney   Johnston M. Shadoin
Connick  Johnson R. Smith
Cox      Johnson R.  Stokes
Cromer   Lambert  Talbot
Danahay  Landry, N.  Thierry
Dove     Landry, T.  Thierry
Edwards  LeBas    Whitney
Fannin   Leger    Williams, A.
Foil     Leopold  Williams, P.
Franklin Lopinto  Willmott
Gaines   Lorusso  Woodruff
Garofalo  Mack    Miguez
Gisclair  Miguez
Total - 86

NAYS

Armes    Hill    Pope
Brown    Howard  Pope
Geymann  Montoucet  Pope
Total - 7

ABSENT

Mr. Speaker Hensgens  Ourso
Barras    Hensgens  Pylant
Bouie    Jones    Simon
Carmody  Montoucet  Thibaut
Total - 12

The Chair declared the above bill was finally passed.

Rep. Stokes moved to reconsider the vote by which the above bill was finally passed, and, on her own motion, the motion to reconsider was laid on the table.
SENATE BILL NO. 103—
BY SENATOR MORRELL AND REPRESENTATIVE TALBOT
AN ACT
To amend and reenact R.S. 47:6007(B)(10), relative to motion picture investor tax credits; to prohibit the eligibility of certain expenditures for the credit; and to provide for related matters.

Read by title.

Rep. Barrow sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS
Amendments proposed by Representative Barrow to Engrossed Senate Bill No. 103 by Senator Morrell

AMENDMENT NO. 1
In House Committee Amendment No. 4, at the end of line 14, delete "office" and insert "office of entertainment industry development of the Department of Economic Development"

On motion of Rep. Barrow, the amendments were adopted.

Motion
On motion of Rep. Robideaux, the bill, as amended, was returned to the calendar.

SENATE BILL NO. 105—
BY SENATOR MORRELL AND REPRESENTATIVE TALBOT
AN ACT
To amend and reenact R.S. 47:6007(F), relative to motion picture investor tax credits; to authorize the recapture of such tax credits from owners of certain entities; and to provide for related matters.

Read by title.

Rep. Robideaux sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS
Amendments proposed by Representative Robideaux to Reengrossed Senate Bill No. 105 by Senator Morrell

AMENDMENT NO. 1
On page 1, line 2, after "reenact" and before "relative" delete "R.S. 47:6007(F)," and insert "R.S. 47:6007(B)(2) through (16), (E), and (F)" and to enact R.S. 47:6007(B)(17) through (21) and (D)(10),

AMENDMENT NO. 2
On page 1, line 3, after "entities;" and before "and to" insert "to provide for definitions;"

AMENDMENT NO. 3
On page 1, line 6, after "Section 1." delete the remainder of the line and insert the following:

"R.S. 47:6007(B)(2) through (16), (E), and (F) are hereby amended and reenacted and R.S. 47:6007(B)(17) through (21) and (D)(10) are hereby enacted to read as follows:" and reenacted and R.S. 47:6007(B)(17) through (21) and (D)(10) are hereby amended and insert the following:

AMENDMENT NO. 4
On page 1, delete lines 9 through 14 in their entirety and insert the following:

"B. Definitions. For the purposes of this Section:

(2) "Good Faith Transferee" shall mean a transferee of a tax credit pursuant to this Section who relied on the validity of the credit recorded in the tax credit registry pursuant to the provisions of R.S. 47:1524.

(3) "Expended in the state" means an expenditure to lease immovable property located in the state; an expenditure as compensation for services performed in the state; or an expenditure to purchase or lease tangible personal property within the state where the transaction is subject to the state sales or lease tax provisions of Title 47 of the Louisiana Revised Statutes of 1950. A transaction that is subject to the state sales or lease tax provisions of Title 47 of the Louisiana Revised Statutes of 1950 shall include transactions which are also subject to a statutory exclusion or exemption.

(4) "Expenditure" means actual cash or cash equivalent exchanged for goods or services.

(5) "Headquartered in Louisiana" means a corporation incorporated in Louisiana or a partnership, limited liability company, or other business entity domiciled and headquartered in Louisiana for the purpose of producing nationally or internationally distributed motion pictures as defined in this Section.

(6) "Motion picture" means a nationally or internationally distributed feature-length film, video, television pilot, television series, television movie of the week, animated feature film, animated television series, or commercial made in Louisiana, in whole or in part, for theatrical or television viewing. The term "motion picture" shall not include the production of television coverage of news and athletic events.

(7) "Motion picture production company" means a company engaged in the business of producing nationally or internationally distributed motion pictures as defined in this Section. Motion picture production company shall not mean or include any company owned, affiliated, or controlled, in whole or in part, by any company or person which is in default on a loan made by the state or a loan guaranteed by the state, nor with any company or person who has ever declared bankruptcy under which an obligation of the company or person to pay or repay public funds or monies was discharged as a part of such bankruptcy, nor with any company or person who has been convicted of a criminal violation related to the tax credits as provided for in this Section.

(8) "Office" means the Governor's Office of Film and Television Development until August 15, 2006; thereafter, the term "office" means the office of entertainment industry development in the Department of Economic Development provided for in R.S. 51:938.1.

(9) "Payroll" means all salary, wages, and other compensation, including benefits paid to an employee for services relating to a state-certified production and taxable in this state. However, "payroll" for purposes of the additional tax credit for Louisiana-resident payroll shall exclude any portion of an individual salary in excess of one million dollars.

(10) "Post-Certification Remedy" shall mean disallowance, recapture, recovery, reduction, repayment, forfeiture, decertification, or any other remedy that would have the effect of prohibiting, reducing, or otherwise limiting the certification or use of the tax credits.

(11) "Production audit report" means an audit report issued by a qualified accountant who is unrelated to the motion picture production company and that is a report of the qualified accountant's audit of the motion picture production's cost report of production.
expenditures. The production audit report shall contain an opinion from the qualified accountant stating that the production's cost report of production expenditures presents fairly, in all material aspects, the production expenditures expended in Louisiana pursuant to the provisions of this Section. The production audit shall require:

* * * *

(10) Under all circumstances, a production audit report shall mean an audit as required by Subparagraph (D)(2)(d)(i) of this provision that does not contain a material or fraudulent misrepresentation.

(12) "Production expenditures" means preproduction, production, and postproduction expenditures in this state directly relating to a state-certified production, including without limitation the following: set construction and operation; wardrobes, makeup, accessories, and related services; costs associated with photography and sound synchronization, lighting, and related services and materials; editing and related services; rental of facilities and equipment; leasing of vehicles; costs of food and lodging; digital or tape editing, film processing, transfer of film to tape or digital format, sound mixing, special and visual effects; and payroll. This term shall not include expenditures for marketing and distribution, non-production related overhead, amounts reimbursed by the state or any other governmental entity, costs related to the transfer of tax credits, amounts that are paid to persons or entities as a result of their participation in profits from the exploitation of the production, the application fee, or state or local taxes.

(13) "Qualified accountant" means an independent certified public accountant authorized to practice in this state who has sufficient knowledge of accounting principles and practices generally recognized in the film and television industry.

(14) "Resident" or "resident of Louisiana" means a natural person domiciled in the state. A person who maintains a permanent place of abode within the state and spends in the aggregate more than six months of each year within the state shall be presumed to be domiciled in the state.

(15) "Secretary" means the secretary of the Department of Economic Development.

(16) "Source within the state" means a physical facility in Louisiana, operating with posted business hours and employing at least one full-time equivalent employee.

(17) "State" means the state of Louisiana.

(18) "State-certified production" shall mean a production approved by the office and the secretary which is produced by a motion picture production company domiciled and headquartered in Louisiana and which has a viable multi-market commercial distribution plan.

(19) "Tax Credit Certification Letter" shall mean a letter issued by the office granting and certifying tax credits pursuant to the provisions of this Section.

(20) "Wrongful Tax Credits" shall mean either a specific amount of tax credits being offered, or, if applicable, a specific amount of tax credits that were reflected on the tax credit certification letter issued in response to the wrongful production audit report that would, or would otherwise be subject to a post-certification remedy, then the sole and exclusive remedy for the office, by request to the Department of Revenue, as provided for in Subsection (F), shall be against the individual or entity that committed the material misrepresentation or fraud. Neither the office, nor the Department of Revenue, shall have a remedy against a good faith transferee for the wrongful tax credits. In the case of wrongful tax credits, the office shall not request that the Department of Revenue pursue a post-certification remedy against any good faith transferee of the wrongful tax credits or approve the Department of Revenue's pursuit of a post-certification remedy against any good faith transferee of the wrongful tax credits.

(b) The office shall immediately notify the Department of Revenue of the requirement to recapture wrongful tax credits from the individual or entity that committed the material misrepresentation or fraud.

F. Recovery of credits by Department of Revenue. (1) Credits previously granted to a taxpayer, but later disallowed, may be recovered by the Secretary of the Department of Revenue throughout any collection remedy authorized by R.S. 47:1561 and initiated within three years from December thirty-first of the year in which the tax credits were earned, then the investor's state income tax for such taxable period shall be increased by such amount necessary for the recapture of the tax credits pursuant to the provisions of Subsection (F).

(2) The only interest that may be assessed and collected on recovered credits is interest at a rate three percentage points above the rate provided in R.S. 9:3500(B)(1), which shall be computed from the original due date of the return on which the credit was taken."

(10) If at any time prior to the issuance of a tax credit certification letter the office is notified that an investor has been charged with a crime related to tax credits provided for in this Section, the office shall not issue any credits for the project related to the crime charged until conviction or acquittal of the charge. For purposes of this Subsection, "investor" shall mean any investor, applicant production company, or any individual with an ownership interest.
by a taxpayer, but later disallowed, may be recovered by the
secretary of the Department of Revenue through any collection
remedy authorized by R.S. 47:1561, plus interest and penalties
provided by law for the delinquent payment of taxes.

(2) Recovery of Credits; Material Misrepresentation or Fraud.
With respect to wrongful tax credits, any and all individuals or
entities that have made a material misrepresentation or committed
fraud resulting in the issuance of wrongful tax credits shall be
assessed for the tax periods in question in the amount necessary to
recover the wrongful tax credits. The secretary of the Department of
Revenue shall initiate an action to recover wrongful tax credits from
any and all individuals or entities that have committed fraud or made
a material misrepresentation resulting in the issuance of wrongful tax
credits through any collection remedy authorized by 47:1561, and
shall assess interest and penalties as provided for in connection with
the fraudulent and delinquent nonpayment of taxes. The statute of
limitations that shall apply to any such action by the Department is
the statute of limitations applicable upon failure to file a return for
the applicable tax period.

(3) The provisions of this Subsection are in addition to and shall
not limit the authority of the secretary of the Department of Revenue
to assess or to collect under any other provision of law.

(4) No post-certification remedy shall be pursued against a
good faith transferee who acquired the credits through a transfer
authorized pursuant to this Section.

(5) Notwithstanding any other provision of law to the contrary,
if a

On motion of Rep. Robideaux, the amendments were adopted.

Rep. Robideaux sent up floor amendments which were read as follows:

**AMENDMENT NO. 1**

Amendments proposed by Representative Robideaux to Reengrossed
Senate Bill No. 105 by Senator Morrell

**HOUSE FLOOR AMENDMENTS**

On page 1, line 2, between "re enact" and "rel ative to" delete "R.S.
47:6007(F)," and insert "R.S. 47:6007(B), (C)(1)(introductory
paragraph), (c), and (d) and (2), (D)(4)(ii)(aa), and (F) and to enact
R.S. 47:6007(C)(1)(e)."

**AMENDMENT NO. 2**

On page 1, line 3, between "entities;" and "and to" insert the following:

"to provide for certain definitions; to provide for the certification of
credits; to authorize credits for certain investors; to authorize a credit
for certain state certified productions which employ certain residents;
to authorize a credit for investments on certain music; to provide for
an annual program cap on the tax credit; to provide for a cap on
certain productions; to provide for the transfer of credits; to provide
for use of the monies collected as a result of the application fee; to
provide for tax credit requirements and limitations; to provide for an
effective date;"

**AMENDMENT NO. 3**

On page 1, delete lines 6 in its entirety and insert the following:

"Section 1. R.S. 47:6007(B), (C)(1)(introductory paragraph),
(c), and (d) and (2), (D)(4)(ii)(aa), and (F) are hereby amended and
reenacted and R.S. 47:6007(C)(1)(e) is hereby enacted to read as
follows:"

**AMENDMENT NO. 4**

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

"B. Definitions. For the purposes of this Section:

(1) "Above the line services" means services such as those of
a producer, executive producer, line producer, co-producer, assistant
producer, actor, director, casting director, screenwriter, and other
services performed by personnel of the production that are associated
with the creative or financial control of a production and customarily
considered above the line services in the film and television industry.

(2) "Base investment" means cash or cash equivalent investment made and used for production expenditures in the state for a
state-certified production.

(3) "Expended in the state" means an expenditure to lease
immovable property located in the state; an expenditure as
compensation for services performed in the state; or an expenditure
to purchase or lease tangible personal property within the state where
the transaction is subject to the state sales or lease tax provisions of
Title 47 of the Louisiana Revised Statutes of 1950. A transaction
that is subject to the state sales or lease tax provisions of Title 47 of
the Louisiana Revised Statutes of 1950 shall include transactions
which are also subject to a statutory exclusion or exemption.

(4) "Expenditure" means actual cash or cash equivalent
exchanged for goods or services.

(5) "Headquartered in Louisiana" means a corporation
incorporated in Louisiana or a partnership, limited liability company,
or other business entity domiciled and headquartered in Louisiana for
the purpose of producing nationally or internationally distributed
motion pictures as defined in this Section.

(6) "Louisiana resident company" means a motion picture
production company licensed to conduct business in the state of
Louisiana, with its principal place of business in this state, which is
owned one hundred percent by a Louisiana resident or residents as
defined in this Section. A Louisiana resident company is required to
file a Louisiana income tax return and maintain a physical location
in the state.

(7) "Louisiana screenplay" means a screenplay directly related
to the state- certified production, such as a screenplay created by a
Louisiana resident, copyright, or right of use held by a Louisiana
resident with ongoing business activities in the state, or other
economic nexus with the state.

(8) "Marketing and promotion expenses" means expenditures
included in the production budget and made in this state for services
performed in this state directly relating to the development of
marketing and promoting campaigns for a state- certified production,
such as the creation of film trailers and posters, not exceeding the
lesser of one million dollars or fifteen percent of the total state-
certified tax credits for the production. Marketing and promotion
expenses shall not include media buys except as established by rule
for a fixed fee or commission payment made to a Louisiana company
for services performed in the state in accordance with standard
business practices.

(9) "Motion picture" means a nationally or internationally
distributed feature-length film, short film, video, television pilot,
television series, television movie of the week, animated feature film,
animated short film, animated television series, or commercial,
documentary, made in Louisiana, in whole or in part, for theatrical,
television viewing, or any online digital platform viewing
approved by the office and established by rule in accordance with the
provisions of the Administrative Procedure Act. The term "motion
picture" shall not include the production of television coverage of
news and athletic events.
(10) "Motion picture production company" means a company engaged in the business of producing nationally or internationally distributed motion pictures as defined in this Section. Motion picture production company shall not mean or include any company owned, affiliated, or controlled, in whole or in part, by any company or person which is in default on a loan made by the state or a loan guaranteed by the state, nor with any company or person who has ever declared bankruptcy under which an obligation of the company or person to pay or repay public funds or monies was discharged as a part of such bankruptcy.

(11) "Office" means the Governor's Office of Film and Television Development until August 15, 2006; thereafter, the term "office" means the office of entertainment industry development in the Department of Economic Development provided for in R.S. 51:938.1.

(12) "Payroll" means all salary, wages, and other compensation, including benefits paid to an employee for services relating to a state-certified production and taxable in this state. However, "payroll" for purposes of the additional tax credit for Louisiana resident payroll shall exclude any portion of an individual's salary in excess of one million dollars. However, payroll shall exclude any portion of an individual salary in excess of one million dollars.

(13) "Principal place of business" means the state where the administrative or management activities of a business are conducted. A company claiming that its principal place of business is in Louisiana must be a motion picture production company headquartered in this state and shall not have any fixed locations outside of Louisiana in which administrative or management activities are conducted, and the company shall be required to maintain a physical location in the state. The company shall be licensed to conduct business in this state and shall be required to file a Louisiana income tax return.

(14) "Production audit report" means an audit report issued by a qualified accountant who is unrelated to the motion picture production company and that is a report of the qualified accountant's audit of the motion picture production company's cost report of production expenditures. The production audit report shall contain an opinion from the qualified accountant stating that the production company's cost report of production expenditures presents fairly, in all material respects, the production expenditures expended in Louisiana pursuant to the provisions of this Section. The production audit shall require:

(a) The production audit report to be performed in accordance with the auditing standards generally accepted in the United States.

(b) The production audit report to be addressed to the party which has engaged the qualified accountant.

(c) The production audit report to contain the qualified accountant's name, address, and telephone number.

(d) The production audit report to contain a certification that the qualified accountant is unrelated to the motion picture production company.

(e) The production audit report to be dated as of the date of completion of the qualified accountant's field work.

(f) The production audit report to contain a statement of acknowledgment by the qualified accountant that the state is relying on the qualified cost report in the issuance of the tax credits under the provisions of this Section.

(15) "Production expenditures" means preproduction, production, and postproduction expenditures in this state directly relating to a state-certified production, including without limitation the following: set construction and operation; wardrobes, makeup, accessories, and related services; costs associated with photography and sound synchronization, lighting, and related services and materials; editing and related services; rental of facilities and equipment; leasing of vehicles; costs of food and lodging; digital or tape editing, film processing, transfer of film to tape or digital format, sound mixing, special and visual effects; and payroll. For all state-certified productions approved on or after January 1, 2004, this term shall not include expenditures for marketing and distribution, non-production related overhead, amounts reimbursed by the state or any other governmental entity, costs related to the transfer of tax credits, amounts that are attributable to entities as a result of their participation in profits from the exploitation of the production, the application fee, or state or local taxes, or any expenditures incurred outside of Louisiana. For all state-certified productions approved on or after July 1, 2012, this term shall include marketing and promotion expenses of the state certified production incurred in this state.

(16) "Qualified accountant" means an independent certified public accountant authorized to practice in this state who has sufficient knowledge of accounting principles and practices generally recognized in the film and television industry.

(17) "Resident" or "resident of Louisiana" means a natural person who is a legal resident and who has been domiciled in the state and has maintained a permanent place of abode in this state for no less than twelve consecutive months. A corporation or other entity shall be deemed to have a permanent place of abode within the state and spends in the aggregate more than six months in a year within the state shall be presumed to be domiciled in the state.

(18) "Secretary" means the secretary of the Department of Economic Development.

(19) "Slate of productions" or "slate" means an aggregation of motion picture production projects with a combined total of qualified expenditures that exceed three hundred thousand dollars for activities occurring over a maximum of twenty-four months within the state. A slate shall not include more than three state certified productions. No single state certified production in a slate shall exceed three hundred thousand dollars. Tax credits shall not be issued for any single state certified production included within a slate until the entire slate has been completed. A single application for the slate must identify all of the productions within the state and the application shall be submitted to the office no less than thirty days prior to the beginning of production. Only expenditures made after the application for the slate received by the office may qualify for tax credits pursuant to the provisions of this Section.

(20) "Source within the state" means a physical facility in Louisiana, operating with posted business hours and employing at least one full-time equivalent employee.

(21) "State" means the state of Louisiana.

(22) "State-certified production" shall mean a production or slate of productions approved by the office and the secretary which is produced by a motion picture production company domiciled and headquartered in Louisiana and which has a viable multi-market commercial distribution plan.

C. Investor tax credit; specific productions and projects.

(1) There is hereby authorized a tax credit against state income tax for Louisiana taxpayers for investment in state-certified productions. The tax credit shall be earned by investors at the time expenditures are made by certified by the office and the secretary for a motion picture production company in a state-certified production. However, credits cannot be applied against a tax or transferred until after the beginning of production. Only expenditures made after the application for the slate received by the office may qualify for tax credits pursuant to the provisions of this Section.

(2) A slate of productions shall consist of a series of production projects with a combined total of qualified expenditures that exceed three hundred thousand dollars. A slate shall not include more than three state certified productions. No single state certified production in a slate shall exceed three hundred thousand dollars. Tax credits shall not be issued for any single state certified production included within a slate until the entire slate has been completed. A single application for the slate must identify all of the productions within the slate and the application shall be submitted to the office no less than thirty days prior to the beginning of production. Only expenditures made after the application for the slate received by the office may qualify for tax credits pursuant to the provisions of this Section.
office for the costs of any additional certifications. The tax credit shall be calculated as a percentage of the total base investment dollars certified per project.

* * *

(c) For state-certified productions approved by the office and the secretary on or after July 1, 2009:

(i) If the total base investment is greater than three hundred thousand dollars, each investor shall be allowed a tax credit of fifteen percent of the base investment made by that investor.

(ii) If the total base investment is greater than fifty thousand dollars, but less than three hundred thousand dollars, for each state-certified production which has employed a director or directors who is a resident of this state and can prove Louisiana residency for a minimum of two years, there shall be allowed a tax credit of thirty percent of the total base investment made by that investor. However, each applicant shall accept as a condition for earning this tax credit, that no less than seven hundred and fifty percent of the total of the applicant’s expenditures for above the line services shall be expended on residents of Louisiana and that seven-hundred and fifty percent or more of the total number of jobs in the production shall be jobs in which the applicant will employ residents of Louisiana. Failure to comply with these requirements for which certification of the tax credits is granted, shall void the certification and no tax credits shall be certified by the office or the secretary or earned by the applicant.

(iii) Beginning January 1, 2016, if the total base investment is greater than three hundred thousand dollars and the state certified production is based on a screenplay, the copyright of which or the right of use of the copyright of which, is owned by a Louisiana resident company for a minimum of twelve months prior to production or a Louisiana company with a principal place of business in the state which employs a minimum of three full-time Louisiana residents for a minimum of twelve months prior to production, each investor shall be allowed a tax credit of fifteen percent of the base investment of the production. The tax credit authorized in this item shall be in addition to the tax credit authorized in item (i) of this subparagraph. However, prior to the office certifying any credits pursuant to the provisions of this item, the secretary shall promulgate rules and regulations pursuant to the Administrative Procedure Act, subject to oversight by the Senate Revenue and Fiscal Affairs Committees, setting forth the criteria a Louisiana resident company or Louisiana company with its principal place of business in this state shall meet in order to qualify for the additional tax credit. The secretary shall commence the process for the promulgation of the rules no later than October 1, 2015. If the office and the secretary determine that an expenditure is a related party transaction, that expenditure shall not qualify for the additional fifteen percent tax credit.

* * *

(ii) (iv) To the extent that base investment is expended on payroll for Louisiana residents employed in connection with a state-certified production, each investor shall be allowed an additional tax credit of fifteen percent of such payroll expended for Louisiana residents. The tax credit authorized in this item shall be in addition to the tax credit authorized in item (i) of this subparagraph. However, if the payroll to any one person exceeds one hundred dollars, this additional credit shall exclude any salary for that person that exceeds one hundred dollars.

(v) To the extent that the base investment is expended on music, the sound recording copyright of which, or musical copyright of which, is owned in whole or in part at no less than twenty-five percent by a resident of Louisiana or a Louisiana company headquartered in the state with a majority ownership of residents of Louisiana, each investor shall be allowed a tax credit of fifteen percent of the musical copyright’s expenditures. The tax credit authorized in this item shall be in addition to the tax credit authorized in item (i) of this subparagraph.

(d) For applications initially certified before July 1, 2015, and each fiscal year beginning on or after July 1, 2015, the maximum amount of credits which may be certified by the office and the secretary shall not exceed two hundred million dollars. If the total amount of credits certified in any particular fiscal year exceeds the aggregate amount of tax credits allowed for that year, the excess shall be treated as having been applied for on the first day of the subsequent year. For state-certified productions approved on or after July 1, 2015, the maximum amount of credits that may be certified for any single state-certified production shall not exceed thirty million dollars.

D. Certification and administration.

* * *

(4)(i) Any taxpayer applying for the credit shall be required to reimburse the office for any audits required in relation to granting the credit.

(ii) (aa) The production application fee provided for in Subparagraph (2)(b) of this Subsection received by the office shall be deposited upon receipt in the state treasury. After compliance with the requirements of Article VII, Section 9(B) of the Constitution of Louisiana relative to the Bond Security and Redemption Fund and prior to any money being placed into the general fund or any other fund, an amount equal to that deposited as required by this item shall be credited by the treasurer to a special fund hereby created in the state treasury to be known as the Entertainment Promotion and Marketing Fund. The money in the fund shall be appropriated by the legislature to be used solely for promotion and marketing of Louisiana’s entertainment industry or for costs associated with the administration of the motion picture investor tax credit program by the office and the secretary.

* * *

AMENDMENT NO. 5

On page 2, delete lines 5 through 9 in their entirety and insert the following:

"Section 2. This Act shall become effective on July 1, 2015; if vetoed by the governor and subsequently approved by the legislature, this Act shall become effective on July 1, 2015, or on the day following such approval by the legislature, whichever is later."

On motion of Rep. Robideaux, the amendments were adopted.

Rep. Robideaux moved the final passage of the bill, as amended.

ROLL CALL

The roll was called with the following result:
SENATE BILL NO. 106—
Amendments proposed by Representative Robideaux to Reengrossed Senate Bill No. 106 by Senator Morrell

YEAS

Abramson Gisclair Miller
Adams Guilory Montoucet
Anders Guinn Moreno
Armes Hall Morris, Jay
Arnold Harrison Norton
Badon Havard Ortego
Barras Hazel Pearson
Barrow Henry Pierre
Berthelot Hill Ponti
Billiot Hodges Price
Bishop, S. Hoffmann Pugh
Bishop, W. Hollis Pylant
Broadwater Honore Reynolds
Brown Howard Ritchie
Burford Hunter Robideaux
Burns, H. Huval Schexnayder
Burns, T. Ivey Schroder
Barreil Jackson Seabaugh
Carmody James Shadoin
Carter Jefferson Smith
Chaney Johnson M. St. Germain
Connick Johnson R. Stokes
Cox Lambert Talbot
Cromer Landry, N. Thibaut
Danahay Landry, T. Thierry
Edwards LeBas Whitney
Fannin Leger Williams, A.
Foil Leopold Williams, P.
Franklin Lopinto Willmott
Gaines Lorusso Woodruff
Garofalo Mack
Geymann Miguez
Total - 94

NAYS

Pope Richard
Total - 2

ABSENT

Mr. Speaker Harris Morris, Jim
Bouie Hensgens Ousso
Dove Jones Simon
Total - 9

The Chair declared the above bill was finally passed.

Rep. Robideaux moved to reconsider the vote by which the above bill was finally passed, and, on his own motion, the motion to reconsider was laid on the table.

SENATE BILL NO. 106—
BY SENATOR MORRELL AND REPRESENTATIVE TALBOT
AN ACT
To amend and reenact R.S. 47:6007(B)(6) and to enact R.S. 47:6007(G), relative to motion picture investor tax credits; to provide for related matters; to provide for retroactivity and severability; and to provide for related matters.

Read by title.

Rep. Robideaux sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Robideaux to Reengrossed Senate Bill No. 106 by Senator Morrell

AMENDMENT NO. 1

On page 1, line 2, after "reenact" delete the remainder of the line and insert "R.S. 47:6007(B)(2) through (16), (E), and (F) and enact R.S. 47:6007(B)(17) through (21) and (D)(10), relative to motion"

AMENDMENT NO. 2

On page 1, line 7, after "Section 1." delete the remainder of the line and insert "R.S. 47:6007(B)(2) through (16), (E), and (F) are hereby amended and reenacted and R.S. 47:6007(B)(17) through (21) and (D)(10) are hereby"

AMENDMENT NO. 3

On page 1, delete lines 13 through 17 in their entirety and on page 2, delete lines 1 through 11 in their entirety and insert the following:

(2) "Good Faith Transferee" shall mean a transferee of a tax credit pursuant to this Section who relied on the validity of the credit recorded in the tax credit registry pursuant to the provisions of R.S. 47:1524.

(3) "Expended in the state" means an expenditure to lease immovable property located in the state; an expenditure as compensation for services performed in the state; or an expenditure for the purchase or lease tangible personal property within the state where the transaction is subject to the state sales or lease tax provisions of Title 47 of the Louisiana Revised Statutes of 1950. A transaction that is subject to the state sales or lease tax provisions of Title 47 of the Louisiana Revised Statutes of 1950 shall include transactions which are also subject to a statutory exclusion or exemption.

(4) "Expenditure" means actual cash or cash equivalent exchanged for goods or services.

(5) "Headquartered in Louisiana" means a corporation incorporated in Louisiana or a partnership, limited liability company, or other business entity domiciled and headquartered in Louisiana for the purpose of producing nationally or internationally distributed motion pictures as defined in this Section.

(6) "Motion picture" means a nationally or internationally distributed feature-length film, video, television pilot, television series, television movie of the week, animated feature film, animated television series, or commercial made in Louisiana, in whole or in part, for theatrical or television viewing. The term "motion picture" shall not include the production of television coverage of news and athletic events.

(7) "Motion picture production company" means a company engaged in the business of producing nationally or internationally distributed motion pictures as defined in this Section. Motion picture production company shall not mean or include any company owned, affiliated, or controlled, in whole or in part, by any company or person which is in default on a loan made by the state or a loan guaranteed by the state, nor with any company or person who has ever declared bankruptcy under which an obligation of the company or person to pay or repay public funds or monies was discharged as a part of such bankruptcy, or with any company or person who has been convicted of a criminal violation related to the tax credits as provided for in this Section.

(8) "Office" means the Governor's Office of Film and Television Development until August 15, 2006; thereafter, the term "office" means the office of entertainment industry development in the Department of Economic Development provided for in R.S. 51:938.1.

(9) "Payroll" means all salary, wages, and other compensation, including benefits paid to an employee for services relating to a state-certified production and taxable in this state.
However, "payroll" for purposes of the additional tax credit for Louisiana-resident payroll shall exclude any portion of an individual salary in excess of one million dollars.

(10) "Post-Certification Remedy" shall mean disallowance, recapture, recovery, reduction, repayment, forfeiture, decertification, or any other remedy that would have the effect of prohibiting, reducing, or otherwise limiting the certification or use of the Louisiana Motion Picture Investor Tax Credits.

(11) "Production audit report" means an audit report issued by a qualified accountant who is unrelated to the motion picture production company and that is a report of the qualified accountant's audit of the motion picture production's cost report of production expenditures. The production audit report shall contain an opinion from the qualified accountant stating that the production's cost report of production expenditures presents fairly, in all material aspects, the production expenditures expended in Louisiana pursuant to the provisions of this Section. The production audit shall require:

* * *

(g) Under all circumstances, a production audit report shall mean an audit as required by Subparagraph (D)(2)(H) of this provision that does not contain a material or fraudulent misrepresentation.

(12) "Production expenditures" means preproduction, production, and postproduction expenditures in this state directly relating to a state-certified production, including without limitation the following: set construction and operation; wardrobes, makeup, accessories, and related services; costs associated with photography and sound synchronization, lighting, and related services and materials; editing and related services; rental of facilities and equipment; leasing of vehicles; costs of food and lodging; digital or tape editing; film processing, transfer of film to tape or digital format; sound mixing, special and visual effects; and payroll. This term shall not include expenditures for marketing and distribution, non-production related overhead, amounts reimbursed by the state or any other governmental entity, costs related to the transfer of tax credits, amounts that are paid to persons or entities as a result of their participation in profits from the exploitation of the production, the application fee, or state or local taxes.

(13) "Qualified accountant" means an independent certified public accountant authorized to practice in this state who has sufficient knowledge of accounting principles and practices generally recognized in the film and television industry.

(14) "Resident" or "resident of Louisiana" means a natural person domiciled in the state. A person who maintains a permanent place of abode within the state and spends in the aggregate more than six months of each year within the state shall be presumed to be domiciled in the state.

(15) "Secretary" means the secretary of the Department of Economic Development.

(16) "Source within the state" means a physical facility in Louisiana, operating with posted business hours and employing at least one full-time equivalent employee.

(17) "State" means the state of Louisiana.

(18) "State-certified production" shall mean a production approved by the office and the secretary which is produced by a motion picture production company domiciled and headquartered in Louisiana and which has a viable multi-market commercial distribution plan.

(19) "Tax Credit Certification Letter" shall mean a letter issued by the office granting and certifying tax credits pursuant to the provisions of this Section.

(20) "Wrongful Tax Credits" shall mean either a specific amount of tax credits reflected on a tax credit certification letter issued in response to a wrongful production audit report that would not have otherwise been so reflected or tax credits that would otherwise be subject to a post-certification remedy.

(21) "Wrongful Production Audit Report" shall mean a production audit report that contains a material misrepresentation or fraud on the part of a person in connection with the submission of such audit report.

* * *

D. Certification and administration.

* * *

(10) If at any time prior to the issuance of a tax credit certification letter the office is notified that an investor has been charged with a crime related to tax credits provided for in this Section, the office shall not issue any credits for the project related to the crime charged until conviction or acquittal of the charge. For purposes of this Subsection, "investor" shall mean any investor, applicant production company, or any individual with an ownership interest of five percent or more in an applicant production company.

E. Recapture of credits. If the office finds that monies for which an investor received tax credits according to this Section are not invested in and expended with respect to a state-certified production within twenty-four months of the date that such credits are earned, then the investor’s state income tax for such taxable period shall be increased by such amount necessary for the recapture of credit provided by this Section.

(1) If the office or Department of Revenue finds that a person has obtained a tax credit in violation of the provisions of this Chapter, including but not limited to convictions related to material misrepresentation or fraud, that person shall be assessed by the Department of Revenue for the tax period in which the tax credits are invalidated in an amount necessary for the recapture of the tax credits pursuant to the provisions of Subsection (F).

(2) Recapture in the Event of Fraud or Material Misrepresentation. (a) If at any time after the issuance of a tax credit certification letter, the office makes a final determination that there was a material misrepresentation or fraud on the part of a person in connection with the submission of a production audit report, that auditor's report will be deemed to be a wrongful production audit report. If the office further determines that the result of the material misrepresentation or fraud was that a specific amount of tax credits were reflected on the tax credit certification letter issued in response to the wrongful production audit report that would not have otherwise been so reflected and the tax credits would otherwise be subject to a post-certification remedy, then the sole and exclusive remedy for the investor is the office makes a final determination that there has been so reflected and the tax credits would otherwise be subject to a post-certification remedy.

(b) The office shall immediately notify the Department of Revenue of the requirement to recapture wrongful tax credits from the transferee of the wrongful tax credits. Revenue's pursuing a post-certification remedy against any good faith recipient of tax credits. If at any time prior to the issuance of a tax credit certification letter the office is notified that an investor has been charged with a crime related to tax credits provided for in this Section, the office shall not issue any credits for the project related to the crime charged until conviction or acquittal of the charge. For purposes of this Subsection, "investor" shall mean any investor, applicant production company, or any individual with an ownership interest of five percent or more in an applicant production company.

E. Recapture of credits. If the office finds that monies for which an investor received tax credits according to this Section are not invested in and expended with respect to a state-certified production within twenty-four months of the date that such credits are earned, then the investor’s state income tax for such taxable period shall be increased by such amount necessary for the recapture of credit provided by this Section.

(1) If the office or Department of Revenue finds that a person has obtained a tax credit in violation of the provisions of this Chapter, including but not limited to convictions related to material misrepresentation or fraud, that person shall be assessed by the Department of Revenue for the tax period in which the tax credits are invalidated in an amount necessary for the recapture of the tax credits pursuant to the provisions of Subsection (F).

(2) Recapture in the Event of Fraud or Material Misrepresentation. (a) If at any time after the issuance of a tax credit certification letter, the office makes a final determination that there was a material misrepresentation or fraud on the part of a person in connection with the submission of a production audit report, that auditor's report will be deemed to be a wrongful production audit report. If the office further determines that the result of the material misrepresentation or fraud was that a specific amount of tax credits were reflected on the tax credit certification letter issued in response to the wrongful production audit report that would not have otherwise been so reflected and the tax credits would otherwise be subject to a post-certification remedy, then the sole and exclusive remedy for the investor is the office makes a final determination that there has been so reflected and the tax credits would otherwise be subject to a post-certification remedy.

(b) The office shall immediately notify the Department of Revenue of the requirement to recapture wrongful tax credits from
the individual or entity that committed the material misrepresentation or fraud.

F. Recovery of credits by Department of Revenue. (1) Credits previously granted to a taxpayer, but later disallowed, may be recovered by the Secretary of the Department of Revenue through any collection remedy authorized by R.S. 47:1561 and initiated within three years from December thirty-first of the year in which the twenty-four-month investment period specified in Subsection F of this Section ends:

(2) The only interest that may be assessed and collected on recovered credits is interest at a rate three percentage points above the rate provided in R.S. 9:3500(B)(1), which shall be computed from the original due date of the return on which the credit was taken:

(1) Except as provided for in Paragraphs (2) and (4) of this Subsection, credits previously granted, certified, claimed or obtained by a taxpayer, but later disallowed, may be recovered by the Secretary of the Department of Revenue through any collection remedy authorized by R.S. 47:1561, plus interest and penalties provided by law for the delinquent payment of taxes.

(2) Recovery of Credits; Material Misrepresentation or Fraud. With respect to wrongful tax credits, any and all individuals or entities that have made a material misrepresentation or committed fraud resulting in the issuance of wrongful tax credits shall be assessed for the tax periods in question in the amount necessary to recover the wrongful tax credits. The Secretary of the Department of Revenue shall initiate an action to recover wrongful tax credits from any and all individuals or entities that have committed fraud or made a material misrepresentation resulting in the issuance of wrongful tax credits through any collection remedy authorized by 47:1561, and shall assess interest and penalties as provided for in connection with the fraudulent and delinquent nonpayment of taxes. The statute of limitations that shall apply to any such action by the Department is the statute of limitations applicable upon failure to file a return for the applicable tax period.

(3) The provisions of this Subsection are in addition to and shall not limit the authority of the Secretary of the Department of Revenue to assess or to collect under any other provision of law.

(4) No post-certification remedy shall be pursued against a good faith transferee who acquired the credits through a transfer authorized pursuant to this Section.

AMENDMENT NO. 4

On page 2, delete lines 13 through 29 in their entirety and on page 3, delete lines 1 through 14

AMENDMENT NO. 5

On page 3, at the beginning of line 15, change "Section 3." to "Section 2."

AMENDMENT NO. 6

On page 3, at the beginning of line 16, change "Section 4." to "Section 3."

On motion of Rep. Robideaux, the amendments were adopted.

Rep. Robideaux sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Robideaux to Rengrossed Senate Bill No. 106 by Senator Morrell

AMENDMENT NO. 1

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

"R.S. 47:6007(B), (C)(1)(introductory paragraph), (c), and (d), (2), and (D)(4)(ii)(aa) and to enact R.S. 47:6007(C)(1)(e) and (G), relative to motion"

AMENDMENT NO. 2

On page 1, line 3, after "for the credits:" and before "to provide" insert the following:

"to provide for certain definitions; to provide for the certification of credits; to authorize credits for certain investors; to authorize a credit for certain state certified productions which employ certain residents; to authorize a credit for investments on certain music; to provide for an annual program cap on the tax credit; to provide for a cap on certain productions; to provide for the transfer of credits; to provide for use of the monies collected as a result of the application fee; to provide for tax credit requirements and limitations;"

AMENDMENT NO. 3

On page 1, delete line 7 in its entirety and insert the following:

"Section 1. R.S. 47:6007(B), (C)(1)(introductory paragraph), (c), and (d) and (2), and (D)(4)(ii)(aa) are hereby amended and reenacted and R.S. 47:6007(C)(1)(e) and (G) are hereby"

AMENDMENT NO. 4

On page 1, delete line 12 in its entirety and insert the following:

"(1) "Above the line services" means services such as those of a producer, executive producer, line producer, co-producer, assistant producer, actor, director, casting director, screenwriter, and other services performed by personnel of the production that are associated with the creative or financial control of a production and customarily considered above the line services in the film and television industry.

(2) "Base investment" means cash or cash equivalent investment made and used for production expenditures in the state for a state-certified production.

(3) "Expended in the state" means an expenditure to lease tangible personal property or a service performed in the state.

(4) "Expenditure" means actual cash or cash equivalent exchanged for goods or services.

(5) "Headquartered in Louisiana" means a corporation incorporated in Louisiana or a partnership, limited liability company, or other business entity domiciled and headquartered in Louisiana for the purpose of producing nationally or internationally distributed motion pictures as defined in this Section.

(6) "Louisiana resident company" means a motion picture production company licensed to conduct business in the state of Louisiana, with its principal place of business in this state, which is owned one hundred percent by a Louisiana resident or residents as defined in this Section. A Louisiana resident company is required to file a Louisiana income tax return and maintain a physical location in the state.
(7) "Louisiana screenplay" means a screenplay directly related to the state-certified production, such as a screenplay created by a Louisiana resident, copyrighted, or right of use held by a Louisiana resident with ongoing business activities in the state, or other economic nexus with the state.

(8) "Marketing and promotion expenses" means expenditures included in the production budget and made in this state for services performed in this state directly relating to the development of advertising and marketing campaigns for a state-certified production, such as the creation of film trailers and posters, not exceeding the lesser of one million dollars or fifteen percent of the total state-certified tax credits for the production. Marketing and promotion expenses shall not include media buys except as established by rule for a fixed fee or commission payment made to a Louisiana company for production services performed in the state in accordance with standard business practices.

(9) "Motion picture" means a nationally or internationally distributed feature-length film, short film, video, television pilot, television series, television movie of the week, animated feature film, animated short film, animated television series, or commercial, documentary, made in Louisiana, in whole or in part, for theatrical, or television viewing, or any online digital platform viewing approved by the office and established by rule in accordance with the provisions of this Section and the Administrative Procedure Act. The term "motion picture" shall not include the production of television coverage of news and athletic events."

AMENDMENT NO. 5

On page 1, at the beginning of line 13, delete "(6)" and insert "(10)"

AMENDMENT NO. 6

On page 2, between lines 11 and 12 insert the following:

(11) "Office" means the Governor's Office of Film and Television Development until August 15, 2006; thereafter, the term "office" means the office of entertainment industry development in the Department of Economic Development provided for in R.S. 51:938.1.

(12) "Payroll" means all salary, wages, and other compensation, including benefits paid to an employee for services relating to a state-certified production and taxable in this state. However, "payroll" for purposes of the additional tax credit for Louisiana resident payroll shall exclude any portion of an individual salary in excess of one million dollars. However, payroll shall exclude any portion of an individual salary in excess of one million dollars.

(13) "Principal place of business" means the state where the administrative or management activities of a business are conducted. A company claiming that its principal place of business is in Louisiana must be a motion picture production company headquartered in this state and shall not have any fixed locations outside of Louisiana in which administrative or management activities are conducted, and the company shall be required to maintain a physical location in the state. The company shall be licensed to conduct business in this state and shall be required to file a Louisiana income tax return.

(14) "Production audit report" means an audit report issued by a qualified accountant who is unrelated to the motion picture production company and that is a report of the qualified accountant's audit of the motion picture production's cost report of production expenditures. The production audit report shall contain an opinion from the qualified accountant stating that the production's cost report of production expenditures presents fairly, in all material aspects, the production expenditures expended in Louisiana pursuant to the provisions of this Section. The production audit shall require:

(a) The production audit report to be performed in accordance with the auditing standards generally accepted in the United States.

(b) The production audit report to be addressed to the party which has engaged the qualified accountant.

(c) The production audit report to contain the qualified accountant's name, address, and telephone number.

(d) The production audit report to contain a certification that the qualified accountant is unrelated to the motion picture production company.

(e) The production audit report to be dated as of the date of completion of the qualified accountant's field work.

(f) The production audit report to contain a statement of acknowledgment by the qualified accountant that the state is relying on the qualified cost report in the issuance of the tax credits under the provisions of this Section.

(15) "Production expenditures" means preproduction, production, and postproduction expenditures in this state directly relating to a state-certified production, including without limitation the following: set construction and operation; wardrobes, makeup, accessories, and related services; costs associated with photography and sound synchronization, lighting, and related services; materials and sound and tape editing, film processing, transfer of film to tape or digital format, sound mixing, special and visual effects; and payroll. For all state-certified productions approved on or after January 1, 2004, this term shall not include expenditures for marketing and distribution, non-production related overhead, amounts reimbursed by the state or any other governmental entity, costs related to the transfer of tax credits, amounts that are paid to persons or entities as a result of their participation in profits from the exploitation of the production, the application fee, or state or local taxes, or any expenditures incurred outside of Louisiana. For all state certified productions approved on or after July 1, 2015, this term shall include marketing and promotion expenses of the state certified production incurred in this state.

(16) "Qualified accountant" means an independent certified public accountant authorized to practice in this state who has sufficient knowledge of accounting principles and practices generally recognized in the film and television industry.

(17) "Resident" or "residents of Louisiana" means a natural person who is a legal resident and who has been domiciled in the state and has maintained a permanent place of abode in this state for no less than twelve consecutive months. A person who maintains a permanent place of abode within the state and spends in the aggregate more than six months of each year within the state shall be presumed to be domiciled in the state.

(18) "Secretary" means the secretary of the Department of Economic Development.

(19) "State of productions" or "state" means an aggregation of motion picture production projects with a combined total of qualified expenditures that exceed three hundred thousand dollars for activities occurring over a maximum of twenty-four months within the state. A state shall not include more than three state certified productions. No single state certified production in a state shall exceed three hundred thousand dollars. Tax credits shall not be issued for any single state certified production included within a state until the entire slate has been completed. A single application for the slate must identify all of the productions within the slate and the application shall be submitted to the office no less than thirty days prior to the beginning of production. Only expenditures made after the application for the state received by the office may qualify for tax credits pursuant to the provisions of this Section.
“(4) (20) "Source within the state" means a physical facility in Louisiana, operating with posted business hours and employing at least one full-time equivalent employee.

(4) (21) "State" means the state of Louisiana.

(4) (22) "State-certified production" shall mean a production or slate of productions approved by the office and the secretary which is produced by a motion picture production company domiciled and headquartered in Louisiana and which has a viable multi-market commercial distribution plan.

C. Investor tax credit; specific productions and projects.

(1) There is hereby authorized a tax credit against state income tax for Louisiana taxpayers for investments in state-certified productions. The tax credit shall be earned by investors at the time expenditures are made by certified by the office and the secretary for a motion picture production company in a state-certified production. However, credits cannot be applied against a tax or transferred until the expenditures are certified by the office and the secretary. For state-certified productions, expenditures shall be certified no more than twice during the duration of a state-certified production unless the motion picture production company agrees to reimburse the office for the costs of any additional certifications. The tax credit shall be calculated as a percentage of the total base investment dollars certified per project.

(c) For state-certified productions approved by the office and the secretary on or after July 1, 2009:

(i) If the total base investment is greater than three hundred thousand dollars, each investor shall be allowed a tax credit of thirty percent of the base investment made by that investor.

(ii) If the total base investment is greater than fifty thousand dollars, but less than three hundred thousand dollars, for each state certified production which has employed a director or directors who is a resident of this state and can prove Louisiana residency for a minimum of two years, there shall be allowed a tax credit of thirty percent of the total base investment made by that investor. However, each applicant shall accept as a condition for earning this tax credit, that no less than seventy-five percent of the total amount of the applicant's expenditures for above the line services shall be expended on residents of Louisiana and that seventy-five percent or more of the total number of jobs in the production shall be jobs in which the applicant will employ residents of Louisiana. Failure to comply with these requirements for which certification of the tax credits is granted, shall void the certification and no tax credits shall be certified by the office or the secretary or earned by the applicant.

(iii) Beginning January 1, 2016, if the total base investment is greater than three hundred thousand dollars and the state certified production is based on a screenplay, the copyright of which, or musical copyright of which, is owned in whole or in part at no less than twenty-five percent by a resident of Louisiana or a Louisiana company headquartered in the state with a majority ownership of residents of Louisiana, each investor shall be allowed a tax credit of fifteen percent of the original copyright's expenditures. However, credits cannot be applied against a tax or transferred until the expenditures are certified by the office and the secretary for the state-certified production. For state-certified productions approved on or after July 1, 2015, the maximum amount of credits that may be certified for any single state-certified production shall not exceed thirty million dollars.

(4) (c) Motion picture investor tax credits associated with a state-certified production shall never exceed the total base investment in that production.

(2) The credit shall be allowed against the income tax for the taxable period in which the credit is earned or for the taxable period in which the motion picture production company is certified. The credit authorized in this Item shall be in addition to the tax credit authorized in Item (i) of this Subparagraph. However, if the payroll to any one person exceeds one million dollars, this additional credit shall exclude any salary for that person that exceeds one million dollars.

(v) To the extent that the base investment is expended on music, the sound recording copyright of which, or musical copyright of which, is owned in whole or in part at no less than twenty-five percent by a resident of Louisiana or a Louisiana company headquartered in the state with a majority ownership of residents of Louisiana, each investor shall be allowed a tax credit of fifteen percent of the musical copyright's expenditures. The tax credit authorized in this Item shall be in addition to the tax credit authorized in Item (i) of this Subparagraph.

(d) For applications initially certified before July 1, 2015, and each fiscal year beginning on or after July 1, 2015, the maximum amount of credits which may be certified by the office and the secretary shall not exceed two hundred million dollars. If the total amount of credits certified in any particular fiscal year exceeds the aggregate amount of tax credits allowed for that year, the excess shall be treated as having been applied for on the first day of the subsequent year. For state-certifiedproductions approved on or after July 1, 2015, the maximum amount of credits that may be certified for any single state-certified production shall not exceed thirty million dollars.

(4) (ii) Any taxpayer applying for the credit shall be required to reimburse the office for any audits required in relation to granting the credit.

(ii) (aa) The production application fee provided for in Subparagraph (2)(b) of this Subsection received by the office shall be deposited upon receipt in the state treasury. After compliance with the requirements of Article VII, Section 9(B) of the Constitution of Louisiana relative to the Bond Security and Redemption Fund and prior to any money being placed into the general fund or any other fund, an amount equal to that deposited as required by this Item shall be credited by the treasurer to a special fund hereby created in the state treasury to be known as the Entertainment Promotion and Marketing Fund. The money in the fund shall be appropriated by the legislature to be used solely for promotion and marketing of Louisiana's entertainment industry or for costs associated with the
administration of the motion picture investor tax credit program by
the office and the secretary."

AMENDMENT NO. 7

On page 3, delete lines 16 through 20 in their entirety and insert the
following:

"Section 4. This Act shall become effective on July 1, 2015; if
vetoed by the governor and subsequently approved by the legislature,
this Act shall become effective on July 1, 2015, or on the day
following such approval by the legislature, whichever is later."

On motion of Rep. Robideaux, the amendments were adopted.

Rep. Robideaux moved the final passage of the bill, as amended.

ROLL CALL

The roll was called with the following result:

YEAS

Abramson
Adams
Badon
Barras
Barrow
Berthelot
Billiot
Bishop, S.
Bishop, W.
Broadwater
Brown
Burford
Burns, H.
Burns, T.
Burrell
Carmody
Carter
Chaney
Connick
Cox
Dove
Edwards
Fannin
Foil
Franklin
Gaines
Geymann
Gisclair

Guillory
Guinn
Hall
Harrison
Havard
Hazel
Henry
Hill
Hodges
Hoffmann
Hollis
Horn
Howard
Hunter
Huval
Ivey
Jackson
James
Jefferson
Johnson, M.
Johnston, N.
Landry, T.
LeBas
Leger
Lopinto
Lorusso
Mack

Miguez
Miller
Moreno
Morris, Jay
Norton
Ortego
Pearson
Pierre
Ponti
Pope
Price
Reynolds
Ritchie
Robideaux
Schexnayder
Schroeder
Seabaugh
Shadoi
St. Germain
Stokes
Thibaut

Guillory
Guinn
Hall
Harrison
Havard
Hazel
Henry
Howard
Hoffmann
Hollis
Huval
Ivey
Jackson
James
Jefferson
Johnson, M.
Johnson, N.

Miguez
Miller
Moreno
Morris, Jay
Norton
Ortego
Pearson
Pierre
Ponti
Pope
Price
Reynolds
Ritchie
Robideaux
Schexnayder

Total - 84

NAYS

Armes
Total - 2

Mr. Speaker
Anders
Armes
Arnold
Bouie
Cromer
Dahay
Garofalo

Richard

Ourso
Pylant
Simon
Smith
Thibaut
Montoucet
Morris, Jim

Shadoi
St. Germain
Stokes
Thibaut

Total - 19

The Chair declared the above bill was finally passed.

Rep. Robideaux moved to reconsider the vote by which the
above bill was finally passed, and, on his own motion, the motion to
reconsider was laid on the table.
The Chair declared the above bill was finally passed.

Rep. Robideaux moved to reconsider the vote by which the above bill was finally passed, and, on his own motion, the motion to reconsider was laid on the table.

SENATE BILL NO. 33—
BY SENATOR WALSWORTH
AN ACT
To amend and reenact R.S. 39:140 and 245 and R.S. 43:1, and to repeal R.S. 49:205, relative to the division of administration; to provide relative to the office of technology services and the office of telecommunications management; to provide for reorganization; to provide for the uniform consolidated mailroom; to provide for supervision and control; to provide for purchasing printing and engraving; and to provide for related matters.

Called from the calendar.

Read by title.

Rep. Shadoin moved the final passage of the bill, as amended.

ROLL CALL

The roll was called with the following result:

YEAS

Abramson  Gaines  Miller
Adams  Garofalo  Moreno
Anders  Geymann  Ortego
Arnold  Guisclair  Pearson
Badon  Guillory  Ponti
Barras  Guinn  Price
Barrow  Hall  Pugh
Berthelot  Harrison  Reynolds
Billiot  Havrard  Ritchie
Bishop, S.  Hazel  Robideaux
Bishop, W.  Henry  Schexnayder
Broadwater  Hoffmann  Schroder
Brown  Hollis  Seabaugh
Burford  Honore  Shadoin
Burns, T.  Hunter  Smith
Burrell  Huval  St. Germain
Carmody  Ivey  Stokes
Carter  Jackson  Talbot
Chaney  James  Thierry
Connick  Jefferson  Whitney
Cox  Johnson M.  Williams, A.
Danahey  Landry, T.  Williams, P.
Dove  Leger  Willmott
Fannin  Lopinto  Woodruff
Foil  Lorusso  
Franklin  Miguez
Total - 76

NAYS

Armes  Johnson R.  Pope
Hill  Morris, Jay  Richard
Howard  Morris, Jim
Total - 8

The Chair declared the above bill was finally passed.

Rep. Shadoin moved to reconsider the vote by which the above bill was finally passed, and, on his own motion, the motion to reconsider was laid on the table.

SENATE BILL NO. 134—
BY SENATOR PEACOCK
AN ACT
To amend and reenact Chapter 5 of Title VII of Book I of the Civil Code, consisting of Civil Code Articles 215 through 245, to consist of Articles 221 through 235, Titles VII and VII-A of Book VII of the Code of Civil Procedure, consisting of Articles 4501, 4502, 4521 and 4522, to consist of Articles 4501 and 4521, Code of Civil Procedure Articles 683, 732, and 2592, and R.S. 9:571, 572, and 951 through 954, and to enact Chapter 6 of Title VII of Book I of the Civil Code to be comprised of Civil Code Articles 236 through 239, Code of Civil Procedure Article 74.6, R.S. 9:573, and Chapter 3-A of Code Title VIII of Code Book I of Title 9 of the Louisiana Revised Statutes of 1950, to consist of R.S. 9:961 and 962, relative to parental authority of married persons, the obligations of children, parents, and other ascendants, and provisional custody by mandate; to provide for the authority of married fathers and mothers over their minor child; to provide for the rights and obligations of married parents of minor children; to provide for the obligations of minor children; to provide for the authority of a married parent to administer, alienate, encumber, or lease the property of his minor child, or to compromise a claim of his minor child, or to incur an obligation of his minor child; to provide for the delivery of the property of the child to the child at the termination of parental authority; to provide for an accounting of the administration of the parents to the child; to provide for the delegation of parental authority; to provide for the termination of parental authority; to provide for the obligations of a child regardless of age; to provide for the reciprocal obligations of descendants and ascendants; to provide for the suppression of Civil Code Articles relative to the duties of illegitimate children toward their parents and relative to the duties of illegitimate children toward their parents; to provide for the administration of minor’s property during marriage; to provide for proper party plaintiff and proper party defendant for unemancipated minors; to provide for summary proceedings for certain actions; to provide for the administration of minor’s property during marriage of parents; to provide for the administration of a court judgment in favor of a minor; to provide for limitations on actions between an unemancipated minor child, his parents, a person having parental authority of the unemancipated minor child, or the tutor of the unemancipated minor child; to provide for acts that may be performed without court approval by a person having parental authority; to provide for a redesignation of a Section relative to uncontested paternity proceedings; to provide for additional custodianship by mandate; to direct the Louisiana State Law Institute to replace Comment (b) under Code of Civil Procedure Article 684; to provide for an effective date; and to provide for related matters.

Read by title.

Rep. Edwards moved the final passage of the bill.
ROLL CALL

The roll was called with the following result:

YEAS

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<tr>
<th>Mr. Speaker</th>
<th>Geymann</th>
<th>Moreno</th>
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<td>Gaines</td>
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Total - 88

NAYS

Total - 0

ABSENT

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<th>Abramson</th>
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<th>Ourso</th>
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<td>Thibaut</td>
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<tr>
<td>Henry</td>
<td>Mack</td>
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</table>

Total - 17

The Chair declared the above bill was finally passed.

Rep. Edwards moved to reconsider the vote by which the above bill was finally passed, and, on his own motion, the motion to reconsider was laid on the table.

SENATE BILL NO. 248—

BY SENATOR MURRAY

AN ACT

To amend and reenact R.S. 17:3803(B)(1)(e), R.S. 33:2955(A)(1)(h), R.S. 39:98.2(A)(5) and R.S. 49:327(B)(1)(e), relative to investment authority of the state and political subdivisions; to provide relative to certain authorized investment of monies; to provide relative to certain investment grade commercial paper; to provide relative to investment authority of the state treasurer; to provide relative to investment authority of political subdivisions; to provide relative to Millenium Trust and certain offshore revenues investment; and to provide for related matters.

Read by title.
SENATE BILL NO. 257—
BY SENATOR THOMPSON
AN ACT
To amend and reenact R.S. 33:9038.31(2) and (3) and to enact R.S. 33:9038.68, relative to Tax Increment Development Corporations; to authorize certain additional tax increment finance authority for certain such corporations; and to provide for related matters.

Read by title.

Motion
On motion of Rep. Hunter, the bill was returned to the calendar.

Notice of Intention to Call

SENATE BILL NO. 272—
BY SENATOR ERDEY
AN ACT
To amend and reenact R.S. 47:305(D)(1)(k) and (4)(a) and to enact R.S. 47:337.9(C)(14.1), relative to exemptions against the sales and use tax of political subdivisions; to exempt certain prosthetic devices; and to provide for related matters.

Read by title.

Rep. Robideaux sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Robideaux to Reengrossed Senate Bill No. 272 by Senator Erdey

AMENDMENT NO. 1
On page 1, line 6, after "(4)(a)" and before "hereby" delete "is" and insert "are"

On motion of Rep. Robideaux, the amendments were adopted.

Rep. Robideaux sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Robideaux to Reengrossed Senate Bill No. 272 by Senator Erdey

AMENDMENT NO. 2
On page 1, line 2, after "reenact" delete "R.S. 47:305(D)(1)(k)" and insert "R.S. 47:303(10)(m) and 305(D)(1)(k)"

AMENDMENT NO. 3
On page 1, line 4, after "devices;" and before "and to" insert "to exempt certain aircraft manufactured in this state from state and local sales and use taxes;"

AMENDMENT NO. 4
On page 1, between lines 7 and 8, insert the following:

"§301. Definitions

As used in this Chapter the following words, terms, and phrases have the meaning ascribed to them in this Section, unless the context clearly indicates a different meaning:

* * *

(10)(a)
* * *

(m) The For purposes of sales and use taxes imposed or levied by the state or any political subdivision, the term "sale at retail" shall not include the sales of Louisiana manufactured or assembled Louisiana-manufactured or Louisiana-assembled passenger aircraft with a capacity in excess of eight persons, if, after all transportation, including transportation by the purchaser, has been completed, the aircraft is ultimately received by the purchaser outside of Louisiana. The place at which the aircraft is ultimately received shall be considered as the place at which the aircraft is stored after all transportation has been completed.

* * *

On motion of Rep. Robideaux, the amendments were adopted.

Rep. Robideaux moved the final passage of the bill, as amended.

ROLL CALL

The roll was called with the following result:

YEAS
Abramson Gisclair Moreno
Adams Guillory Morris, Jay
Anders Guinn Morris, Jim
Armes Hall Norton
Arnold Harris Ortego
Badon Harrison Orso
Barras Havard Pearson
Barrow Hazel Pierre
Berthelot Hill Ponti
Billiot Hodges Pope
Bishop, S. Hoffmann Price
Bishop, W. Hollis Pugh
Broadwater Honore Pylant
Brown Howard Reynolds
Burford Hunter Richard
Burns, H. Huval Ritchie
Burns, T. Ivey Robideaux
Burrell Jackson Schexnayder
Carmody James Schroder
Carter Jefferson Seabaugh
Chaney Johnson M. Shadoin
Connick Johnson R. Smith
Cox Landry, N. St. Germain
Cromer Landry, T. Stokes
Dahay LeBas Talbot
Edwards Leopold Thierry
Fannin Lopinto Whitney
Foil Lorusso Williams, A.
Franklin Mack Williams, P.
Gaines Miguel Willmott
Garofalo Miller Woodruff
Geymann Montoucet

Total - 95
The Chair declared the above bill was finally passed.

Rep. Robideaux moved to reconsider the vote by which the above bill was finally passed, and, on his own motion, the motion to reconsider was laid on the table.

SENATE BILL NO. 28—
BY SENATOR BROWN
AN ACT
To enact R.S. 17:182.1 and 3996(B)(39), relative to schools and student instruction; to require public school governing authorities and schools to inform students and parents regarding certain homework assistance services; to provide for the posting of this information in public schools; to provide relative to Department of Education support; and to provide for related matters.

Read by title.

Rep. Price moved the final passage of the bill.

ROLL CALL

The roll was called with the following result:

YEAS

Abramson  Gisclair  Montoucet
Adams    Guillory  Moreno
Anders   Guinn   Morris, Jay
Armes    Hall    Norton
Arnold   Harrison Ortego
Badon    Havard  Oruso
Barras   Hazel  Pearson
Barrow   Hill    Pierre
Berthelot Hodges  Ponti
Billiot  Hoffmann  Price
Bishop, S. Hollis  Pugh
Bishop, W. Honore  Pylant
Broadwater  Howard  Reynolds
Brown    Hunter  Richard
Burford  Huval  Ritchie
Burns, T. Ivey  Robideaux
Burrell  Jackson  Schexnayder
Carmody  James  Schroder
Carter   Jefferson  Seabaugh
Chaney   Johnson M. Shadoi
Connick  Johnson R. Smith
Cox      Landry, N. St. Germain
Cromer   Landry, T. Stokes
Danahay  LeBas  Talbot
Edwards  Leger  Thierry
Foul    Lopinto  Whitney
Franklin Lorusso  Williams, A.
Gaines    Mack  Williams, P.
Garofalo  Miguez  Willmott
Geymann  Miller  Woodruff
Total - 90

NAYS

Total - 0

The Chair declared the above bill was finally passed.

Rep. Price moved to reconsider the vote by which the above bill was finally passed, and, on his own motion, the motion to reconsider was laid on the table.

SENATE BILL NO. 36—
BY SENATORS AMEDEE, CHABERT, JOHNS, MORRELL, GARY SMITH AND THOMPSON
AN ACT
To amend and reenact Code of Criminal Procedure Article 327.1 and 335.1(A)(1)(a) and (c), R.S. 14:79(A)(1)(a) and (E), and R.S. 46:2136.2(A) and (B), and to enact Chapter 28-D of Title 46 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 46:2181 through 2191, relative to protective orders; to provide for sexual assault protective orders; to provide relative to procedures for obtaining a sexual assault protective order; to provide definitions; to provide penalties; to provide relative to the Louisiana Protective Order Registry; to provide relative to the crime of violation of protective orders; to provide relative to protective orders as bail restrictions; and to provide for related matters.

Read by title.

Rep. Moreno sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Lopinto to Reengrossed Senate Bill No. 36 by Senator Amedee

AMENDMENT NO. 1
In Amendment No. 12 proposed by the House Committee on the Administration of Criminal Justice and adopted by the House on May 21, 2015, on page 2, line 47, after "with R.S." and before "371," change "9:361," to "9:361 et seq.,"

AMENDMENT NO. 2
In Amendment No. 23 proposed by the House Committee on the Administration of Criminal Justice and adopted by the House on May 21, 2015, on page 4, line 3, after "assault" delete the remainder of the line, delete line 4 in its entirety, and insert "means any nonconsensual sexual contact including but not limited to any act provided in R.S. 15:541(24) or obscenity (R.S. 14:106),"

AMENDMENT NO. 3
In Amendment No. 24 proposed by the House Committee on the Administration of Criminal Justice and adopted by the House on May 21, 2015, on page 4, line 6, after "through" and before "in" change "9:361 et seq.," to "9:361 et seq.,"

On motion of Rep. Moreno, the amendments were adopted.

Rep. Moreno moved the final passage of the bill, as amended.

ROLL CALL

The roll was called with the following result:
YEAS

Abramson  Gisclair  Moreno
Adams    Guillory  Morris, Jay
Anders   Gumnim    Murray, Jim
Arnold   Hall      Norton
Badon    Harrison  Ortego
Barras   Havard    Ourso
Barrow   Hazel     Pearson
Berthelot Hill     Pierre
Billiot  Hodges    Ponti
Bishop, S. Hoffmann Pope
Bishop, W. Hollis   Price
Broadwater Honore  Pugh
Brown    Howard    Pylant
Burford  Hunter    Reynolds
Burns, H. Huval    Richard
Burns, T. Ivey     Ritchie
Barrell  Jackson   Robideaux
Carmody  James     Schexnuyder
Carter   Jefferson  Schroder
Chaney   Johnson, M. Seabaugh
Connick  Johnson, R. Shadoin
Cox      Landry, N. Smith
Cromer   Landry, T. St. Germain
Danahay  LeBas     Stokes
Edwards  Leger     Talbot
Fannin   Leopold    Thierry
Foil     Lopinto    Whitney
Franklin Lorusso   Williams, A.
Gaines   Mack      Willmott
Garofalo Miguez    Woodruff
Geymann  Miller

Total - 92

NAYS

Total - 0

The Chair declared the above bill was finally passed.

Rep. Moreno moved to reconsider the vote by which the above bill
was finally passed, and, on her own motion, the motion to
reconsider was laid on the table.

SENATE BILL NO. 39—
BY SENATOR MILLS

AN ACT
To amend and reenact the Chapter heading of Chapter 54 of Title 37
of the Louisiana Revised Statutes of 1950, R.S. 37:3461, 3462,
3463(A), 3464, 3467, 3469, 3470, 3471(A), 3472, 3473, the
introductory paragraph of 3474.1(A), 3474.1(A)(1), (2), and (5)
and (B), 3474.2(A)(1) and (2), 3474.3(A), 3474.4, 3475,
3477(A), (D), and (E), 3478(A) and (B), 3480, 3481, and 3482
and to repeal R.S. 37:3474, relative to the Louisiana Board of
Drug and Device Distributors; to provide definitions; to change
the name of the board; to provide for licensure requirements; to
provide for inspections by the board; to provide for reinspection of
distribution and sales facilities; to provide authority for the board to
waive inspections; to provide authority for the board to discipline;
to provide the board authority to take enforcement actions against
non-licensees; to provide for injunction proceedings; to provide for
a board order to quarantine a legend drug or legend device; to
provide for annual renewal of a license; to provide for
authorization for the board to obtain criminal history record
information; to provide for unlawful participation; to provide for
unauthorized sales; to provide for mandatory reporting; to
provide for applicability of the practice act; to repeal provisions
related to manufacturer distribution of legend drugs and legend
devices; to provide for an effective date; and to provide for
related matters.

Read by title.

Rep. Barrow sent up floor amendments which were read as
follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Barrow to Reengrossed
Senate Bill No. 39 by Senator Mills

AMENDMENT NO. 1
On page 3, at the end of line 12, change "own" to "own-label"

AMENDMENT NO. 2
On page 3, at the beginning of line 13, delete "label"

AMENDMENT NO. 3
On page 3, line 16, delete "own label" and insert in lieu thereof
"own-label"

AMENDMENT NO. 4
On page 6, line 10, after "Act" insert a period "." and delete the
remainder of the line

AMENDMENT NO. 5
On page 6, delete line 11 in its entirety

On motion of Rep. Barrow, the amendments were adopted.

Rep. LeBas sent up floor amendments which were read as
follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative LeBas to Reengrossed
Senate Bill No. 39 by Senator Mills

AMENDMENT NO. 1
On page 1, line 6, between "and 3482" and "and to repeal" insert a
comma "," and "to enact R.S. 37:3483,"

AMENDMENT NO. 2
On page 2, line 9, between "reenacted" and "to read" insert "and R.S.
37:3483 is hereby enacted"

AMENDMENT NO. 3
On page 13, between lines 25 and 26, insert the following:
"§3483. Termination

The provisions of this Chapter shall terminate and be null, void,
and without effect on and after January 1, 2018."

On motion of Rep. LeBas, the amendments were adopted.
Rep. LeBas moved the final passage of the bill, as amended.

ROLL CALL

The roll was called with the following result:

YEAS

Abramson
Adams
Anders
Armstrong
Arnold
Badon
Barras
Barrow
Berthelot
Billiot
Bishop, S.
Bishop, W.
Brodewater
Brown
Burdorf
Burns, H.
Burns, T.
Burrell
Carmody
Carter
Chaney
Connick
Cox
Cromer
Danahay
Edwards
Fannin
Foil
Franklin
Gaines
Garofalo

Total - 93

NAYS

Total - 0

ABSENT

Mr. Speaker
Bouie
Dove
Guillory

Total - 12

The Chair declared the above bill, having received a two-thirds vote of the elected members, was finally passed.

Rep. LeBas moved to reconsider the vote by which the above bill was finally passed, and, on his own motion, the motion to reconsider was laid on the table.

SENATE BILL NO. 43—

BY SENATOR APPEL

AN ACT

To amend and reenact R.S. 49:969 and 970, and to enact R.S. 17:6.1 and R.S. 49:968.1, relative to the State Board of Elementary and Secondary Education; to require the board to adopt rules in accordance with the Administrative Procedure Act for certain programs, statements, guidelines, or requirements for conduct; to provide relative to the approval, amendment, suspension, or rejection of certain proposed or adopted rules by a legislative committee or the governor; to provide for effectiveness; and to provide for related matters.

Read by title.

Rep. Broadwater moved the final passage of the bill.

ROLL CALL

The roll was called with the following result:

YEAS

Abramson
Adams
Anders
Armstrong
Arnold
Badon
Barras
Barrow
Berthelot
Billiot
Bishop, S.
Bishop, W.
Brodewater
Brown
Burdorf
Burns, H.
Burns, T.
Carmody
Carter
Chaney
Connick
Cox
Cromer
Danahay
Dove
Edwards
Fannin
Foil
Franklin
Gaines
Garofalo

Total - 90

NAYS

Total - 0

ABSENT

Mr. Speaker
Bouie
Dove

Total - 15

The Chair declared the above bill was finally passed.

Rep. Broadwater moved to reconsider the vote by which the above bill was finally passed, and, on his own motion, the motion to reconsider was laid on the table.

Consent to Correct a Vote Record

Rep. Abramson requested the House consent to record his vote on Senate Bill No. 43 as yea, which consent was unanimously granted.

SENATE BILL NO. 54—

BY SENATOR BROOME

AN ACT

To enact R.S. 17:416(J) and 3996(B)(39), relative to discipline of students; to prohibit the suspension or expulsion of students in grades prekindergarten through five from school or from riding a school bus for uniform violations; to provide for measures to address unacceptable behavior; and to provide for related matters.

Read by title.
Motion

On motion of Rep. Barrow, the bill was returned to the calendar.

SENATE BILL NO. 115—
BY SENATORS MILLS, LAFLEUR AND PEACOCK
AN ACT
To amend and reenact R.S. 37:1360.21(A), (B), and (C), 1360.22(1), (5), (7), and (8), 1360.23(G), (H), and (I), 1360.24(A)(3), the introductory paragraph of 1360.29(A), 1360.31, and 1360.32, to enact R.S. 37:1360.29(A)(4) and 1360.38(A)(3) and (4), and to repeal R.S. 37:1360.23(I), relative to physician assistants; to provide for legislative intent; to amend definitions; to provide for the powers and duties of the Louisiana State Board of Medical Examiners; to provide for licensure; to provide for supervising physician qualifications and registration; to provide for services performed by physician assistants; to provide for assumption of professional liability; to provide for exemption; and to provide for related matters.

Read by title.

Rep. Abramson sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Abramson to Reengrossed Senate Bill No. 115 by Senator Mills

AMENDMENT NO. 1
On page 1, line 2, delete "(7),"

AMENDMENT NO. 2
On page 1, line 12, delete "(7),"

AMENDMENT NO. 3
On page 3, delete lines 16 and 17 in their entirety

On motion of Rep. Abramson, the amendments were adopted.

Rep. Carmody sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Carmody to Reengrossed Senate Bill No. 115 by Senator Mills

AMENDMENT NO. 1
On Page 7, line 13, after "administered" delete the remainder of the line and delete line 14 in its entirety and insert "are those"

Rep. Carmody moved the adoption of the amendments.


By a vote of 11 yeas and 79 nays, the amendments were rejected.

Rep. Abramson moved the final passage of the bill, as amended.

ROLL CALL

The roll was called with the following result:

YEAS

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<tr>
<th>Mr. Speaker</th>
<th>Guillery</th>
<th>Montoucet</th>
</tr>
</thead>
<tbody>
<tr>
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<td>Dove</td>
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<td>Stokes</td>
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<td>Edwards</td>
<td>Landry, T.</td>
<td>Thibaut</td>
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<td>Fannin</td>
<td>LeBas</td>
<td>Thierry</td>
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<td>Williams, P.</td>
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<td>Garofalo</td>
<td>Mack</td>
<td>Willmott</td>
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<td>Woodruff</td>
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<td>Gesclair</td>
<td>Miller</td>
<td></td>
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<tr>
<td>Total - 95</td>
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</tr>
</tbody>
</table>

NAYS

| Carmody          | Lorusso           | Talbot |
| Total - 3        |                   |        |

ABSENT

| Bishop, W.       | Harrison          | Simon  |
| Bouie            | Jones             |        |
| Cromer           | Oursi             |        |
| Total - 7        |                   |        |

The Chair declared the above bill was finally passed.

Rep. Abramson moved to reconsider the vote by which the above bill was finally passed, and, on his own motion, the motion to reconsider was laid on the table.

SENATE BILL NO. 132—
BY SENATOR NEVERS
AN ACT
To enact R.S. 17:3161.1, 3165.2 and 3168(6), relative to the articulation and transfer of postsecondary academic credit; to provide relative to reverse transfer agreements; to provide relative to awarding academic and workforce education credit to veterans for military education, training, or experience; to provide relative to the transfer of certain academic credits earned by veterans and their spouses; to provide for the responsibilities of the Statewide Articulation and Transfer Council; to provide for reports; and to provide for related matters.

Read by title.

Rep. Edwards sent up floor amendments which were read as follows:
Amendments proposed by Representative Edwards to Engrossed Senate Bill No. 132 by Senator Nevers

**AMENDMENT NO. 1**
On page 2, line 6, after "A.(1)" and before "articulation" change "Every" to "Each"

**AMENDMENT NO. 2**
On page 2, line 10, after "postsecondary" and before "institution" insert "education"

**AMENDMENT NO. 3**
On page 2, line 12, after "shall" and before "the "Guide" change "utilize" to "use"

**AMENDMENT NO. 4**
On page 2, line 16, after "Each" delete the remainder of the line and insert "a public postsecondary education institution shall"

**AMENDMENT NO. 5**
On page 2, line 21, after "postsecondary" change "educational" to "education"

**AMENDMENT NO. 6**
On page 3, line 3, after "postsecondary" change "educational" to "education"

**AMENDMENT NO. 7**
On page 3, line 10, after "each" delete the remainder of the line and insert "public postsecondary education institution."

**AMENDMENT NO. 8**
On page 3, between lines 18 and 19, insert the following:

"F. This Section shall not apply to a former member of the United States Armed Forces who received a dishonorable discharge from military service but shall apply to such a person's spouse."

**AMENDMENT NO. 9**
On page 4, line 2, after "postsecondary" change "educational" to "education"

**AMENDMENT NO. 10**
On page 4, delete line 3 and insert "a public postsecondary education institution."

**AMENDMENT NO. 11**
On page 4, line 5, after "postsecondary" change "educational" to "education"

On motion of Rep. Edwards, the amendments were adopted.

Rep. Edwards moved the final passage of the bill, as amended.

**ROLL CALL**

The roll was called with the following result:

**YEAS**

Abramson  Guinn  Montoucet
Adams   Hall   Moreno
Anders  Harris  Morris, Jay
Armes  Harrison  Morris, Jim
Arnold  Havard  Norton
Badon   Hazel   Ortego
Barras  Henry   Pearson
Barrow   Hensgens  Pierre
Berthelot  Hill   Ponti
Billiot  Hodges  Pope
Bishop, S.  Hoffmann  Price
Broadwater  Hollis  Pylant
Brown   Honore  Reynolds
Burnford  Howard  Ritchie
Burns, H.  Hunter  Robideaux
Burns, T.  Huval  Schexnayder
Burrell  Ivey  Schroder
Carter  Jackson  Seabaugh
Chaney  Janssien  Shadoin
Connick  Jefferson  Smith
Cox    Johnson M.  St. Germain
Cromer  Johnson R.  Stokes
Danahey  Lambert  Talbot
Dove   Landry, N.  Thibaut
Edwards  Landry, T.  Thierry
Fannin  LeBas  Whitney
Franklin  Leger  Williams, A.
Gaines  Leopold  Williams, P.
Garofalo  Lorusso  Willmott
Geymann  Mack  Woodruff
Gisclair  Miguez
Guillory  Miller
Total - 94

**NAYS**

Total - 0

**ABSENT**

Mr. Speaker  Foil  Pugh
Bishop, W.  Jones  Richard
Bouie  Lopinto  Simon
Carmody  Ousso  Total - 11

The Chair declared the above bill was finally passed.

Rep. Edwards moved to reconsider the vote by which the above bill was finally passed, and, on his own motion, the motion to reconsider was laid on the table.

**Speaker Kleckley in the Chair**

**SENATE BILL NO. 143—**

**BY SENATOR MILLS**

AN ACT

To amend and reenact R.S. 40:1046, relative to the therapeutic use of marijuana; to provide for the adoption of rules and regulations relating to the prescribing, dispensing, and producing of marijuana for therapeutic use; to provide for a deadline to adopt rules and regulations; to provide for a report to the legislature; to provide for the location of the place of dispensing; to provide for the use of the Prescription Monitoring Program; to provide for licensure of a production facility; to provide for an effective date; to provide for a termination date; and to provide for related matters.

Read by title.

Rep. Moreno sent up floor amendments which were read as follows:
Amendments proposed by Representative Moreno to Reengrossed Senate Bill No. 143 by Senator Mills

AMENDMENT NO. 1

On page 5, line 5, after "licensee," delete the remainder of the line and delete line 6 in its entirety and insert in lieu thereof the following:

"The license shall be awarded pursuant to the requirements provided for in this Subsection:

(3) The license shall be limited to one geographic location as provided for in rule by the Department of Agriculture and Forestry. The geographic location shall be a public record subject to disclosure under the Public Records Law, R.S. 44:1 et seq. The licensee shall permit inspection of the production facility by any elected member of the Louisiana Legislature upon request after receipt of reasonable notice.

(4)(a) The Department of Agriculture and Forestry shall grant the license pursuant to a contract awarded through a competitive sealed bid or a competitive sealed proposal as provided for in R.S. 39:1594 et seq. The contract for the license shall be subject to the Louisiana Procurement Code and shall not be subject to any exceptions to or other variances from the Louisiana Procurement Code. The contract shall not be awarded under the sole source procurement provisions provided for in R.S. 39:1597.

(b) Any contract for the license awarded pursuant to this Subsection shall not exceed five years.

(c) Any contract, memorandum of understanding, or cooperative endeavor agreement entered into pursuant to this Section shall be a public record subject to disclosure under the Public Records Law, R.S. 44:1 et seq.

(d) Any contract, memorandum of understanding, or cooperative endeavor agreement entered into for services for the cultivation or processing in any way of marijuana pursuant to this Section shall be a public record subject to disclosure under the Public Records Law, R.S. 44:1 et seq.

(e) No person licensed pursuant to this Subsection shall subcontract for services for the cultivation or processing in any way of marijuana if the subcontractor, or any of the service providers in the chain of subcontractors, is owned wholly or in part by any state employee or member of a state employee’s immediate family, including but not limited to any legislator, statewide public official, university or community or technical college employee, Louisiana State University Agricultural Center employee, or Southern University Agricultural Center employee. For the purposes of this Paragraph, “immediate family” has the same meaning as provided in R.S. 42:1102.

(f) Any bid for the license awarded pursuant to this Subsection shall include proof of the financial capability of the bidder to operate a therapeutic marijuana production facility including but not limited to a net worth of not less than one million dollars.

(5) No person licensed pursuant to this Subsection shall give or receive anything of value in connection with any contract, memorandum of understanding, or cooperative endeavor agreement executed pursuant to this Subsection except the value that is expressed in the contract, memorandum of understanding, or cooperative endeavor agreement.

(6)(a) The Department of Agriculture shall collect the following information from each licensee:

(i) The amount of gross marijuana produced by the licensee during each calendar year.

(ii) The details of all production costs including but not limited to seed, fertilizer, labor, advisory services, construction, and irrigation.

(iii) The details of any items or services for which the licensee subcontracted and the costs of each subcontractor directly or indirectly working for the contractor.

(iv) The amount of therapeutic chemicals produced resulting from the marijuana grown pursuant to this Section.

(v) The amounts paid each year to the licensee related to the licensee’s production of therapeutic marijuana pursuant to this Section.

(vi) The amount of therapeutic marijuana distributed to each pharmacy licensed to dispense therapeutic marijuana in this state during each calendar year.

(b) The Department of Agriculture and Forestry shall provide the information collected pursuant to this Paragraph for the previous calendar year in the form of a written report to the Louisiana Legislature no later than February 1 of each year. The department shall also make a copy of the report required by this Subparagraph available to the public on the internet.

AMENDMENT NO. 2

On page 5, line 7, change "(3)" to "(7)"

On motion of Rep. Moreno, the amendments were adopted.

Rep. Moreno sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Moreno to Reengrossed Senate Bill No. 143 by Senator Mills

AMENDMENT NO. 1

On page 5, at the end of line 1, insert the following:

"The rules and regulations shall include but not be limited to the procedures for application, qualifications, eligibility, background checks, and standards for suitability for a license and penalties for violations of the rules and regulations."

On motion of Rep. Moreno, the amendments were adopted.

Rep. Moreno sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Moreno to Reengrossed Senate Bill No. 143 by Senator Mills

AMENDMENT NO. 1

On page 5, between lines 9 and 10, insert the following:

"K. The levels of THC in any marijuana produced pursuant to this Section shall be reduced to the lowest acceptable therapeutic levels available through scientifically accepted methods."

1087
AMENDMENT NO. 2
On page 5, line 10, change "K." to "L."

On motion of Rep. Moreno, the amendments were adopted.

Rep. Moreno sent up floor amendments which were read as follows:

**HOUSE FLOOR AMENDMENTS**
Amendments proposed by Representative Moreno to Reengrossed Senate Bill No. 143 by Senator Mills

AMENDMENT NO. 1
Delete the set of amendments proposed by the House Committee on Health and Welfare and adopted by the House on June 1, 2015.

On motion of Rep. Moreno, the amendments were adopted.

Rep. Robideaux sent up floor amendments which were read as follows:

**HOUSE FLOOR AMENDMENTS**
Amendments proposed by Representatives Robideaux, Nancy Landry, and Ortego to Reengrossed Senate Bill No. 143 by Senator Mills

AMENDMENT NO. 1
On page 5, between lines 10 and 11, insert the following:

"Section 2. This Act shall be known and may be cited as "The Alison Neustrom Act.""

AMENDMENT NO. 2
On page 5, line 11, change "Section 2." to "Section 3."

On motion of Rep. Robideaux, the amendments were adopted.

Rep. Arnold sent up floor amendments which were read as follows:

**HOUSE FLOOR AMENDMENTS**
Amendments proposed by Representative Arnold to Reengrossed Senate Bill No. 143 by Senator Mills

AMENDMENT NO. 1
In House Floor Amendment No. 1 in the set of House Floor Amendments coded 4206 proposed by Representative Moreno and adopted by the House on June 4, 2015, on page 2, between lines 27 and 28, insert the following:

"(6) No company that has made a contribution to a candidate in a Louisiana election governed by the provisions of the Campaign Finance Disclosure Act within the five years prior to bidding for the license, or is controlled wholly or in part by a person who made such a contribution within the five years prior to the company bidding for the license, may be eligible for the license."

On motion of Rep. James, the amendments were adopted.

Rep. Connick sent up floor amendments which were read as follows:

**HOUSE FLOOR AMENDMENTS**
Amendments proposed by Representative Connick to Reengrossed Senate Bill No. 143 by Senator Mills

AMENDMENT NO. 1
In House Floor Amendment No. 1 in the set of House Floor Amendments coded 4206 proposed by Representative Moreno and adopted by the House on June 4, 2015, delete lines 4 and 5, and insert in lieu thereof the following:

"The Louisiana State University Agricultural Center and the Southern University Agricultural Center shall have the right of first refusal to be licensed as the production facility, either separately or jointly. If neither of the centers exercise this option, the license shall be awarded pursuant to the requirements provided for in Paragraphs (3) through (5) of this Subsection."

On motion of Rep. Connick, the amendments were adopted.

Rep. Moreno moved the final passage of the bill, as amended.

**ROLL CALL**

The roll was called with the following result:

**YEAS**

Mr. Speaker  Hall  Ortego
Adams  Harris  Oursou
Arnold  Havad  Pearson
Badon  Hensgens  Pierre

1088
SENATE BILL NO. 171—

BY SENATOR MORRISH

AN ACT
To amend and reenact R.S. 22:453(B) and (C), 458, and 459(A) and to enact R.S. 22:452(4) and (5), 453(D), 454(C), and 458.1, relative to group self-insurers; to define certain terms; to provide for the amount of insolvency deposit; to provide certain requirements for self-insured trusts; to provide for excess stop-loss coverage; to provide with respect to the requirements to obtain a certificate of authority to operate a self-insured trust plan; and to provide for related matters.

Read by title.

Rep. Cromer moved the final passage of the bill.

ROLL CALL
The roll was called with the following result:

YEAS

Abramson  Guinn  Montoucet
Adams  Hall  Moreno
Anders  Harris  Morris, Jay
Arnold  Harrison  Morris, Jim
Badon  Hazel  Norton
Barras  Henry  Ours
Barrow  Hodges  Pearson
Berthelot  Hoffmann  Pierre
Billiot  Hollis  Price
Bishop, S.  Honore  Pugh
Bishop, W.  Howard  Pylant
Bouie  Hunter  Reynolds
Brown  Hual  Ritchie
Burnford  Ivey  Richardson
Burns, H.  Jackson  Ritchie
Burns, T.  James  Schexnayder
Burrell  Jefferson  Schroeder
Carmody  Johnson M.  Seabaugh
Chaney  Johnson R.  Shadoin
Connick  Lambert  Smith
Cox  Landry, N.  St. Germain
Cromer  Landry, T.  Stokes
Dove  LeBas  Talbot
Edwards  Leger  Thibaut
Fannin  Leopold  Thierry
Foil  Lopinto  Woodruff
Garofalo  Moreno  Williams, P.
Gisclair  Miguez  Woodruff
Gisclair  Miller  Woodruff

Total - 89

NAYS

Abramson  Guinn  Montoucet
Adams  Hall  Moreno
Anders  Harris  Morris, Jay
Arnold  Harrison  Morris, Jim
Badon  Hazel  Norton
Barras  Henry  Ours
Barrow  Hodges  Pearson
Berthelot  Hoffmann  Pierre
Billiot  Hollis  Price
Bishop, S.  Honore  Pugh
Bishop, W.  Howard  Pylant
Bouie  Hunter  Reynolds
Brown  Hual  Ritchie
Burnford  Ivey  Richardson
Burns, H.  Jackson  Ritchie
Burns, T.  James  Schexnayder
Burrell  Jefferson  Schroeder
Carmody  Johnson M.  Seabaugh
Chaney  Johnson R.  Shadoin
Connick  Lambert  Smith
Cox  Landry, N.  St. Germain
Cromer  Landry, T.  Stokes
Dove  LeBas  Talbot
Edwards  Leger  Thibaut
Fannin  Leopold  Thierry
Foil  Lopinto  Woodruff
Garofalo  Moreno  Williams, P.
Gisclair  Miguez  Woodruff
Gisclair  Miller  Woodruff

Total - 0

ABSENT

Mr. Speaker  Guillory  Ponti
Armes  Havard  Robideaux
Broadwater  Hensgens  Simon
Carter  Hill  Williams, A.
Danahay  Jones  Williams, P.
Franklin  Ortego

Total - 16

The Chair declared the above bill was finally passed.

Rep. Cromer moved to reconsider the vote by which the above bill was finally passed, and, on his own motion, the motion to reconsider was laid on the table.

SENATE BILL NO. 54—

BY SENATOR BROOME

AN ACT
To enact R.S. 17:416(J) and 3996(B)(39), relative to discipline of students; to prohibit the suspension or expulsion of students in grades prekindergarten through five from school or from riding a school bus for uniform violations; to provide for measures to address unacceptable behavior; and to provide for related matters.

 Called from the calendar.

Read by title.

Rep. Smith moved the final passage of the bill.

ROLL CALL
The roll was called with the following result:

YEAS

Abramson  Fannin  Leger
Adams  Franklin  Miller
Armes  Gaines  Montoucet
Broadwater  Franklin  Miller
Carter  Hill  Williams, A.
Danahay  Jones  William, P.
Franklin  Ortego

Total - 16
Rep. Hall moved the final passage of the bill.

**ROLL CALL**

The roll was called with the following result:

**YEAS**

Abramson  Garofalo  Miguez  
Adams  Geymann  Miller  
Anders  Guinn  Montoucet  
Armes  Hoffmann  Pope  
Arnold  Smith  Price  
Badon  Harrison  Morris  
Barras  Havard  Norton  
Barrow  Hazel  Ours  
Berthelot  Henry  Pearson  
Billiot  Hodges  Pierre  
Bishop, S.  Hoffmann  Pope  
Bishop, W.  Hoffmann  Pope  
Boeie  Honore  Pugh  
Brown  Howard  Pyant  
Burns, H.  Huval  Reynolds  
Burns, T.  Ivey  Schroeder  
Carmody  Jackson  Seabaugh  
Carter  James  Shadoin  
Chaney  Jefferson  Smith  
Connick  Johnson  M.  St. Germain  
Cox  Johnson  R.  Stokes  
Cromer  Johnson  R.  Talbot  
Danahay  Landry, N.  Williams, P.  
Edwards  Landry, T.  Woodruff  
Total - 88

**NAYS**

Mr. Speaker  Hensgens  Ponti  
Anders  Hill  Robideaux  
Arnold  Jones  Williams, A.  
Broadwater  Lambert  Williams, A.  
Burrell  LeBas  Woodruff  
Franklin  Lopinto  
Gaines  Mack  Total - 17

**ABSENT**

Mr. Speaker  Hensgens  Ponti  
Anders  Hill  Robideaux  
Arnold  Jones  Williams, A.  
Broadwater  Lambert  Williams, A.  
Burrell  LeBas  Woodruff  
Franklin  Lopinto  
Gaines  Mack  Total - 16

The Chair declared the above bill was finally passed.

Rep. Smith moved to reconsider the vote by which the above bill was finally passed, and, on her own motion, the motion to reconsider was laid on the table.

### 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. 233: Reps. Adams, Arnold, and Leopold.

### 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. 830: Reps. Harris, St. Germain, and Hall.

**SENATE BILL NO. 217—**

**BY SENATOR GALLOT**

AN ACT

To authorize and provide for the transfer of certain state property; to provide for the transfer of state properties in the parishes of East Baton Rouge and Rapides; to provide for the property description; to provide for reservation of mineral rights; to provide terms, conditions, and requirements; and to provide for related matters.

Read by title.
assault climate surveys to be conducted; to provide for procedures; to provide for reporting; and to provide for related matters.

Read by title.

Rep. Barrow sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Barrow to Re-Reengrossed Senate Bill No. 255 by Senator Morrell

AMENDMENT NO. 1
On page 1, line 4, after "of" and before "to" change "postsecondary institutions;" to "public postsecondary education institutions;"

AMENDMENT NO. 2
On page 1, line 5, after "of" and before "boards;" change "postsecondary management" to "public postsecondary education management"

AMENDMENT NO. 3
On page 1, at the end of line 14, add "education"

AMENDMENT NO. 4
On page 2, line 9, after "postsecondary" and before "institution" insert "education"

AMENDMENT NO. 5
On page 2, line 14, after "postsecondary" and before "institution" insert "education"

AMENDMENT NO. 6
On page 2, line 28, after "postsecondary" and before "that" change "institution in this state" to "education institution"

AMENDMENT NO. 7
On page 3, line 5, after "a" and before "as" change "postsecondary institution" to "public postsecondary education institution"

AMENDMENT NO. 8
On page 4, line 17, change "postsecondary" to "institution"

AMENDMENT NO. 9
On page 8, line 19, delete "public"

AMENDMENT NO. 10
On page 8, line 23, delete "public"

On motion of Rep. Barrow, the amendments were adopted.

Rep. Moreno moved the final passage of the bill, as amended.

ROLL CALL

The roll was called with the following result:

YEAS

Abramson  Geymann  Mack
Adams     Gisclair  Miguez
Anders     Guinn       Miller
Armes     Hall         Montoucet
Arnold    Harris       Moreno
Badon     Harrison     Morris, Jay
Barras    Havard       Norton
Barrow    Hazel        Ousso
Berthelot  Henry      Pearson
Billiot    Hodges      Pierre
Bishop, S.  Hoffmann  Pope
Bishop, W.  Hollis      Price
Boie      Honore       Pugh
Brown     Howard       Pylant
Burford   Hunter       Reynolds
Burns, T.  Huval       Ritchie
Burrell    Ivey         Schexnayder
Carmody   Jackson      Schroder
Carter     James        Seabaugh
Chaney    Jefferson    Shadoin
Connick   Johnson M.   Smith
Cox       Johnson R.   Talbot
Cromer    Lambert      Thibaut
Danahey   Landry, N.  Thierry
Edwards   Landry, T.  Whitney
Fannin    Leger         Williams, P.
Foil      Leopold       Willmott
Franklin  Lopinto      Woodruff
Gaines    Lorusso

Total - 86

NAYS

Total - 0

ABSENT

Mr. Speaker  Hill       Robideaux
Broadwater  Jones       Simon
Burns, H.  LeBas       St. Germain
Dove      Morris, Jim  Stokes
Garofalo  Ortego       Williams, A.
Guillory  Ponti
Hensgens  Richard

Total - 19

The Chair declared the above bill was finally passed.

Rep. Moreno moved to reconsider the vote by which the above bill was finally passed, and, on her own motion, the motion to reconsider was laid on the table.

SENATE BILL NO. 283 (Substitute of Senate Bill No. 34 by Senator Cortez)—

BY SENATOR CORTEZ

AN ACT

To enact R.S. 17:274.1(D), relative to required courses of study; to provide relative to the course content and curriculum for certain Civics and civics-related courses; to provide relative to a survey of student knowledge of the history, principles, and form of the United States government; and to provide for related matters.

Read by title.

Rep. Barrow sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Barrow to Reengrossed Senate Bill No. 283 by Senator Cortez
On page 2, at the end of line 2, change "every" to "each"

On page 2, at the end of line 5, change "their" to "his"

On motion of Rep. Barrow, the amendments were adopted.

Rep. Nancy Landry moved the final passage of the bill, as amended.

ROLL CALL

The roll was called with the following result:

YEAS

Abramson  Geymann  Miller
Adams    Gisclair  Montoucet
Anders    Guinn   Moreno
Armes     Hall    Morris, J.
Arnold    Harris  Morris, J.
Badon     Harrison Norton
Barras    Havard  Ours
Barrow    Hazel   Pearson
Berthélot Henry   Ponti
Billiot   Hodges  Pope
Bishop, S. Hoffmann Price
Bishop, W. Hollis  Pugh
Bouie     Honore  Pytian
Broadwater Howard  Ritchie
Brown     Hunter  Robideaux
Burford   Huval   Schexnayder
Burns, T. Jackson  Schroder
Burrell    James   Seabaugh
Carmody   Jefferson Shadoi
Carter    Johnson M. Smith
Chaney    Johnson R. St. Germain
Connick   Lambert  Talbot
Cromer    Landry, N. Thibaut
Danahey   Landry, T. Thierry
Dove      Leger   Whitney
Edwards   LePold  Williams, P.
Fannin    Lopinto  Willmott
Foil      Lorusso Woodruff
Gaines    Mack
Garofalo  Miguez

Total - 88

NAYS

Total - 0

ABSENT

Mr. Speaker  Hill  Reynolds
Burns, H.   Ivey   Richard
Cox         Jones  Simon
Franklin    LeBas  Stokes
Guillory    Ortego Williams, A.
Hensgens    Pierre

Total - 17

The Chair declared the above bill was finally passed.

Rep. Nancy Landry moved to reconsider the vote by which the above bill was finally passed, and, on her own motion, the motion to reconsider was laid on the table.

Speaker Kleckley in the Chair
YEAS
Mr. Speaker Geymann
Abramson Gisclair Montoucet
Adams Guinn Moreno
Anders Hall Morris, Jay
Armes Harrison Norton
Badon Havard Ourso
Barras Hazel Pearson
Barrow Henry Ponti
Berthelot Hill Pope
Billiot Hodges Price
Bishop, S. Hollis Pugh
Bishop, W. Honore Pylant
Broadwater Howard Ritchie
Burns, T. Huval Robideaux
Burrell Jackson Schexnayder
Carmody James Schroder
Carter Jefferson Seabaugh
Connick Johnson M. Shadoin
Cromer Johnson R. Smith
Danahay Lambert Talbot
Dove Lamery, N. Thibaut
Edwards Landry, T. Therry
Fannin Leger Whitney
Foil Lopinto Williams, P.
Franklin Lorusso Willmott
Gaines Mack Woodruff
Garofalo Miguez
Total - 83

NAYS

Total - 0

ABSENT
Bouie Hoffmann Reynolds
Brown Hunter Richard
Burford Ivey Simon
Burns, H. Jones St. Germain
Chaney LeBas Stokes
Cox Leopold Williams, A.
Guillory Ortego
Hensgens Pierre
Total - 22

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

Suspension of the Rules

On motion of Rep. Smith, the rules were suspended in order to take up and consider Senate Concurrent Resolutions on Third Reading for Final 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. 102—
BY SENATOR BROOME
A CONCURRENT RESOLUTION
To urge and request the Louisiana State Law Institute to study and make recommendations regarding whether an assignment or transfer of a mortgage loan on residential real property should be required to be recorded in the appropriate mortgage or conveyance records in order to be effective as to third parties.

Called from the calendar.

Read by title.

Rep. Smith moved the concurrence of the resolution.

By a vote of 74 yeas and 0 nays, the resolution was concurred in.

Notice of Intention to Call

Pursuant to House Rule No. 8.26(A), Rep. Tim Burns gave notice of his intention to call House Bill No. 39 from the calendar on Monday, June 8, 2015.

Notice of Intention to Call

Pursuant to House Rule No. 8.26(A), Rep. Schexnayder gave notice of his intention to call House Bill No. 196 from the calendar on Monday, June 8, 2015.

Notice of Intention to Call

Pursuant to House Rule No. 8.26(A), Rep. Abramson gave notice of his intention to call House Concurrent Resolution No. 134 from the calendar on Monday, June 8, 2015.

Suspension of the Rules

On motion of Rep. Leger, 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
June 4, 2015

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, 20, 26, 27, 37, 48, 52, 57, 129, 152, 154, 182, 183, 184, 198, 222, 243, 246, and 264

and ask the Speaker of the House of Representatives to affix his signature to the same.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

The Senate Bills and Joint Resolutions contained herein were signed by the Speaker of the House.
Message from the Senate

SIGNED SENATE CONCURRENT RESOLUTIONS

June 4, 2015

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 Concurrent Resolutions:

Senate Concurrent Resolution Nos. 34, 46, 119, and 120

and ask the Speaker of the House of Representatives to affix his signature to the same.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

The Senate Concurrent Resolutions contained herein were signed by the Speaker of the House.

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. 157—
BY REPRESENTATIVE REYNOLDS
A RESOLUTION
To commend Madeline Bethea upon being named one of Louisiana's top two youth volunteers of 2015 by the Prudential Spirit of Community Awards.

Read by title.

On motion of Rep. Reynolds, and under a suspension of the rules, the resolution was adopted.

HOUSE RESOLUTION NO. 158—
BY REPRESENTATIVE JAMES
A RESOLUTION
To commend the Wilson Global Initiative and its founder, Chance Wilson, for their efforts to innovate education around the world.

Read by title.

On motion of Rep. James, and under a suspension of the rules, the resolution was adopted.

HOUSE RESOLUTION NO. 159—
BY REPRESENTATIVE HARRISON
A RESOLUTION
To designate Tuesday, June 2, 2015, as Union Bethel A.M.E. Church Day in the Louisiana House of Representatives.

Read by title.

On motion of Rep. Harrison, and under a suspension of the rules, the resolution was adopted.

HOUSE RESOLUTION NO. 160—
BY REPRESENTATIVES CARTER, FOIL, LEBAS, MIGUEZ, AND OURSO
A RESOLUTION
To commend Robert William Desha Martin upon his receipt of the National Eagle Scout Association's Glenn A. and Melinda W. Adams National Eagle Scout Service Project of the Year Award.

Read by title.

On motion of Rep. Carter, and under a suspension of the rules, the resolution was adopted.

HOUSE RESOLUTION NO. 161—
BY REPRESENTATIVES TIM BURNS, FOIL, LEBAS, MIGUEZ, AND OURSO
A RESOLUTION
To commend Dane "Isaac" Holbrook upon his receipt of the National Eagle Scout Association's Glenn A. and Melinda W. Adams National Eagle Scout Service Project of the Year Award.

Read by title.

On motion of Rep. Tim Burns, and under a suspension of the rules, the resolution was adopted.

HOUSE RESOLUTION NO. 162—
BY REPRESENTATIVE WILLMOTT
A RESOLUTION
To authorize and direct the Department of Health and Hospitals to require through administrative rulemaking that licensed ambulance services establish protocols related to the assessment and transport of patients with cardiac and stroke emergencies.

Read by title.

On motion of Rep. Willmott, and under a suspension of the rules, the resolution was ordered passed to its third reading.

HOUSE CONCURRENT RESOLUTION NO. 222—
BY REPRESENTATIVE HUVAL
A CONCURRENT RESOLUTION
To urge and request the Department of Insurance to study the need to regulate insurance consultants and to report its findings on or before January 15, 2016.

Read by title.

On motion of Rep. Huval, and under a suspension of the rules, the resolution was adopted.

Ordered to the Senate.

HOUSE CONCURRENT RESOLUTION NO. 223—
BY REPRESENTATIVE HUVAL
A CONCURRENT RESOLUTION
To urge and request the Louisiana Department of Insurance to study the feasibility of drafting a uniform certificate of insurance and to report its findings on or before January 15, 2016.

Read by title.

On motion of Rep. Huval, and under a suspension of the rules, the resolution was adopted.

Ordered to the Senate.

Privileged Report of the Legislative Bureau

June 4, 2015

To the Speaker and Members of the House of Representatives:

I am directed by your Legislative Bureau to submit the following report:

Senate Bill No. 155
Reported without amendments.

Respectfully submitted,

REGINA BARROW
Chairman
Privileged Report of the Committee on Enrollment

June 4, 2015

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:

HOUSE BILL NO. 120—
BY REPRESENTATIVE SHADOIN
AN ACT
To amend and reenact R.S. 35:191(W)(1)(b) and (9), relative to notaries public; to repeal the termination date relative to provisional notary commissions; to delete the termination date within which a provisional notary candidate may take the uniform exam; and to provide for related matters.

HOUSE BILL NO. 143—
BY REPRESENTATIVES MORENO, ABRAMSON, BROWN, BARROW, BOUIE, BROOKS, BURKER, CONNICK, COX, EDWARDS, GREGoire, HALEY, HENRY, HILL, HOFFMANN, HOWARD, HUNTER, KLECKLEY, KNOX, LANDRY, MILLER, MILLER, MONTZ, ORTEGA, ORUJO, PEARSON, PHILIP, PRICE, REYNOLDS, RITCHIE, SCHRODER, SIMON, SMITH, TALBOT, THOMAS, TIMBERS, WATSON, WHITE, AND WHITE
AN ACT
To amend and reenact R.S. 4:176(B), R.S. 27:15(B)(8), and R.S. 46:1816(C) and to enact R.S. 4:176(C) and R.S. 27:24(A)(6), 94, 252, and 394 and R.S. 46:1816(B)(8), relative to unclaimed prize money; to establish a time period for collecting unclaimed jackpots; to provide that unclaimed money from pari-mutuel tickets and unclaimed jackpots shall be used as a model in the implementation of programs in the Twelfth Judicial District to provide for the submission of funds to the state treasurer; to provide relative to the termination of such funds into the Crime Victims Reparations Fund; to establish the use of such funds collected; and to provide for related matters.

HOUSE BILL NO. 152—
BY REPRESENTATIVE PONTI
AN ACT
To amend and reenact R.S. 22:691.10(A) and R.S. 44:4.1(B)(11) and to enact R.S. 22:691.12((11) and (12), 691.9.1, and Subpart G-2 of Part III of Chapter 2 of Title 22 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 22:691.31 through 691.39, relative to supervision of insurance holding company systems, including risk management and corporate governance, by the commissioner of insurance; to provide for the collection of insurance holding company systems, including risk management and corporate governance, by the commissioner of insurance; to provide with respect to the authority of the commissioner to determine or acknowledge a group supervisor for internationally active insurance groups; to provide for the authority of the commissioner to require own risk and solvency assessments; to provide for confidentiality of information; to provide for sanctions for noncompliance; and to provide for related matters.

HOUSE BILL NO. 258—
BY REPRESENTATIVE THIERRY
AN ACT
To enact R.S. 13:1000.12, relative to bench warrant fees; to authorize the collection of bench warrant fees in the Twenty-Seventh Judicial District Court for certain offenses; to provide for the collection and use of such fees; to restrict the number of recall fees imposed against any person; to provide for exceptions for an indigent person; and to provide for related matters.

HOUSE BILL NO. 271—
BY REPRESENTATIVE BILLIOT
AN ACT
To amend and reenact Code of Criminal Procedure Articles 893(A), (B)(1)(a)(iv)(aa) and (bb), R.S. 54:1(1)(b), 894(A)(6) and (7), (B)(1), and (D)(1), and Section 4 of Act No. 389 of the 2013 Regular Session of the Legislature, relative to probation; to provide relative to the duration of probation for a defendant participating in a drug diversion program; to provide relative to the duration of the probation period for these defendants to eight years; to provide relative to substance abuse probation programs provided by the Department of Public Safety and Corrections; to provide relative to the termination of such programs; and to provide for related matters.

HOUSE BILL NO. 292—
BY REPRESENTATIVE BARRAS
AN ACT
To amend and reenact Children's Code Article 793.3(B)(introductory paragraph), relative to early intervention programs; to provide that the Sixteenth Judicial District's early intervention program shall be used as a model in the implementation of programs in certain parishes; and to provide for related matters.

HOUSE BILL NO. 317—
BY REPRESENTATIVE PONTI
AN ACT
To amend and reenact R.S. 9:3561.1(A) and (B), relative to licensing fees applicable to lenders licensed to make consumer loans; to increase the initial application, survey, and license fee applicable to lenders licensed to make consumer loans; to increase the annual renewal fee for lenders licensed to make consumer loans; and to provide for related matters.

HOUSE BILL NO. 318—
BY REPRESENTATIVE PONTI
AN ACT
To amend and reenact R.S. 37:1786(B) and (C), relative to limitations on disciplinary proceedings; to provide for related matters.

exempt from limitations on disciplinary proceedings; and to provide for related matters.
pawns when applying for additional licenses; to increase annual renewal fees; and to provide for related matters.

HOUSE BILL NO. 343—
BY REPRESENTATIVE HAZEL
AN ACT
To amend and reenact R.S. 14:93.10(2)(a)(iv), relative to the unlawful possession of alcoholic beverages; to provide relative to the crime prohibiting public possession of alcoholic beverages by a person under twenty-one years of age; to amend the definition of "public possession" relative to possession and consumption in a private residence; to define "private residence"; and to provide for related matters.

HOUSE BILL NO. 358—
BY REPRESENTATIVE SCHRODER
AN ACT
To amend and reenact R.S. 3:2094(introductory paragraph) and to enact R.S. 3:2094(B), relative to the state veterinarian's authority to quarantine; to provide authorization for the state veterinarian to quarantine any animal until certain inspections are completed; and to provide for related matters.

HOUSE BILL NO. 385—
BY REPRESENTATIVE NANCY LANDRY
AN ACT
To amend and reenact Children's Code Article 603(17)(b), relative to mandatory reporters; to establish an exception for certain mental health/social service practitioners; and to provide for related matters.

HOUSE BILL NO. 539—
BY REPRESENTATIVES JAMES, ARMES, BARROW, BILLIOT, BOUIE, BROWN, BURRELL, COX, HALL, HOWARD, JEFFERSON, MORENO, PRICE, SMITH, ST. GERMAIN, AND WILLMOTT
AN ACT
To amend and reenact Civil Code Articles 103(4) and (5) and 2362.1, Code of Civil Procedure Article 1702(E), and R.S. 9:368, relative to domestic abuse; to provide for the confirmation of a default judgment; to provide for the obligation to pay court costs and attorney fees; to provide for default judgment procedures; to provide for legislative intent; and to provide for related matters.

HOUSE BILL NO. 603—
BY REPRESENTATIVES WILLMOTT, ARMES, BARROW, BOUIE, BROWN, HENRY BURNS, CARTER, COX, EDWARDS, FOIL, HAZEL, HILL, HOWARD, JEFFERSON, MIKE JOHNSON, ROBERT JOHNSON, LEGER, MIGUEZ, MONTOUCET, REYNOLDS, SIMON, SMITH, AND ST. GERMAIN
AN ACT
To amend and reenact Children's Code Articles 1149 and 1160 and R.S. 46:2403(D), relative to laws providing for safe and anonymous relinquishment of an infant known as the safe haven law; to provide for duties of the Department of Children and Family Services relative to public awareness of the safe haven law; to provide for communication plans and dissemination of public information by the Department of Children and Family Services; to provide for information and training resources to be utilized by designated emergency care facilities; to authorize funding by the Children's Trust Fund of outreach concerning the safe haven law; to provide for reporting; to provide a short title; and to provide for related matters.

HOUSE BILL NO. 685—
BY REPRESENTATIVE SIMON
AN ACT
To enact R.S. 22:331(C), relative to foreign insurers; to provide the commissioner of insurance the authority to admit foreign insurers to transact health and accident insurance business; and to provide for related matters.

Respectfully submitted,

HAROLD RITCHIE

Chairman

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.

Adjournment

On motion of Rep. Billiot, at 2:19 P.M., the House agreed to adjourn until Sunday, June 7, 2015, at 3:00 P.M.

The Speaker of the House declared the House adjourned until 3:00 P.M., Sunday, June 7, 2015.

ALFRED W. SPEER
Clerk of the House