The Speaker announced that there were 99 members present and a quorum.

**Prayer**

Prayer was offered by Rep. Hoffmann.

**Pledge of Allegiance**

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

**Reading of the Journal**

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

On motion of Rep. Hill, the Journal of April 6, 2016, was adopted.

**Petitions, Memorials, and Communications**

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

**Message from the Senate**

**HOUSE CONCURRENT RESOLUTIONS**

April 7, 2016

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. 55
  Returned without amendments
- House Concurrent Resolution No. 56
  Returned without amendments

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

**Senate Concurrent Resolutions Lying Over**

The following Senate Concurrent Resolutions contained in the message were taken up and acted upon as follows:
SENATE CONCURRENT RESOLUTION NO. 46—
BY SENATOR COLOMB
A CONCURRENT RESOLUTION
To commend and congratulate the Southern Lab High School football team on winning the 2015 Division IV state championship.

Read by title.

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

SENATE CONCURRENT RESOLUTION NO. 49—
BY SENATOR WALSWORTH
A CONCURRENT RESOLUTION
To commend and congratulate Donald Harrison Shows on being inducted into the Louisiana High School Sports Hall of Fame.

Read by title.

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

SENATE CONCURRENT RESOLUTION NO. 50—
BY SENATOR PEACOCK
A CONCURRENT RESOLUTION
To commend Robert A. Barish, MD, Chancellor of Louisiana State University Health Science Center in Shreveport, for extraordinary leadership which has resulted in improved academic accreditation and increased health care services for the populous of North Louisiana and the state at-large.

Read by title.

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

Message from the Senate

SENATE BILLS
April 7, 2016

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 Senate Bills:

Senate Bill Nos. 33, 42, 50, 62, 73, 205, 255, 261, 296, and 336

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Senate Bills and Joint Resolutions
on First Reading

The following Senate Bills and Joint Resolutions on first reading were taken up, read, and placed upon the calendar for their second reading:

SENATE BILL NO. 33—
BY SENATOR GATTI
AN ACT
To enact R.S. 14:87.3, relative to the sale and transport of fetal organs and body parts; to prohibit the sale of fetal organs and body parts resulting from an induced abortion; to prohibit the transport of fetal organs and body parts with the intent to engage in a prohibited sale; to provide definitions; to provide penalties; and to provide for related matters.

Read by title.

SENATE BILL NO. 42—
BY SENATOR RISER
AN ACT
To amend and reenact Code of Civil Procedure Art. 4843(E), to enact R.S. 33:455 and to repeal R.S. 13:1899(E) and 2115, relative to courts; to abolish the City Court of Winnnsboro and the offices thereof; to establish the Mayor's Court for the City of Winnnsboro; to provide effective dates; and to provide for related matters.

Read by title.

SENATE BILL NO. 50—
BY SENATOR MARTIN
AN ACT
To enact R.S. 32:144(C) and (D), relative to parking; to provide for parking in a residence district; and to provide for related matters.

Read by title.

SENATE BILL NO. 62—
BY SENATOR MARTIN
AN ACT
To enact R.S. 32:144(C) and (D), relative to parking; to provide for parking in a residence district; and to provide for related matters.

Read by title.

SENATE BILL NO. 73—
BY SENATORS WHITE AND CARTER
AN ACT
To enact R.S. 14:108(B)(1)(e), relative to the crime of resisting an officer; to add intentional crossing of a police cordon to the definition of "obstruction of" an officer; to provide additional definitions; and to provide for related matters.

Read by title.

SENATE BILL NO. 205—
BY SENATOR CARTER
AN ACT
To amend and reenact R.S. 26:901(34), relative to the office of alcohol and tobacco control; to provide for the definition of tobacco wholesale dealers; to provide for required sales of tobacco wholesale dealers; and to provide for related matters.

Read by title.

SENATE BILL NO. 255—
BY SENATOR MORRELL
AN ACT
To amend and reenact R.S. 26:802(A)(4) and to enact R.S. 26:802(A)(15) and 813, relative to alcoholic beverages; to provide for business relations of wholesalers and suppliers; to provide for obligations of successors; to provide for definitions; and to provide for related matters.

Read by title.

SENATE BILL NO. 261—
BY SENATOR LUNEAU
AN ACT
To amend and reenact R.S. 56:721 and 722(A), relative to parish game and fish preserves; to authorize two or more parish governing authorities to establish a game and fish preserve when the preserve is located in multiple adjoining parishes; to provide for terms, conditions, requirements, and procedures; and to provide for related matters.

Read by title.
SENATE BILL NO. 296—
BY SENATOR PETERSON
AN ACT
To authorize and provide for the transfer of certain state rights and property in Orleans Parish; to provide for the applicable property descriptions; to provide for reservation of mineral rights; to provide terms and conditions; to provide an effective date; and to provide for related matters.

Read by title.

SENATE BILL NO. 336—
BY SENATOR MARTINY
AN ACT
To amend and reenact R.S. 37:2150.1(2), (4)(a), (5), (6), (7), (8), (9), (10), (11), (12) and (13), 2152(B)(3) and (4), 2154(A)(2) and (5), 2155(A), (B), (C), and (D), 2156 (G), the introductory paragraph of 2156.1(A), 2156.1(C), the introductory paragraph of all D(1), D(1)(c) and D(2), the introductory paragraph of 2157(A), 2159(C), 2162(L), 2167, 2170(A)(2), 2171.1, 2171.2(B), the introductory paragraph of 2175.1(A), 2175.1(A)(1), (2), (4)(a), (7), (B) and (D), the introductory paragraph of 2175.3(A), 2175.3(A)(1), (2), (3), (5), (6), (7), (8), (9), (10) and (B), 2175.4, and 2175.6 and to enact R.S. 37:2150.1(14), (15) and (16), 2156.1(D)(4) and (5) and (M)(4), 2158(A)(12), 2167.2, 2167.3, and 2170(A)(4), (5), (6), and (7) and to repeal R.S. 37:2150.1(14), (15) and (16), 2156.1(D)(4) and (5) and (M)(4), 2158(A)(12), 2167.2, 2167.3, and 2170(A)(4), (5), (6), and (7) and to repeal R.S. 37:2150.1(14), (15) and (16), 2156.1(D)(4) and (5) and (M)(4), 2158(A)(12), 2167.2, 2167.3, and 2170(A)(4), (5), (6), and (7) and to repeal R.S. 37:2150.1(14), (15) and (16), 2156.1(D)(4) and (5) and (M)(4), 2158(A)(12), 2167.2, 2167.3, and 2170(A)(4), (5), (6), and (7) and to repealed R.S. 37:2150.1(14), (15) and (16).

To create the Louisiana Law Enforcement Body Camera Implementation Task Force to study and make recommendations regarding the requirements for implementation and development of best procedures for the use of the body cameras and policies for access to and use of body camera recordings by law enforcement agencies in this state, and to provide for a written report of its recommendations and findings not later than sixty days prior to the 2017 Regular Session of the Louisiana Legislature.

Read by title.

Suspension of the Rules

On motion of Rep. Schexnayder, the rules were suspended in order to take up and consider Introduction of Resolutions, House and House Concurrent at this time.

Introduction of Resolutions, House and House Concurrent

The following members introduced the following entitled House and House Concurrent Resolutions, which were read the first time by their titles and placed upon the calendar for their second reading:

HOUSE RESOLUTION NO. 51—
BY REPRESENTATIVE SCHEXNAYDER
A RESOLUTION
To commend Sully Laiche, Al'Dontre Davis, Ben St. Pierre, and Jontre Kirklin for their outstanding performance and their selection to the Louisiana Sports Writers Association's Class 3A all-state football team and to recognize their accomplishments as extraordinary student athletes.

Read by title.

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

HOUSE RESOLUTION NO. 52—
BY REPRESENTATIVE CARMODY
A RESOLUTION
To commend Jerry Hunt upon winning the 2016 Chili for Children Louisiana State Chili Cook-off.

Read by title.

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

HOUSE RESOLUTION NO. 58—
BY REPRESENTATIVE FRANKLIN AND SENATOR JOHNS
A CONCURRENT RESOLUTION
To commend the Washington-Marion Magnet High School boys’ basketball team upon being the 2015-2016 Class 4A state runner-up.

Read by title.

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

Ordered to the Senate.

HOUSE CONCURRENT RESOLUTION NO. 59—
BY REPRESENTATIVE MARCELLE
A CONCURRENT RESOLUTION
To create the Louisiana Law Enforcement Body Camera Implementation Task Force to study and make recommendations regarding the requirements for implementation and development of best procedures for the use of the body cameras and policies for access to and use of body camera recordings by law enforcement agencies in this state, and to provide for a written report of its recommendations and findings not later than sixty days prior to the 2017 Regular Session of the Louisiana Legislature.

Read by title.

Lies over under the rules.

HOUSE CONCURRENT RESOLUTION NO. 60—
BY REPRESENTATIVE HAVARD
A CONCURRENT RESOLUTION
To recognize April 11 - 15, 2016, as National Work Zone Safety Awareness Week.

Read by title.

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

Ordered to the Senate.

HOUSE CONCURRENT RESOLUTION NO. 61—
BY REPRESENTATIVES DWIGHT, ABRAHAM, DANAHAY, AND FRANKLIN AND SENATORS JOHNS, MORRISH, AND JOHN SMITH
A CONCURRENT RESOLUTION
To express sincere and heartfelt condolences upon the death of Frank "Max" Caldarera, longtime head football coach at Westlake High School.

Read by title.

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

Ordered to the Senate.

HOUSE CONCURRENT RESOLUTION NO. 62—
BY REPRESENTATIVE BAGLEY
A CONCURRENT RESOLUTION
To commend Sheriff Rodney Arbuckle of DeSoto Parish upon being named Louisiana Public Official of the Year.

Read by title.

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

Ordered to 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. 2—
BY SENATOR BOUDREAUX
A CONCURRENT RESOLUTION
To approve the Atchafalaya Basin Annual Plan for Fiscal Year 2016-2017, as adopted by the Atchafalaya Basin Research and Promotion Board and the Coastal Protection and Restoration Authority.

Read by title.

Under the rules, the above resolution was referred to the Committee on Natural Resources and Environment.

Senate Bills and Joint Resolutions on Second Reading to be Referred

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. 11—
BY SENATOR JOHN SMITH
AN ACT
To enact R.S. 47:338.24.3, relative to municipal sales and use taxes; to require voter approval; to provide for the use of the tax revenues; and to provide for related matters.

Read by title.

Under the rules, the above bill was referred to the Committee on Municipal, Parochial and Cultural Affairs.

SENATE BILL NO. 95—
BY SENATOR CHABERT
AN ACT
To amend and reenact R.S. 32:863.1, relative to evidence of compulsory motor vehicle liability security contained in a vehicle; to prohibit a citation resulting in a penalty or fee for failure to have a document that evidences
proof of compulsory motor vehicle liability contained in a motor vehicle at the time of a traffic stop when there is electronic verification of coverage; and to provide for related matters.

Read by title.

Under the rules, the above bill was referred to the Committee on Transportation, Highways and Public Works.

SENATE BILL NO. 100—

BY SENATOR GARY SMITH

To amend and reenact R.S. 37:2418(B) and to repeal R.S. 37:2418(C) and (D), relative to the practice of physical therapy; to authorize implementation of physical therapy services in certain circumstances; 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 Transportation, Highways and Public Works.

SENATE BILL NO. 172—

BY SENATOR MORRELL

To amend and reenact R.S. 47:463.4(M), relative to motor vehicles; to provide relative to the definition of a "medical examiner" for issuance of special license plates or hang tags for mobility impaired persons; and to provide for related matters.

Read by title.

Under the rules, the above bill was referred to the Committee on Transportation, Highways and Public Works.

SENATE BILL NO. 235—

BY SENATOR CARTER

To amend and reenact R.S. 33:2740.27(K), relative to the Algiers Development District in Orleans Parish; to provide relative to the powers and duties of the district; to provide relative to the status of private entities that contract with the district; to provide relative to the audit of private entities that contract with the district; and to provide for related matters.

Read by title.

Under the rules, the above bill was referred to the Committee on Transportation, Highways and Public Works.

SENATE BILL NO. 268—

BY SENATOR MORRELL

To enact R.S. 17:221.7 and 3996(B)(42), relative to dropout prevention programs for high school students; to provide for exceptions regarding the fuel sales requirements at certain facilities; and to provide for related matters.

Read by title.

Under the rules, the above bill was referred to the Committee on Administration of Criminal Justice.

SENATE BILL NO. 323—

BY SENATOR MORRELL

To amend and reenact R.S. 27:416(C), relative to the operation of video draw poker devices at qualified truck stop facilities; to provide with respect to the calculation of fuel sales; to provide for exceptions regarding the fuel sales requirements at certain facilities; and to provide for related matters.

Read by title.

Under the rules, the above bill was referred to the Committee on Administration of Criminal Justice.

SENATE BILL NO. 345—

BY SENATOR WARD

To enact R.S. 36:610(B)(13) and R.S. 56:144, relative to the Feral Hog Task Force; to establish the Feral Hog Task Force; to provide for its membership; to provide for its powers, duties, responsibilities, and voting requirements; to provide for open meetings and public records; to provide terms, conditions, requirements, and procedures; and to provide for related matters.

Read by title.

Under the rules, the above bill was referred to the Committee on Natural Resources and Environment.

SENATE BILL NO. 353—

BY SENATOR BISHOP AND REPRESENTATIVE HILFERTY

To enact R.S. 17:221.7 and 3996(B)(42), relative to the Algiers Development District in Orleans Parish; to provide relative to the powers and duties of the district; to provide relative to the status of private entities that contract with the district; to provide relative to the audit of private entities that contract with the district; and to provide for related matters.

Read by title.

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

SENATE BILL NO. 372—

BY SENATOR PEACOCK

To amend and reenact R.S. 24:521(B)(1), relative to the legislative auditor; to provide relative to actuarial notes prepared by the legislative auditor; to provide for related matters.

Read by title.

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

SENATE BILL NO. 376 (Substitute of Senate Bill No. 121 by Senator Colomb)—

BY SENATORS COLOMB, ALARIO, BARROW, BISHOP, BOUDREAUX, BROWN, CARTER, CHABERT, CORTEZ, ERDEY, GATTI, JOHNS, LAFLEUR, LAMBERT, LONG, LUNEAU, MILLS, MIZEZ, MORRELL, MORRISH, PETERSON, GARY SMITH AND TARVER AND REPRESENTATIVES HORTON, JAMES, JEFFERSON, JENKINS, MORENO, REYNOLDS AND SMITH

AN ACT

To enact Part IX of Subchapter D of Chapter 5-D of Title 40 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 40:1226.1 through 1226.7, relative to hospital discharge planning; to provide for designation of a family caregiver; to provide for notice and instruction; to provide for exceptions and immunity; 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.

House and House Concurrent Resolutions Reported by Committee

The following House and House Concurrent Resolutions reported by committee were taken up and acted upon as follows:

HOUSE CONCURRENT RESOLUTION NO. 2—

BY REPRESENTATIVE BISHOP

A CONCURRENT RESOLUTION

To approve the annual integrated coastal protection plan for Fiscal Year 2017 as adopted by the Coastal Protection and Restoration Authority.

Read by title.

Reported favorably by the Committee on Natural Resources and Environment.

On motion of Rep. Bishop, the resolution was ordered passed to its third reading.

House Bills and Joint Resolutions on Second Reading Reported by Committee

The following House Bills and Joint Resolutions on second reading reported by committee were taken up and acted upon as follows:

HOUSE BILL NO. 19—

BY REPRESENTATIVE DWIGHT

AN ACT

To amend and reenact R.S. 14:337(A), (D), and (E) and to enact R.S. 14:337(B)(3)(d) and (4)(e), relative to unlawful use of an unmanned aircraft system; to prohibit use of an unmanned aircraft system to conduct surveillance of, gather evidence or collect information about, or photographically or electronically record a targeted facility without the prior written consent of the owner of the targeted facility; to provide for exceptions; to provide for criminal penalties; and to provide for related matters.

Read by title.

Reported with amendments by the Committee on Administration of Criminal Justice.

The committee amendments were read as follows:

HOUSE COMMITTEE AMENDMENTS

Amendments proposed by House Committee on Administration of Criminal Justice to Original House Bill No. 19 by Representative Dwight

AMENDMENT NO. 1

On page 1 delete line 2 in its entirety and insert the following:

"To amend and reenact R.S. 14:337(A), (D), and (E) and to enact R.S. 14:337(B)(3)(d) and (4)(e), relative to unlawful use of an unmanned aircraft"

AMENDMENT NO. 2

On page 1, line 5, after "facilities;" and before "to provide" insert "to provide with respect to elements of the crime; to provide for exceptions; to provide for applicability; to provide criminal penalties;"

AMENDMENT NO. 3

On page 1, delete line 8 in its entirety and insert the following:

"Section 1.  R.S. 14:337(A), (D), and (E) are hereby amended and reenacted and R.S. 14:337(B)(3)(d) and (4)(e) are hereby enacted to read as follows:"

AMENDMENT NO. 4

On page 1, delete line 10, and insert the following:

"A. Unlawful use of an unmanned aircraft system is either of the following:

(1) The intentional use of an unmanned aircraft system to conduct surveillance of, gather evidence or collect information about, or photographically or electronically record a targeted facility without the prior written consent of the owner of the targeted facility.

(2) The intentional use of an unmanned aircraft system over the grounds of a state or local jail, prison, or other correctional facility that incarcerates or detains juveniles or adults accused of, convicted of, sentenced for, or adjudicated delinquent for violations of criminal law without the express written consent of the person in charge of that state or local jail, prison, or other correctional facility."

AMENDMENT NO. 5

On page 1, delete lines 15 through 17 in their entirety.

AMENDMENT NO. 6

On page 1, at the beginning of line 18, change "(e)" to "(d)"

AMENDMENT NO. 7

On page 1, after line 19, add the following:

"(4) "Unmanned aircraft system" means an unmanned, powered aircraft that does not carry a human operator, can be autonomous or remotely piloted or operated, and can be expendable or recoverable. "Unmanned aircraft system" does not include any of the following:"

* * *

(e) An unmanned aircraft system used by a person, affiliate, employee, agent, or contractor of any business which is regulated by the Louisiana Public Service Commission or by a local franchising
authority or the Federal Communication Commission under the Cable Reregulation Act of 1992 or of a municipal or public utility, while acting in the course and scope of his employment or agency relating to the operation, repair, or maintenance of a facility, servitude or any property located on the immovable property which belongs to such a business.

"D. The provisions of this Section shall apply unless preempted by applicable federal law or by regulations adopted by the Federal Aviation Administration not to apply to any person operating an unmanned aircraft vehicle or unmanned aircraft system in compliance with Federal Aviation Administration authorization or regulations.

E.(1) Whoever commits the crime of unlawful use of an unmanned aircraft system as provided in Paragraph (A)(1) shall be fined not more than five hundred dollars, or imprisoned for not more than six months, or both.

(2) On a conviction for a second or subsequent offense as provided in Paragraph (A)(1), the offender shall be fined not less than five hundred dollars nor more than two thousand dollars, or imprisoned, with or without hard labor, for not less than six months nor more than one year, or both.

(3) Whoever commits the crime of unlawful use of an unmanned aircraft system as provided in Paragraph (A)(2) shall be fined not more than two thousand dollars, or imprisoned for not more than six months, or both.

(4) On a conviction for a second or subsequent offense as provided in Paragraph (A)(2), the offender shall be fined not less than five hundred dollars nor more than five thousand dollars, or imprisoned, with or without hard labor, for not more than one year, or both.

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

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

**HOUSE BILL NO. 78—**
BY REPRESENTATIVE PEARSON
AN ACT
To enact R.S. 27:416(C), relative to the operation of video draw poker devices at qualified truck stop facilities; to provide for applicability; and to provide for related matters.

Reported favorably by the Committee on Administration of Criminal Justice.

On motion of Rep. Mack, the bill was ordered engrossed and passed to its third reading.

**HOUSE BILL NO. 189—**
BY REPRESENTATIVE CHAD BROWN
AN ACT
To amend and reenact R.S. 27:416(C), relative to the operation of video draw poker devices at qualified truck stop facilities; to provide for applicability; and to provide for related matters.

Reported favorably by the Committee on Administration of Criminal Justice.

The committee amendments were read as follows:

**HOUSE COMMITTEE AMENDMENTS**

Amendments proposed by House Committee on Administration of Criminal Justice to Original House Bill No. 189 by Representative Chad Brown

**AMENDMENT NO. 1**

On page 1, line 14, after "facility" delete the remainder of the line and insert "on Sundays or during any other legal holiday as defined in R.S. 1:55(B)(T)(a)."

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

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

**HOUSE BILL NO. 196—**
BY REPRESENTATIVE LEGER
AN ACT
To amend and reenact R.S. 27:416(C), relative to the operation of video draw poker devices at qualified truck stop facilities; to

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

On motion of Rep. Mack, the bill, as amended, was ordered engrossed and passed to its third reading.
provide with respect to the calculation of fuel sales; to provide for exceptions regarding the fuel sales requirements at certain facilities; and to provide for related matters.

Read by title.

Reported favorably by the Committee on Administration of Criminal Justice.

On motion of Rep. Hoffmann, the bill was ordered engrossed and passed to its third reading.

HOUSE BILL NO. 226—
BY REPRESENTATIVE MORENO
AN ACT
To amend and reenact R.S. 27:443(B)(1)(a)(ii) and (b)(iii), relative to penalties for certain violations of the Video Draw Poker Devices Control Law; to provide with respect to the revocation or suspension of a license for certain violations; to provide for a hearing; and to provide for related matters.

Read by title.

Reported favorably by the Committee on Administration of Criminal Justice.

On motion of Rep. Mack, the bill was ordered engrossed and passed to its third reading.

HOUSE BILL NO. 232—
BY REPRESENTATIVE STOKES
AN ACT
To amend and reenact R.S. 40:1169.5, relative to limitation of liability for parties involved in the care of certain terminally ill patients; to add limitation of liability provisions to the Right To Try Act; to provide for construction of certain provisions of the Right To Try Act relative to causes of action; and to provide for related matters.

Read by title.

Reported favorably by the Committee on Health and Welfare.

On motion of Rep. Hoffmann, the bill was ordered engrossed and passed to its third reading.

HOUSE BILL NO. 241—
BY REPRESENTATIVE ZERINGUE
AN ACT
To amend and reenact R.S. 9:1103, R.S. 30:961(G)(3), 2000.11(E), 2459(A) and (D), 2460(14), R.S. 35:411(A), (B), and (E), R.S. 38:100(introductory paragraph), 106(A)(2)(introductory paragraph) and (B), 111, 112, 213(D), 214(B), 218(B), 221(F), 225(A)(2), (D)(2)(b), (F), 226, 301(B), 301.1(A), (B), and (C), 306(C), 313(B)(2), 315, 329.6(H), 330.1(C)(2)(c) and (3)(a), 3097.4(A)(9), R.S. 39:99.29(A), 366.3(1), 2202(1), (3), (5), and (6), R.S. 48:264.1(B), and R.S. 56:301.10(E)(3), 425(E), 427.1(C), 494(E)(3) and 2011(E), to

Reported with amendments by the Committee on Natural Resources and Environment.

The committee amendments were read as follows:

HOUSE COMMITTEE AMENDMENTS

Amendments proposed by House Committee on Natural Resources and Environment to Original House Bill No. 241 by Representative Zeringue

AMENDMENT NO. 1
On page 1, line 2, after "To" insert the following:

"to change certain references to the "Office of Coastal Protection and Restoration" to "Coastal Protection and Restoration Authority"; to change certain references to the "Office of Coastal Protection and Restoration" to the Coastal Protection and Restoration Authority Board; to make technical corrections to references to the "executive director", the "chair", the "chairman"; to make other technical corrections;"

AMENDMENT NO. 2
On page 1, line 3, after "Board," insert the following:

"to change certain references to the "Office of Coastal Protection and Restoration" to the Coastal Protection and Restoration Authority Board; to make technical corrections to references to the "executive director", the "chair", the "chairman"; to make other technical corrections;"

AMENDMENT NO. 3
On page 1, between lines 6 and 7, insert the following:

"to change certain references to the "Office of Coastal Protection and Restoration" to "Coastal Protection and Restoration Authority"; to change certain references to the "Office of Coastal Protection and Restoration" to the Coastal Protection and Restoration Authority Board; to make technical corrections to references to the "executive director", the "chair", the "chairman"; to make other technical corrections;"

§1103. Carbon sequestration on surface or water bottom

Any monetary compensation derived from the sequestration of carbon on the surface of land or water bottoms through biological processes, including but not limited to the growth of plants or animals or other natural or induced processes, is the property of the owner of the land or water bottom upon which such sequestration occurs, unless (a) contractually assigned to another party; or (b) the sequestration, uptake, or prevention of emission of greenhouse gases is directly related to the avoided conversion or avoided loss attributable to a project carried out or sponsored by the Coastal Protection and Restoration Authority or the Coastal Protection and Restoration Authority Board, including use of public resources as provided in R.S. 49:214.3.4. In such instance, the monetary compensation is the property of the state.

Section 2. R.S. 30:961(G)(3), 2000.11(E), 2459(A) and (D), 2460(14) are hereby amended and reenacted to read as follows:

§961. Cooperative endeavor agreements; withdrawal of surface water; intent

* * * G. * * *
§2459. State oil spill contingency plan

A. The coordinator shall develop and distribute to the public a state oil spill contingency plan of response for actual or threatened unauthorized discharges of oil and clean up of pollution from such discharges. In addition, the Department of Environmental Quality, in cooperation with the coordinator, shall recommend provisions of the plan relating to unauthorized discharges of oil. The Department of Wildlife and Fisheries, in cooperation with the coordinator, shall recommend provisions of the plan providing for protection, rescue, and rehabilitation of aquatic life and wildlife and appropriate habitats on which they depend under its jurisdiction. The executive director of the Office of Coastal Protection and Restoration Authority, in cooperation with the coordinator, shall recommend provisions of the plan providing for protection and rehabilitation of appropriate resources under its jurisdiction. The Department of Public Safety and Corrections, in cooperation with the coordinator, shall recommend provisions of the plan providing for emergency response coordination to protect life and property, excluding prevention, abatement, containment, and removal of pollution from an unauthorized discharge.

D. Prior to adopting the state oil spill contingency plan, the coordinator shall adopt a fully delineated inland boundary for coastal waters as defined in this Chapter, which boundary shall be based upon data provided by, including but not limited to the United States Army Corps of Engineers, United States Department of the Interior, Minerals Management Service, the Coastal Protection and Restoration Authority, the Louisiana Department of Natural Resources, and the oil and gas industry. The coordinator shall be authorized to amend the boundary by rule as conditions may warrant. The boundary, as adopted, shall be clearly marked on large scale maps or charts, official copies of which shall be available for public inspection in the Office of Coastal Protection and Restoration Authority, the office of coastal management in the Department of Natural Resources, in each agency comprising the interagency council, and in the parish seat of each parish located within the boundary.

§2460. Contingency plan provisions

A. The plan shall include all of the following:

(14) Procedures established in cooperation with the Department of Environmental Quality, Department of Wildlife and Fisheries, the Coastal Protection and Restoration Authority, and Department of Natural Resources for assessment of natural resources damages and plans for mitigation of damage to and restoration, protection, rehabilitation, or replacement of damaged natural resources. Pursuant to R.S. 49:214.1 et seq., the Coastal Protection and Restoration Authority is responsible for integrated coastal protection in the coastal area of the state, therefore, the Coastal Protection and Restoration Authority and the Office of Coastal Protection and Restoration Authority Board shall assist the coordinator in a primary role in assessing natural resource damages in the coastal area.

Section 3. R.S. 35:411(A), (B), and (E) are hereby amended and reenacted to read as follows:

§411. Ex officio notaries public for the Office of Coastal Protection and Restoration Authority

A. The executive director of the Office of Coastal Protection and Restoration Authority may designate as ex officio notaries public up to five employees of the office.

B. Employees so designated may administer oaths, take acknowledgments, and attest on affidavits, and the authority granted under this Section is limited to acts and instruments to which the office, the executive director acting for the office, or the Coastal Protection and Restoration Authority Board, is a party, and other documents concerning any matter in which the office or the Coastal Protection and Restoration Authority Board has an official interest.

E. The cost of each notarial seal shall be paid by the Office of Coastal Protection and Restoration Authority.

Section 4. 38:100(introductory paragraph), 106(A)(2)(introductory paragraph) and (B), 111, 112, 213(D), 214(B), 218(B), 221(F), 225(A)(2), (D)(2)(b), (F), 226, 301(B), 301.1(A), (B), and (C), 306(C), 313(B)(2), 315, 329.6(H), 330.1(C)(2)(c), and (3)(a), 3097.4(A)(9) are hereby amended and reenacted to read as follows:

§100. Object and purpose

It is the object and purpose of this Chapter to provide for participation by the state of Louisiana in the Westgado to Harvey Canal hurricane protection project, for modifications of the Westgado to Harvey Canal hurricane protection project to include the Lake Cataouachene area, the East of Harvey Canal hurricane protection project, and for any other future project modifications or additions within the parishes of Jefferson, Orleans, Plaquemines, and St. Charles. It is further the object of this Chapter to designate the Coastal Protection and Restoration Authority Board as the nonfederal sponsor for the construction of the projects and to furnish the United States such assurances and cooperation as may be required by the Congress of the United States that the department will:

§106. Object and purpose

A. 425
§214. Interference with drainage prohibited
protection projects, in its jurisdiction, pursuant to R.S. 49:214.1(F).

§213. Riding or hauling on levees prohibited

§112. Cooperation with federal government and state of Mississippi in building levees

§111. Contracts by drainage districts, levee boards, and political subdivisions with Department of Transportation and Development or the Office of Coastal Protection and Restoration Authority

Any drainage or subdrainage district, gravity drainage, or gravity subdrainage district, levee board, or political subdivision may contract with the Department of Transportation and Development or, for projects in the coastal area as defined in R.S. 49:214.2(3) R.S. 49:214.2(4), the Office of Coastal Protection and Restoration Authority, upon any terms for the payment of the cost of the drainage and reclamation projects within the confines of the area and affected districts involved proportionately by the Department of Transportation and Development, or the Office of Coastal Protection and Restoration Authority, and the districts may as agreed upon between the Department of Transportation and Development, or the Office of Coastal Protection and Restoration Authority, and the governing authorities of the districts entering into any contract.

§218. Diversion of natural drain prohibited

B. Upon request of the Department of Transportation and Development, the Coastal Protection and Restoration Authority, or the Coastal Protection and Restoration Authority Board, if the area is located within the coastal area, as defined in R.S. 49:214.2(3) R.S. 49:214.2(4), and involves integrated coastal protection, as defined in R.S. 49:214.2(4)(h) R.S. 49:214.2(11), the state police shall issue a citation to any person who is in violation of this Section. Every person convicted of a violation of this Section shall be fined not less than twenty-five dollars nor more than three hundred dollars.

§221. Rice-flumes, dahls, or pipes in public levees prohibited

B. Upon request of the Department of Transportation and Development, the Coastal Protection and Restoration Authority, or the Coastal Protection and Restoration Authority Board, if the area is located within the coastal area, as defined in R.S. 49:214.2(3) R.S. 49:214.2(4), the Office of Coastal Protection and Restoration Authority, and the governing authorities of the cities, municipalities, or parishes shall be with the consent and approval of the levee board, the Department of Transportation and Development, the Coastal Protection and Restoration Authority, or the Office of Coastal Protection and Restoration Authority.

§225. Obstructions on levees, waterways, and rights-of-way therefor; removal at expense of person responsible; destroying markers prohibited

A. No person shall:

(2)(a)(i) Tie or moor logs, rafts, boats, watercraft, or floating objects of any description to the levees, or, when the water is against the levees, tie or moor any floating objects to mooring posts, revetments, trees, or other objects within one hundred eighty feet from the crown of any federally authorized and funded levees or levee designated by the Office of Coastal Protection and Restoration Authority or the Department of Transportation and Development;

(ii) When the water is against the levees, drive or push any logs, rafts, boats, watercraft, or floating objects of any description onto or against any levees;

(b) Nothing herein shall prohibit the mooring or berthing of floating vessels at such locations as have been permitted for this purpose by the United States Coast Guard Captain of the Port, United States Army Corps of Engineers, the Louisiana Department of Transportation and Development, the jurisdictional levee district or
flood protection authority, the Office of Coastal Protection and Restoration Authority, or any other permitting authority:

D. Whoever violates this Section shall be subject to the following penalties:

(2) 

(b) The provisions of this Paragraph shall remain in effect until such time as the Coastal Protection and Restoration Authority promulgates regulations that will provide levee districts, within the coastal area, as defined in R.S. 49:214.2(2) R.S. 49:214.2(4), with the authority to enforce the necessary prohibitions related to Subparagraph (2)(a) of this Section as determined or approved by the Coastal Protection and Restoration Authority.

F. Nothing in this Section shall interfere with the ability of the Coastal Protection and Restoration Authority or the Coastal Protection and Restoration Authority Board to carry out its responsibilities as the local sponsor for all flood control projects, in its jurisdiction, pursuant to R.S. 49:214.1(F).

§301. Coastal area levee districts; elevation reports

A. Every levee district located wholly or partially in the coastal area and every parish governing authority for parishes located wholly or partially within the coastal area but which are not part of a levee district shall, once every three years, submit a levee elevation report on tidal levees located within the coastal area to the Coastal Protection and Restoration Authority Board and to the Office of Coastal Protection and Restoration Authority. The levee elevation report shall be based upon a centerline profile survey conducted by the levee district or parish governmental entity on all tidal levees within the coastal area under its control. The centerline profile survey shall be limited to the gathering of elevation information along the top of the levee at two hundred fifty foot intervals and shall not include cross-sectional levee elevation information. The information gathered pursuant to the centerline profile survey shall be incorporated into the levee elevation report, which shall indicate the elevation based on the North American Vertical Datum of 1988 of all tidal levees, including federally funded and nonfederally funded levees, and shall specifically identify inconsistencies in levee elevation. The report shall also include a plan to correct any problems that have been identified.

B. The centerline profile survey required according to the provisions of this Section may, at the discretion of the levee district or parish governing authority, be conducted by a licensed surveyor or by the levee district or parish governing authority. Any levee district or parish governing authority which chooses to conduct the centerline profile survey may use its own employees and equipment. If a levee district or parish governing authority undertakes the survey using its own employees and equipment, the Office of Coastal Protection and Restoration Authority shall provide technical assistance and shall provide guidance in conducting the survey.

C. Every levee district located wholly or partially in the coastal area may, in addition to any other powers and duties provided by law for the boards of commissioners of levee districts, establish on its own behalf or for the areas or the levee districts under its authority adequate drainage, flood control, water resources development, and integrated coastal protection, including but not limited to the studying, engineering, designing, planning, maintenance, operation, and construction of erosion control measures, marsh management, coastal restoration, reservoirs, diversion canals, gravity and pump drainage systems, and other flood control works as such activities, facilities, and improvements related to tidewater flooding, riverine flooding, hurricane protection, conservation, and saltwater intrusion. Levee districts located wholly or partially in the coastal area may enter into contracts or other agreements, including cooperative endeavor agreements, with any public or private person or persons, corporation, association, or other entity, including the Coastal Protection and Restoration Authority, Office of Coastal Protection and Restoration, the state and other agencies thereof, public corporations, port authorities, levee districts, parishes, other political subdivisions, or the United States government or agencies thereof, or any combination thereof, or with instrumentalities of any kind to provide such adequate drainage, flood control, water resources development, and integrate coastal protection, and to this end, may contract for the acceptance of any grant of money upon the terms and conditions, including any requirement of matching the grants in whole or in part, which may be necessary.

§306. General powers and duties of board

A. Except as provided in R.S. 38:330.2(I), the care and inspection of levees and drainage, care and inspection of levees; measure of compensation; right of entry; bicycle paths and walkways

B. The care and inspection of levees shall devolve on resident commissioners, assisted by such inspectors and watchmen as may be appointed pursuant to regulations, which the boards are hereby authorized to adopt. Each resident commissioner and any inspector or watchman who may be appointed shall attend once during his term of office an educational training program conducted by the Department of Transportation and Development or, if the levee district is located within the coastal area, as defined in R.S. 49:214.2(4), and involves integrated coastal protection, as defined in R.S. 49:214.2(10) R.S. 49:214.2(11), such training shall be every two years, or twice during a term in office, and shall be conducted by the Coastal Protection and Restoration Authority Board.
§329.6. St. Tammany Levee, Drainage, and Conservation District; powers and duties

H. No action or work undertaken by the board or contract or agreement entered into by the board shall violate the master plan of the Coastal Protection and Restoration Authority Board or any statewide drainage and flood control plan administered by the Department of Transportation and Development.

§330.1. Southeast Louisiana Flood Protection Authority-East and Southeast Louisiana Flood Protection Authority-West Bank; territorial jurisdiction; board of commissioners; appointments; terms; compensation; vacancy; officers; meetings; domicile

C.

(2)

(c) The chairman of the Coastal Protection and Restoration Authority Board shall be the custodian of the records of the nominating committee. The chairman of the authority nominating committee, or in his absence, the chairman of the Coastal Protection and Restoration Authority Board, shall call the meeting of the nominating committee. The chairman of the Coastal Protection and Restoration Authority Board, or his designee, shall serve as secretary for the nominating committee.

3(a) Within ten days after the occurrence of a vacancy on the flood protection authority board, the board shall advise the chairman of the Coastal Protection and Restoration Authority Board of such vacancy. Within fourteen days after being advised of a vacancy on a board, the chairman of the Coastal Protection and Restoration Authority Board shall publish notice of the vacancy in the official journal of the state and of each parish within the territorial jurisdiction of the authority.

§3097.4. Water Resources Commission; membership; powers and responsibilities

A. The Water Resources Commission is hereby created and shall be composed of the following members:

(9) The executive director chairman of the Coastal Protection and Restoration Authority Board or his designee.

Section 5. R.S. 39:99.29(A), 366.3(1), 2011(E), 2202(1), (3), (5), and (6) are hereby amended and reenacted to read as follows:

§99.29. Governing board; membership; terms; compensation and expenses; chairman and vice chairman; quorum; employees, agents; limitation of liability

A. The board of the corporation shall exercise all powers, rights, and duties conferred by this Subpart or other provisions of law upon the corporation. The board shall consist of the governor, the state treasurer, attorney general, president of the Senate and speaker of the House of Representatives, chairman of the Coastal Protection and Restoration Authority Board, secretary of the Department of Natural Resources, secretary of the Department of Transportation and
§301.10. Louisiana Finfish Task Force

E. The task force is hereby charged with responsibility to do the following:

§3202. Definitions

As used in this Chapter the following terms have the following meanings unless the context clearly indicates otherwise:

(1) "Agency" means the Office of Coastal Protection and Restoration Authority.

(3) "Contractor" means any person who has a contract with the Office of Coastal Protection and Restoration Authority or a political subdivision to perform a public work as defined in this Chapter.

(5) "Director" means the executive director of the Office of Coastal Protection and Restoration Authority.

(6) "Public work" means the erection, construction, alteration, improvement, or repair of any public facility or immovable property owned, used, or leased by the Office of Coastal Protection and Restoration Authority or a political subdivision which project is funded entirely or partially by monies received through the Federal Resources and Ecosystems Sustainability, Tourist Opportunities, and Revived Economies of the Gulf Coast States Act of 2011, or as a result of any settlement related to the explosion on, and sinking of the mobile offshore drilling unit Deepwater Horizon, or the Comprehensive Master Plan for Coastal Protection.

§2202. Definitions

As used in this Chapter the following terms have the following meanings unless the context clearly indicates otherwise:

(1) "Agency" means the Office of Coastal Protection and Restoration Authority.

(3) "Contractor" means any person who has a contract with the Office of Coastal Protection and Restoration Authority or a political subdivision to perform a public work as defined in this Chapter.

(5) "Director" means the executive director of the Office of Coastal Protection and Restoration Authority.

(6) "Public work" means the erection, construction, alteration, improvement, or repair of any public facility or immovable property owned, used, or leased by the Office of Coastal Protection and Restoration Authority or a political subdivision which project is funded entirely or partially by monies received through the Federal Resources and Ecosystems Sustainability, Tourist Opportunities, and Revived Economies of the Gulf Coast States Act of 2011, or as a result of any settlement related to the explosion on, and sinking of the mobile offshore drilling unit Deepwater Horizon, or the Comprehensive Master Plan for Coastal Protection.

§366.3. Definitions

In this Part, the following words and terms shall have the meanings ascribed in this Section unless the context clearly requires otherwise:

1) "Cooperative endeavor" means any agreement including one of cooperative financing, other than a competitive bid or competitively negotiated contract, whether contracted pursuant to Chapter 10 of Title 38 or Chapter 17 of Title 39 of the Louisiana Revised Statutes of 1950 or pursuant to a request for proposals, request for qualifications, solicitation for offers, or other recognized process for competitively seeking qualified contractors, to which the state is a party and pursuant to which the state has obligated state resources, whether funds, credit, property, or things of value of the state to a nonpublic person for the accomplishment of a public purpose or in the public interest, but shall not include projects contained in the comprehensive state capital outlay budget, projects pursuant to the Governor's Economic Development Rapid Response Program, and integrated coastal protection programs and projects authorized in the annual coastal protection and restoration plan and administered by the Office of Coastal Protection and Restoration Authority.

§264.1. Salvage materials; bridges and roads; coastal protection and restoration projects

B. When, in the opinion of the secretary of the department or his designee, it is in the best interest of the state, he may order any leasehold or lease of water bottom previously acquired by the state for integrated coastal protection, unless the executive director of the Office of Coastal Protection and Restoration Authority determines that leasing would otherwise be appropriate under the provisions of this Subpart and the executive director of the Office of Coastal Protection and Restoration Authority affirms that the water bottom is not necessary for integrated coastal protection. Unless this determination has been made prior to issuance of the lease, a lease of water bottom for which a lease was previously acquired shall be null and void for such water bottom and shall be of no force or effect. No person shall have any claim against the state of Louisiana, its political subdivisions, the United States, or any agency, agent, contractor, or employee thereof or any other person in relation to the nullity of such lease.

§301.10. Louisiana Finfish Task Force

E. The task force is hereby charged with responsibility to do the following:

§3202. Definitions

As used in this Chapter the following terms have the following meanings unless the context clearly indicates otherwise:

(1) "Agency" means the Office of Coastal Protection and Restoration Authority.

(3) "Contractor" means any person who has a contract with the Office of Coastal Protection and Restoration Authority or a political subdivision to perform a public work as defined in this Chapter.

(5) "Director" means the executive director of the Office of Coastal Protection and Restoration Authority.

(6) "Public work" means the erection, construction, alteration, improvement, or repair of any public facility or immovable property owned, used, or leased by the Office of Coastal Protection and Restoration Authority or a political subdivision which project is funded entirely or partially by monies received through the Federal Resources and Ecosystems Sustainability, Tourist Opportunities, and Revived Economies of the Gulf Coast States Act of 2011, or as a result of any settlement related to the explosion on, and sinking of the mobile offshore drilling unit Deepwater Horizon, or the Comprehensive Master Plan for Coastal Protection.

§2202. Definitions

As used in this Chapter the following terms have the following meanings unless the context clearly indicates otherwise:

(1) "Agency" means the Office of Coastal Protection and Restoration Authority.

(3) "Contractor" means any person who has a contract with the Office of Coastal Protection and Restoration Authority or a political subdivision to perform a public work as defined in this Chapter.

(5) "Director" means the executive director of the Office of Coastal Protection and Restoration Authority.

(6) "Public work" means the erection, construction, alteration, improvement, or repair of any public facility or immovable property owned, used, or leased by the Office of Coastal Protection and Restoration Authority or a political subdivision which project is funded entirely or partially by monies received through the Federal Resources and Ecosystems Sustainability, Tourist Opportunities, and Revived Economies of the Gulf Coast States Act of 2011, or as a result of any settlement related to the explosion on, and sinking of the mobile offshore drilling unit Deepwater Horizon, or the Comprehensive Master Plan for Coastal Protection.

§366.3. Definitions

In this Part, the following words and terms shall have the meanings ascribed in this Section unless the context clearly requires otherwise:

1) "Cooperative endeavor" means any agreement including one of cooperative financing, other than a competitive bid or competitively negotiated contract, whether contracted pursuant to Chapter 10 of Title 38 or Chapter 17 of Title 39 of the Louisiana Revised Statutes of 1950 or pursuant to a request for proposals, request for qualifications, solicitation for offers, or other recognized process for competitively seeking qualified contractors, to which the state is a party and pursuant to which the state has obligated state resources, whether funds, credit, property, or things of value of the state to a nonpublic person for the accomplishment of a public purpose or in the public interest, but shall not include projects contained in the comprehensive state capital outlay budget, projects pursuant to the Governor's Economic Development Rapid Response Program, and integrated coastal protection programs and projects authorized in the annual coastal protection and restoration plan and administered by the Office of Coastal Protection and Restoration Authority.
construction or maintenance of a project for integrated coastal protection may seek compensation from the Office of Coastal Protection and Restoration Authority pursuant to that Section.

(2) A leaseholder may seek acquisition and compensation from the Office of Coastal Protection and Restoration Authority pursuant to R.S. 56:432.1 for any portion of an oyster lease that is not acquired by the Office of Coastal Protection and Restoration Authority and upon which dredging, direct placement of dredged or other materials, or other work or activities necessary for the construction or maintenance of a project for integrated coastal protection has occurred.

* * *

§494. Louisiana Shrimp Task Force

E. The task force is hereby charged with responsibility to do the following:

* * *

(3) Make recommendations with respect to issues pertaining to the shrimp industry and shrimp production to the various state agencies charged with responsibility for differing elements of the shrimp industry in this state, including the Department of Wildlife and Fisheries, the Department of Natural Resources, and the Office of Coastal Protection and Restoration Authority, the Department of Health and Hospitals, the Department of Agriculture and Forestry, and the legislature.

* * *

§2011. License to dredge; royalties; exemptions

E. Any private landowner, state agency, political subdivision, or associated consultant or contractor engaged in a coastal protection, conservation, or restoration activity consistent with an annual plan or the comprehensive master plan established pursuant to R.S. 49:213.6 or engaged in an activity to remove sediment buildup to preserve or restore the natural habitat of a water body of the state or to enhance navigation and recreation activities on a water body of the state shall be exempt from payment of the royalties and bond requirements of this Section. However, any such private landowner, state agency, political subdivision, or associated consultant or contractor shall be required to apply for and receive the appropriate license required by this Section. To be eligible for exemption from the royalty payment and bond requirements of this Section, a private landowner shall obtain a letter of no-objection from either the governing authority of the political subdivision within which the activity will occur or the local coastal management program under which the activity is authorized, and the approval, in writing, of the secretary of the Department of Natural Resources, the secretary of the Department of Transportation and Development, and the Director of the Office of Coastal Protection and Restoration Authority.

AMENDMENT NO. 4

On page 1, line 7, change "Section 1." to "Section 7.”

AMENDMENT NO. 5

On page 1, line 19, change "Section 2." to "Section 8.”

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

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

HOUSE BILL NO. 272—
BY REPRESENTATIVE SMITH

AN ACT

To enact R.S. 42:1123(13)(a)(iii), relative to the acceptance of complimentary admission by public servants; to allow the acceptance of complimentary admission to certain events held for or by educational institutions and other organizations; and to provide for related matters.

Read by title.

Reported favorably by the Committee on House and Governmental Affairs.

On motion of Rep. Danahay, the bill was ordered engrossed and passed to its third reading.

HOUSE BILL NO. 394—
BY REPRESENTATIVE LOPINTO

AN ACT

To enact R.S. 40:41(L) and (M), relative to death certificates; to require notice of the death of each state resident to be provided to the public agency maintaining the State Sex Offender and Child Predator Registry; to authorize the issuance of death certificates for law enforcement use only; and to provide for related matters.

Read by title.

Reported by substitute by the Committee on Health and Welfare.

The substitute was read by title as follows:

HOUSE BILL NO. 1136 (Substitute for House Bill No. 394 by Representative Lopinto)—
BY REPRESENTATIVE LOPINTO

AN ACT

To amend and reenact R.S. 40:41(B), relative to vital records; to authorize the disclosure of data from birth and death certificates to law enforcement; and to provide for related matters.

Read by title.

On motion of Rep. Hoffmann, the substitute was adopted and became House Bill No. 1136 by Rep. Lopinto, on behalf of the Committee on Health and Welfare, as a substitute for House Bill No. 394 by Rep. Lopinto.

Under the rules, lies over in the same order of business.

HOUSE BILL NO. 438—
BY REPRESENTATIVE IVEY

AN ACT

To amend and reenact R.S. 17:5002(A), (D), (E), and (G)(1), 5024(A)(1) (introductory paragraph) and (a) and (B)(1)(introductory paragraph) and (a), 5025(introductory paragraph), 5027(A)(1) and (C)(introductory paragraph), 5029(C)(introductory paragraph), and 5041(introductory paragraph), (3), (4), and (5), to enact R.S. 17:5024(A)(1)(e) and (B)(1)(e), 5024.1, 5041.6, and 5041.1, and to repeal R.S. 17:5024(A)(2) and (3)(b), (B)(2), and (C), relative to the Taylor Opportunity Program for Students; to revise certain academic criteria for initial and continuing eligibility for certain program awards; to provide for the establishment of a new program award and for amounts, duration, and eligibility requirements relative to such award; and to provide for related matters.

Read by title.

Reported favorably by the Committee on Education.

On motion of Rep. Nancy Landry, the bill was ordered engrossed and passed to its third reading.
HOUSE BILL NO. 441—
BY REPRESENTATIVE JACKSON
AN ACT
To enact R.S. 46:460.63, relative to the Medicaid managed care program; to provide relative to physician participation with Medicaid managed care organizations; to provide conditions for terminating participation; and to provide for related matters.

Read by title.

Reported with amendments 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 Original House Bill No. 441 by Representative Jackson

AMENDMENT NO. 1
On page 1, line 3, delete "conditions for"

AMENDMENT NO. 2
On page 1, at the beginning of line 4, insert "to provide conditions for terminating participation;"

AMENDMENT NO. 3
On page 1, line 7, after "Physician" delete the remainder of the line and insert in lieu thereof "participation; conditions for termination"

AMENDMENT NO. 4
On page 1, delete lines 8 through 10 in their entirety and insert in lieu thereof the following:

"A. With respect to credentialing of a physician whose license is in probationary status pursuant to action by the Louisiana State Board of Medical Examiners, no managed care organization shall terminate participation by that physician in the organization’s provider network based solely upon the probationary status of his license or disqualify the physician from initial credentialing based solely upon the probationary status of his license.

B. No managed care organization shall terminate participation by a physician in the organization’s provider network unless such action is taken pursuant to an established peer review process or credentialing committee procedure."

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

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

HOUSE BILL NO. 585—
BY REPRESENTATIVE BROADWATER
AN ACT
To enact R.S. 24:525 and R.S. 49:76(H), relative to lobbying; to provide relative to reporting; to require certain information to be reported by lobbyists; to provide for penalties; and to provide for related matters.

Read by title.

Reported favorably by the Committee on House and Governmental Affairs.

Under the rules, the above bill, as amended, was ordered engrossed and recommitted to the Committee on Appropriations.

HOUSE BILL NO. 585—
BY REPRESENTATIVE BROADWATER
AN ACT
To enact R.S. 24:525 and R.S. 49:76(H), relative to lobbying; to provide relative to reporting; to require certain information to be reported by lobbyists; to provide for penalties; and to provide for related matters.

Read by title.

Reported favorably by the Committee on House and Governmental Affairs.

On motion of Rep. Danahay, the bill was ordered engrossed and passed to its third reading.
HOUSE BILL NO. 589—
BY REPRESENTATIVE BROADWATER
AN ACT
To amend and reenact R.S. 32:1252(25) through (45) and to
enact R.S. 32:1252(46)(c)(vii) and (73), relative to trolling
motors; to provide for definitions; to restrict licensing
requirements; and to provide for related matters.

Read by title.

Reported without action by the Committee on Natural Resources
and Environment with recommendation that it be recommitted to the
Committee on Commerce.

On motion of Rep. Bishop, the above bill was ordered engrossed
and recommitted to the Committee on Commerce.

HOUSE BILL NO. 612—
BY REPRESENTATIVE TALBOT
AN ACT
To amend and reenact R.S. 22:366, relative to vehicle mechanical
breakdown insurers; to allow such insurers to file certain
audited statements in lieu of an audited financial statement; to
provide for the auditing of submitted statements; and to provide
for related matters.

Read by title.

Reported with amendments by the Committee on Insurance.

On motion of Rep. Talbot, the amendments were adopted.
On motion of Rep. Talbot, the bill, as amended, was ordered
engrossed and passed to its third reading.

HOUSE BILL NO. 613—
BY REPRESENTATIVE THIBAUT
AN ACT
To enact Part VI of Subchapter B of Chapter 5-D of Title 40 of the
Louisiana Revised Statutes of 1950, to be comprised of R.S.
40:1191.1 through 1191.4, relative to fetal remains; to provide
for definitions; to require notification of parents’ right to
determine the final disposition; to require notification of
available counseling; to provide for final disposition if no
parental decision indicated after forty-eight hours; to provide for
a notice of parental right form; to establish a limitation of
liability; and to provide for related matters.

Read by title.

Reported with amendments 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 Original House Bill No. 618 by Representative Willmott

AMENDMENT NO. 1
On page 1, line 3, change "1191.2," to "1191.4,"

AMENDMENT NO. 2
On page 1, at the end of line 6, after "hours;" insert "to provide for a
notice of parental right form; to establish a limitation of liability;"

AMENDMENT NO. 3
On page 1, after line 19, add the following:

"(3)  "Miscarried child" means the fetal remains resulting from
a spontaneous fetal death that does not require compulsory
registration pursuant to the provisions of R.S. 40:47;"

AMENDMENT NO. 4
On page 2, delete line 3 in its entirety and insert in lieu thereof the
following:

"A. Beginning January 1, 2017, prior to the final disposition of
a miscarried child, but in no"

AMENDMENT NO. 5
On page 2, line 4, after "miscarriage" and before "occurs" delete "or
stillbirth"

AMENDMENT NO. 6
On page 2, line 5, after "notify" delete "at least one parent," and
insert in lieu thereof the following:

"the patient, or if the patient is incapacitated, the spouse of the
patient;"

AMENDMENT NO. 7
On page 2, at the end of line 7, after "child" and before the period ".
insert the following:

"through the use of the notice of parental rights form as provided for
in R.S. 40:1191.3"

AMENDMENT NO. 8
On page 2, line 8, after "counseling" and before "concerning" insert
"services"
AMENDMENT NO. 9
On page 2, line 9, after "child," delete the remainder of the line and insert in lieu thereof the following:

"if such services are provided by the health facility."

AMENDMENT NO. 10
On page 2, delete line 10 in its entirety and insert in lieu thereof the following:

"B.(1) The patient shall have forty-eight hours from receipt of the notice of parental rights form."

AMENDMENT NO. 11
On page 2, line 11, after "Section to" delete the remainder of the line and insert in lieu thereof the following:

"indicate on the notice of parental rights form the patient's intent to arrange for the final disposition of the miscarried child and to return the notice of parental rights form to the health facility."

AMENDMENT NO. 12
On page 2, delete lines 12 through 17 in their entirety and insert in lieu thereof the following:

"(2) If the health facility receives the patient's completed notice of parental rights form within the time period required by this Subsection, and once it is medically appropriate for the final disposition of the fetal remains to occur, the health facility shall make the remains available to transfer for a minimum of seventy-two hours. After the transfer, the final disposition of the fetal remains by the transferee shall be in accordance with the provisions of Chapter 10 of Title 8 of the Louisiana Revised Statutes of 1950.

(3) If the health facility does not receive the patient's completed notice of parental rights form within the time period required by this Subsection, the fetal remains shall be disposed of in accordance with the rules."

AMENDMENT NO. 13
On page 2, line 19, after "both" and before "are" delete "parents" and insert in lieu thereof "the patient and the patient's spouse."

AMENDMENT NO. 14
On page 2, after line 20, add the following:

"§1191.3. Notice of parental rights form

Prior to January 1, 2017, the Department of Health and Hospitals shall promulgate, in accordance with the Administrative Procedure Act, a notice of parental rights form to be used by health facilities to comply with the provisions of this Part. The form shall include at a minimum, all of the following:

(1) A definitive statement that reads as follows: "This notice of parental rights form is required to be provided to you pursuant to Louisiana law."

(2) A brief description of the provisions of this Part along with concise instructions for the patient to follow regarding how to properly complete the form and return it to the health facility in the event the patient desires to arrange for the final disposition of the miscarried child.

(3) A concise statement of the timelines that must be satisfied in order for the patient to arrange for the final disposition of the miscarried child.

(4) A listing of state, regional, or national grief counseling organizations that may provide counseling services concerning the death of a child.

§1191.4. Limitation of liability

The provisions of this Part shall not be construed to create a cause of action, nor shall the health facility, or any person authorized to act on behalf of the health facility, be held civilly liable for any damages when a health facility makes a final disposition of the fetal remains in accordance with the provisions of this Part.

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

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

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

HOUSE BILL NO. 640—
BY REPRESENTATIVE LEGER
AN ACT
To enact R.S. 49:214.5.2(H) and (I), relative to the functions and responsibilities of the Coastal Protection and Restoration Authority Board, to authorize the board to establish a restoration banking program; to authorize the board to establish an oil spill compensation schedule; and to provide for related matters.

Read by title.

Reported with amendments by the Committee on Natural Resources and Environment.

The committee amendments were read as follows:

HOUSE COMMITTEE AMENDMENTS

Amendments proposed by House Committee on Natural Resources and Environment to Original House Bill No. 640 by Representative Leger

AMENDMENT NO. 1
On page 1, line 12, after "program" insert "as an alternative method"

AMENDMENT NO. 2
On page 2, line 5, after "instrument," insert "Such process and procedures shall be in compliance with the Oil Pollution Act of 1990 and the Louisiana Oil Spill Prevention and Response Act, R.S. 30:2451 et seq."

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

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

HOUSE BILL NO. 662—
BY REPRESENTATIVE BARRAS
AN ACT
To enact R.S. 46:2625.1, relative to emergency ground ambulance service provider fees; to authorize a provider fee on emergency ground ambulance service providers; to establish the maximum
allowable fee amount; to provide for definitions; to provide for disposition of collected fees; to provide for enhanced reimbursements; to provide for the termination of the assessment; to require the Department of Health and Hospitals to take certain actions; to provide for an effective date; and to provide for related matters.

Read by title.

Reported with amendments 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 Original House Bill No. 662 by Representative Barras

**AMENDMENT NO. 1**

On page 1, line 4, after "definitions;" and before "and to" insert the following:

"to provide for disposition of collected fees; to provide for enhanced reimbursements; to provide for the termination of the assessment; to require the Department of Health and Hospitals to take certain actions; to provide for an effective date;"

**AMENDMENT NO. 2**

On page 1, at the end of line 8, insert a semicolon ";" and "disposition of fees"

**AMENDMENT NO. 3**

On page 1, line 13, after "imposed" and before "under" insert "in the first year"

**AMENDMENT NO. 4**

On page 1, at the end of line 15, after "providers" and before the period ")" insert "as defined in Subsection I of this Section"

**AMENDMENT NO. 5**

On page 1, between lines 15 and 16, insert the following:

"C. Any fee authorized by and imposed pursuant to this Section shall be considered an allowable cost for the purposes of insurance or other third party reimbursements and shall be included in the establishment of reimbursement rates."

D. Subject to the exceptions contained in Article VII, Section 9(A) and Article VII, Section 10.14 of the Constitution of Louisiana, all fees collected by the department pursuant to the authority granted in this Section shall be paid into the state treasury and shall be credited to the Bond Security and Redemption Fund. Out of the proceeds remaining in the Bond Security and Redemption Fund after a sufficient amount is allocated from that fund to pay all obligations secured by the full faith and credit of the state which become due and payable within any fiscal year, the treasurer shall, prior to placing the remaining funds in the state general fund, pay into the Emergency Ground Ambulance Service Provider Trust Fund an amount equal to the total amount of the fees collected. Thereafter the secretary shall use the fees within the fund to carry out the provisions of Subsection G of this Section.

E. (1) Notwithstanding any other provision of law to the contrary, except for the first year maximum fee of one and one half percent of the net operating revenue, the department shall not impose any new fee or increase any fee on any emergency ground ambulance service provider on or after July 1, 2016, without first obtaining either of the following:

(a) Prior approval of the specific fee amount by record vote of two-thirds of the elected members of each house of the legislature while in regular session.

(b) Written agreement of those providers subject to the fee which provide a minimum of sixty-five percent of the emergency ground ambulance transports.

(2) Any fee otherwise imposed or increased by the department on or after July 1, 2016, shall be null and of no effect.

F. Notwithstanding any provision of this Section to the contrary, the department shall adopt and promulgate, pursuant to the Administrative Procedure Act and in compliance with Article VII, Section 10.14 of the Constitution of Louisiana, a fee to be imposed pursuant to Subsection A of this Section in accordance with all of the following:

(1) The department shall calculate, levy, and collect a fee from every emergency ground ambulance service provider on each emergency ground ambulance transport upon the occurrence of all of the following:

(a) Implementation of the reimbursement enhancements as provided for in Subsection G of this Section.

(b)(i) Approval from the Centers for Medicare and Medicaid Services.

(ii) The department shall submit all required documentation necessary for approval and implementation of the reimbursement enhancements set forth in Subsection G of this Section on or before August 31, 2016.

(2) The total assessment for the initial state fiscal year in which the assessment is charged shall not exceed the lesser of the following:

(a) The state portion of the cost, excluding any federal financial participation, of the reimbursement enhancements provided for in this Section that are directly attributable to payments to emergency ground ambulance service providers.

(b) One and one half percent of the net operating revenue of all emergency ground ambulance service providers assessed relating to the provision of emergency ground ambulance transportation.

(3) The department shall uniformly impose and shall allocate the assessment to each emergency ground ambulance service provider on a consistent basis and the assessment formula shall be the same for every emergency ground ambulance service provider.

(4) For the initial year of the assessment, the department shall assess each emergency ground ambulance service provider one and one half percent of the annual net operating revenue of the emergency ground ambulance service provider as reported by the provider and subject to audit for the previous fiscal year of the provider. The total amount of the assessment shall be paid by the emergency ground ambulance service provider in installments as prescribed by the secretary in conjunction with the written consent of emergency ground ambulance service providers, and shall be due from the provider within thirty days of the notification of assessment owed.

(5) Thereafter, the department shall assess each emergency ground ambulance service provider a percentage fee, determined at the discretion of the secretary subject to the provisions of Paragraph (2) of this Subsection in collaboration and with the express and written mutual agreement of the emergency ground ambulance service providers subject to the assessment and which make up a
minimum of sixty-five percent of all emergency ground ambulance transports in the state of Louisiana. The maximum gross fee allowable pursuant to this Section in any year shall not exceed three and one-half percent of the annual net operating revenue of the emergency ground ambulance service provider as reported by the provider and subject to audit for the previous fiscal year of the provider. The total amount of the assessment shall be paid by the emergency ground ambulance service provider in installments as prescribed by the secretary in conjunction with the agreement of emergency ground ambulance service providers, and shall be due from the provider within thirty days of the notification of the fee amount owed.

(6) Prior to levying or collecting the assessment for the applicable assessment period, the department shall publish in the official state journal the total amount of the assessment and the corresponding applicable percentage of net operating revenue that will be applied to the assessed providers.

G. The department shall provide for reimbursement enhancements in accordance with all of the following:

(1) Reimbursement or payment to emergency ground ambulance service providers by any state or state sponsored program, including but not limited to the Bayou Health Plans or their successors, at or above rates at the level which were in effect on July 1, 2013, for emergency transport and related services provided pursuant to the Louisiana medical assistance program provided that funds are appropriated in the budget.

(2) The legislature shall annually appropriate from the state general fund and not from the Emergency Ground Ambulance Service Provider Trust Fund Account an amount necessary to fund the reimbursement to emergency ground ambulance service providers pursuant to Subsection F of this Section.

(3) Monies collected from the fees shall be appropriated by the state in accordance with Article VII, Section 10.14 of the Constitution of Louisiana as necessary for the state to maximize federal matching funds and all proceeds, including interest from the fees collected, shall be deposited in the Emergency Ground Ambulance Service Provider Trust Fund Account for application in accordance with this Subsection and State Plan Amendment LA-11-23 and any amendments thereto.

(4) The supplemental payment level shall be determined in a manner to bring the payments for these services up to the average commercial rate level as described in Section C(8) of State Plan Amendment LA-11-23 and any amendments thereto. The emergency ground ambulance service provider base reimbursement level shall be the difference between the reimbursement levels provided for in Paragraph (1) of this Subsection and the average commercial rate.

(5) Funds from the Emergency Ground Ambulance Service Provider Trust Fund Account shall be used to achieve the maximum reimbursement under federal law and appropriated solely to fund the reimbursement enhancements provided for in Paragraph (4) of this Subsection as provided in the most recent formula adopted by the legislature or the secretary as applicable and distributed exclusively among emergency ground ambulance service providers for emergency services provided.

H.(1) No additional assessment shall be collected and any assessment shall be terminated for the remainder of the fiscal year from the date on which any of the following occur:

(a) The secretary and the emergency ground ambulance service provider representing a minimum of sixty-five percent of all emergency ground transports fail to reach an agreement on the formula for the next fiscal year.

(b) The department, or its successor or contractors, reduces or does not pay reimbursement enhancements established in the current formula as adopted by the legislature.

(c) The appropriations provided for in Subsection D of this Section are reduced.

(d) The amount of the reimbursement for emergency ground ambulance services payable by any participant in the Bayou Health Plan or Medicaid managed care organization falls below one hundred percent of the Medicaid rate in effect at the time the service is rendered.

(2) The treasurer shall return any monies collected after the date of termination of an assessment to the emergency ground ambulance service provider from which it was collected, including any interest collected thereon.

AMENDMENT NO. 6

On page 1, at the beginning of line 18, change "C." to "L."

AMENDMENT NO. 7

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

(2) "Average commercial rate" means the average amount payable by commercial payors for the same services and as further defined in State Plan Amendment LA-11-23 and any amendments thereto in effect on the effective date of this Section.

(3) "Centers for Medicare and Medicaid Services" or "CMS" means the division of the United States Department of Health and Human Services which regulates the medical assistance program provided for in Title XIX of the Social Security Act.

(4) "Department" means the Department of Health and Hospitals.

AMENDMENT NO. 8

On page 1, at the beginning of line 18, change "(2)" to "(5)"

AMENDMENT NO. 9

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

(6) "Emergency Ground Ambulance Service Provider Trust Fund Account" or "the fund" means the fund provided for in Article VII, Section 10.14 of the Constitution of Louisiana upon the payment of fees by emergency ground ambulance service providers pursuant to this Section and to which all fees shall be paid into and utilized solely for the reimbursement enhancements to be provided to emergency ground ambulance service providers.

(7) "Net operating revenue" means the gross revenues of the emergency ground ambulance service provider for the provision of emergency ground ambulance transportation services, excluding any Medicaid reimbursements, less any deducted amounts for bad debts, charity care, and payer discounts.

(8) "Secretary" means the secretary of the Department of Health and Hospitals.

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

Section 2. The secretary shall promulgate all rules and regulations in accordance with the Administrative Procedure Act, submit any necessary Medicaid state plan amendments no later than ninety days after the effective date of this Act, and take all other actions as are necessary to institute the assessments and reimbursement enhancements provided for in this Act.
Section 3. This Act shall become effective upon signature by the governor or, if not signed by the governor, upon expiration of the time for bills to become law without signature by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If vetoed by the governor and subsequently approved by the legislature, this Act shall become effective on the day following such approval.

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

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

HOUSE BILL NO. 671—
BY REPRESENTATIVE MORENO
AN ACT
To amend and reenact R.S. 37:1226.3(A) and (B), relative to prescription drug returns; to provide for the return of prescription drugs dispensed to offenders in the custody of a local law enforcement office or department; to provide for the redispensing of the returned drugs; to prohibit redispensing of certain drugs; and to provide for related matters.

Read by title.

Reported with amendments 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 Original House Bill No. 671 by Representative Moreno

AMENDMENT NO. 1
On page 1, line 2, after "R.S. 37:1226.3(A)" and before the comma "," insert "and (B)"

AMENDMENT NO. 2
On page 1, line 3, delete "that were"

AMENDMENT NO. 3
On page 1, line 5, delete "prescriptions;" and insert in lieu thereof "drugs; to prohibit redispensing of certain drugs;"

AMENDMENT NO. 4
On page 1, line 7, delete "R.S. 37:1226.3(A) is" and insert in lieu thereof "R.S. 37:1226.3(A) and (B) are"

AMENDMENT NO. 5
On page 1, line 8, after "drugs" and before "returns," delete the comma "," and insert a semicolon ";" and after "exchanges" and before "and redispensing" insert a comma "," and at the end of the line insert "serving certain correctional facilities"

AMENDMENT NO. 6
On page 1, delete line 9 in its entirety

AMENDMENT NO. 7
On page 1, delete line 10 in its entirety and insert in lieu thereof "Corrections; authority to"

AMENDMENT NO. 8
On page 1, line 12, delete "All" and insert "Except as provided in Subsection B of this Section, all"

AMENDMENT NO. 9
On page 1, line 14, delete "shall" and insert "may" and after "exchange" and before "or" insert a comma ","

AMENDMENT NO. 10
On page 1, at the beginning of line 16, delete "with" and insert in lieu thereof "in a pharmacy that provides prescriptions to"

AMENDMENT NO. 11
On page 1, between lines 16 and 17, insert the following:

"B. The pharmacist in charge of the pharmacy shall determine that the returned drug is not adulterated, expired, or misbranded and is safe to dispense. No product shall be redispensed by the pharmacist if the integrity of the medication cannot be assured. A drug that can only be dispensed to a patient registered with the drug's manufacturer in accordance with federal Food and Drug Administration requirements may not be accepted or distributed under the provisions of the program provided for in this Section."

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

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

HOUSE BILL NO. 694—
BY REPRESENTATIVES MORENO, ABRAHAM, ANDERS, CHAD BROWN, CROMER, DAVIS, GLOVER, HOLLIS, HUVAL, PIERRE, SEABAUGH, AND TALBOT
AN ACT
To amend and reenact R.S. 22:1077 and to repeal R.S. 22:272(E) and R.S. 40:2209, relative to required coverage of reconstructive surgeries following mastectomies; to delete the requirement that such coverage be performed under the same policy under which the mastectomy was performed; to specify that such coverage shall be for breast reconstruction procedures selected by the patient in consultation with attending physicians; to provide with respect to covered components of reconstruction; to provide with respect to notices of the availability of such coverage; to provide for definitions; and to provide for related matters.

Read by title.

Reported with amendments by the Committee on Insurance.

The committee amendments were read as follows:

HOUSE COMMITTEE AMENDMENTS
Amendments proposed by House Committee on Insurance to Original House Bill No. 694 by Representative Moreno

AMENDMENT NO. 1
On page 3, line 20, after "care to" insert "an"

AMENDMENT NO. 2
On page 4, line 9, after "non-mastectomized breast," insert the following:

"unforeseen medical complications which may require additional reconstruction in the future"

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

On motion of Rep. Talbot, the bill, as amended, was ordered engrossed and passed to its third reading.
HOUSE BILL NO. 700—
BY REPRESENTATIVE STOKES
AN ACT
To amend and reenact R.S. 40:4.7, R.S. 40:31.32(B), (D), and (E), 31.33(A)(1), and 31.37(H) and (I) and to enact R.S. 40:31.37(J) and 31.38 through 31.40, relative to fees imposed by the Department of Health and Hospitals, office of public health; to provide for revision and implementation of certain fees collected by the office of public health; to increase the safe drinking water administration fee; to establish plan review and reinspection fees for certain facilities and establishments; to implement permit fees for dairy plants and dairy farms; and to provide for related matters.

Read by title.

Reported with amendments 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 Original House Bill No. 700 by Representative Stokes

AMENDMENT NO. 1
On page 1, line 2, after "and (E)," and before "and 31.37(H)" insert "31.33(A)(1),"

AMENDMENT NO. 2
On page 1, at the beginning of line 3, delete "R.S. 40:31.37, and"

AMENDMENT NO. 3
On page 1, line 6, between "health," and "to establish" insert "to increase the safe drinking water administration fee;"

AMENDMENT NO. 4
On page 1, line 10, after "and (E)," delete the remainder of the line and insert in lieu thereof "31.33(A)(1), and 31.37(H) and (I)"

AMENDMENT NO. 5
On page 1, at the beginning of line 11, delete "40:31.37"

AMENDMENT NO. 6
On page 2, after line 29, add the following:

"§31.33. Safe drinking water administration fee; exemptions

A.(1) In order to comply with the provisions of R.S. 40:5.6 and the federal Safe Drinking Water Act, the department shall charge an annual fee of three six dollars and twenty forty cents per metered connection or account for community systems. The fee shall be collected from each consumer by the community system provider and remitted to the department, minus thirty two sixty-four cents per metered connection or account to be retained by the community system provider for administrative costs for the collection of such fee.

* * *"

AMENDMENT NO. 7
On page 3, line 19, change "seventy five" to "fifty"

AMENDMENT NO. 8
On page 3, line 20, after "reinspection" and before "of any" insert "following the conference"

AMENDMENT NO. 9
On page 3, line 24, after "violation" insert a period "." and delete the remainder of the line and delete line 25 in its entirety

AMENDMENT NO. 10
On page 3, at the beginning of line 26, delete "owner," and insert in lieu thereof the following:

"Failure of the owner to pay the fee within thirty days shall result in the initiation of the compliance order procedure."

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

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

HOUSE BILL NO. 708—
BY REPRESENTATIVE TERRY LANDRY
AN ACT
To amend and reenact R.S. 4:732(A) through (E) and (G) and 739(A)(1) and (2)(e) and (F), and to enact R.S. 4:707(J) and 739(A)(2)(f), relative to charitable gaming; to authorize the conducting of progressive mega jackpot bingo; to provide with respect to jackpots for progressive mega jackpot bingo games; to provide for exceptions to amount of prizes awarded during a bingo session; to provide for applicability; to provide with respect to Electronic Bingo Card Dabber Devices; to allow those devices to provide for networking of charitable gaming organizations; to provide for player tracking; to provide relative to regulatory authority; and to provide for related matters.

Read by title.

Reported with amendments by the Committee on Administration of Criminal Justice.

The committee amendments were read as follows:

HOUSE COMMITTEE AMENDMENTS

Amendments proposed by House Committee on Administration of Criminal Justice to Original House Bill No. 708 by Representative Terry Landry
AMENDMENT NO. 1
On page 1, line 2, change "R.S. 4:707(F)(3), 732," to "R.S. 4:732(A) through (E) and (G)"

AMENDMENT NO. 2
On page 1, at the beginning of line 3, change "4:739(A)(2)(f)" to "4:707(J) and 739(A)(2)(f)"

AMENDMENT NO. 3
On page 1, line 8, after "tracking;" and before "and" insert "to provide relative to regulatory authority;"

AMENDMENT NO. 4
On page 1, line 11, change "R.S. 4:707(F)(3), 732," to "R.S. 4:732(A) through (E) and (G)"

AMENDMENT NO. 5
On page 1, line 12, change "R.S. 4:707(F)(3), 732," to "R.S. 4:732(A) through (E) and (G)"

AMENDMENT NO. 6
On page 1, delete lines 16 through 20 in their entirety, and on page 2, delete lines 1 through 7 in their entirety and insert the following:

"J. The governing authority of a municipality or parish may, by ordinance, transfer regulatory authority over charitable gaming in that municipality or parish to the office of charitable gaming."

AMENDMENT NO. 7
On page 2, line 10, after the comma ",," delete the remainder of the line and at the beginning of line 11, delete "required.

AMENDMENT NO. 8
On page 2, line 26, after "game" and before "played" insert a comma "," and insert "or a progressive mega jackpot bingo game"

AMENDMENT NO. 9
On page 3, at the end of line 27, insert the following:

"Electronic bingo dabber devices shall not be construed to be electronic video bingo machines or electronic pull-tab devices. Electronic bingo dabber devices shall not offer for play the games authorized by the provisions of R.S. 4:724 or R.S. 4:733."

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

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

HOUSE BILL NO. 816—
BY REPRESENTATIVE TALBOT

AN ACT
To amend and reenact R.S. 22:1062(D)(1)(introductory paragraph), relative to certificates of coverage provided by group health plans and certain health insurance issuers; to provide that such certificates shall be sent within twenty days of a request; and to provide for related matters.

Read by title.

Reported with amendments by the Committee on Insurance.

The committee amendments were read as follows:

HOUSE COMMITTEE AMENDMENTS
Amendments proposed by House Committee on Insurance to Original House Bill No. 816 by Representative Talbot

AMENDMENT NO. 1
On page 1, line 3, after "by" insert "group health plans and certain"

AMENDMENT NO. 2
On page 1, line 4, after "shall" delete "only be issued upon" and insert "be sent within twenty days of a"

AMENDMENT NO. 3
On page 1, line 11, after "shall" delete "provide" and insert "send"

AMENDMENT NO. 4
On page 1, line 12, after "coverage" delete "when" and insert "no more than twenty days after"

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

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

HOUSE BILL NO. 894—
BY REPRESENTATIVE THIBAUT

AN ACT
To amend and reenact R.S. 15:745.2(D), relative to the reentry of offenders who are housed in parish jails; to provide relative to the Offender Reentry Support Pilot Program; to provide for the reporting of program results; 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:
Reported favorably by the Committee on Administration of Criminal Justice.

On motion of Rep. Mack, the bill was ordered engrossed and passed to its third reading.

HOUSE BILL NO. 911—
BY REPRESENTATIVE TERRY BROWN
AN ACT
To authorize and provide for the transfer of certain state property; to authorize the transfer of certain state property in Grant Parish; to provide for the property description; to provide for reservation of mineral rights; to provide terms and conditions; to provide an effective date; and to provide for related matters.

Read by title.

Reported favorably by the Committee on Natural Resources and Environment.

On motion of Rep. Bishop, the bill was ordered engrossed and passed to its third reading.

HOUSE BILL NO. 913—
BY REPRESENTATIVE CARPENTER AND SENATOR BARROW
AN ACT
To enact Children's Code Article 581(A)(9), relative to the Child Protection Representation Commission; to provide for the membership of the commission; to add the chairwoman of the Louisiana Legislative Women's Caucus or her designee as a commission member; and to provide for related matters.

Read by title.

Reported favorably by the Committee on Health and Welfare.

On motion of Rep. Hoffmann, the bill was ordered engrossed and passed to its third reading.

HOUSE BILL NO. 932—
BY REPRESENTATIVE DAVIS
AN ACT
To amend and reenact R.S. 22:1573(I)(1)(introductory paragraph) and (I)(1)(b), relative to continuing education requirements for producers; to revise the age requirement for exemption; to clarify that a producer may qualify for the exemption when representing or operating through a licensed Louisiana insurance agency; and to provide for related matters.

Read by title.

Reported favorably by the Committee on Insurance.

On motion of Rep. Talbot, the bill was ordered engrossed and passed to its third reading.

HOUSE BILL NO. 1134 (Substitute for House Bill No. 433 by Representative Hazel)—
BY REPRESENTATIVE HAZEL
AN ACT
To amend and reenact R.S. 32:414(R)(3), relative to economic hardship licenses; to require the issuance of economic hardship licenses when related to state tax delinquency; to provide for the conditions under which such license can be issued; to establish the duration of such economic hardship licenses; and to provide for related matters.

Read by title.

On motion of Rep. Havard, the bill was ordered engrossed and passed to its third reading.

HOUSE BILL NO. 1135 (Substitute for House Bill No. 777 by Representative Moreno)—
BY REPRESENTATIVE MORENO
AN ACT
To amend and reenact Children's Code Article 1015 and to enact Children's Code Article 1004(I), relative to the termination of parental rights; to provide relative to parties who may petition for termination of parental rights; to provide relative to grounds for termination of parental rights; and to provide for related matters.

Read by title.

On motion of Rep. Garofalo, the bill was ordered engrossed and passed to its third reading.

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. 583—
BY REPRESENTATIVE BROADWATER
AN ACT
To amend and reenact R.S. 18:501, 503(A)(1), 1256, and 1280.22(C), relative to withdrawal of candidates; to provide relative to the procedures and requirements for withdrawal; to clarify that a producer may qualify for the exemption when representing or operating through a licensed Louisiana insurance agency; and to provide for related matters.

Read by title.

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

HOUSE FLOOR AMENDMENTS
Amendments proposed by Representative Broadwater to Engrossed House Bill No. 583 by Representative Broadwater

AMENDMENT NO. 1
On page 4, after line 2, add the following:

"Section 2. This Act shall become effective January 1, 2017."

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

Motion

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

HOUSE BILL NO. 594—
BY REPRESENTATIVES JAY MORRIS, BAGLEY, COX, HENSGENS, HORTON, MIKE JOHNSON, AND MAGEE
AN ACT
To enact Subpart E-5 of Part II of Chapter 3 of Title 46 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 46:331 and 332, relative to eligibility for benefits of the Supplemental Nutrition Assistance Program (SNAP); to limit the authority of the state to waive work requirements for certain SNAP benefit recipients; to require legislative approval of certain SNAP waiver applications; to provide for the manner by which such approval may be granted; and to provide for related matters.

Read by title.
Motion

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

Notice of Intention to Call


Suspension of the Rules

On motion of Rep. Marcelle, and under a suspension of the rules, the following bill was taken up out of its regular order at this time.

HOUSE BILL NO. 936

( Substitute for House Bill No. 329 by Representative Marcelle) —

BY REPRESENTATIVE MARCELLE

AN ACT

To amend and reenact LAC 55:III.1569(C) and to enact R.S. 47:532.1(A)(7)(e), (f), and (g) and (E), relative to public license tag agents; to require license plates be made available to public license tag agents; to require for payment of production of such license plates and reimbursement of such payment; to require public license tag agents undertake certain actions; to provide relative to contracts between the Department of Public Safety and Corrections, office of motor vehicles and public license tag agents; to amend administrative rules of the Department of Public Safety and Corrections, office of motor vehicles, relating to contracts between the Department of Public Safety and Corrections, office of motor vehicles and public license tag agents; and to provide for related matters.

Read by title.

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

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Marcelle to Engrossed House Bill No. 936 by Representative Marcelle

AMENDMENT NO. 1

On page 1, line 2, delete line 2 and insert "To amend and reenact R.S. 47:532.1(A)(5) and to enact R.S. 47:532.1(A)(7)(e), (f), and (g)"

AMENDMENT NO. 2

On page 1, line 3, after "public license tag agents;" insert "to provide relative to the fee assessed for public license tag agents;"

AMENDMENT NO. 3

On page 1, line 11, between the semi colon and "and" insert "to amend LAC 55:III.1569(C);"

AMENDMENT NO. 4

On page 1, line 13, after "Section 1." insert "R.S. 47:532.1(A)(5) is hereby amended and reenacted and"

AMENDMENT NO. 5

On page 1, between lines 18 and 19 insert the following:

"(5) An annual A biannual fee may be assessed by the commissioner collected from a person seeking to contract with the Department of Public Safety and Correction, office of motor vehicles, prior to a person commencing to act as a public tag agent, provided that such fee does not exceed one hundred dollars two hundred dollars and is adopted in accordance with the Administrative Procedure Act.

*  *  *

AMENDMENT NO. 6

On page 3, line 3, delete "and reenacted"

AMENDMENT NO. 7

On page 3, line 11, after "contract" and before the period ".", insert the following:

"upon payment by the public license tag agent of a one hundred dollar fee"

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

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker  Falconer        Landry, T.
Abraham       Foi              LeBas
Abramson      Franklin        Leger
Adams         Gaines          Lopinto
Amedee        Garofalo        Lyons
Anders        Gisclair        Mack
Armes         Glover          Magee
Bacala        Gunn            Marcell
Bagley        Hall            Miguex
Bagnonis      Harris, J.      Miller, D.
Berthelot     Harris, L.      Miller, G.
Billiot       Havad           Montoucet
Bishop        Hazel           Moreno
Bouie         Henry           Morris, J.
Broadwater    Hilery          Pierre
Brown, C.     Hill            Pope
Brown, T.     Hodges          Price
Carpenter     Hoffmann        Pugh
Carter, R.    Hollis          Pylant
Carter, S.    Horton          Reynolds
Chaney        Howard          Schexnayder
Connick       Hunter          Seabaugh
Coussan       Huval           Shadin
Cox           Ivey            Simon
Cromer        Jackson         Smith
Danahey       Jefferson       Stokes
Davis         Jenkins         Talbot
DeVillier     Johnson, M.     Thibaut
Dwright       Johnson, R.     White
Edmonds       Jones           Willmott
Emerson       Landry, N.      Zeringue
Total - 93

NAYS

Total - 0

ABSENT

Carmody       Leopold         Pearson
Carter, G.    McFarland      Richard
Hensgens      Morris, Jim     Schroder
James         Norton
Total - 11
The Chair declared the above bill was finally passed.

The title of the above bill was read and adopted.

Rep. Marcelle 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.

**HOUSE BILL NO. 596—**

**BY REPRESENTATIVE HUVAL**

To enact R.S. 22:1569, relative to contracts between a health insurance issuer and a producer; to provide for notification and effectiveness of a material change in such a contract; to provide for definitions; and to provide for related matters.

Read by title.

Rep. Huval moved the final passage of the bill.

**ROLL CALL**

The roll was called with the following result:

<table>
<thead>
<tr>
<th>YEAS</th>
<th>96</th>
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</thead>
<tbody>
<tr>
<td>Mr. Speaker</td>
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<tr>
<td>Abraham</td>
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<td>Anders</td>
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<td>Armes</td>
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<td>Bouie</td>
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<td>Landry, N.</td>
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<td>Total - 96</td>
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| NAYS          | 0   |

| Total - 0     |     |

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<tr>
<td>Carter, G.</td>
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<tr>
<td>Hensgens</td>
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<tr>
<td>Leopold</td>
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<td>Total - 8</td>
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</table>

The Chair declared the above bill was finally passed.

The title of the above bill was read and adopted.

Rep. Huval 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. 635—**

**BY REPRESENTATIVE HUNTER**

To amend and reenact R.S. 14:283(A)(1), 283.1(A), and 284(B) and to enact R.S. 14:283(G), 283.1(C), and 284(D), relative to crimes affecting public morals; to amend crimes involving the observation and invasion of privacy of another to include the use of unmanned aircraft systems; to define unmanned aircraft systems; and to provide for related matters.

Read by title.

Rep. Hunter moved the final passage of the bill.

**ROLL CALL**

The roll was called with the following result:

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<tr>
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</thead>
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<td>Armes</td>
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<td>Carter, R.</td>
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<td>Carter, S.</td>
<td>Huval</td>
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<td>Falconer</td>
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| NAYS          | 0   |

| Total - 0     |     |

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<tbody>
<tr>
<td>Carter, G.</td>
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<tr>
<td>Leopold</td>
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<tr>
<td>Total - 9</td>
</tr>
</tbody>
</table>

The Chair declared the above bill was finally passed.

The title of the above bill was read and adopted.
Rep. Hunter 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. 636—
BY REPRESENTATIVE LEOPOLD
AN ACT
To amend and reenact R.S. 56:433.1(A)(1) and (2), to enact R.S. 56:433.1(B)(4), and to repeal R.S. 56:433.1(E), relative to the oyster seed ground vessel permit; to provide relative to the permit fee; to dedicate the revenues derived from the permit fee; to provide for certain qualifications for applying for the permit; to repeal the termination date for the permit program; and to provide for related matters.

The title of the above bill was read and adopted.

Rep. Leopold 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. 663—
BY REPRESENTATIVE THIBAUT
AN ACT
To enact R.S. 22:1569, relative to non-captive insurance producers; to provide for definitions; to require notice prior to terminating an appointment; to provide for termination for cause without notice; to provide for renewal of certain insurance contracts for one year from the date of termination; to provide for payment of certain commissions; to provide for exceptions to notice; and to provide for related matters.

The roll was called with the following result:

YEAS

Mr. Speaker Foil Lyons
Abraham Franklin Mack
Abramson Gaines Magee
Adams Gisclair Marcelle
Amedee Glover McFarland
Anders Guinn Miguez
Armes Hall Miller, D.
Bacala Harris, J. Miller, G.
Bagley Harris, L. Montoucet
Bagneris Havard Moreno
Berthelot Hazel Morris, Jay
Billiot Henry Norton
Bishop Hilferty Pearson
Boutie Hill Pierre
Broadwater Hoffmann Pope
Brown, C. Hollis Price
Brown, T. Horton Pugh
Carpenter Howard Pylant
Carter, R. Hunter Reynolds
Carter, S. Huval Sechsnayder
Chaney Ivey Sebaugh
Connick Jackson Shadoine
Coussan James Simon
Cox Jefferson Smith
Cromer Jenkins Stokes
Danahay Johnson, M. Talbot
Davis Johnson, R. Thibaut
DeVillier Landry, N. White
Dwight Landry, T. Willmott
Edmonds LeBas Zeringue
Emerson Leger
Falcener Leopold

Total - 94

NAYS

Total - 0

ABSENT

Carmody Hodges Richard
Carter, G. Jones Schroder
Garofalo Lopinto
Hensgens Morris, Jim

Total - 10

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

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

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Thibaut to Engrossed House Bill No. 663 by Representative Thibaut

AMENDMENT NO. 1

On page 1, line 4, after "notice;" delete the remainder of the line in its entirety

AMENDMENT NO. 2

On page 1, at the beginning of line 5, delete "contracts for one year from the date of termination;"

AMENDMENT NO. 3

On page 2, line 5, after "without" and before "providing" insert "the mutual agreement of the parties or without"

AMENDMENT NO. 4

On page 2, between lines 20 and 21, insert the following:

"(i) Failure to maintain the agent's professional liability coverage required in the agency contract.

(i) Change in the ownership of the insurance agency."

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

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

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Thibaut to Engrossed House Bill No. 663 by Representative Thibaut

AMENDMENT NO. 1

On page 3, delete line 15 in its entirety and insert in lieu thereof:

"(5) Non-captive producers writing life, annuity, and health insurance policies."

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

Rep. Thibaut moved the final passage of the bill, as amended.
ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Foil LeBas
Abraham Franklin Leger
Abramson Gaines Gisclair
Anders Garofalo Lopinto
Amedee Gisclair Lyons
Anders Hall Magee
Bacala Harris, J. Miguez
Bagley Harris, L. McFarland
Bagneris Havard Miller, D.
Berthelot Miller, G. Moreno
Bilhert Moreno
Browder Morris, Jim
Brown, C. Hill Norton
Brown, T. Hodges Pope
Carter, R. Hoffmann Pierre
Carter, S. Horton Pugh
Carpenter Hollis Pope
Chaney Hunter Schexnayder
Connick Ivey Seabaugh
Coussan Huval Shadoin
Cox James Smith
Cox James Smith
Cox James Smith
Cox James Smith
Cox James Smith
Edmonds Landry, N. Willmott
Edmonds Landry, T. Zeringue
Falconer LeBas Zeringue
Total - 90

NAYS

Pearson Pope Simon
Total - 3

ABSENT

Armes Guinn Morris, Jim
Bishop Hensgens Richard
Carmody Johnson, M. Schroder
Carter, G. Montoucet
Total - 11

The Chair declared the above bill was finally passed.

The title of the above bill was read and adopted.

Rep. Thibaut 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. 719—

BY REPRESENTATIVE HODGES

To amend and reenact Children's Code Article 1431(D) and to enact Children's Code Article 1427(C), relative to minors who are mentally ill or suffering from substance abuse and in need of immediate medical treatment; to provide relative to procedures pursuant to issuance of a physician's emergency certificate for treatment of a minor; to provide relative to transportation of a child in whose name an emergency certificate has been issued; to authorize certain persons to accompany the child during such transportation; and to provide for related matters.

Read by title.

Rep. Hodges moved the final passage of the bill.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Gaines Lopinto
Abraham Garofalo Lyons
Abramson Gisclair Mack
Anders Guinn Magee
Amedee Hall Marcelle
Anders Hall Magee
Bacala Harris, J. Miguez
Bagley Harris, L. McFarland
Bagneris Havard Miller, D.
Berthelot Miller, G. Moreno
Bilhert Moreno
Browder Morris, Jim
Brown, C. Hill Norton
Brown, T. Hoffmann Pierre
Carter, R. Horton Pugh
Carter, S. Hunter Pylant
Chaney Ivey Reynolds
Coussan Jackson Schexnayder
Cox James Seabaugh
Cox James Shadoin
Cox James Smith
Cox James Smith
Cox James Smith
Davis Johnson, M. Smith
DeVillier Johnson, R. Talbot
Dwight Thibaut
Edmonds White
Edmonds White
Edmonds White
Emerson Landry, N. Willmott
Emerson Landry, T. Willmott
Falconer LeBas Zeringue
Foil Leger Leopold
Total - 94

NAYS

Total - 0

ABSENT

Armes Hensgens Schroder
Bishop Huval Thibaut
Carmody Montoucet
Carter, G. Richard
Total - 10

The Chair declared the above bill was finally passed.

The title of the above bill was read and adopted.

Rep. Hodges 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.

HOUSE BILL NO. 583—

BY REPRESENTATIVE BROADWATER

To amend and reenact R.S. 18:501, 503(A)(1), 1256, and 1280.22(C), relative to withdrawal of candidates; to provide relative to the procedures and requirements for withdrawal; to provide relative to the effect of a withdrawal; to provide relative to the powers, duties, and responsibilities of the secretary of state relative to withdrawal; to repeal deadlines for withdrawal; and to provide for related matters.

Called from the calendar.

Read by title.
Rep. Broadwater moved the final passage of the bill, as amended.

ROLL CALL

The roll was called with the following result:

YEAS

<table>
<thead>
<tr>
<th>Mr. Speaker</th>
<th>Gisclair</th>
<th>Lyons</th>
<th>Gisclair</th>
<th>Lyons</th>
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<td>Garofalo</td>
<td>Lopinto</td>
<td></td>
<td>Garofalo</td>
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<tr>
<td>Total - 83</td>
<td></td>
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</tr>
</tbody>
</table>

NAYS

| Abramson    | Franklin| Jones  | Abramson | Franklin | Jones  |
| Carter, R.  | Jenkins | LeBas  | Carter, R.| Jenkins | LeBas  |
| Cox         | Johnson, R.| Montoucet | Cox      | Johnson, R.| Montoucet|
| Total - 9   |          |        | Total - 9 |        |        |

ABSENT

| Abraham    | Carmody | Reynolds | Armstrong | Reynolds | Armstrong |
| Bishop     | Hensgens | Schroder | Bishop   | Schroder | Bishop   |
| Bovier     | Morris, Jim | Thibaut | Bovier   | Morris, Jim | Thibaut |
| Total - 12 |          |         | Total - 12 |         |         |

The Chair declared the above bill was finally passed.

The title of the above bill was read and adopted.

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.

HOUSE BILL NO. 832—

BY REPRESENTATIVE SEABAUGH

AN ACT

To enact R.S. 37:2950(D)(1)(a)(xviii), relative to employment restrictions; to exempt the Department of Insurance from certain provisions relative to the criminal record effect on trade, occupational, and professional licensing; and to provide for related matters.

Read by title.

Rep. Seabaugh moved the final passage of the bill.

ROLL CALL

The roll was called with the following result:

YEAS

<table>
<thead>
<tr>
<th>Mr. Speaker</th>
<th>Falconer</th>
<th>Landry, T.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Abraham</td>
<td>Foil</td>
<td>Leger</td>
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<tr>
<td>Abramson</td>
<td>Franklin</td>
<td>Leopold</td>
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<td>Adams</td>
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<td>Lyons</td>
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<td>Bagley</td>
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</tr>
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<td>Morena</td>
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<td>Henry</td>
<td>Morena</td>
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<td>Morin</td>
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<td>Brown, C.</td>
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<td>Morin</td>
</tr>
<tr>
<td>Brown, T.</td>
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<td>Hoffmann</td>
<td>Morena</td>
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<td>Carter, R.</td>
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<td>Pugh</td>
</tr>
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<td>Hunter</td>
<td>Schexnayder</td>
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<td>Ivey</td>
<td>Seabaugh</td>
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<td>Coussau</td>
<td>Ivey</td>
<td>Seabaugh</td>
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<td>Zeringue</td>
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<td>Total - 90</td>
<td></td>
<td></td>
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</table>

NAYS

| Total - 0 |        |         |

ABSENT

| Total - 14 |        |         |

The Chair declared the above bill was finally passed.

The title of the above bill was read and adopted.

Rep. Seabaugh 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. 868—

BY REPRESENTATIVE HUNTER

AN ACT

To enact R.S. 17:81(AA), relative to extracurricular sports offered by public schools; to authorize public school governing authorities to require a minimum number of coaching staff for each sport to have certain health training certifications; and to provide for related matters.

Read by title.

Rep. Hunter sent up floor amendments which were read as follows:
## HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Hunter to Engrossed House Bill No. 868 by Representative Hunter

**AMENDMENT NO. 1**

On page 1, line 13, after "resuscitation" change the period "." to a comma "," and insert "first aid, and the use of an automated external defibrillator."

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

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

### ROLL CALL

The roll was called with the following result:

<table>
<thead>
<tr>
<th>YEAS</th>
<th></th>
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</thead>
<tbody>
<tr>
<td>Mr. Speaker</td>
<td>Falconer</td>
<td>Landry, N.</td>
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</tr>
<tr>
<td>Abraham</td>
<td>Foil</td>
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<tr>
<td>Total - 14</td>
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</tbody>
</table>

The Chair declared the above bill was finally passed.

The title of the above bill was read and adopted.

Rep. Hunter 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. 898—

**BY REPRESENTATIVE GREGORY MILLER**

**AN ACT**

To amend and reenact R.S. 18:1505.2(I)(6), relative to the use of campaign funds; to redefine the term "motor vehicle" for purposes of the prohibition on the purchase of motor vehicles with campaign funds; and to provide for related matters.

Read by title.

Rep. Gregory Miller moved the final passage of the bill.

### ROLL CALL

The roll was called with the following result:

<table>
<thead>
<tr>
<th>YEAS</th>
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<tbody>
<tr>
<td>Mr. Speaker</td>
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<td>Leopold</td>
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<tr>
<td>Abraham</td>
<td>Gaines</td>
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<td>Price</td>
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<td>Foil</td>
<td>Thibaut</td>
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<tr>
<td>Total - 91</td>
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</tr>
</tbody>
</table>

The Chair declared the above bill was finally passed.

The title of the above bill was read and adopted.

Rep. Gregory Miller 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. 899—
BY REPRESENTATIVE LEGER
AN ACT
To amend and reenact R.S. 17:1990(C)(2)(a)(iii)(bb) and (cc), relative to funding of the Recovery School District; to provide with respect to the amount of local funds to be remitted by the Orleans Parish School Board; to provide relative to local revenue exclusions applicable to the Orleans Parish School Board; to provide with respect to the applicability of such exclusions; 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 Franklin
Abraham Gains
Abramson Garofalo
Adams Gisclair
Amedee Glover
Anders Guinn
Armes Hall
Bacala Harris, J.
Bagley Harris, L.
Bagnenon Havard
Berthelot Hazel
Billiot Henry
Bishop Hensgens
Broadwater Hill
Brown, C. Hodges
Brown, T. Hoffmann
Carpenter Horton
Carter, R. Hoffmann
Carter, S. Hulon
Chaney Howard
Connick Hunter
Coussan Huval
Cox James
Crocker Jefferson
Danahay Jenkins
Davis Johnson, M.
DeVillier Johnson, R.
Dwright Jones
Edmonds Landry, N.
Emerson Landry, T.
Falconer LeBas
Foil Leger
Total - 94

Leopold Lopinto
Loyis Mack
Magee Marcell
McFarland Miguez
Miller, D. Miller, G.
Montoucet Moreno
Morris, Jay Morris, Jim
Pearson Pierre
Pope Price
Pugh Pugh
Reynolds Schexnayder
Seabaugh Shadoen
Simon Smith
Stokes Talbot
Thibaut Thibaut
White Zeringue

NAYS

Total - 0

ABSENT

Bouie Jackson
Carmody Norton
Carter, G. Richard
Ivey Schroder
Total - 10

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. 909—
BY REPRESENTATIVES ANDERS, PUGH, AND SCHEXNAYDER AND SENATOR MARTINY
AN ACT
To amend and reenact R.S. 42:2 and R.S. 48:1805(B)(2) and to repeal R.S. 42:3.2, relative to limitations on terms and service of board and commission members; to remove a term and service limitation of general applicability on executive branch board and commission members; to remove certain references thereto; and to provide for related matters.

Read by title.

Rep. Anders moved the final passage of the bill.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Foil
Abraham Franklin
Adams Gains
Amedee Glover
Anders Guinn
Armes Hall
Bacala Harris, L.
Bagley Harris, L.
Bagnenon Havard
Berthelot Hazel
Billiot Henry
Bishop Hensgens
Broadwater Hill
Brown, C. Hodges
Brown, T. Hoffmann
Carpenter Horton
Carter, R. Hoffmann
Carter, S. Hulon
Chaney Howard
Connick Hunter
Coussan Huval
Cox James
Crocker Jefferson
Danahay Jenkins
Davis Johnson, M.
DeVillier Johnson, R.
Dwright Jones
Edmonds Landry, N.
Emerson Landry, T.
Falconer LeBas
Foil Leger
Total - 89

Lopinto Lyons
Mack Magee
Marcell
McFarland Miguez
Miller, D. Miller, G.
Montoucet Moreno
Morris, Jay Morris, Jim
Pearson Pierre
Pope Price
Pugh Pugh
Reynolds Schexnayder
Shadoen Simon
Smith Stokes
Talbot Thibaut
White Zeringue

NAYS

Total - 5

ABSENT

Abramson Johnson, M.
Garofalo Seabaugh
Total - 5

Emerson Leger
Falconer Willmott

The Chair declared the above bill was finally passed.

The title of the above bill was read and adopted.

Rep. Anders 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. 937—

Representative Havard—

AN ACT

To amend and reenact R.S. 15:587(A)(1)(e)(iv) and (v), relative to background checks required for persons who perform certain services relating to motor vehicles; to provide for limitations on background checks required of certain persons who have or are seeking a contract or license with the Department of Public Safety and Corrections, public safety services, to perform certain services relative to motor vehicles; to provide for an effective date; and to provide for related matters.

Read by title.

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

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Havard to Engrossed House Bill No. 937 by Representative Havard

AMENDMENT NO. 1

On page 2, line 9, delete "any public license tag agent, auto title company," and insert "the principal of any such public license tag agent, the principal of any such auto title company," in lieu thereof.

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

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker  Foil  Leopold
Abraham  Franklin  Lopinto
Abramson  Gaines  Lyons
Adams  Garofalo  Mack
Amedee  Glover  Magee
Anders  Gunn  Marcelle
Bacala  Hall  McFarland
Bagley  Harris, L.  Miguez
Bagneris  Havard  Miller, D.
Berthelot  Hazel  Miller, G.
Billiot  Henry  Moreno
Bishop  Hensgens  Morris, Jay
Bouie  Hillforty  Morris, Jim
Broadwater  Hill  Pearson
Brown, C.  Hodges  Pierre
Brown, T.  Hoffmann  Pope
Carpenter  Hollis  Price
Carter, R.  Horton  Pugh
Carter, S.  Howard  Pylant
Chaney  Huval  Reynolds
Connick  Ivey  Schexnayder
Coussan  James  Seabaugh
Cox  Jefferson  Shadoin
Cromer  Jenkins  Simon
Danahey  Johnson, M.  Smith
Davis  Johnson, R.  Stokes
DeVillier  Jones  Talbot
Dwight  Landry, N.  Thibaut
Edmonds  Landry, T.  White
Emerson  LeBas  Willmott
Falchner  Leger  Zeringue
Total - 93

NAYS

Total - 0

The Chair declared the above bill was finally passed.

The title of the above bill was read and adopted.

Rep. Havard 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. 252—

Representative Davis—

AN ACT

To enact R.S. 37:36(E)(1)(aa), relative to provisional licenses for ex-offenders; to exempt the Louisiana Licensed Professional Counselors Board of Examiners from certain provisions relative to the issuance of provisional licenses to ex-offenders; and to provide for related matters.

Called from the calendar.

Read by title.

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

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Smith to Engrossed House Bill No. 252 by Representative Davis

AMENDMENT NO. 1

On page 1, line 2, delete "R.S. 37:36(E)(1)(aa)" and insert in lieu thereof "R.S. 37:36(E)(1)(aa) and (3)"

AMENDMENT NO. 2

On page 1, line 4, after the semicolon ";" and before "and" insert "to require certain record keeping of certain licensing entities; to require certain annual reports;"

AMENDMENT NO. 3

On page 1, line 7, delete "R.S. 37:36(E)(1)(aa) is" and insert in lieu thereof "R.S. 37:36(E)(1)(aa) and (3) are"

AMENDMENT NO. 4

On page 1, line 8, after "prohibitions" insert a semicolon ";" and "records; reports"

AMENDMENT NO. 5

On page 1, at the end of line 13, insert the following:

"(3)(a) A licensing entity exempt from the provisions of this Chapter shall keep record and compile a report of the number of provisional licenses denied by the entity, including all reasons for such denial, when the denial is of an otherwise qualified applicant who has been convicted of an offense or offenses, except those described in Subsections A through C of this Section.

(b) Notwithstanding the exemption of licensing entities as provided in this Section, any licensing entity issuing provisional licenses in accordance with this Chapter shall keep record and
compile a report of the number of provisional licenses issued and
denied by the entity, including all reasons for any such issuance or
denial.

(c) The entity shall provide the report annually to the House
Committee on Commerce no later than February first of each year.

* * *

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

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Foil Lyons
Abraham Franklin Mack
Abramson Gaines Magee
Adams Garofalo Marcell
Amedee Gisclair McFarland
Anders Glover Miguez
Bagala Guinn Miller, D.
Bagley Hall Miller, G.
Bagneris Harris, L. Montoucet
Berthelot Haverd Moreno
Billiot Hazel Morris, Jay
Bishop Hiltfery Morris, Jim
Boue Hill Pearson
Broadwater Hodges Pierre
Brown, C. Hoffmann Pope
Brown, T. Hollis Price
Carpenter Horton Pugh
Carter, R. Howard Reynolds
Carter, S. Hunter Schexnayder
Chaney Huval Seabaugh
Connick Ivey Shadoin
Coussan Jefferson Simon
Cox Jenkins Smith
Cromer Johnson, M. Stokes
Danahay Johnson, R. Thibaut
Davis Jones White
DeVillier Landry, N. Willmott
Dwight Landry, T. Zeringue
Edmonds LeBas
Emerson Leger
Falconer Lopinto
Total - 91

NAYS

Total - 0

ABSENT

Armes Hensgens Richard
Carmody Jackson Schroder
Carter, G. James Talbot
Harris, J. Leopold
Henry Norton
Total - 13

The Chair declared the above bill was finally passed.

The title of the above bill was read and adopted.

Rep. Davis 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.

Notice of Intention to Call

Pursuant to House Rule No. 8.26(A), Rep. White gave notice of
her intention to call House Bill No. 747 from the calendar on
Monday, April 11, 2016.

Suspension of the Rules

On motion of Rep. White, the rules were suspended in order to
take up and consider Introduction of Resolutions, House and House
Concurrent at this time.

Introduction of Resolutions,
House and House Concurrent

The following members introduced the following entitled House
and House Concurrent Resolutions, which were read the first time by
their titles and placed upon the calendar for their second reading:

HOUSE RESOLUTION NO. 53—
BY REPRESENTATIVE LEOPOLD
A RESOLUTION
To commend Paul Andrew Solis for his many accomplishments.

Read by title.

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

Reports of Committees

The following reports of committees were received and read:

Report of the Committee on
Administration of Criminal Justice

April 7, 2016

To the Speaker and Members of the House of Representatives:

I am directed by your Committee on Administration of Criminal
Justice to submit the following report:

House Bill No. 142, by Miguez
Reported with amendments. (12-0)

House Bill No. 546, by Hunter
Reported with amendments. (11-0)

House Bill No. 693, by Harris, J.
Reported with amendments. (8-6)

House Bill No. 818, by Mack
Reported by substitute. (10-2)

House Bill No. 926, by Dwight
Reported with amendments. (14-0)

SHERMAN Q. MACK
Chairman

Report of the Committee on
Education

April 7, 2016

To the Speaker and Members of the House of Representatives:

I am directed by your Committee on Education to submit the
following report:
House Bill No. 842, by Broadwater
Reported with amendments. (14-0)

House Bill No. 881, by Morris, Jay
Reported with amendments. (12-0)

House Bill No. 906, by Armes
Reported favorably. (11-0)

House Bill No. 81, by Broadwater
Reported favorably. (9-0)

House Bill No. 141, by Leger
Reported favorably. (7-0)

House Bill No. 270, by Pope
Reported with amendments. (7-0)

House Bill No. 728, by Stokes
Reported with amendments. (7-0)

House Bill No. 896, by Garofalo
Reported with amendments. (9-0)

NANCY LANDRY
Chairman

Report of the Committee on House and Governmental Affairs
April 7, 2016

To the Speaker and Members of the House of Representatives:

I am directed by your Committee on House and Governmental Affairs to submit the following report:

House Bill No. 842, by Broadwater
Reported with amendments. (14-0)

House Bill No. 881, by Morris, Jay
Reported with amendments. (12-0)

House Bill No. 906, by Armes
Reported favorably. (11-0)

House Bill No. 81, by Broadwater
Reported favorably. (9-0)

House Bill No. 141, by Leger
Reported favorably. (7-0)

House Bill No. 270, by Pope
Reported with amendments. (7-0)

House Bill No. 728, by Stokes
Reported with amendments. (7-0)

House Bill No. 896, by Garofalo
Reported with amendments. (9-0)

NANCY LANDRY
Chairman

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 CONCURRENT RESOLUTIONS
April 7, 2016

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 No. 45

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.

Privileged Report of the Committee on Enrollment

April 7, 2016

To the Speaker and Members of the House of Representatives:

I am directed by your Committee on Enrollment to submit the following report:

The following House Resolutions have been properly enrolled:

HOUSE RESOLUTION NO. 48—
BY REPRESENTATIVE SCHENNYARD
A RESOLUTION
To commend the Lutcher High School football team upon winning the 2015 Class 3A state championship.

HOUSE RESOLUTION NO. 49—
BY REPRESENTATIVE ROBERT JOHNSON
A RESOLUTION
To express the condolences of the House of Representatives upon the death of former state representative Raymond Julian Laborde.

HOUSE RESOLUTION NO. 50—
BY REPRESENTATIVE JEFFERSON
A RESOLUTION
To commend Dr. D.K. Haynes for more than forty years of service to the public health system.

Respectfully submitted,

CHRIS HAZEL
Chairman

The above House Resolutions contained in the report were signed by the Speaker of the House and taken by the Clerk of the House to the Secretary of State in accordance with the rules of the House.

Privileged Report of the Committee on Enrollment

April 7, 2016

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 Concurrent Resolutions have been properly enrolled:

HOUSE CONCURRENT RESOLUTION NO. 49—
BY REPRESENTATIVES CONNICK, ADAMS, BARRAS, BERTHELOT, BILLIOT, STEVE CARTER, CHANEY, COX, CROMER, FOIL, GAROFALO, GISCLAIR, GUINN, JIMMY HARRIS, HAVARD, HAZEL, HENSGENS, HILFERTY, HOLLIS, HUNTER, IVY, JACKSON, ROBERT JOHNSON, LEGER, LOPINTO, MCFARLAND, GREGORY MILLER, MORENO, JAY MORRIS, PIERRE, POPE, PYLANT, SCHENNYARD, SHADOIN, AND STOKES
A CONCURRENT RESOLUTION
To commend state representative Frank Hoffmann upon his induction into the University of Louisiana Monroe (ULM) Sports Hall of Fame.

HOUSE CONCURRENT RESOLUTION NO. 55—
BY REPRESENTATIVE NANCY LANDRY
A CONCURRENT RESOLUTION
To commend Mary Nell Harper upon being named the first female district chief in the Lafayette Fire Department.
HOUSE CONCURRENT RESOLUTION NO. 56—
BY REPRESENTATIVE PIERRE
A CONCURRENT RESOLUTION
To recognize Thursday, April 14, 2016, as Acadiana Day at the state capitol.

Respectfully submitted,

CHRIS HAZEL
Chairman

The above House Concurrent Resolutions contained in the report were signed by the Speaker of the House and taken to the Senate by the Clerk of the House and were signed by the President of the Senate and taken by the Clerk of the House to the Secretary of State in accordance with the rules of the House.

Suspension of the Rules

On motion of Rep. Havard, the rules were suspended to permit the Committee on Transportation, Highways and Public Works to meet on Monday, April 11, 2016, and consider the following legislative instruments that were not listed on the weekly committee schedule as required by House Rule 14.23:

House Bill Nos. 758 and 924

Leave of Absence

Rep. Schroder - 1 day
Rep. Richard - 1 day

Adjournment

On motion of Rep. Billiot, at 2:54 P.M., the House agreed to adjourn until Monday, April 11, 2016, at 2:00 P.M.

The Speaker of the House declared the House adjourned until 2:00 P.M., Monday, April 11, 2016.

ALFRED W. SPEER
Clerk of the House