Morning Hour

ROLL CALL

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

PRESENT

Mr. Speaker
Abraham
Abramson
Amedee
Anders
Armes
Bacala
Bagley
Bagneris
Berthelot
Billiot
Bishop
Bouie
Broadwater
Brown, C.
Brown, T.
Carmody
Carpenter
Carter, G.
Carter, R.
Carter, S.
Chaney
Connick
Coussan
Cox
Crews
Cromer
Dunahay
Davis
DeVillier
Dwight
Edmonds
Emerson

Franklin
Gaines
Gisclair
Glover
Guinn
Hall
Harris, J.
Harris, L.
Havard
Hazel
Henry
Hensgens
Hillery
Hill
Hodges
Hoffmann
Hollis
Horton
Howard
Hunter
Ivey
Jackson
James
Jefferson
Jenkins
Johnson
Jones
Jordan
Landry, N.
Landry, T.
LeBas
Leger

Mack
Magee
Marcelle
Marino
McFarland
Migues
Miller, D.
Miller, G.
Moreno
Morris, Jay
Morris, Jim
Norton
Pearson
Pierre
Price
Pugh
Pylant
Reynolds
Richard
Schexnayder
Schroder
Seabaugh
Shadoi
Simon
Smith
Stagni
Stefanski
Stokes
Talbot
Thibaut
Thomas
White

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

Prayer

Prayer was offered by Dr. Ward, Coordinator of Chaplain Services.

Pledge of Allegiance

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

Katie Andries sang "The National Anthem".

Reading of the Journal

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

Motion


By a vote of 59 yeas and 24 nays, the Journal of June 5, 2017, was adopted.

Petitions, Memorials, and Communications

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

Message from the Senate

HOUSE CONCURRENT RESOLUTIONS

June 6, 2017

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. 104
Returned without amendments

House Concurrent Resolution No. 117
Returned without amendments

House Concurrent Resolution No. 118
Returned without amendments

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

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. 204—
BY REPRESENTATIVE GLOVER
A RESOLUTION
To express the condolences of the House of Representatives upon the death of Eunice Mae Morris-Lister.

Read by title.
On motion of Rep. Glover, and under a suspension of the rules, the resolution was adopted.

**Senate Concurrent Resolutions Lying Over**

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

**SENATE CONCURRENT RESOLUTION NO. 122—**

BY SENATOR ALARIO

A CONCURRENT RESOLUTION

To commend and express appreciation to Michael David Edmonson for thirty-six years of dedicated and distinguished law enforcement service, including nine years as Superintendent of the Louisiana State Police.

Read by title.

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

**House and House Concurrent Resolutions on Third Reading for Final Consideration**

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

**Suspension of the Rules**

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

**HOUSE CONCURRENT RESOLUTION NO. 116—**

BY REPRESENTATIVE NORTON

A CONCURRENT RESOLUTION

To urge and request the Louisiana Department of Health to study and determine the desirability and feasibility of implementing the health home option in the medical assistance program, known commonly as Medicaid.

Read by title.

Rep. Norton moved the adoption of the resolution.

By a vote of 80 yeas and 8 nays, the resolution was adopted.

Ordered to the Senate.

**Suspension of the Rules**

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

**HOUSE CONCURRENT RESOLUTION NO. 119—**

BY REPRESENTATIVE MAGEE

A CONCURRENT RESOLUTION

To urge and request the Louisiana Department of Health to engage a select group of stakeholders in the field of dental care concerning the prospective establishment of an independent claims review process for dental services provided through the Medicaid managed care program, and to make recommendations relative to that process to the legislative committees on health and welfare.

Read by title.

Rep. Zeringue moved the adoption of the resolution.

By a vote of 91 yeas and 0 nays, the resolution was adopted.

Ordered to the Senate.

**Suspension of the Rules**

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

**House Bills and Joint Resolutions Returned from the Senate with Amendments**

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

**HOUSE BILL NO. 73—**

BY REPRESENTATIVE MACK

AN ACT

To amend and reenact R.S. 13:5807.2(C), relative to the collection and use of fees by the marshal of the city of Hammond; to provide for an increase in the maximum use of fees for operational expenses of the office; and to provide for related matters.

Read by title.

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

**SENATE FLOOR AMENDMENTS**

Amendments proposed by Senator White to Reengrossed House Bill No. 73 by Representative Mack

**AMENDMENT NO. 1**

On page 1, delete lines 9 through 11 and insert the following:

"C. Notwithstanding any provision of law to the contrary, but in accordance therewith, the marshal of the city of Hammond shall be entitled to a minimum fee of office of ten dollars for each service described in Subsection A of this Section."

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

**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 Guinn</td>
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<tr>
<td>Abraham Hall</td>
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<tr>
<td>Abramson Harris, J.</td>
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<td>Amedee Harris, L.</td>
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<tr>
<td>Bagley Hvard</td>
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<td>Bagneris Hazell</td>
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<td>Berthelot Henry</td>
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<td>Billiot Hlferty</td>
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<td>Brown, C. Hill</td>
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<td>Brown, T. Hodges</td>
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<td>Carmody Hoffmann</td>
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<td>Carpenter Hollis</td>
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<tr>
<td>Carter, S. Horton</td>
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<td>Chaney Howard</td>
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<tr>
<td>Connick Hunter</td>
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<tr>
<td>Coussan Huval</td>
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<td>Cox Jackson</td>
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<td>Crews James</td>
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</table>
The amendments proposed by the Senate were concurred in by the House.

**HOUSE BILL NO. 79—**

**BY REPRESENTATIVE FOIL**

An ACT

To amend and reenact R.S. 17:223(A), 416.1(B), and 3996(B)(2), relative to student discipline; to prohibit the use of corporal punishment in public elementary and secondary schools for students with exceptionalities, except gifted and talented students; and to provide for related matters.

Read by title.

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

**SENATE COMMITTEE AMENDMENTS**

Amendments proposed by Senate Committee on Education to Engrossed House Bill No. 79 by Representative Foil

**AMENDMENT NO. 1**

On page 1, line 5, between "students;" and "and to" insert "to provide for definitions;"

**AMENDMENT NO. 2**

On page 2, before line1, insert the following:

"B.(1)(a) Corporal punishment means using physical force to discipline a student, with or without an object. Corporal punishment includes hitting, paddling, striking, spanking, slapping, or any other physical force that causes pain or physical discomfort.

(b) Corporal punishment does not include:

(i) The use of reasonable and necessary physical restraint of a student to protect the student, or others, from bodily harm or to obtain possession of a weapon or other dangerous object from a student.

(ii) The use of seclusion and restraint as provided in R.S. 17:416.21."

**AMENDMENT NO. 3**

On page 2, at the beginning of line 1, change "B." to "(2)"

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

**HOUSE BILL NO. 83—**

**BY REPRESENTATIVE MARINO**

An ACT

To amend and reenact Code of Criminal Procedure Articles 551(B), 553(A) and (C), 831, 832, 833(A) and (C), and 900(A)(introductory paragraph), (B), and (C) and to enact Code of Criminal Procedure Articles 556(E), 556.1(F), and 562, relative to presence of the defendant; to provide relative to an incarcerated defendant's appearance at arraignment, the entry of
his plea, and probation violation hearing; to authorize the incarcerated defendant to appear by way of simultaneous audio-visual transmission; to provide the procedure and requirements for using simultaneous audio-visual transmission; to provide relative to a defendant’s waiver of certain rights; to provide relative to the use of electronic signatures; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Judiciary C to Engrossed House Bill No. 83 by Representative Marino

AMENDMENT NO. 1

On page 1, line 3, after "833(A) and (C),” delete "and" and insert "893(A) and (B),” and after "900(A)"(introductory paragraph),” delete the remainder of the line and insert "and (A)(5) and (6), (B), (C), and (D), and R.S. 13:5304(B)(10)(b), and R.S. 15:571.3(B) and (D), 574.2(C)(1) and (2) and (D)(1), (6)(introductory paragraph), (8)(a), (b), and (c), 574.4(A)(1), (B)(1) and (C)(2), 574.4.1(A)(1), 574.6, 574.7(B)(1)(introductory paragraph) and (C), 574.9(D), (E), (F) and (G), 574.20, and 828(B) and (C), and to enact"

AMENDMENT NO. 2

On page 1, line 4, after "556.1(F)," delete the remainder of the line and insert "562, 893(G), 895.6, 895.7 and 899.2, and R.S. 15:574.2(C)(4), 574.4(F), 574.7(D), 574.9(H), 827(A)(7) and 828(D), and to repeal Code of Criminal Procedure Article 900(A)(7), relative to criminal justice.

AMENDMENT NO. 3

On page 1, at the beginning of line 5, delete "of the defendant,”

AMENDMENT NO. 4

On page 1, line 10, after "signatures,”” insert the following:

"to provide for alternatives to incarceration; to provide for release from incarceration and from supervision; to provide for felony probation and parole; to provide for suspension and deferral of sentence; to provide for the term of probation and of parole; to provide for extended probation periods; to provide for discharge credits for felony probation and parole; to provide for the earning of discharge credits; to provide for the regulation of number of credits earned; to provide for methods to rescind credits; to provide for notice; to provide for the satisfaction of sentences; to provide for discharge from probation and from parole; to provide for administrative sanctions; to provide for technical violations of probation and of parole; to authorize use of administrative sanctions; to provide for a system of administrative rewards; to provide for probation and parole revocation; to provide for sentences imposed for technical violations of probation and of parole; to provide for credit for time served; to provide for the substance abuse probation program; to provide for diminution of sentence; to provide for good time; to provide for earning rates for good time; to provide for the committee on parole; to provide for meetings of the committee on parole; to provide for voting; to provide for administrative parole; to provide for notice to victims; to provide for notice for victim's spouse or next of kin; to provide for parole eligibility; to provide for parole eligibility for offenders serving a life sentence; to provide for parole hearings; to provide for conditions of parole; to provide for custody and supervision of parolees; to provide for modification of parole; to provide for suspension of probation and of parole; to provide for return to custody hearings; to provide for determiners; to provide for enforceability of determiners; to provide for medical parole; to authorize medical treatment furloughs; to provide for the terms of medical parole and medical treatment furlough; to provide for revocation of medical parole or medical treatment furlough for improved health; to provide for written case plans; to provide for classification and treatment programs; to provide for credit for participation in certain programs; to provide relative to good time for offenders sentenced as habitual offenders; to provide for rulemaking; to provide for record collection; to provide for maintenance of records; to provide for effective dates;"

AMENDMENT NO. 5

On page 1, line 13, after "833(A) and (C),” delete the remainder of the line and insert "893(A) and (B), 900(A)(introductory paragraph) and (A)(5) and (6), (B), and (C), and 903.1 are hereby amended and"

AMENDMENT NO. 6

On page 1, line 14, after "556.1(F),” delete the remainder of the line and insert "562, 893(G), 895.6, 895.7, and 899.2 are hereby"

AMENDMENT NO. 7

On page 3, line 10, after "consent” insert "and the consent of the district attorney.”

AMENDMENT NO. 8

On page 6, between lines 12 and 13, insert the following:

"Art. 893. Suspension and deferral of sentence and probation in felony cases

A.(1) When it appears that the best interest of the public and of the defendant will be served, the court, after a first, or second, or third conviction of a noncapital felony, may suspend, in whole or in part, the imposition or execution of either or both sentences, where suspension is allowed under the law, and in either or both cases place the defendant on probation under the supervision of the division of probation and parole. The court shall not suspend the sentence of a second or third conviction of R.S. 14:73.3.5. Except as provided in Paragraph G of this Article, the period of probation shall be specified and shall not be more than three years.

(2) The court shall not suspend the sentence of a conviction for an offense that is designated in the court minutes as a crime of violence pursuant to Article 890.3, except a first conviction for an offense with a maximum prison sentence of ten years or less that was not committed against a family member, household member, or dating partner, or of a second or third conviction if the second or third conviction is for a violation of R.S. 14:22.5, 81.1; or 81.2. The period of probation shall be specified and shall not be less than one year nor more than five years.

(3) The suspended sentence shall be regarded as a sentence for the purpose of granting or denying a new trial or appeal.

(4) Supervised release as provided for by Chapter 3-E of Title 15 of the Louisiana Revised Statutes of 1950 shall not be considered probation and shall not be limited by the five-year or three-year periods for probation provided for by the provisions of this Paragraph.

B.(1)(a) Notwithstanding any other provision of law to the contrary, when it appears that the best interest of the public and of the defendant will be served, the court, after a conviction of operating a vehicle while intoxicated pursuant to R.S. 14:98, The court may suspend, in whole or in part, the imposition or execution of the sentence when the defendant was not offered such alternatives prior to his fourth conviction of operating a vehicle while intoxicated and the following conditions exist:
(i) The sentence is for a third conviction of any of the following:

(aa) A noncapital felony for which a defendant could have his sentence suspended under Paragraph A of this Article had the conviction been for a first or second offense;

(bb) A violation of the Uniform Controlled Dangerous Substances Law;

(cc) A third conviction of operating a vehicle while intoxicated in violation of R.S. 14:98;

(ii) It appears that suspending the sentence is in the best interest of the public and the defendant;

(iii)(a) The district attorney consents to the suspension of the sentence.

(b) The court orders the defendant to do any of the following:

(1) Enter and complete a program provided by the drug division of the district court pursuant to R.S. 13:5301 et seq. When a case is assigned to this program pursuant to the provisions of R.S. 13:5301 et seq., with the consent of the district attorney, the court may place the defendant on probation for a period of not more than eight years if the court determines that successful completion of the program may require that period of probation to exceed the five-year limit. If necessary to assure successful completion of the drug division probation program, the court may extend the duration of the probation period. The period of probation as initially fixed or as extended shall not exceed eight years.

(ii) Enter and complete an established driving while intoxicated court or sobriety court program as agreed upon by the trial court and the district attorney. When a case is assigned to this program with the consent of the district attorney, the court may place the defendant on probation for a period of not more than eight years if the court determines that successful completion of the program may require that period of probation to exceed the five-year limit. If necessary to assure successful completion of the drug division probation program, the court may extend the duration of the probation period. The period of probation as initially fixed or as extended shall not exceed eight years.

(cc)(ii) Reside for a minimum period of one year in a facility which conforms to the Judicial Agency Referral Residential Facility Regulatory Act, R.S. 40:2852.

(dd)(iv) Enter and complete the Swift and Certain Probation Pilot Program established pursuant to R.S. 13:5371 et seq. When a case is assigned to this pilot program, with the consent of the district attorney, the court may place the defendant on probation for three years. If the court determines that successful completion of the program may require that period of probation to exceed the five-year limit, the court may extend the duration of the probation period. The period of probation as initially fixed or as extended shall not exceed eight years.

(2) When suspension is allowed under this Paragraph, the defendant shall be placed on probation under the supervision of the division of probation and parole. The period of probation shall be specified and shall not be less than two years nor more than five years, except as provided in Subparagraphs (a)(iv), (b)(b), and (dd)(iv) of this Paragraph Paragraph G of this Article. The suspended sentence shall be regarded as a sentence for the purpose of granting or denying a new trial or appeal.

(2) Notwithstanding any other provisions of law to the contrary, the sentencing alternatives available in Subparagraph (1) of this Paragraph, shall be made available to offenders convicted of a fourth offense violation of operating a vehicle while intoxicated pursuant to R.S. 14:98, only if the offender had not been offered such alternatives prior to his fourth conviction of operating a vehicle while intoxicated.

...
E. The Department of Corrections shall notify the court no less than sixty days prior to the expected discharge date. Nothing in this Article shall prohibit the department from requesting that the court terminate the probation supervision prior to the discharge date.

F. When a defendant's total probation is satisfied through a combination of time served on felony probation and earned discharge credits, the court shall order the termination of the probation of the defendant.

G. For purposes of this Article, "calendar month of compliance" shall be defined as any one of the twelve periods of time in which the calendar is divided in which none of the following occur:

1. A violation report is submitted by a probation officer.

2. An administrative sanction is issued by a probation officer pursuant to Article 899.1.

3. A defendant absconds from supervision in any of the following ways:
   a. Fails to report within five business days after release from custody.
   b. Fails to report, as ordered by the court or directed by the probation officer, for a scheduled meeting with a parole officer, and fails to make contact with a parole officer within thirty days of the missed meeting.

   c. The defendant serves a term of imprisonment pursuant to Article 900.

Art. 895.7. Discharge credits; parole

A. (1) Every defendant on parole pursuant to R.S. 15:574.4.2 for an offense other than a crime of violence as defined in R.S. 14:2(B) or a sex offense as defined in R.S. 15:541 shall earn discharge credits for compliance with the terms and conditions of parole supervision to reduce the term of supervision. A defendant shall earn credits equal to thirty days for every calendar month of compliance with the terms and conditions of his parole supervision. A defendant shall not receive credits for any partial calendar month of parole.

   (2) Notwithstanding Subparagraph (1) of this Paragraph and any provision of law to the contrary, discharge credits may not be earned in conjunction with any other credits toward a defendant's term of parole. If a defendant receives credit toward his term of parole for any other reason, he shall not receive discharge credits for that period of time.

B. If the chief probation and parole officer, upon recommendation by a parole officer, has reasonable cause to believe that a defendant on parole has not been compliant with the conditions of his parole in a given calendar month, he shall notify the committee on parole within five business days of learning of the incident of noncompliance. If, within five business days of receiving the notification, the committee on parole does not make a ruling to the contrary, thirty days of earned discharge credits shall be rescinded from the defendant. Credits may only be rescinded for a month in which the defendant is found not to be in compliance.

C. The Department of Corrections shall develop written policies and procedures for the implementation of earned discharge credits for defendants on parole supervision provided for by the provisions of this Article. The policies and procedures shall include but not be limited to written guidelines regarding the process to earn discharge credits and the application of the credits toward the reduction of the term of supervision. The Department of Corrections shall also collect data on the implementation of earned discharge credits, including the names of defendants that earned credits, how many credits are applied to each defendant, and reductions to supervision periods at the time of discharge.

D. The Department of Corrections shall maintain a record of credits earned by each defendant under this Article. Every six months from the date the defendant is released on parole, the department shall notify the defendant of the current earned compliance discharge date for the defendant's term of supervision and the overall sentence of the defendant.

E. The Department of Corrections shall notify the committee on parole no less than sixty days prior to the expected discharge date. Nothing in this Article shall prohibit the department from requesting that the committee on parole terminate parole supervision prior to the termination date.

F. When a defendant's total sentence is satisfied through a combination of time served on parole and earned discharge credits, the Department of Corrections, without order by the committee, shall discharge the defendant.

G. For purposes of this Article, "calendar month of compliance" shall be defined as any one of the twelve periods of time in which the calendar is divided in which none of the following occur:

1. A violation report is submitted by a parole officer.

2. An administrative sanction is issued by a parole officer pursuant to R.S. 15:574.7.

3. A defendant absconds from supervision in any of the following ways:
   a. Fails to report within five business days after release from custody.
   b. Fails to report, as ordered by the committee on parole or directed by the parole officer, for a scheduled meeting with a parole officer, and fails to make contact with a parole officer within thirty days of the missed meeting.

   c. The defendant serves a term of imprisonment pursuant to R.S. 15:574.9.

Art. 895.2. Administrative sanctions for technical violations; offenses other than crimes of violence or sex offenses

A. Each time a defendant on probation for a crime other than a crime of violence as defined in R.S. 14:2(B) or a sex offense as defined in R.S. 15:541(24) violates a condition of his probation, a probation agency is authorized to use administrative sanctions to address a technical violation committed by a defendant when all of the following occur:

   1. The defendant, after receiving written notification of the right to a hearing before a court and the right to counsel provides a written waiver of a probation violation hearing.

   2. The defendant admits to the violation or affirmatively chooses not to contest the violation alleged in the probation violation report.

   3. The defendant consents to the imposition of administrative sanctions by the Department of Public Safety and Corrections.

B. The department shall promulgate rules to implement the provisions of this Article to establish the following:
(1)(a) A system of structured, administrative sanctions which shall be imposed for technical violations of probation and which shall take into consideration the following factors:

(i) The severity of the violation behavior.
(ii) The prior violation history.
(iii) The severity of the underlying criminal conviction.
(iv) The criminal history of the probationer.
(v) Any special circumstances, characteristics, or resources of the probationer.
(vi) Protection of the community.
(vii) Deterrence.
(viii) The availability of appropriate local sanctions, including but not limited to jail, treatment, community service, probation, community service work, house arrest, electronic surveillance, restitution centers, work release centers, day reporting centers, or other local sanctions.

(b) Incarceration shall not be used for the first or second lowest-level violations, including but not limited to a first positive drug test; association with known felons or persons involved in criminal activity; changing residence without permission, failure to initially report as required; failure to pay restitution up to three months; failure to report as instructed; travel without permission; and unemployment and failure to seek employment within ninety days.

(c) Incarceration shall not be used for first or second violations of alcohol use or admission, except for defendants convicted of operating a vehicle while intoxicated pursuant to R.S. 14:98; defendants convicted of domestic abuse battery pursuant to R.S. 14:35.3 committed by one family member, household member, or dating partner against another; or defendants convicted of violation of a protective order pursuant to R.S. 14:79 committed by one family member, household member, or dating partner against another.

(2) Procedures to provide a probationer with written notice of the right to a probation violation hearing to determine whether the probationer violated the conditions of probation alleged in the violation report and the right to be represented by counsel at state expense at that hearing if financially eligible.

(3) Procedures for a probationer to provide written waiver of the right to a probation violation hearing, to admit to the violation or affirmatively choose not to contest the violation alleged in the probation violation report, and to consent to the imposition of administrative sanctions by the department.

(4) The level and type of sanctions that may be imposed by probation officers and other supervisory personnel.

(5) The level and type of violation behavior that warrants a recommendation to the court that probation be revoked.

(6) Procedures notifying the probationer, the district attorney, the defense counsel of record, and the court of probation of a violation admitted by the probationer and the administrative sanctions imposed.

(7) Such other policies and procedures as are necessary to implement the provisions of this Article and to provide adequate probation supervision.

C. If the administrative sanction imposed pursuant to the provisions of this Article is jail confinement, the confinement shall not exceed ten days per violation and shall not exceed a total of sixty days per year.

D. For purposes of this Article, "technical violation" means any violation of a condition of probation, except that it does not include any of the following:

(1) A new felony conviction.
(2) A conviction for an intentional misdemeanor directly affecting the person.
(3) An allegation of a subsequent criminal act pursuant to R.S. 14:2.(B).
(4) An allegation of a subsequent criminal act pursuant to R.S. 15:541.
(5) An allegation of domestic abuse battery pursuant to R.S. 14:35.3 committed by one family member, household member, or dating partner against another.
(6) An allegation of violation of protective order pursuant to R.S. 14:79 committed by one family member, household member, or dating partner against another.

AMENDMENT NO. 9

On page 6, between lines 23 and 24, insert the following:

"(5)(a) Order that the probation be revoked. In the event of revocation the defendant shall serve the sentence suspended, with or without credit for the time served on probation at the discretion of the court. If the imposition of sentence was suspended, the defendant shall serve the sentence imposed at the court at the revocation hearing.

(b) Notwithstanding the provisions of Item(a) of this Subparagraph, in the event of revocation for a defendant placed on probation for the conviction of an offense other than a crime of violence as defined in R.S. 14.2(B) or a sex offense as defined in R.S. 15:541, the defendant shall serve the sentence suspended with credit for time served on probation.

(6)(a) Notwithstanding the provisions of Subparagraph (A)(5) of this Article, any defendant who has been placed on probation by the drug division probation program pursuant to R.S. 13:5304, and who has had his probation revoked under the provisions of this Article for a technical violation of drug division probation as determined by the court, may be ordered to be committed to the custody of the Department of Public Safety and Corrections and be required to serve a sentence of not more than twelve months without diminution of sentence in the intensive incarceration program pursuant to the provisions of R.S. 15:574.4.4. Upon successful completion of the program, the defendant shall return to active, supervised probation with the drug division probation program for a period of time as ordered by the court, subject to any additional conditions imposed by the court and under the same provisions of law under which the defendant was originally sentenced. If an offender is denied entry into the intensive incarceration program for physical or mental health reasons or for failure to meet the department's suitability criteria, the department shall notify the sentencing court for resentencing in accordance with the provisions of Article 881.1.

(b) Notwithstanding the provisions of Subparagraph (A)(5) of this Article, any defendant who has been placed on probation by the court for the conviction of an offense other than a crime of violence as defined in R.S. 14.2(B) or of a sex offense as defined in R.S. 15:541(24), and who has had his probation revoked under the provisions of this Article for his first technical violation of his probation as determined by the court, shall be required to serve a sentence of not more than ninety days without diminution of sentence, without diminution of sentence, as follows:
(i) For the first technical violation, not more than fifteen days.
(ii) For the second technical violation, not more than thirty days.
(iii) For a third or subsequent technical violation, not more than forty-five days.

(c) The defendant shall be given credit for time served prior to the revocation hearing for time served in actual custody while being held for a technical violation in a local detention facility, state institution, or out-of-state institution pursuant to Article 880. The term of the revocation for a technical violation shall begin on the date the court orders the revocation. Upon completion of the imposed sentence for the technical revocation, the defendant shall return to active and supervised probation for a period equal to the remainder of the original period of probation subject to any additional conditions imposed by the court. The provisions of this Paragraph shall apply only to the defendant's first revocation for a technical violation:

(d) If a defendant completes ninety days of court-recommended substance abuse treatment he shall receive ninety days credit toward his term of probation.

(e)(c) A "technical violation", as used in this Paragraph, means any violation except a felony conviction, except it shall not include any of the following:

(i) Being arrested, charged, or convicted of any of the following:
   (aa) A felony.
   (bb) A violation of any provision of Title 40 of the Louisiana Revised Statutes of 1950, except for misdemeanor possession of marijuana or synthetic cannabinoids as defined in R.S. 40:966(A), where the offense involves less than twenty-eight grams of the controlled dangerous substance.
   (cc) Any intentional misdemeanor directly affecting the person.
   (dd) At the discretion of the court, any attempt to commit any intentional misdemeanor directly affecting the person.
   (ee) At the discretion of the court, any attempt to commit any other misdemeanor.
   (ff) Being in possession of a firearm or other prohibited weapon.
   (gg) Failing to appear at any court hearing.
   (hh) Failing to satisfactorily complete a drug court program if ordered to do so as a special condition of probation.
   (ii) At the discretion of the court, failing to report to the probation officer for more than one hundred twenty consecutive days.

AMENDMENT NO. 10

On page 7, after line 4, insert the following:

"Art. 903.1. Substance abuse probation program; eligibility

A. In order to be eligible for the substance abuse probation program, the defendant must be charged with a violation of a statute of this state relating to the use and possession of or possession with intent to distribute any narcotic drugs, coca leaves, marijuana, stimulants, depressants, or hallucinogenic drugs, or where there is a significant relationship between the use of alcohol or drugs and the crime before the court, shall not be excluded from participation pursuant to the provisions of Paragraph B of this Article and shall be charged with any of the following offenses:

(1) Felony possession of a controlled dangerous substance as defined in R.S. 40:966(C), 967(C), 968(C), or 969(C).
(2) Except as provided in Subparagraph (2) of this Paragraph, possession with intent to distribute a controlled dangerous substance as defined in R.S. 40:966(A), 967(A), 968(A), or 969(A) where the offense involves less than twenty-eight grams of the controlled dangerous substance.
(3) Possession with intent to distribute marijuana or synthetic cannabinoids as defined in R.S. 40:966(A) where the offense involves less than one pound of marijuana or synthetic cannabinoids.

B. The provisions of this Article shall not apply to any defendant who has been convicted of a crime of violence as defined in R.S. 14:2(B), except for a first conviction of an offense with a maximum prison sentence of ten years or less that was not committed against a family member, household member, or dating partner, or a sex offense as defined in R.S. 13:541, or any defendant who has participated in or declined to participate in a drug division probation program as provided for in R.S. 13:5301 et seq.

Section 2. R.S. 13:5304(B)(10)(b) is hereby amended and reenacted to read as follows:

§5304. The drug division probation program

B. Participation in probation programs shall be subject to the following provisions:

(10) In order to be eligible for the drug division probation program, the defendant must satisfy each of the following criteria:

(b) The crime before the court cannot be a crime of violence as defined in R.S. 14:2(B), except a first conviction of an offense with a maximum prison sentence of ten years or less that was not committed against a family member, household member, or dating partner, or an offense of domestic abuse battery which is punishable by imprisonment at hard labor as provided in R.S. 14:35.3.

Section 3. R.S. 15:571.3(B) and (D), 574.2(C)(1) and (2) and (D)(1), (6)(introductory paragraph), (8)(a) and (9), 574.4(A)(1), (B)(1) and (C)(2), 574.4.1(A)(1), 574.6, 574.7(B)(1)(introductory paragraph) and (C), 574.9(D), (E), (F), and (G), 574.20 and 828(B) and (C) are hereby amended and reenacted and R.S. 15:574.2(C)(4), 574.4(F), 574.7(D), 574.9(H), 827(A)(7) and 828(D) are hereby enacted to read as follows:

§571.3. Diminution of sentence for good behavior

B. (1)(a) Unless otherwise prohibited, every inmate offender in the custody of the department who has been convicted of a felony, except an inmate offender convicted a second time of a crime of violence as defined by R.S. 14:2(B), and sentenced to imprisonment for a stated number of years or months, may earn, in lieu of incentive wages, a diminution of sentence by good behavior and performance of work or self-improvement activities, or both, to be known as "good time". Those inmates offenders serving life sentences will be
credited with good time earned which will be applied toward diminution of their sentences at such time as the life sentences might be commuted to a specific number of years. The secretary shall establish regulations for awarding and recording of good time and shall determine when good time has been earned toward diminution of sentence. The amount of diminution of sentence allowed under the provisions of this Section shall be at the rate of one and one-half days for every one day, thirteen days for every seven days in actual custody served on the imposed sentence, including time spent in custody with good behavior prior to sentencing for the particular sentence imposed as authorized by the provisions of Code of Criminal Procedure Article 880.

(b) The provisions of Subparagraph (a) of this Paragraph shall be applicable to persons offenders convicted of offenses or revoked on probation or parole on or after January 1, 1992 and who are not serving a sentence for the following offenses:

(i) A sex offense as defined in R.S. 15:541.

(ii) A crime of violence as defined in R.S. 14:2(B).

(iii) Any offense which would constitute a crime of violence as defined in R.S. 14:2(B) or a sex offense as defined in R.S. 15:541, regardless of the date of conviction.

(2)(a) An inmate offender convicted a first time of a crime of violence as defined in R.S. 14:2(B), without a prior conviction of a crime of violence as defined in R.S. 14:2(B) or a sex offense as defined in R.S. 15:541, shall earn diminution of sentence at a rate of one day for every one day, thirteen days for every seven days in actual custody held on the imposed sentence, including time spent in custody with good behavior prior to sentencing for the particular sentence imposed as authorized by Code of Criminal Procedure Article 880.

(b) The provisions of this Paragraph shall not apply to an offender if his instant conviction is for a crime that is a crime of violence as defined in R.S. 15:541.

(c) The provisions of this Paragraph shall apply only to offenders convicted of offenses or revoked on probation or parole on or after November 1, 2017.

(2) A person shall not be eligible for diminution of sentence for good behavior if he has been convicted of or pled guilty to, or where adjudication has been deferred or withheld for, a violation of any one of the following offenses:

(a) Rape (R.S. 14:41).

(b) Aggravated or first degree rape (R.S. 14:42).

(c) Forcible or second degree rape (R.S. 14:42:1).

(d) Simple or third degree rape (R.S. 14:42:2).

(e) Sexual battery (R.S. 14:43:1).

(f) Second degree sexual battery (R.S. 14:43:2).

(g) Oral sexual battery (R.S. 14:43:3).

(h) Intentional exposure to AIDS virus (R.S. 14:43:5).


(k) Felony carnal knowledge of a juvenile (R.S. 14:89).

(2) Diminution of sentence shall not be allowed an inmate in the custody of the Department of Public Safety and Corrections if the instant offense is a sex offense as defined by R.S. 15:541.

D.(1) Diminution of sentence shall not be allowed an inmate offender in the custody of the Department of Public Safety and Corrections if the instant offense is a sex offense as defined by R.S. 15:541.

§574.2. Committee on parole, Board of Pardons; membership; qualifications; vacancies; compensation; domicile; venue; meetings; quorum; panels; powers and duties; transfer of property to committee; representation of applicants before the committee; prohibitions

C.(1) The committee shall meet in a minimum of three-member panels at the adult correctional institutions on regular scheduled dates, not less than every three months. Such dates are to be determined by the chairman. Except as provided for in Paragraph (2) of this Subsection or in cases where the offender is released pursuant to Paragraph (4) of this Subsection, three votes of a three-member panel shall be required to grant parole, or, if the number exceeds a three-member panel, a unanimous vote of those present shall be required to grant parole.

(2) The Except in cases where the offender is released pursuant to Paragraph (4) of this Subsection, the committee may grant parole with two votes of a three-member panel, or, if the number exceeds a
three-member panel, a majority vote of those present if all of the following conditions are met:

(a) The offender has not been convicted of a sex offense as defined in R.S. 15:541 or an offense which would constitute a sex offense as defined in R.S. 15:541, regardless of the date of conviction.

(b) The offender has not committed any major disciplinary offenses in the twelve consecutive months prior to the parole eligibility date. A major disciplinary offense is an offense identified as a Schedule B offense by the Department of Public Safety and Corrections in the Disciplinary Rules and Procedures of Adult Offenders.

(c) The offender has completed the mandatory minimum of one hundred hours of pre-release programming in accordance with R.S. 15:827.1 if such programming is available at the facility where the offender is incarcerated.

(d) The offender has completed substance abuse treatment as applicable.

(e) The offender has obtained a GED credential, unless the offender has previously obtained a high school diploma or is deemed by a certified educator as being incapable of obtaining a GED credential due to a learning disability. If the offender is deemed incapable of obtaining a GED credential, the offender must complete at least one of the following: a literacy program, an adult basic education program, or a job skills training program.

(f) The offender has obtained a low-risk level designation determined by a validated risk assessment instrument approved by the secretary of the Department of Public Safety and Corrections.

(1) Except as provided in Paragraph (C)(4) of this Section, to determine the time and conditions of release on parole of any offender who has been convicted of a felony and sentenced to imprisonment, and confined in any penal or correctional institution in this state.

(2) Except as provided in Paragraph (C)(4) of this Section, to consider all pertinent information with respect to each offender who is incarcerated, including but not limited to any educational or vocational training, rehabilitative program participation, disciplinary conduct, and risk assessment score. The district attorney shall be allowed to present testimony to the committee on parole and submit information relevant to the proceedings, except as provided in Paragraph (C)(4) of this Section.

(3) To notify the victim, or the spouse or next of kin of a deceased victim, when the offender is scheduled for a parole hearing. The notification shall be in writing and shall be issued at least sixty days prior to the hearing. The notification shall be in writing and shall be issued at least ninety days prior to the offender's administrative parole eligibility date. If the offender's charge or amended charge on the bill of information was a crime of violence as defined in R.S. 14:2(B) or a sex offense as defined in R.S. 15:541, the district attorney shall be allowed to present testimony to the committee on parole and submit information relevant to the proceedings, except as provided in Paragraph (C)(4) of this Section.

(9)(a) To notify the victim, or the spouse or next of kin of a deceased victim, when the offender is scheduled for a parole hearing. The notification shall be in writing and sent no less than thirty-six days prior to the hearing date. The notice shall advise the victim, or the spouse or next of kin of a deceased victim, that the hearing will be held at the same time and place as the parole hearing. The notice shall state that the hearing will be held at the same time and place as the parole hearing. The notice shall also state that the hearing will be held at the same time and place as the parole hearing. The notice shall be in writing and shall be issued at least sixty days prior to the hearing date. The notice shall advise the victim, or the spouse or next of kin of a deceased victim, that the hearing will be held at the same time and place as the parole hearing. The notice shall be in writing and shall be issued at least ninety days prior to the offender's administrative parole eligibility date. If the offender's charge or amended charge on the bill of information was a crime of violence as defined in R.S. 14:2(B) or a sex offense as defined in R.S. 15:541, the victim, or the spouse or next of kin of a deceased victim, shall be allowed to testify at the hearing. The victim, or the spouse or next of kin of a deceased victim, shall be allowed to testify at the hearing. The victim, or the spouse or next of kin of a deceased victim, shall be allowed to testify at the hearing. The victim, or the spouse or next of kin of a deceased victim, shall be allowed to testify at the hearing. The victim, or the spouse or next of kin of a deceased victim, shall be allowed to testify at the hearing. The victim, or the spouse or next of kin of a deceased victim, shall be allowed to testify at the hearing. The victim, or the spouse or next of kin of a deceased victim, shall be allowed to testify at the hearing.

(b) To notify the victim, or the spouse or next of kin of a deceased victim of those offenders eligible for release pursuant to Paragraph (C)(4) of this Section. The notification shall meet all requirements set forth in Subparagraph (9)(a) of this Section except that it shall give notice of the offender's administrative parole eligibility date and be sent no less than thirty-six days prior to the offender's administrative parole eligibility date. If the offender's charge or amended charge on the bill of information was a crime of violence as defined in R.S. 14:2(B) or a sex offense as defined in R.S. 15:541, the victim, or the spouse or next of kin of a deceased victim shall have thirty days from the date of notification to object to the offender's release on administrative parole and may request that the committee on parole conduct a hearing. The notice shall advise the victim, or the spouse or next of kin of a deceased victim, of the offender's release on administrative parole and may request that the committee on parole conduct a hearing. The notice shall advise the victim, or the spouse or next of kin of a deceased victim, that the hearing will be held at the same time and place as the parole hearing. The notice shall be in writing and shall be issued at least sixty days prior to the hearing date. The notice shall advise the victim, or the spouse or next of kin of a deceased victim, that the hearing will be held at the same time and place as the parole hearing. The notice shall be in writing and shall be issued at least ninety days prior to the offender's administrative parole eligibility date. If the offender's charge or amended charge on the bill of information was a crime of violence as defined in R.S. 14:2(B) or a sex offense as defined in R.S. 15:541, the victim, or the spouse or next of kin of a deceased victim, shall be allowed to testify at the hearing. The victim, or the spouse or next of kin of a deceased victim, shall be allowed to testify at the hearing. The victim, or the spouse or next of kin of a deceased victim, shall be allowed to testify at the hearing.

D. In accordance with the provisions of this Part, the committee on parole shall have the following powers and duties:

§574.4. Parole; eligibility
A. (1) (a) Unless eligible at an earlier date and except as provided for in Subparagraph (b) of this Paragraph and Subsection D of this Section, a person, otherwise eligible for parole, convicted of a first felony offense shall be eligible for parole consideration upon serving twenty-five percent of the sentence imposed. The provisions of this Subparagraph shall not apply to any person whose instant offense is a crime of violence as defined in R.S. 14:2(B), a sex offense as defined in R.S. 15:541, or any offense which would constitute a crime of violence as defined in R.S. 14:2(B) or a sex offense as defined in R.S. 15:541, regardless of the date of conviction. Notwithstanding any provisions of law to the contrary, the provisions of this Subparagraph shall be applicable to persons convicted of offenses or persons that have had probation or parole revoked prior to and on or after November 1, 2017, thirty-three and one-third percent of the sentence imposed. Upon conviction of a second felony offense, such person shall be eligible for parole consideration upon serving fifty percent of the sentence imposed. A person convicted of a third or subsequent felony offense shall not be eligible for parole.

(b)(i) Notwithstanding the provisions of Subparagraph (a) of this Paragraph, a person, otherwise eligible for parole, convicted of a first felony offense shall be eligible for parole consideration upon serving twenty-five percent of the sentence imposed. The provisions of this Subparagraph shall not apply to any person who has been convicted of a crime of violence as defined in R.S. 14:2(B); has been convicted of a sex offense as defined in R.S. 15:541, or is otherwise ineligible for parole. A person, otherwise eligible for parole, whose instant offense is a second conviction of a crime of violence as defined in R.S. 14:2(B) or a first or second conviction of a sex offense as defined in R.S. 15:541 shall be eligible for parole consideration upon serving seventy-five percent of the sentence imposed. A person convicted a third or subsequent time of a crime of violence as defined in R.S. 14:2(B) or a third or subsequent time of a sex offense as defined in R.S. 15:541 shall not be eligible for parole.

(ii) Notwithstanding the provisions of Subparagraph (b)(i) of this Paragraph, a person, otherwise eligible for parole, convicted of a crime of violence as defined in R.S. 14:2(B) who does not have a prior felony conviction for a crime of violence as defined in R.S. 14:2(B) or a prior conviction for a sex offense as defined in R.S. 15:541 shall be eligible for parole consideration upon serving sixty-five percent of the sentence imposed. The provisions of this Subparagraph shall not apply to any person convicted of a sex offense as defined in R.S. 15:541.

(iii) The provisions of this Subparagraph shall be applicable only to persons convicted of offenses or revoked on probation or parole on or after November 1, 2017.

(b)(ii) Notwithstanding the provisions of Subparagraph (a) of this Paragraph, a person, otherwise eligible for parole, convicted of a second felony offense shall be eligible for parole consideration upon serving thirty-three and one-third percent of the sentence imposed. The current offense shall not be counted as a second or subsequent offense if more than ten years have lapsed between the date of the commission of the instant offense or offenses and the expiration of the person's maximum sentence or sentences of the previous conviction or convictions, or between the expiration of his maximum sentence or sentences of each preceding conviction and the date of the commission of the following offense or offenses. In computing the intervals of time, any period of parole, probation, or incarceration by a person in a penal institution, within or without the state shall not be included in the computation of any of the ten-year periods between the expiration of the person's maximum sentence or sentences and the next succeeding offense or offenses. The provisions of this Subparagraph shall not apply to any person who has been convicted of a crime of violence as defined in R.S. 14:2(B), has been convicted of a sex offense as defined in R.S. 15:541, has been sentenced as a habitual offender pursuant to R.S. 15:529.1, or is otherwise ineligible for parole.

(iii) Any person eligible for parole pursuant to the provisions of this Subparagraph shall not be eligible for parole pursuant to the provisions of Subparagraph (a) of this Paragraph.

(iv) Nothing in this Subparagraph shall prevent a person from reappearing for parole as provided by rules adopted in accordance with the Administrative Procedure Act.

* * *

B. (1) No person shall be eligible for parole consideration who has been convicted of armed robbery and denied parole eligibility under the provisions of R.S. 14:64. Except as provided in Paragraph (2) of this Subsection, and except as provided in Paragraph (A)(5) and Subsections D, E, and F of this Section, no prisoner serving a life sentence shall be eligible for parole consideration until his life sentence has been commuted to a fixed term of years. No prisoner sentenced as a serial sexual offender shall be eligible for parole. No prisoner may be paroled while there is pending against him any indictment or information for any crime suspected of having been committed by him while a prisoner. Notwithstanding any other provisions of law to the contrary, a person convicted of a crime of violence and not otherwise ineligible for parole shall serve at least seventy-sixty-five percent of the sentence imposed, before being eligible for parole. The victim or victim's family shall be notified whenever the offender is to be released provided that the victim or victim's family has completed a Louisiana victim notice and registration form as provided in R.S. 46:1841 et seq., or has otherwise provided contact information and has indicated to the Department of Public Safety and Corrections, Crime Victims Services Bureau, that they desire such notification.

* * *

C.(1) * * *

(2)(a) Except as provided in R.S. 15:574.2(C)(4), in cases where the offender has been convicted of, or where adjudication has been deferred or withheld for the perpetration or attempted perpetration of a violation of a sex offense as defined in R.S. 15:541 and parole is permitted by law and the offender is otherwise eligible, the committee shall consider reports, assessments, and clinical information, as available, including any testing and recommendations by mental health professionals, as to all of the following:

(i) Whether the offender has successfully completed the sex offender program.

(ii) Whether, in the expert's opinion, there is a likelihood that the offender will or will not repeat the criminal conduct and that the offender will or will not be a danger to society.

(b) The Except as provided in R.S. 15:574.2(C)(4), the committee shall render its decision ordering or denying the release of the prisoner on parole only after considering this clinical evidence where such clinical evidence is available.

* * *

F. Notwithstanding any provision of law to the contrary, an offender serving a life sentence for second degree murder (R.S. 14:30.1), shall be eligible for parole consideration pursuant to the provisions of this subsection if all of the following conditions are met:

(1) The offender committed the offense after July 2, 1973, and prior to June 29, 1979.

(2) The offender has served at least forty years of the sentence imposed.
(3) The committee on parole has granted parole with a unanimous vote of those present.

§574.4.1. Parole consideration and hearings

A.(1) The parole hearings shall be conducted in a formal manner in accordance with the rules formulated by the committee and with the provisions of this Part. Before Except as provided in R.S. 15:574.2(C)(4), before the parole of any prisoner is ordered, such prisoner shall appear before and be interviewed by the committee, except those incarcerated in parish prisons or parish correctional centers, in which case one committee member may conduct the interview. The committee may order a reconsideration of the case or a rehearing at any time.

* * *

§574.6. Parole term; automatic discharge

The parole term, when the committee orders a prisoner an offender released on parole, shall be for the remainder of the prisoner's offender's sentence, without any diminution of sentence for good behavior with credits for compliance with the terms and conditions of parole supervision pursuant to Code of Criminal Procedure Article 935.7. When the parolee has completed his full parole term, the parolee shall be discharged from parole by the Department of Public Safety and Corrections without order by the committee, provided that:

(1) No warrant has been issued by the committee for the arrest of the parolee.

(2) No detainer has been issued by the parolee officer for the detention of the parolee pending revocation proceedings.

(3) No indictment or bill of information is pending for any felony the parolee is suspected to have committed while on parole.

§574.7. Custody and supervision of parolees; modification or suspension of supervision; violation of conditions of parole; sanctions; alternative conditions; administrative sanctions

* * *

B.(1) At the time a defendant is released on parole for a crime of violence as defined in R.S. 14:2(B) or a sex offense as defined in R.S. 15:524.1, the committee on parole may make a determination as to whether a defendant is eligible for the imposition of administrative sanctions as provided for in this Section. If authorized to do so by the committee, each time a parolee violates a condition of parole, a parole officer may use administrative sanctions to address a technical violation committed by a parolee when all of the following occur:

* * *

C. (1) Each time a parolee on parole for a crime other than a crime of violence as defined in R.S. 14:2(B) or a sex offense as defined in R.S. 15:524.1 violates a condition of parole, a parole officer is authorized to use administrative sanctions to address a technical violation committed by a parolee when all of the following occur:

(a) The parolee, after receiving written notification of his right to a hearing before a court and right to counsel, provides a written waiver of a parole violation hearing.

(b) The parolee admits to the violation or affirmatively chooses not to contest the violation alleged in the parole violation report.

(c) The parolee consents to the imposition of administrative sanctions by the Department of Public Safety and Corrections.

(2) The department shall promulgate rules to implement the provisions of this Subsection to establish the following:

(a) A system of structured, administrative sanctions which shall be imposed for technical violations of parole and which shall take into consideration the following factors:

(i) The severity of the violation behavior.

(ii) The prior violation history.

(iii) The severity of the underlying criminal conviction.

(iv) The criminal history of the parolee.

(v) Any special circumstances, characteristics, or resources of the parolee.

(vi) Protection of the community.

(vii) Deterrence.

(viii) The availability of appropriate local sanctions, including but not limited to jail, treatment, community service work, house arrest, electronic surveillance, restitution centers, work release centers, day reporting centers, or other local sanctions.

(ix) Incarceration shall not be used for first or second lowest-level violations, including but not limited to first positive drug test; association with known felons or persons involved in criminal activity; changing residence without permission; failure to initially report as required; failure to pay restitution up to three months; failure to report as instructed; travel without permission; and unemployment and failure to seek employment within ninety days.

(x) Incarceration shall not be used for first or second violations of alcohol use or admission, except for defendants convicted of operating a vehicle while intoxicated pursuant to R.S. 14:98; defendants convicted of domestic abuse battery pursuant to R.S. 14:35.3 committed by one family member, household member, or dating partner against another; or defendants convicted of violation of a protective order pursuant to R.S. 14:79 committed by one family member, household member, or dating partner against another.

(b) Procedures to provide a parolee with written notice of the right to a parole violation hearing to determine whether the parolee violated the conditions of parole alleged in the violation report and the right to be represented by counsel at state expense at that hearing if financially eligible.

(c) Procedures for a parolee to provide written waiver of the right to a parole violation hearing, to admit to the violation or affirmatively choose not to contest the violation alleged in the parole violation report, and to consent to the imposition of administrative sanctions by the department.

(d) The level and type of sanctions that may be imposed by parole officers and other supervisory personnel.

(e) The level and type of sanctions that may be imposed by parole officers and other supervisory personnel.

(f) Procedures notifying the parolee and the committee on parole of a violation admitted by the parolee and the administrative sanctions imposed.

(g) Such other policies and procedures as are necessary to implement the provisions of this Subsection and to provide adequate parole supervision.

(3) If the administrative sanction imposed pursuant to the provisions of this Subsection is jail confinement, the confinement
shall not exceed ten days per violation and shall not exceed a total of sixty days per year.

(4) For purposes of this Subsection, "technical violation" means any violation of a condition of parole, that does not include any of the following:

(a) A new felony conviction.

(b) A conviction for an intentional misdemeanor directly affecting the person.

(c) An allegation of a subsequent criminal act that if proven would be a crime of violence as defined in R.S. 14:2(B).

(d) An allegation of a subsequent criminal act that if proven would be a sex offense as defined in R.S. 15:341.

(e) An allegation of domestic abuse battery pursuant to R.S. 14:35.3 committed by one family member, household member, or dating partner against another.

(f) An allegation of violation of protective order pursuant to R.S. 14:79 committed by one family member, household member, or dating partner against another.

D. If the chief probation and parole officer, upon recommendation by a parole officer, has reasonable cause to believe that a parolee has violated the conditions of parole, he shall notify the committee, and shall cause the appropriate parole officer to submit the parolee's record to the committee. After consideration of the record submitted, and after such further investigation as it may deem necessary, the committee may order:

(a) The issuance of a reprimand and warning to the parolee.

(b) That the parolee be required to conform to one or more additional conditions of parole which may be imposed in accordance with R.S. 15:574.4.

(c) That the parolee be arrested, and upon arrest be given a prerevocation hearing within a reasonable time, at or reasonably near the place of the alleged parole violation or arrest, to determine whether there is probable cause to detain the parolee pending orders of the parole committee.

(2) Upon receiving a summary of the prerevocation proceeding, the committee may order the following:

(a) The parolee's return to the physical custody of the Department of Public Safety and Corrections, corrections services, to await a hearing to determine whether his parole should be revoked.

(b) As an alternative to revocation, that the parolee, as a condition of parole, be committed to a community rehabilitation center or a substance abuse treatment program operated by, or under contract with, the department, for a period of time not to exceed six months, without benefit of good time, provided that such commitment does not extend the period of parole beyond the full parole term. Upon written request of the department that the offender be removed for violations of the rules or regulations of the community rehabilitation center or substance abuse program, the committee shall order that the parole be revoked, with credit for time served in the community rehabilitation center.

* * * *

§574.9. Revocation of parole for violation of condition; committee panels; return to custody hearing; duration of reimprisonment and reparole after revocation; credit for time served; revocation for a technical violation

D. When a detainer is issued by the parole officer for an allegation of the commission of another crime, it is enforceable until bond is set by the judge for the new crime. When the bond is set, the detainer shall expire and the parolee may be released upon posting of the bond.

DF. Parole revocation shall require two votes of a three-member panel of parole committee members or, if the number of members present exceeds a three-member panel, a majority vote of those members present and voting, and the order of revocation shall be reduced to writing and preserved.

EF. When the parole of a parolee has been revoked by the committee for violation of the conditions of parole, the parolee shall be returned to the physical custody of the Department of Public Safety and Corrections, corrections services, and serve the remainder of his sentence as of the date of his release on parole, and any credit for time served for good behavior while on parole. The parolee shall be given credit for time served prior to the revocation hearing for time served in actual custody while being held for a parole violation in a local detention facility, state institution, or out-of-state institution pursuant to Code of Criminal Procedure Article 880.

FG. Any such prisoner whose parole has been revoked may be considered by the committee for reparole in accordance with the provisions of this Part.

GH.(1)(a)(i) Except as provided in Subparagraph (b) of this Paragraph, any offense committed by a parolee for which parole supervision is being revoked pursuant to the provisions of this Subsection for a technical violation of the conditions of parole as determined by the committee on parole, shall be required to serve the following sentences:

(ii) For the first technical violation, the offender shall serve not more than ninety fifteen days.

(iii) For a second technical violation, the offender shall serve not more than one hundred twenty thirty days.

(iv) For a third or subsequent technical violation, the offender shall serve not more than one hundred eighty forty-five days.

(b) The sentences imposed pursuant to Item (i) of this Subparagraph (a) of this Paragraph shall be served without diminution of sentence or credit for time served prior to the revocation for a technical violation. The term of the revocation for the technical violation shall begin on the date the committee on parole orders the revocation. Upon completion of the imposed technical revocation sentence, the offender shall return to active parole supervision for the remainder of the original term of supervision.

(c) If the offender completes ninety days of committee-recommended substance abuse treatment, he shall receive ninety days of credit toward his term of parole.

(d) The offender shall be given credit toward service of his sentence for time spent in actual custody prior to the revocation hearing while being held for a technical violation in a local detention facility, state institution, or out-of-state institution.

(b)(c) The provisions of Subparagraph (a) of this Paragraph shall not apply to the following offenders:

(i) Any offender released on parole for the conviction of a crime of violence as defined in R.S. 14:2(B).
(ii) Any offender released on parole for the conviction of a sex offense as defined in R.S. 15:541.

(iii) Any offender released on parole who is subject to the sex offender registration and notification requirements of R.S. 15:541 et seq.

(2) A "technical violation", as used in this Subsection, means any violation except a new felony conviction. It shall not include any of the following:

(a) Being arrested, charged, or convicted of any of the following:

(i) A felony;


(iii) Any intentional misdemeanor directly affecting the person;

(iv) At the discretion of the committee on parole, any attempt to commit any intentional misdemeanor directly affecting the person.

(b) Any person sentenced to the custody of the Department of Public Safety and Corrections shall identify those inmates who may be eligible for medical parole or medical treatment furlough based upon the provisions of this Subpart. The Department of Public Safety and Corrections shall determine the risk to public safety and shall grant additional medical examinations be conducted. The committee on parole or medical treatment furlough pursuant to this Section by the department until full consideration has been given to the inmate offender's condition. In the assessment of risk, emphasis shall be given to the inmate offender's medical condition and how this relates to his overall risk to society.

D. No inmate offender shall be recommended for medical parole or medical treatment furlough pursuant to this Section by the department until full consideration has been given to the inmate offender's crime and criminal history, length of time served in custody, institutional conduct, an indication that the inmate offender represents a low risk to himself or society, and a medical assessment of the inmate offender's condition. In the assessment of risk, emphasis shall be given to the inmate offender's medical condition and how this relates to his overall risk to society.

E. The authority to grant medical parole or medical treatment furlough pursuant to this Section shall rest solely with the committee on parole, and the committee shall establish additional conditions of the parole or medical treatment furlough in accordance with the provisions of this Subpart. The Department of Public Safety and Corrections shall identify those inmate offenders who may be eligible for medical parole or medical treatment furlough based upon available medical information. In considering an inmate offender for medical parole or medical treatment furlough, the committee may require that additional medical evidence be produced or that additional medical examinations be conducted. The committee on parole shall determine the risk to public safety and shall grant medical parole or medical treatment furlough only after determining that the inmate offender does not pose a threat to public safety.

F. The parole term of an inmate offender released on medical parole or medical treatment furlough shall be for the remainder of the

§ 574.20. Medical parole program; eligibility; revocation

A. (1) Notwithstanding the provisions of this Part or any other law to the contrary, any person sentenced to the custody of the Department of Public Safety and Corrections may, upon referral by the department, be considered for medical parole by the committee on parole. Medical parole consideration shall be in addition to any other parole for which an inmate may be eligible, but shall not be available to any inmate who is awaiting execution. Notwithstanding the provisions of this Part or any other law to the contrary, any offender sentenced to the custody of the Department of Public Safety and Corrections may, upon referral by the department, be considered for medical parole or medical treatment furlough by the committee on parole. Consideration for parole or furlough under this Section shall be in addition to any other parole for which an offender may be eligible.

(2) Medical parole shall not be available to any inmate serving a sentence for a conviction of first degree murder (R.S. 14:30) or second degree murder (R.S. 14:30:1) or awaiting execution.

B. Medical Parole

(1) The committee on parole shall establish the medical parole program to be administered by the Department of Public Safety and Corrections. An inmate offender eligible for consideration for release under the program shall be any person offender who, because of an existing medical or physical condition, is determined by the department to be within one of the following designations:

(a) "Permanently disabled inmate offender" means any person offender who is unable to engage in any substantial gainful activity by reason of any medically determinable physical impairment which can be expected to result in death or which is or can be expected to be permanently irreversible.

(b) "Terminally ill inmate offender" means any inmate offender who, because of an existing medical condition, is irreversibly terminally ill. For the purposes of this Section, "terminally ill" is defined as having a life expectancy of less than one year due to an underlying medical condition.

(2) Medical parole shall not be available to any offender serving a sentence for a conviction of first degree murder (R.S. 14:30) or second degree murder (R.S. 14:30:1) or awaiting execution.

C. Medical Treatment Furlough

(1) The committee on parole shall establish the medical treatment furlough program to be administered by the department for the purpose of utilizing on-site medical facilities for an eligible offender's medical treatment. Medical treatment furlough shall not be available to any offender who is awaiting execution.

(2)(a) An offender eligible for consideration for release under the medical treatment furlough program shall be any offender who is ineligible for release on medical parole pursuant to Subsection B of this Section and is determined by the department to be a limited mobility offender.

(b) For the purposes of this Section, "limited mobility offender" means any offender who is unable to perform activities of daily living without help or is confined to a bed or chair, including but not limited to prolonged coma and medical ventilation.

(3) Notwithstanding any provision of law to the contrary, the committee on parole may authorize the release of an eligible offender on medical treatment furlough when all of the following conditions are met:

(a) Placement in an acute care hospital, nursing home, or other appropriate medical facility able to meet the offender's medical and treatment needs is secured.

(b) All monitoring, security, and supervision requirements that the committee deems necessary are secured by the division of probation and parole.

(c) The committee determines that the offender does not present a substantial flight risk.

D. No inmate offender shall be recommended for medical parole or medical treatment furlough pursuant to this Section by the department until full consideration has been given to the inmate offender's crime and criminal history, length of time served in custody, institutional conduct, an indication that the inmate offender represents a low risk to himself or society, and a medical assessment of the inmate offender's condition. In the assessment of risk, emphasis shall be given to the inmate offender's medical condition and how this relates to his overall risk to society.
Supervision of the parole offender shall consist of periodic medical evaluations at intervals to be determined by the committee at the time of release.

FG. If it is discovered through the supervision of the medical parolee or medical treatment furlough that his condition has improved such that he would not then be eligible for medical parole or medical treatment furlough under the provisions of this Subpart, the committee may order that the person offender be returned to the custody of the Department of Public Safety and Corrections to await a hearing to determine whether his parole or medical treatment furlough shall be revoked. Any person offender whose medical parole or medical treatment furlough is revoked due to an improvement in his condition shall resume serving the balance of his sentence with credit given for the duration of the medical parole or medical treatment furlough. If the person offender's medical parole or medical treatment furlough is revoked due to an improvement in his condition, and he would be otherwise eligible for parole, he may then be considered for parole under the provisions of R.S. 15:574.4. Medical parole and medical treatment furlough may also be revoked for violation of any condition of the parole as established by the committee on parole.

GH. The committee on parole shall promulgate such rules as are necessary to effectuate this Subpart, including rules relative to the conduct of medical parole and medical treatment furlough hearings, and the conditions of medical parole and medical treatment furlough release.

§827. Duties of Department of Public Safety and Corrections

A. In addition to other duties imposed upon the department it shall be the duty of the department to:

(7) Establish a procedure that provides for each offender who is sentenced to one hundred eighty days or more in the custody of the Department of Public Safety and Corrections, a written case plan that is based on the results of an assessment of the offender's risk and needs and includes participation in programming that addresses the needs identified in that assessment. For offenders eligible for administrative parole pursuant to R.S. 15:574.2(C)(4), the department shall notify the committee in writing of an offender's compliance or noncompliance with the case plan not less than sixty days before an offender's administrative parole release date. The provisions of this Paragraph shall be implemented to the extent that funds are appropriated for this purpose and to the extent that it is consistent with the available resources.

§828. Classification and treatment programs; qualified sex offender programs; earned credits

B. The secretary shall adopt rules and regulations for local jail facilities and state correctional institutions to encourage voluntary participation by inmates offenders in certified treatment and rehabilitation programs, including but not limited to basic education, job skills training, values development and faith-based initiatives, therapeutic programs, and treatment programs. When funds are provided, such educational programs shall be available at each penal or correctional institution under the jurisdiction of the department. The rules and regulations may include provisions for furloughs or the awarding of earned credits toward the reduction of the projected good time parole supervision date for satisfactory participation in each approved program pursuant to the provisions of this Subsection, but no offender shall receive more than three hundred sixty days total earned credits toward the reduction of the projected good time parole supervision date for program participation.

C. Notwithstanding any other provision of law to the contrary, any offender in the custody of the Department of Public Safety and Corrections who has been sentenced as an habitual offender pursuant to the provisions of R.S. 15:529.1 may earn additional good time for participation in certified treatment and rehabilitation programs as provided for in Subsection B of this Section, unless the offender was convicted of a sex offense as defined by R.S. 15:541 or a crime of violence as defined by R.S. 14:2(B); offender's instant offense is one of the following:

(1) A sex offense as defined in R.S. 15:541.

(2) A crime of violence as defined in R.S. 14:2(B) and the offender has two or more prior convictions of a crime of violence as defined in R.S. 14:2(B) or a sex offense as defined in R.S. 15:541.

D. Offenders who are otherwise eligible under this Section who are participating in the workforce development work release program pursuant to R.S. 15:1099.3 shall be eligible to earn an additional one hundred eighty days of credit towards the reduction of the projected good time parole supervision date.

Section 4. Code of Criminal Procedure Article 900(A)(7) is hereby repealed in its entirety.

Section 5. This Act shall become effective on November 1, 2017; if vetoed by the governor and subsequently approved by the legislature, this Act shall become effective on November 1, 2017, or on the day following such approval by the legislature, whichever is later.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Claitor to Engrossed House Bill No. 83 by Representative Marino

AMENDMENT NO. 1

In Senate Committee Amendment No. 8 proposed by the Senate Committee on Judiciary C and adopted by the Senate on May 31, 2017, on page 4, lines 12 and 13, change "Credits may only be rescinded to "Credits may be rescinded only."

AMENDMENT NO. 2

In Senate Committee Amendment No. 8 proposed by the Senate Committee on Judiciary C and adopted by the Senate on May 31, 2017, on page 5, lines 5 and 6, change "Credits may only be rescinded to "Credits may be rescinded only."

AMENDMENT NO. 3

In Senate Committee Amendment No. 8 proposed by the Senate Committee on Judiciary C and adopted by the Senate on May 31, 2017, on page 5, line 49, between "counsel" and "provides" insert a comma.

AMENDMENT NO. 4

In Senate Committee Amendment No. 10 proposed by the Senate Committee on Judiciary C and adopted by the Senate on May 31, 2017, on page 12, lines 3 and 4, change "Subparagraph (9)(a) of this Section" to "Subparagraph (a) of this Paragraph."
The above bill was taken up with the amendments proposed by the Senate.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Perry to Reengrossed House Bill No. 93 by Representative Miguez

AMENDMENT NO. 1

On page 2, line 15, between "is" and "longer" insert "no"

AMENDMENT NO. 2

On page 3, line 17, between "is" and "longer" insert "no"

AMENDMENT NO. 3

On page 4, line 17, between "is" and "longer" insert "no"

AMENDMENT NO. 4

On page 5, line 15, between "is" and "longer" insert "no"

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Gaines
Abraham Gisclair
Marino Guinn
McFarland
Anders Hall
Miller, D.
Baca Harris, J.
Miller, G.
Bagley Harris, L.
Moreno
Tagneri Haved
Morris, Jim
Berthelot Hazel
Norton
Billiot Henry
Pearson
Brown, C. Hilferty
Pierre
Brown, T. Hill
Price
Carmody Hodges
Pugh
Carpenter Hoffmann
Pyant
Carter, R. Hollis
Reynolds
Carter, S. Horton
Richard
Chaney Howard
Schexnayder
Connick Hunter
Simon
Coussan Huval
Scheroder
Cox Jackson
Seabagh
Crews James
Shadoin
Cromer Jefferson
Simon
Danahay Jenkins
Smith
Davis Johnp
Stagni
DeVillier Jones
Stefanski
Dwright Jordan
Stokes
Edmonds Landry, T.
Talbot
Emerson Leger
Thibaut
Falconer Lyons
Thomas
Foill Mack
White
Franklin Magee
Zeringue
Total - 93

NAYS

Total - 0

ABSENT

Armes Carter, G.
Bishop Garofalo
Boutie Hensgens
Broadwater Ivey
Total - 12

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 93—

BY REPRESENTATIVE MIGUEZ

AN ACT

To amend and reenact R.S. 11:1307(B), 2185, and 2235 and to enact R.S. 40:1665.4, relative to law enforcement officers; to authorize an immediate family member of a qualified law enforcement officer to purchase his duty firearm upon death; to provide for certain criteria; and to provide for related matters.

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

**HOUSE BILL NO. 244—**
**BY REPRESENTATIVE HILFERTY**

To enact Code of Evidence Article 902(11), relative to the admissibility of business records; to provide relative to the self-authentication of business records; and to provide for related matters.

Read by title.

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

**SENATE FLOOR AMENDMENTS**

Amendments proposed by Senator Milkovich to Reengrossed House Bill No. 244 by Representative Hilferty

**AMENDMENT NO. 1**

On page 1, line 11, change "(11)" to "(11)A."

**AMENDMENT NO. 2**

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

"B. Notwithstanding any other provision of law to the contrary, all parties shall retain the right to call or question the custodian or any other qualified person having knowledge with respect to the authenticity, correctness, or completeness of the records, including in pretrial discovery or trial."

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

**ROLL CALL**

The roll was called with the following result:

**YEAS**

Carter, G.  Jackson  Stokes
Dwight  Jordan
Total - 17

Brown, T.  Hilferty  Pope
Carmody  Hill  Price
Carpenter  Hodges  Pugh
Carter, R.  Hoffmann  Pylant
Carter, S.  Hollis  Reynolds
Chaney  Horton  Richart
Coussan  Howard  Schexnayder
Cox  Hunter  Schroder
Crews  Huvil  Seabaugh
Cromer  Jackson  Shadiot
Danahay  James  Simon
Davis  Jefferson  Smith
DeVillier  Jenkins  Stagni
Dwight  Johnson  Stefanski
Edmonds  Jones  Stokes
Emerson  Jordan  Talbot
Falconer  Landry, T.  Thibaut
Foil  Lyons  Thomas
Franklin  Mack  White
Gaines  Magee  Zeringue
Total - 90

**NAYS**

Total - 0

**ABSENT**

Armes  Carter, G.  LeBas
Bacala  Connick  Leger
Bishop  Garofalo  Leopold
Bouie  Ivey  Marino
Broadwater  Landry, N.  Morris, Jay
Total - 15

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

**HOUSE BILL NO. 300—**
**BY REPRESENTATIVE DAVIS AND SENATOR MORRELL AND REPRESENTATIVES FOIL AND STOKES**

To amend and reenact R.S. 47:6015(C)(2), (D), (E)(1), and (J) relative to the research and development tax credit program; to provide for definitions; to provide for credit rates; to provide for transferability of credits; to provide for application; and to provide for related matters.

Read by title.

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

**SENATE COMMITTEE AMENDMENTS**

Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Reengrossed House Bill No. 300 by Representative Davis

**AMENDMENT NO. 1**

On page 1, line 4, after "credits;" delete the remainder of the line in its entirety and insert the following:

"to extend the termination of the credit; to provide for applicability; to provide for an effective date; and to"
AMENDMENT NO. 3
On page 2, line 16, between "the" and "Small" insert "Small Business Technology Transfer Program or the"

AMENDMENT NO. 4
On page 2, at the end of line 20, delete "The" and insert "A"

AMENDMENT NO. 5
On page 3, at the end of line 3, insert "The notification submitted to the Department of Revenue shall include a transfer processing fee of two hundred dollars per transferee."

AMENDMENT NO. 6
On page 3, line 20, between "incurred" and "or" insert "Small Business Technology Transfer Program funds received"

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Morrell to Reengrossed House Bill No. 300 by Representative Davis

AMENDMENT NO. 1
In Senate Committee Amendment No. 1 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on May 31, 2017, on page 1, line 5, change "en" to "an"

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

ROLL CALL
The roll was called with the following result:

YEAS

Mr. Speaker
Abraham
Abrahamson
Amedee
Anders
Armes
Bacala
Bagley
Bagnères
Berthelot
Billiot
Boutie
Broadwater
Brown, C.
Brown, T.
Carmondy
Carpenter
Carter, G.
Carter, R.
Carter, S.
Chaney
Connick
Coussan
Cox
Crews
Cromer
Danahay
Davis
DeVillier
Dwright
Edmonds
Emerson

Falconer
Foil
Franklin
Gaines
Gisclair
Glover
Hall
Harris, J.
Harris, L.
Havard
Hazel
Henry
Hensgens
Hilferty
Hill
 Hodges
 Hoffmann
 Hollis
 Horton
 Howard
 Hunter
 Huval
 Jackson
 Jefferson
 Jenkins
 Johnson
 Jones
 Jordan
 Landry, T.
 LeBas
 Leger

Lyons
Mack
Magee
Marcelle
Marino
McFarland
Migues
Miller, D.
Miller, G.
Moreno
Morris, Jim
Norton
Pearson
Pierre
Price
Pugh
Pylant
Reynolds
Richard
Schexnayder
Scheroder
Seabaugh
Shadoin
Simon
Smith
Stagni
Stefanski
Talbot
Thibaut
Thomas
White
Zeringue

Total - 96

NAYS

Bishop
Garofalo
Guinn

Ivey
Landry, N.
Leopold

Morris, Jay
Pope
Stokes

Total - 0

ABSENT

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

HOUSE BILL NO. 309—
BY REPRESENTATIVE MORENO

AN ACT

To amend and reenact R.S. 46:1842, 1843, and 1844(A)(2)(b), (L), (M)(1) and (2), and (O) and to enact R.S. 46:1845 and 1845.1, relative to crime victims; to provide relative to eligibility; to provide relative to a return of property; to provide notification of pardon or parole; to provide additional rights for victims of sexual assault; to provide for notification of rights; to provide for duties and responsibilities; to provide for a sexual assault advocate; to provide relative to the right to privacy; to provide procedures and requirements; to provide definitions; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Judiciary B to Engrossed House Bill No. 309 by Representative Moreno

AMENDMENT NO. 1
On page 1, line 2, after "reenact" and before "R.S. 46:1842" insert "R.S. 15:260 and"

AMENDMENT NO. 2
On page 1, line 3, after "R.S. 46:1845" delete the remainder of the line and insert a comma "," and "relative to rights of crime victims; to provide relative"

AMENDMENT NO. 3
On page 1, line 4, change "eligibility" to "applicability"

AMENDMENT NO. 4
On page 1, line 12, after "R.S. 46:1845" and before "hereby" delete "and 1845.1 are" and insert "is"

AMENDMENT NO. 5
On page 2, line 5, change "sexual" to "sex" after "offense" and before the period ." insert "or human trafficking-related offense as defined or enumerated in R.S. 46:1844(W)"

AMENDMENT NO. 6
On page 3, line 5, after "address" insert and ", email address,"

AMENDMENT NO. 7
On page 3, line 17, change "sexual" to "sex" and after "offense" and before the period ." insert "or human trafficking-related offense as defined or enumerated in R.S. 46:1844(W)"
On page 4, line 1, change "identifies" to "presents"

AMENDMENT NO. 9
On page 4, line 4, after "identified" delete the remainder of the line

AMENDMENT NO. 10
On page 4, at the beginning of line 5, delete "victim"

AMENDMENT NO. 11
On page 4, line 7, after "when" and before "person" change "the" to "that"

AMENDMENT NO. 12
On page 4, line 8, after "offense" delete the remainder of the line and insert the following:

"is the defendant, or has been identified as the perpetrator, regardless of whether the person is in custody."

AMENDMENT NO. 13
On page 5, line 18, after "notify" insert "the victim or the victim's family and"

AMENDMENT NO. 14
On page 6, delete lines 2 through 27 and delete pages 7 through 9 in their entirety and on page 10, delete lines 1 through 10 and insert the following:

"A.(1) The rights provided to victims of sexual assault contained in this Section attach whether a victim seeks the assistance of either a law enforcement official or a healthcare provider. A victim of sexual assault retains all the rights of these provisions regardless of whether the victim receives a forensic medical examination or whether a sexual assault collection kit is administered.

(2) Notwithstanding any other provision of law to the contrary, nothing in this Section shall be construed to negate or impair any provision of law relative to the mandatory reporting of crimes against children under the age of eighteen years of or to negate or impair the investigation or prosecution of any crime against children under the age of eighteen.

B. A victim of sexual assault has the right to be notified of and to request the presence of a sexual assault advocate during the administration of a forensic medical examination or a scheduled interview by a law enforcement official if a sexual assault advocate is reasonably available. Nothing in this Section shall be construed to prohibit the conducting of a forensic medical examination or an interview by a law enforcement official in the absence of a sexual assault advocate.

C.(1) The district attorney, prior to trial, shall make reasonable efforts to interview the victim or designated family member to determine the facts of the case and whether the victim or the family is requesting restitution.

(2) All law enforcement and judicial agencies shall provide a private setting for conducting all interviews of a victim of sexual assault. "Private setting" shall mean an enclosed room from which the occupants are not visible or otherwise identifiable and whose conversations cannot be heard from outside the room. Only those persons directly and immediately related to the interviewing of the victim, specifically the victim, a social worker, psychologist, or other professional, a victim advocate designated by the sheriff's office or a representative from a not-for-profit victim service organization including but not limited to rape crisis centers, sexual assault centers, domestic violence advocacy groups, and alcohol abuse or substance abuse groups providing emotional support to the victim, shall be present unless the victim requests the exclusion of such person from the interview, and when appropriate, the parent or parents of the victim.

(3) The victim of sexual assault and the victim's family may refuse any requests for interviews with the attorney for the defendant or any employee or agent working for the attorney for the defendant. If the victim of sexual assault is a minor, the parent or guardian of the victim may refuse to permit the minor to be interviewed by the attorney for the defendant or any employee or agent working for the attorney for the defendant. Before any victim of sexual assault may be subpoenaed to testify on behalf of a defendant at any pretrial hearing, the defendant shall show good cause at a contradictory hearing with the district attorney why the subpoena should be issued. Willful disregard of the rights of victims and witnesses as provided in this Paragraph may be punishable as contempt of court.

D. The failure to comply with the provisions of this Section shall not affect the admissibility of any evidence in a civil or criminal proceeding, nor shall any sentence, plea, conviction, or other final disposition be invalidated due to the failure to comply with the provisions of this Section. Nothing in this Section shall be construed as creating a cause of action by or on behalf of any person for an award of costs or attorney fees, for the appointment of counsel for a victim, or for any cause of action for compensation or damages against the state of Louisiana, a political subdivision, a public agency, or a court, or any officer, employee, or agent thereof. Nothing in this Section precludes filing a writ of mandamus as provided in the Code of Civil Procedure to compel the performance of a ministerial duty required by law.

Section 2. R.S. 15:260 is hereby amended and reenacted to read as follows:

§260. Production of certain records of a victim under age eighteen; conditions

A. If the defendant is charged with a violation of R.S. 14:93 or any provision of Subpart C of Part II, Subpart B of Part IV, or Subpart A(1) or A(4) of Part V of Chapter 1 of Title 14 of the Louisiana Revised Statutes of 1950, and the victim was under the age of eighteen at the time of the offense, R.S. 14:93.2.3, or sex offense or human trafficking-related offense as defined in or enumerated in R.S. 46:1844(W), a subpoena or court order compelling the production of medical, psychological, school, or other records pertaining to the victim shall not be issued upon request of the defendant unless the subpoena or court order identifies the records sought with particularity and is reasonably limited as to subject matter, and the court finds, after a contradictory hearing with the state, that the requested records are likely to be relevant and admissible at trial and are not sought for the purpose of harassing the victim.

B. Any records obtained by the defendant or his attorney without full compliance with the provisions of this Section shall be inadmissible in any criminal proceeding.

C. The district attorney shall provide written notice to the victim, or counsel for the victim, if applicable, of the contradictory hearing required by the provisions of this Section.

D. Willful violation of the provisions of this Section may be punishable as contempt of court.

Rep. Moreno moved that the amendments proposed by the Senate be concurred in.
The roll was called with the following result:

**YEAS**

Mr. Speaker
Abraham
Abramson
Amedee
Anders
Armes
Bagula
Bagley
Bagneris
Berthelot
Billiot
Broadwater
Brown, C.
Brown, T.
Carmody
Carpenter
Carter, G.
Carter, R.
Carter, S.
Chaney
Connick
Coussan
Cox
Crews
Cromer
Danahay
Davis
DeVillier
Dwight
Edmonds
Emerson
Falconer
Foil

Total - 98

**NAYS**

Total - 0

**ABSENT**

Bishop
Bouie
Garofalo

Total - 7

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

**HOUSE BILL NO. 319—**

BY REPRESENTATIVES JORDAN, TERRY BROWN, HALL, MARCELLE, AND PIERRE

AN ACT

To designate a portion of Louisiana Highway 1 in Port Allen, Louisiana as the "Martin Luther King, Jr. Memorial Highway"; to designate a portion of Berard Street from Bridge Street to Louisiana Highway 94 in Breaux Bridge, Louisiana, as the "Dr. Martin Luther King, Jr. Memorial Drive"; and to provide for related matters.

Read by title.

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

**SENATE COMMITTEE AMENDMENTS**

Amendments proposed by Senate Committee on Transportation, Highways and Public Works to Engrossed House Bill No. 319 by Representative Jordan

**AMENDMENT NO. 1**

On page 1, delete lines 2 through 5 and insert the following:

"To provide relative to state highways; to designate a portion of Louisiana Highway 1 in the city of Port Allen, Louisiana, as the "Dr. Martin Luther King, Jr. Memorial Highway"; and to provide for related matters."

**AMENDMENT NO. 2**

On page 1, delete lines 7 thru 12 and insert the following:

"Section 1. The portion of Louisiana Highway 1 between its intersection with Rosedale Road and its intersection with Avenue G in the city of Port Allen, Louisiana, in West Baton Rouge Parish, shall be hereinafter known and designated as the "Dr. Martin Luther King, Jr. Memorial Highway"."

**AMENDMENT NO. 3**

On page 1, line 13, change "Section 3." to "Section 2."

**AMENDMENT NO. 4**

On page 1, line 14, change "these designations" to "this designation" and before "." insert the following:

"provided local or private monies are received by the department equal to the department's actual costs for the material, fabrication cost, mounting posts, and installation required for installation of each sign, not to exceed the sum of five hundred fifty dollars per sign"

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

**ROLL CALL**

The roll was called with the following result:

**YEAS**

Mr. Speaker
Abraham
Abramson
Amedee
Anders
Armes
Bagula
Bagley
Bagneris
Berthelot
Billiot
Broadwater
Brown, C.
Brown, T.
Carmody
Carpenter
Carter, G.
Carter, R.
Carter, S.
Chaney
Connick
Coussan
Cox
Crews
Cromer
Danahay
Davis
DeVillier
Dwight
Edmonds
Emerson
Falconer
Foil

Total - 98

**NAYS**

Total - 0

**ABSENT**

Bishop
Bouie
Garofalo

Total - 7
The amendments proposed by the Senate were concurred in by the House.

**HOUSE BILL NO. 327—**
**BY REPRESENTATIVE SCHEXNAYDER**

To enact R.S. 13:996.69, relative to a courthouse building fund in Ascension Parish; to provide relative to the Twenty-Third Judicial District Court and the Parish Court for the Parish of Ascension; to establish an Ascension Parish Courthouse Building Fund; to provide for additional charges for initial filing and pleadings filed in civil matters; to provide for dedication, purpose, and disbursement of such funds; to provide for a reduction of charges in certain cases; to authorize cooperative endeavor agreements; to provide for a contingent effective date; and to provide for related matters.

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

**ROLL CALL**

The roll was called with the following result:

**YEAS**

Mr. Speaker
Abraham
Abrahamson
Amedee
Anders
Armes
Bagley
Berthelot
Billiot

Gisclair
Glover
Hall
Harris, L.
Havard
Hazel
Henry
Hensgens
Hifirty

Magee
Migues
Miller, G.
Moreno
Morris, Jim
Norton
Pearson
Pierre
Pope

**NAYS**

Broadwater
Brown, C.
Brown, T.
Carmody
Carter, G.
Carter, S.
Chaney
Coussan
Crews
Cromer
Davis
DeVillier
Dwight
Edmonds
Emerson
Falcor
Foil
Franklin
Gaines

Hill
Hodges
Hoffmann
Hollis
Horton
Howard
Hunter
Huval
Ivey
James
Jefferson
Jenkins
Johnson
Jones
Landry, N.
Landry, T.
LeBas
Leger
Mack

Price
Pugh
Pylant
Reynolds
Richard
Schexnayder
Schoder
Seabough
Shadoin
Simon
Smith
Stagni
Stefanskis
Stokes
Talbot
Thibaut
Thomas
White
Zeringue

**ABSENT**

Bacala
Bagnier
Bishop
Bouie
Bouie

Cox
Danahay
Garofalo
Guinn
Harris, J.
Jackson

Lyons
Marcelle
Marino
McFarland
Miller, D.
Morris, Jay

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

**HOUSE BILL NO. 337—**
**BY REPRESENTATIVES STOKES, SIMON, AND STAGNI**

To amend and reenact R.S. 47:297(P)(1), (2), (3)(introductory paragraph), and (5), relative to individual income tax credits; to authorize an individual income tax credit for certain residential improvements made by persons with certain disabilities; to provide for a program cap; to provide for effectiveness; and to provide for related matters.

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

**HOUSE BILL NO. 412—**
**BY REPRESENTATIVE LEBAS**

To enact R.S. 17:436.1(L) and 3996(B)(13), relative to the administration of medication at public schools; to except sunscreen from requirements and restrictions pertaining to the administration of medication to public school students; to authorize a student to possess and self-apply sunscreen; to authorize a public school employee to volunteer to apply sunscreen to a student under certain circumstances; to provide a limitation of liability; and to provide for related matters.

On motion of Rep. LEBAS, the bill was returned to the calendar.
SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Education to Reengrossed House Bill No. 412 by Representative LeBas

AMENDMENT NO. 1
On page 1, at the end of line 17 and the beginning of line 18, delete "that is regulated by the Food and Drug Administration"

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

ROLL CALL
The roll was called with the following result:

YEAS
Mr. Speaker Foil Leger
Abraham Franklin Lyons
Abramson Gaines Mack
Amedee Gisclair Magee
Anders Glover Marino
Armes Gunn Miguez
Bacala Hall Miller, D.
Bagley Harris, J. Miller, G.
Bagners Harris, L. Moreno
Berthelot Havad Morris, Jim
Billiot Hazel Norton
Boie Henry Pierre
Brown, C. Hensgens Pope
Brown, T. Hill Price
Carmody Hodges Pylant
Carpenter Hoffmann Reynolds
Carter, G. Horton Richard
Carter, R. Huval Schexnayder
Carter, S. Ivey Seabaugh
Chaney Jackson Shadoin
Connick James Smith
Coussan Jefferson Stagni
Cox Jenkins Stefanaki
Crews Johnson Stokes
Danahay Jones Talbot
Davis Jordan Thibaut
DeVillier Landry, N. Thomas
Dwight Landry, T. White
Emerson LeBas Zeringue
Total - 87

NAYS
Total - 0

ABSENT

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

HOUSE BILL NO. 427—
BY REPRESENTATIVE DUSTIN MILLER

To amend and reenact R.S. 47:297(H)(2)(a), (b), and (c) and (3) and to enact R.S. 47:297(H)(4) through (7), relative to income tax credits for certain healthcare professionals; to provide for the income tax credit for certain medical professionals in medically underserved areas; to provide for eligibility; to provide for the administration of the credit; to authorize the promulgation of rules and regulations; to limit the annual amount of the tax credits certified and granted; to provide for effectiveness; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Reengrossed House Bill No. 427 by Representative Dustin Miller

AMENDMENT NO. 1
On page 3, line 5, after "credit." insert:

"The tax credit shall be earned when the taxpayer's eligibility is certified by the Louisiana Department of Health. However, in the event the taxpayer does not maintain the requirements of this Section any amounts certified are subject to disallowance or recapture. No taxpayer shall receive the credit provided pursuant to this Subsection more than five years."

AMENDMENT NO. 2
On page 3, delete lines 24 through 26, and insert:

"(7) No credit shall be certified pursuant to the provisions of this Subsection for applications received by the Louisiana Department of Health on or after January 1, 2021.

Section 2. This Act shall become effective on January 1, 2018."

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Morrell to Reengrossed House Bill No. 427 by Representative Dustin Miller

AMENDMENT NO. 1
In Senate Committee Amendment No. 1 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on May 31, 2017, on page 1, line 7, between "Subsection" and "more" insert "for"

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

ROLL CALL
The roll was called with the following result:

YEAS
Mr. Speaker Foil Lyons
Abraham Franklin Mack
Abramson Gaines Marino
Amedee Gisclair Miguez
Anders Glover Miller, D.
Bacala Hall Miller, G.
Bagley Harris, J. Moreno
Bagners Harris, L. Morris, Jim
Berthelot Harris, L. Norton
Billiot Hazel Pierre
Bouie Hensgens Pope

Total - 10

ABSENT

Bishop Hilferty McFarland
Broadwater Hollis Morris, Jay
Cromer Howard Pearson
Edmonds Hunter Pugh
Falconer Leopold Schroder
Garofalo Marcelle Simon

Total - 18

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

**HOUSE BILL NO. 437—**

BY REPRESENTATIVE WHITE

An Act

To enact R.S. 32:402.1(B), relative to the classroom instruction portion of an approved driver education prelicensing training course; to authorize the classroom portion of a prelicensing training course to be provided by alternative methods of instruction; to establish approval requirements for the alternative method of instruction; to prohibit any portion of the classroom instruction of the driver education course for persons under the age of eighteen to be provided by alternative methods; to authorize the Department of Public Safety and Corrections, public safety services, to establish rules and regulations as determined necessary to define requirements; and to provide for related matters.

Read by title.

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

**SENATE COMMITTEE AMENDMENTS**

Amendments proposed by Senate Committee on Transportation, Highways and Public Works to Engrossed House Bill No. 437 by Representative White

**AMENDMENT NO. 1**

On page 1, delete lines 2 through 4, and insert the following:

"To enact R.S. 32:402.1(B), relative to driver education; to authorize an alternative instruction method to deliver the classroom instruction portion of an approved "prelicensing training course";"

**AMENDMENT NO. 2**

On page 1, line 6, change "driver education course" to ""driver education course"

**AMENDMENT NO. 3**

On page 1, line 17, change "prelicensing training course" to "prelicensing training course"

**AMENDMENT NO. 4**

On page 2, line 6, change "prelicensing" to "prelicensing" and on line 7, change "course" to "course"

**AMENDMENT NO. 5**

On page 2, line 8, change "Secion," to "Section" and after "method" delete "."

**AMENDMENT NO. 6**

On page 2, line 9, change "prelicensing training course" to "prelicensing training course"

**AMENDMENT NO. 7**

On page 2, line 11, change ""driver" to "driver" and on line 12, after "course" delete ";" and after "Section" delete ";"

**AMENDMENT NO. 8**

On page 2, line 17, change "prelicensing" to "prelicensing" and on line 18, change ""course," to "course," which rules shall be subject to oversight review by the House and Senate committees on transportation, highways, and public works.

**SENATE FLOOR AMENDMENTS**

Amendments proposed by Senator Cortez to Engrossed House Bill No. 437 by Representative White

**AMENDMENT NO. 1**

In Senate Committee Amendment No. 1 proposed by the Senate Committee on Transportation, Highways and Public Works and adopted by the Senate on May 31, 2017, on page 1, lines 4 and 5, change "prelicensing training course" to "prelicensing training course"

**AMENDMENT NO. 2**

Delete Senate Committee Amendment Nos. 2, 3, 4, 6, 7, and 8 proposed by the Senate Committee on Transportation, Highways and Public Works and adopted by the Senate on May 31, 2017.

**AMENDMENT NO. 3**

On page 2, line 12, after "Section", delete the comma ";"

**AMENDMENT NO. 4**

On page 2, line 18, between "course" and the period "." insert ", which rules shall be subject to oversight review by the House and Senate committees on transportation, highways, and public works.

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

**ROLL CALL**

The roll was called with the following result:

<table>
<thead>
<tr>
<th>NAYS</th>
<th>Total - 82</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>ABSENT</td>
</tr>
<tr>
<td></td>
<td>Total - 0</td>
</tr>
</tbody>
</table>

The roll was called with the following result:
Mr. Speaker  Gaines  Lyons  Abraham Gisclair  Mack
Abramson  Glover  Magee  Andree Guinn  Marrie
Anders  Hall  Marino  Bacala  Harris, J.  Miguez
Bagley  Harris, L.  Miller, D.  Bagneris  Havard  Miller, G.
Bagley  Hazel  Moreno  Billiot  Henry  Morris, Jim
Bouie  Hensgens  Norton  Brown, C.  Hill  Pierre
Brown, T.  Hodges  Pope  Carmody  Hoffmann  Price
Carpenter  Horton  Pylant  Carter, G.  Howard  Reynolds
Carter, S.  Hunter  Richard  Chaney  Hual  Schexnayder
Connick  Ivey  Seabaugh  Coussan  Jackson  Shadoin
Cox  James  Smith  Crews  Jefferson  Stagni
Dunahay  Jenkins  Stefanski  Devillier  Johnson  Stokes
Dwight  Jones  Talbot  Edmonds  Jordan  Thibaut
Emerson  Landry, T.  Thomas  Foit  Leger  White
Franklin  Leopold  Zeringue
Total - 87

NAYS

Carter, R.  Total - 1

ABSENT

Armes  Garofalo  Morris, Jay  Bishop  Hilferty  Pearson
Broadwater  Hollis  Pugh  Cromer  Landry, N.  Schroder
Davis  LeBas  Simon  Falconer  McFarland
Total - 17

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

HOUSE BILL NO. 450—
BY REPRESENTATIVE ABRAMSON
AN ACT
To amend and reenact R.S. 33:9091.12(D)(1)(a) and (F)(2) and (4), relative to the Upper Audubon Security District in Orleans Parish; to provide relative to the governing board of the district; to provide relative to the parcel fee levied within the district; to provide relative to the amount, expiration, and renewal of such fee; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Local and Municipal Affairs to Engrossed House Bill No. 450 by Representative Abramson

AMENDMENT NO. 1
On page 2, at the end of line 4, change "seven" to "six"

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Appel to Engrossed House Bill No. 450 by Representative Abramson

AMENDMENT NO. 1
Delete the Senate Committee Amendment proposed by the Senate Committee on Local and Municipal Affairs (#2254) and adopted by the Senate on May 31, 2017

AMENDMENT NO. 2
On page 1, line 11, change "and (F)(2) and (4)" to "and (F)(4)"

AMENDMENT NO. 3
On page 2, delete lines 2 through 5

AMENDMENT NO. 4
On page 2, line 16, between "fee," and "but the" insert "not to exceed six seven years from its initial imposition,"

AMENDMENT NO. 5
On page 2, line 21, between "renewal" and the period "." insert a comma "," and insert "not to exceed eight seven years"

AMENDMENT NO. 6
On page 2, delete lines 23 through 27 and insert the following:

"Section 2. R.S. 33:9091.12(F)(2) and (4)(b) are hereby amended and reenacted to read as follows:

§9091.12. Upper Audubon Security District

F. Parcel fee.

* * * *

(2) The amount of the fee shall be as requested by duly adopted resolution of the board. The fee shall be a flat fee per parcel of land not to exceed five seven hundred dollars per year for each parcel.

* * * *

(4) * * * *

(b)(ii) The Except as provided in Item (ii) of this Subparagraph, the fee shall expire at the time provided in the proposition authorizing the fee, not to exceed seven years from its initial imposition, but the fee may be renewed as provided in Subparagraph (a) of this Paragraph. Any election to authorize the renewal of the fee shall be held only at the same time as the mayoral primary election for the city of New Orleans. If renewed, the term of the imposition of the fee shall be provided in the proposition authorizing such renewal, not to exceed seven years.

(ii) If the voters authorize a maximum fee in excess of five hundred dollars per parcel of land as authorized in Paragraph (2) of this Subsection prior to January 1, 2026, then such fee shall expire on
The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 454—
BY REPRESENTATIVE ABRAMSON

To amend and reenact R.S. 47:6020(C)(2)(b), (D)(1), (2)(a) and (b), and (5)(a) and (b), and (F)(2), to enact R.S. 47:6020(G), and to repeal R.S. 47:6020(D)(1) and (2)(a) and Section 3 of Act No. 414 of the 2011 Regular Session of the Legislature, as amended by Act No. 104 of the 2015 Regular Session of the Legislature relative to tax credits; to provide for the termination date for the Angel Investor Tax Credit Program; to provide for the amount of the credit; to provide with respect to the claiming of the credit; to provide for effectiveness; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Reengrossed House Bill No. 454 by Representative Abramson

AMENDMENT NO. 1

On page 1, line 3, after "(2)(a)" and before "and" insert:

"as amended by Section 5 of Act No. 125 of the 2015 Regular Session of the Legislature"

AMENDMENT NO. 2

On page 1, line 5, after "Legislature" and before "relative" insert a comma ,

AMENDMENT NO. 3

On page 1, delete lines 13 and 14, and insert:

"G. No credits shall be granted or reserved under this program for reservation applications received by the department on or after July 1, 2021."

AMENDMENT NO. 4

On page 4, line 27, after "Legislature" and before "amending" delete "of Louisiana" and insert the following:

"as amended by Act No. 29 of the 2016 First Extraordinary Session of the Legislature"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Morrell to Reengrossed House Bill No. 454 by Representative Abramson

AMENDMENT NO. 1

On page 3, at the end of line 24, delete the semi-colon ; and insert a period .

"as amended by Section 5 of Act No. 125 of the 2015 Regular Session of the Legislature"

AMENDMENT NO. 2

On page 3, at the end of line 27, delete the semi-colon ; and insert a period .

AMENDMENT NO. 3

On page 4, line 27, after "Legislature" and before "amending" delete "of Louisiana" and insert the following:

"as amended by Act No. 29 of the 2016 First Extraordinary Session of the Legislature"
AMENDMENT NO. 3
On page 3, at the end of line 28, delete the semi-colon ";" and delete "or" and insert a period "."

AMENDMENT NO. 4
On page 4, line 1, after "(iv) The" and before "the equity" delete "investor transfers" and insert "transfer of"

AMENDMENT NO. 5
On page 4, line 2, after "Business" and before "to" insert "by the investor is"

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker  Franklin  Leopold
Abraham  Gaines  Lyons
Abramson  Gasclair  Mack
Amedee  Glover  Magee
Anders  Guinn  Marcella
Armes  Hall  Miguez
Bacala  Harris, J.  Miller, D.
Bagley  Harris, L.  Miller, G.
Bagnéris  Havard  Moreno
Berthelot  Hazel  Morris, Jim
Billiot  Henry  Norton
Bouie  Hensgens  Pierre
Broadwater  Hill  Pope
Brown, C.  Hodges  Price
Brown, T.  Hoffmann  Pylant
Carmody  Horton  Reynolds
Carpenter  Howard  Richard
Carter, G.  Hunter  Schexnayder
Carter, R.  Huval  Seabau
Carter, S.  Ivey  Shadoin
Chaney  Jackson  Smith
Coussan  James  Stagni
Cox  Jefferson  Stefanski
Crews  Jenkins  Stokes
Danahay  Johnson  Talbot
DeVillier  Jones  Thibaut
Dwight  Jordan  Thomas
Edmonds  Landry, T.  White
Emerson  LeBuis  Zeringue
Foil  Leger  
Total - 89

NAYS

Total - 0

ABSENT

Bishop  Hilferty  Pearson
Connick  Hollis  Pugh
Cromer  Landry, N.  Schroder
Davis  Marino  Simon
Falconer  McFarland  
Garofalo  Morris, Jay  
Total - 16

The amendments proposed by the Senate were concurred in by the House.
ROLL CALL
The roll was called with the following result:

YEAS

Mr. Speaker  Franklin  Mack
Abramson  Gaines  Magee
Amedee  Gisclair  Marcelle
Anders  Glover  Marino
Armes  Gunin  Miguez
Bacala  Hall  Miller, D.
Bagley  Harris, J.  Miller, G.
Bagneris  Harris, L.  Moreno
Berthélot  Havard  Morris, Jay
Billiot  Hazel  Morris, Jim
Bishop  Henry  Norton
Bouie  Hensgens  Pearson
Broadwater  Hilferty  Pierre
Brown, C.  Hill  Pope
Brown, T.  Hodges  Price
Carmody  Hoffmann  Pugh
Carpenter  Hollis  Pylant
Carter, G.  Howard  Reynolds
Carter, R.  Hunter  Richard
Carter, S.  Huval  Schexnayder
Chaney  Ivey  Sheroder
Connick  Jackson  Seabaugh
Coussan  James  Shadoi
Cox  Jefferson  Smith
Crews  Jenkins  Stugni
Cromer  Johnson  Stefanski
Danahay  Jones  Stokes
Devillier  Jordan  Talbot
Dwyer  Landry, N.  Thibaut
Edmonds  Landry, T.  Thomas
Emerson  LeBas  White
Falconer  Leger  Zeringue
Foil  Lyons

Total - 98

NAYS

Total - 0

ABSENT

Abraham  Horton  Simon
Davis  Leopold  McFarland

Total - 7

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

HOUSE BILL NO. 466—
BY REPRESENTATIVE CHANEY

AN ACT
To amend and reenact R.S. 3:2364 and 2366(A), (B), (C), (D)(introductory paragraph), and (E)(introductory paragraph) and (1), and R.S. 47:120.71(section heading) and (A) and to repeal R.S. 3:2365, relative to the Louisiana Animal Control Advisory Task Force; to provide for the creation of the Louisiana Animal Control Advisory Task Force; to provide for task force membership and terms of office; to provide for the powers and duties of the state veterinarian in relation to the task force; to provide for the Louisiana Animal Shelter Registry; to provide for the Louisiana Animal Welfare Commission income tax checkoff; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Agriculture, Forestry, Aquaculture, and Rural Development to Reengrossed House Bill No. 466 by Representative Chaney

AMENDMENT NO. 1
On page 1, at the end of line 3, insert ", to enact R.S. 36:629(C)(9),"

AMENDMENT NO. 2
On page 1, line 4, after "R.S. 3:2365" and before ", relative" insert "and R.S. 36:4(W)"

AMENDMENT NO. 3
On page 1, line 7, after "force;" and before "to provide" insert "to abolish the Louisiana Animal Welfare Commission and the Louisiana Pet Registry;"

AMENDMENT NO. 4
On page 1, line 8, after "Registry; to" and before "the Louisiana" delete "provide for" and insert "direct donations from"

AMENDMENT NO. 5
On page 1, line 9, after "checkoff" and before "; and " insert "to the Louisiana Pet Overpopulation Advisory Council"

AMENDMENT NO. 6
On page 5, line 8, change "six" to "seven"

AMENDMENT NO. 7
On page 5, line 12, change "One individual" to "Two individuals"

AMENDMENT NO. 8
On page 5, line 17, change "its purpose" to "the purposes of this Section"

AMENDMENT NO. 9
On page 6, line 16, change "program" to "task force"

AMENDMENT NO. 10
On page 6, line 17, change "program" to "task force"

AMENDMENT NO. 11
On page 7, between lines 27 and 28, insert the following:

"Section 3. R.S. 36:629(C)(9) is hereby enacted to read as follows:

§629. Transfer of boards, commissions, departments, and agencies to the Department of Agriculture and Forestry

* * * * *

C. The following agencies as defined by R.S. 36:3 are transferred to and hereafter shall be within the Department of Agriculture and Forestry as provided in R.S. 36:802.3:"

* * * * *

AMENDMENT NO. 12
On page 7, line 28, change "Section 3." to "Section 4."

AMENDMENT NO. 13
On page 7, after line 28, insert "Section 5. R.S. 36:4(W) is hereby repealed in its entirety."

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Gatti to Reengrossed House Bill No. 466 by Representative Chaney

AMENDMENT NO. 1
On page 1, line 9, after "checkoff;" insert "to provide relative to reporting requirements;"

AMENDMENT NO. 2
On page 6, between lines 14 and 15, insert the following:

"F. The department shall submit a report to the House and Senate committees on Agriculture, Forestry, Aquaculture and Rural Development annually on February fifteenth outlining the status and funds spent in the performance of the duties specified in Subsection C of this Section."

AMENDMENT NO. 3
On page 6, at the beginning of line 15, change "F." to "G."

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

ROLL CALL
The roll was called with the following result:

YEAS

Mr. Speaker
Abraham
Abramson
Amedee
Anders
Armies
Bacala
Bagley
Bagneris
Berthelot
Billiot
Bishop
Bouie
Broadwater
Brown, C.
Brown, T.
Camody
Carpenter
Carter, G.
Carter, R.
Carter, S.
Chaney
Connick
Coussan
Cox
Crews
Cromer
Danahay

Foil
Gaines
Gisclair
Glover
Guinn
Hall
Harris, J.
Harris, L.
Havard
Hazel
Henry
Hensgens
Hill
Hodges
Hoffmann
Hollis
Horton
Howard
Hunter
Huval
Ivey
Jackson
James
Jefferson
Jenkins
Johnson
Jones
Jordan

Magee
Marcelle
Marino
Miguez
Miller, D.
Miller, G.
Moreno
Morris, Jay
Norton
Pearson
Pierre
Pope
Price
Pugh
Pylant
Reynolds
Richard
Schexnayder
Schroder
Seabaugh
Shadoin
Simon
Smith
Stagni
Stelanski
Stokes
Talbot
Thibaut

DeVillier
Dwight
Edmonds
Emerson
Falconer
NAYS

Landry, T.
LeBas
Leger
Lyons
Mack

Total - 97

Total - 0

NAYS

ABSENT

Davis
Franklin
Garofalo

Hilferty
Landry, N.
Leopold

McFarland
Morris, Jim

Total - 8

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 492—
BY REPRESENTATIVES MAGEE, HOFFMANN, AND STOKES
AN ACT
To amend and reenact R.S. 40:1253.2(A)(introductory paragraph) and (3)(f) and (g), 1253.3(B), and 1253.4(A) and R.S. 46:460.31(introductory paragraph) and (4) and 460.51(5) and (8) and to enact R.S. 40:1253.2(A)(3)(h), R.S. 46:460.81 through 460.88, relative to the Louisiana Medicaid program; to provide for duties of the Louisiana Department of Health in administering the Medicaid managed care program; to correct references to the name of such program; to establish a process for review of healthcare provider claims submitted to Medicaid managed care organizations; to provide for reviews of claim payment determinations which are adverse to healthcare providers; to provide for appeals of decisions rendered through such review process; to establish a panel for selection of independent reviewers; to provide reporting requirements; to provide for penalties; to provide for administrative rulemaking; and to provide for related matters.

Read by title.

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

SENEATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Finance to Reengrossed House Bill No. 492 by Representative Magee

AMENDMENT NO. 1
On page 1, line 6 after "through" and before the comma ," delete "460.88" and insert "460.89"

AMENDMENT NO. 2
On page 1, line 14 after "rulemaking;" and before "and" insert "to provide for exclusions;"

AMENDMENT NO. 3
On page 3, line 27 after "through" and before the comma ," delete "460.88" and insert "460.89"

AMENDMENT NO. 4
On page 8, line 24 after "physician" and before "who" delete "or dentist"
AMENDMENT NO. 5

On page 8, line 25 after "medical" and before "specialty" delete "or dental".

AMENDMENT NO. 6

On page 12, after line 7 insert the following:

"§460.89. Exclusion

A. The provisions of this Subpart shall not be applicable to any claim adjudication or adverse determination rendered by a Dental Coordinated Care Network.

B. For purposes of this Subpart, a "Dental Coordinated Care Network" shall mean a managed care organization, as defined in R.S. 46:460.51, that solely provides dental benefits to Medicaid recipients.

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker, Foil, Leopold
Abraham, Franklin
Abramson, Gaines
Amedee, Gisclair
Anders, Glover
Armes, Gunn
Bacala, Hall
Bagley, Harris, J.
Bagnier, Harris, L.
Berthelot, Haverd
Billiot, Hazel
Bishop, Henry
Bouie, Hensgens
Broadwater, Hillery
Brown, C.
Brown, T.
Carmody, Hoffmann
Carpenter, Hollis
Carter, G.
Carter, R.
Carter, S.
Chaney, Huval
Connick, Ivey
Coussan, Jackson
Cox, James
Crews, Jefferson
Cromer, Jenkins
Danahey, Johnson
DeVillier, Jones
Dwight, Jordan
Edmonds, Landry, T.
Emerson, LeBass
Falcomer, Leger

Total - 99

NAYS

Total - 0

ABSENT

Davis, Landry, N.
Garofalo, McFarland

Total - 6

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

HOUSE BILL NO. 589—

BY REPRESENTATIVE BAGNERIS

AN ACT

To enact R.S. 33:4885, relative to local governing authorities; to authorize municipal governing authorities to regulate the accumulation of waste tires on private property; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Local and Municipal Affairs to Reengrossed House Bill No. 589 by Representative Bagneris

AMENDMENT NO. 1

On page 1, line 10, change "may" to "shall"

AMENDMENT NO. 2

On page 1, delete lines 14 through 16, and insert the following:

"at a minimum, be equal to the amounts provided for in R.S. 30:2418(I)(1) for each tire collected and the municipality shall deposit such minimum amount into the Waste Tire Management Fund. Any waste tire collected for which the municipality has deposited the appropriate amount, shall be deemed a program"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Carter to Reengrossed House Bill No. 589 by Representative Bagneris

AMENDMENT NO. 1

In Senate Committee Amendment No. 2 proposed by the Senate Committee on Local and Municipal Affairs and adopted by the Senate on May 31, 2017, on page 1, line 5, change "in R.S. 30:2418(I)(1)" to "by the most recent Waste Tire Task Force recommendation"

AMENDMENT NO. 2

On page 1, at the end of line 18, insert "The provisions of this Section shall expire and be null and void on July 1, 2021."

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker, Gaines
Abraham, Glover
Amedee, Gunn
Armes, Hall
Bacala, Harris, J.
Bagley, Harris, L.
Bagnier, Haverd
Berthelot, Hazel

Total - 99

NAYS

Total - 0

ABSENT

Davis, Landry, N.
Garofalo, McFarland

Total - 6
The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 629—
BY REPRESENTATIVES ANDERS AND BROADWATER
AN ACT
To amend and reenact R.S. 47:305.25(A)(3), relative to state sales and use tax exemptions; to provide for certain exemptions to the state sales and use tax; to provide for the definition of farm equipment to include polyroll tubing; to provide for effectiveness; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Engrossed House Bill No. 629 by Representative Anders

AMENDMENT NO. 1

On page 1, line 2, after "reenact" and before the comma ,, delete "R.S. 47:305.25(A)(3)" insert "R.S. 47:301(10)(x)(i) and of R.S. 47:302(AA) (introductory paragraph) and to enact R.S. 47:302(AA)(29), 321.1(F)(67), and 305.25(A)(6)"

AMENDMENT NO. 2

On page 1, line 4, after "tubing;" insert:

"to provide with respect to the exclusion for residential fuel or gas; to provide with respect to the exemption for purchases and leases by qualifying radiation therapy treatment centers;"
"(6) Beginning October 1, 2017, polyroll tubing for commercial farm irrigation."

**AMENDMENT NO. 6**

On page 1, delete line 20, and insert:

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

**SENATE FLOOR AMENDMENTS**

Amendments proposed by Senator Morrell to Engrossed House Bill No. 629 by Representative Anders

**AMENDMENT NO. 1**

In Amendment No. 1 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on May 31, 2017, on page 1, delete line 4 in its entirety and insert "R.S. 47:302(AA)(29), 305.25(A)(6), and 321.1(F)(67)"

**AMENDMENT NO. 2**

In Amendment No. 3 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on May 31, 2017, on page 1, line 14, after "reenacted and" delete the remainder of the line and insert "R.S. 47:302(AA)(29), 305.25(A)(6), and 321.1(F)(67)"

**AMENDMENT NO. 3**

In Amendment No. 4 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on May 31, 2017, on page 1, delete lines 41 through 44 in their entirety and on page 2, delete lines 1 through 5 in their entirety.

**AMENDMENT NO. 4**

In Amendment No. 5 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on May 31, 2017, on page 2, delete lines 8 and 9 and insert the following:

"(6) Beginning October 1, 2017, polyroll tubing for commercial farm irrigation.

§321.1. Imposition of Tax

* * *

F. Notwithstanding any other provision of law to the contrary, including but not limited to any contrary provision of this Chapter, there shall be no exemptions or exclusions as defined in R.S. 47:301 to the tax levied pursuant to the provisions of this Section, except for the sales or purchases of the following items:

* * *

(67) Beginning July 1, 2017, purchases and leases by qualifying radiation therapy treatment centers, as provided in R.S. 47:305.64."

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

**ROLL CALL**

The roll was called with the following result:

<table>
<thead>
<tr>
<th>YEAS</th>
<th>NAYS</th>
<th>ABSENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>97</td>
<td>0</td>
<td>8</td>
</tr>
</tbody>
</table>

The amendments proposed by the Senate were rejected. Conference committee appointment pending.

**HOUSE BILL NO. 646**

**BY REPRESENTATIVES LEGER, WHITE, AND GLOVER**

AN ACT

To amend and reenact R.S. 47:6023(A)(introductory paragraph), (1)(b), (B), (C)(1)(introductory paragraph) and (b) and (3)(introductory paragraph), (D)(1)(introductory paragraph), (2)(c), (d), and (e), and (4), (E), and (I), to enact R.S. 47:6023(C)(1)(c) and (d), (4), and (5), and to repeal R.S. 47:6023(A)(2), relative to tax credits; to provide with respect to the sound recording investor tax credit; to provide for an additional tax credit; to provide for the amount of the fee associated with certain reports; to provide for definitions; to provide for administration of the tax credit; to provide with respect to the tax credit program; to authorize the promulgation of rules and regulations; to provide for the termination of the tax credit program; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.
SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Reengrossed House Bill No. 646 by Representative Leger

AMENDMENT NO. 1
On page 1, line 3, after "and (b)" and before "and (3)(introductory paragraph)" insert "as amended by Section 2 of Act No. 125 of the 2015 Regular Session of the Legislature"

AMENDMENT NO. 2
On page 1, line 3, after "(3)(introductory paragraph)" and before the comma"," insert "as amended by Section 2 of Act No. 125 of the 2015 Regular Session of the Legislature"

AMENDMENT NO. 3
On page 1, line 5, after "R.S. 47:6023(A)(2)" and before the comma "," insert "and R.S. 47:6023(C)(1)(introductory paragraph) and (3)(introductory paragraph) both as amended by Section 5 of Act No. 125 of the 2015 Regular Session of the Legislature"

AMENDMENT NO. 4
On page 9, line 20, delete "allowed" and insert "earned"

AMENDMENT NO. 5
On page 9, line 21, delete "January 1, 2022" and insert "July 1, 2021"

AMENDMENT NO. 6
On page 9, line 22, after "R.S. 47:6023(A)(2)" delete "is" and insert: "and R.S. 47:6023(C)(1)(introductory paragraph) and (3)(introductory paragraph) both as amended by Section 5 of Act No. 125 of the 2015 Regular Session of the Legislature are"

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Luneau to Reengrossed House Bill No. 646 by Representative Leger

AMENDMENT NO. 1
Delete Senate Committee Amendment No. 4 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on June 1, 2017.

AMENDMENT NO. 2
On page 9, line 20, delete "allowed" and insert "granted"

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Morrell to Reengrossed House Bill No. 646 by Representative Leger

AMENDMENT NO. 1
On page 9, line 22, change "its" to "their"

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

ROLL CALL
The roll was called with the following result:

YEAS

Mr. Speaker
Abraham
Abrahamsen
Amedee
Anders
Armes
Bacala
Bagley
Bertichot
Billiot
Bishop
Bouie
Broadwater
Brown, C.
Brown, T.
Carmody
Carpenter
Carter, R.
Carter, S.
Chaney
Connick
Coussan
Cox
Crews
Cromer
Danahey
DeVillier
Dwight
Edmonds
Emerson
Total - 90

YEAS

Lyons
Mack
Magee
Marcelle
Marino
Miguez
Miller, D.
Miller, G.
Moreno
Morris, Jay
Morris, Jim
Norton
Pearson
Pugh
Pope
Price
Pylant
Reynolds
Richard
Schexnayder
Schorder
Seabaugh
Shadoin
Stagni
Stefanski
Stokes
Thibaut
Thomas
White
Zeringue

NAYS

Total - 0

ABSENT

Bagneris
Carter, G.
Davis
Garofalo
Glover
Total - 15

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 688 (Substitute for House Bill No. 122 by Representative Pierre)—

BY REPRESENTATIVES PIERRE, JAMES, AMEDEE, ARMES, BAGNERIS, BILLIOT, BISHOP, BOUIE, BROADWATER, CHAD BROWN, TERRY BROWN, CARPENTER, GARY CARTER, CONNICK, COX, CREWS, DAVIS, DWIGHT, EDMONDS, EMERSON, FALCONER, FRANKLIN, GAINES, GISCRAIG, GLOYER, GUINN, HALL, HARRY HARRIS, HILFERTY, HORTON, HUNTER, JACKSON, JEFFERSON, KENNY JORDAN, TERRY LANDRY, LEBAS, LEBER, LYNCH, MAJESTE, MARCELLE, MARINO, MUSON MILLER, GREGORY MILLER, NORTON, PRICE, REYNOLDS, RICHARD, SMITH, AND STAGNI ON SENATORS BISHOP, CARTER, AND PETERSON

AN ACT

To amend and reenact R.S. 17:3138(A)(1)(a) and (D) and to enact R.S. 17:3152, relative to public postsecondary education; to provide relative to the consideration of criminal history in the process of admission to public postsecondary education institutions; to prohibit inquiries relative to criminal history prior to an institution’s decision relative to a student’s admission; to provide exceptions; to provide relative to criminal history with respect to academic programs related to occupational licensing; to provide relative to certain common applications; and to provide for related matters.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Education to Reengrossed House Bill No. 688 by Representative Pierre

AMENDMENT NO. 1
On page 2, line 25, between "14:40.2," and "41" insert "40.3,"

AMENDMENT NO. 2
On page 3, between lines 17 and 18, insert the following:

"(3) After a student has been accepted for admission, an institution offering a teacher preparation program may consider criminal conviction history if information pertaining to such history is provided on the professional conduct form developed by the state Department of Education for use in the teacher certification process. The purpose of such consideration shall be limited to the offering of counseling as provided in Paragraph (C)(1) of this Section."

AMENDMENT NO. 3
On page 3, line 20, after "occupational" and before "The" change "license." to "license or a teaching certificate."

AMENDMENT NO. 4
On page 3, line 21, after "licensing" and before "requirement" insert "or certification"

AMENDMENT NO. 5
On page 4, delete lines 1 through 4

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Boudreaux to Reengrossed House Bill No. 688 by Representative Pierre

AMENDMENT NO. 1
On page 3, line 24, between "Shreveport," and "the" delete "and"

AMENDMENT NO. 2
On page 3, line 25, between "Medicine" and "may" insert ", and other public postsecondary education institutions"

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

ROLL CALL
The roll was called with the following result:

YEAS

<p>| | | |</p>
<table>
<thead>
<tr>
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</thead>
<tbody>
<tr>
<td>Bishop</td>
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<tr>
<td>Chaney</td>
<td>Howard</td>
<td>Schroder</td>
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<td>Hunter</td>
<td>Seabaugh</td>
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<tr>
<td>Cousman</td>
<td>Hual</td>
<td>Shadoin</td>
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<tr>
<td>Cox</td>
<td>Ivey</td>
<td>Smith</td>
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<td>Crews</td>
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<td>Cromer</td>
<td>James</td>
<td>Stefanski</td>
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<tr>
<td>Danahay</td>
<td>Jefferson</td>
<td>Stokes</td>
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<td>Devillier</td>
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<td>Thibaut</td>
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<tr>
<td>Dwight</td>
<td>Jones</td>
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<tr>
<td>Edmonds</td>
<td>Jordan</td>
<td>Zeringue</td>
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</table>

NAYS

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<tr>
<td>Morris, Jay</td>
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ABSENT

<p>| | |</p>
<table>
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<tr>
<td>Carter, G.</td>
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<tr>
<td>Davis</td>
<td>Leopold</td>
</tr>
<tr>
<td>Garofalo</td>
<td>McFarland</td>
</tr>
<tr>
<td>Henry</td>
<td>Morris, Jim</td>
</tr>
<tr>
<td>Johnson</td>
<td>Pope</td>
</tr>
</tbody>
</table>

Total - 90
Total - 1
Total - 14

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

HOUSE BILL NO. 337—
BY REPRESENTATIVES STOKES, SIMON, AND STAGNI

AN ACT
To amend and reenact R.S. 47:297(P)(1), (2), (3) introductory paragraph, and (5), relative to individual income tax credits; to authorize an individual income tax credit for certain residential improvements made by persons with certain disabilities; to provide for a program cap; to provide for effectiveness; and to provide for related matters.

Called from the calendar.

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Reengrossed House Bill No. 337 by Representative Stokes

AMENDMENT NO. 1
On page 1, line 15, after "dwelling" and before the period "." insert:

"if the taxpayer, the taxpayer's spouse, or an individual who qualifies as a dependent of the taxpayer for purposes of determining the taxpayer's federal income tax liability and who resides with the taxpayer has a physical disability that requires, or will require, the inclusion of such accessible and barrier-free design elements in the dwelling"

AMENDMENT NO. 2
On page 1, line 19, at the end of the line, insert:
"If the dwelling is co-owned in indivision by two or more taxpayers who qualify for and claim a homestead exemption on the dwelling, the credit allowed to each taxpayer shall be limited to the pro-rata ownership interest of the taxpayers."

AMENDMENT NO. 3
On page 2, line 4, after "construction" insert "or renovation"

AMENDMENT NO. 4
On page 2, between lines 14 and 15, insert:

"(5) Notwithstanding any other provision of law to the contrary, the taxpayer shall be allowed to claim the tax credit if any individual in the taxpayer's household has a physical disability that requires, or will require, the inclusion of accessible and barrier-free design elements in the dwelling, provided that such individual who, for the taxable year of the taxpayer, has as his principal place of abode the home of the taxpayer and can be identified as a member of the taxpayer's household.

(6) Notwithstanding any other provision of law to the contrary, the taxpayer shall be allowed to claim the tax credit in any case where there is a valid and enforceable contract of lease, as defined in C.C. art. 2668, between the taxpayer and any individual who has a physical disability that requires, or will require, the inclusion of accessible and barrier-free design elements in the dwelling and who occupies and resides in any portion of such dwelling pursuant to the terms of the contract of lease."

AMENDMENT NO. 5
On page 2, line 15, at the beginning of the line, delete "(5)" and insert "(7)"

AMENDMENT NO. 6
On page 2, line 23, after "claim," delete the remainder of the line and delete lines 24 through 26

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Morrell to Reengrossed House Bill No. 337 by Representative Stokes

AMENDMENT NO. 1
On page 1, line 2, between "and (5)" and the comma "," insert "and to enact R.S. 47:297(P)(6) and (7)"

AMENDMENT NO. 2
On page 1, line 9, between "reenacted" and "to" insert "and R.S. 47:297(P)(6) and (7) are hereby enacted"

AMENDMENT NO. 3
In Senate Committee Amendment No. 4 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on June 1, 2017, on page 1, line 25, change "C.C. art." to "Civil Code Article"

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

ROLL CALL
The roll was called with the following result:

YEAS
Mr. Speaker Gaines Magee
Abramson Guinn Marino
Amedee Hall Miguez
Armes Harris, J. Miller, D.
Bagala Harris, L. Miller, G.
Bagnerais Haverd Moreno
Billiot Hensgens Morris, Jay
Bouie Hilferty Norton
Broadwater Hill Pearson
Brown, C. Hodges Pierre
Brown, T. Hoffmann Pope
Carmody Hollis Price
Carpenter Horton Pugh
Carter, R. Howard Pylant
Carter, S. Hunter Reynolds
Chaney Huval Richard
Connick Ivey Schroder
Coussan Jackson Seabaugh
Crews James Shadoin
Cromer Jefferson Smith
Danahay Jenkins Stagni
DeVillier Johnson Stefanski
Dwyer Jones Stokes
Edmonds Jordan Thibaut
Emerson Landry, T. Thomas
Falconer LeBas White
Foil Leger Zeringue
Franklin Lyons
Total - 89
NAYS
Total - 0
ABSENT
Anders Garofalo McFarland
Berthelot Glover Schexnayder
Bishop Henry Simon
Carter, G. Landry, N. Talbot
Cox Leopold
Davis Mack
Total - 16

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

Conference Committee Reports Received
Conference Committee Reports were received for the following legislative instruments:

House Bill No. 490

The conference committee reports for the above legislative instruments lie over under the rules.

HOUSE BILL NO. 26—
BY REPRESENTATIVE BARRAS
AN ACT
To authorize and provide for the transfer of certain state property; to authorize the transfer of certain state property in Iberia Parish; to provide for the property description; to provide terms and conditions; to provide an effective date; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Natural Resources to Engrossed House Bill No. 26 by Representative Barras
do, perform, and exercise for and on behalf of the Health Education
administration is hereby granted the right, power, and authority to
convey, transfer, assignment, lease, or delivery of title, to the
execute such documents as necessary to properly effectuate any
covenants, conditions, stipulations, or other instruments and to
authorized to enter into such documents, contracts, agreements,
covenants, conditions, stipulations, or other instruments and to
exercise for and on behalf of the Health Education

AMENDMENT NO. 3
On page 1, line 20, after "commissioner of administration" insert ", the secretary of the Department of Wildlife and Fisheries,"

AMENDMENT NO. 4
On page 1, line 21, after "property." insert the following:

"The proceeds of any sale of all or any portion of the above parcel of property shall be deposited into the Louisiana Wildlife and Fisheries Conservation Fund. In the event that the agreement authorized by this Section is not entered into on or before January 1, 2020, the authorization to convey, transfer, assign, lease, or deliver any interest in that property pursuant to this Act shall terminate and be null and void on that date and thereafter." 

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Mills to Engrossed House Bill No. 26 by Representative Barras

AMENDMENT NO. 1
On page 1, line 3, after "Parish;" insert "to authorize the transfer of certain state property in Orleans Parish;"

AMENDMENT NO. 2
On page 1, line 3, change "description" to "descriptions"

AMENDMENT NO. 3
On page 1, after line 21, insert:

"Section 3. The commissioner of administration, notwithstanding any other provision of law to the contrary, is hereby authorized and empowered to convey, transfer, assign, lease or deliver the interest the state has to all or any portion of the following described parcel of property to the State of Louisiana from the Health Education Authority of Louisiana, a body corporate and public, constituting an instrumentality of the state of Louisiana:

The parking garage located at 300 Lasalle Street, New Orleans, Louisiana which parking garage is bounded by Lasalle Street, Gravier Street, Perdido Street, and Duncan Plaza, in the Parish of Orleans, Louisiana, and all of the equipment, vehicles, supplies, books, records, documents, papers, monies, actions, or any other item of property, and the improvements thereon, both movable and immovable, hereafter owned, held, used, operated, or maintained by the Health Education Authority of Louisiana.

Section 4. The commissioner of administration is hereby authorized to enter into such documents, contracts, agreements, covenants, conditions, stipulations, or other instruments and to execute such documents as necessary to properly effectuate any conveyance, transfer, assignment, lease, or delivery of title, to the property described in Section 3 of this Act. The commissioner of administration is hereby granted the right, power, and authority to do, perform, and exercise for and on behalf of the Health Education

Authority of Louisiana all of the executive and administrative functions provided for by the constitution or laws with respect to the Health Education Authority of Louisiana with respect to the property described in Section 3 of this Act, including the right to do, perform, and exercise for and on behalf of the authority all acts and things required to be done and performed in connection with the authorization and issuance of revenue bonds by the authority, and the powers, duties, functions, and responsibilities shall be transferred to the commissioner of administration as provided in Part IV of Chapter 22 of Title 36 of the Louisiana Revised Statutes of 1950, as amended, which provisions shall be applicable to the authority and to the property described in Section 3 of this Act in order to effectuate the purposes of this Act.

Section 5. The provisions of Sections 3 through 5 of this Act shall supersede any other laws in conflict. The provisions of Sections 3 through 5 of this Act shall be liberally construed to effectuate these purposes."

AMENDMENT NO. 4
On page 2, line 1, change "Section 3." to "Section 6."

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Chabert to Engrossed House Bill No. 26 by Representative Barras

AMENDMENT NO. 1
On page 1, line 8, change "is" to "are"

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

ROLL CALL
The roll was called with the following result:

YEAS

Mr. Speaker
Abraham
Abramson
Amedee
Anders
Armes
Bacala
Bagley
Bagnell
Berthelot
Billiot
Bishop
Bouie
Broadwater
Brown, C.
Brown, T.
Carmody
Carpenter
Carter, R.
Carter, S.
Chaney
Connick
Coussan
Cox
Crews
Cromer
Danahay
De Villier
Dighton
Edmonds
Emerson

Franklin
Gaines
Gisclair
Gunnoe
Hall
Harris, J.
Harris, L.
Havard
Hazel
Henry
Hensgens
Hilferty
Hill
Hodges
Hoffmann
Hollis
Horton
Howard
Hunter
Huval
Ivey
Jackson
James
Jefferson
Jenkins
Johnson
Jones
Jordan
Landry, T.
LeBas
Leger
Magee
Marcelle
Marino
McFarland
Miguez
Miller, D.
Miller, G.
Moreno
Morris, Jay
Morris, Jim
Norton
Pearson
Pierre
Pope
Price
Pugh
Pylant
Reynolds
Richard
Schexnayder
Schroder
Seabaugh
Shaddoin
Smith
Stagni
Stefanski
Stokes
Talbot
Thibaut
Thomas
White
The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 49—
BY REPRESENTATIVE BISHOP
AN ACT
To amend and reenact R.S. 30:136.3(B)(1), relative to the Mineral and Energy Operation Fund; to provide for revenues to be credited to the fund; and to provide for related matters.

Read by title.

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

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Chabert to Engrossed House Bill No. 49 by Representative Bishop

AMENDMENT NO. 1
On page 1, line 16, after "resources from" insert "non-judicial settlements, including but not limited to settlements of disputes of royalty audit findings, and"

AMENDMENT NO. 2
On page 1, line 19, after "resources from" insert "non-judicial settlements, including but not limited to settlements of disputes of royalty audit findings, and"

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

ROLL CALL

The roll was called with the following result:

YEAS

Carter, R. Horton, Richard
Carter, S. Howard Schexnayder
Chaney Hunter Schroder
Connick Ivey Seabauh
Coussan Jackson Simon
Cox James Smith
Crews Jefferson Stagni
Cromer Jenkins Stefanski
DeVillier Johnson Stokes
Dwight Jones Talbot
Edmonds Jordan Tabaut
Emerson Landry, T. Thomas
Falconer LeBas White
Foil Leger Zeringue

NAYS

Total - 93

ABSENT

Total - 0

Anders Garofalo McFarland
Carter, G. Huval Miller, G.
Danahay Landry, N. Morris, Jim
Davis Leopold Shadoin

Total - 12

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

HOUSE BILL NO. 64—
BY REPRESENTATIVE HENRY
AN ACT
To provide for the establishment and reestablishment of agency ancillary funds, to be specifically known as internal service funds, auxiliary accounts, or enterprise funds for certain state institutions, officials, and agencies; to provide for appropriation of funds; and to regulate the administration of said funds.

Read by title.

Motion

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

HOUSE BILL NO. 98—
BY REPRESENTATIVE BISHOP
AN ACT
To amend and reenact R.S. 30:87(A), (B), and (F) and to repeal R.S. 30:87(D), relative to oilfield site restoration fees; to provide for the applicability of the fees; to remove certain references; to repeal the provision that oilfield site restoration fees are proportional to severance tax collected on the production of the well; and to provide for related matters.

Read by title.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Chabert to Engrossed House Bill No. 98 by Representative Bishop

AMENDMENT NO. 1
On page 1, line 2, change "(F)" to "(F)(1)(a)(introductory paragraph)"

AMENDMENT NO. 2
On page 1, line 8, change "(F)" to "(F)(1)(a)(introductory paragraph)"
Rep. Bishop moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Foil Magee
Abraham Franklin Maravelle
Abramson Gaines Marino
Amedee Gisclair Miguez
Armes Hall Miller, D.
Bagley Harris, L. Miller, G.
Bagneris Hazel Moreno
Berthelot Henry Morris, Jay
Billiot Hilferty Norton
Bishop Hill Pearson
Boutie Higes Pierre
Broadwater Hoffmann Pope
Brown, C. Hollis Price
Brown, T. Horton Pugh
Camody Howard Pylant
Carpenter Hunter Reynolds
Carter, R. Huval Richard
Carter, S. Ivey Schexnayder
Chaney Jackson Schroder
Connick James Seabaugh
Cousan Jefferson Shadin
Cox Jenkins Simon
Crews Johnson Smith
Cromer Jones Stagni
Dunahay Jordan Stefanski
Devillier Landry, T. Stokes
Dwight LeBas Talbot
Edmonds Leger Thomas
Emerson Lyons White
Falconer Mack Zeringue
Total - 93

NAYS

Total - 0

ABSENT

Anders Glover Landry, N.
Carter, G. Guinn Leopold
Davis Harris, J. McFarland
Garofalo Hensgens Thibaut
Total - 12

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

HOUSE BILL NO. 187—

BY REPRESENTATIVES CROMER, ABRAHAM, ABRAMSON, AMEDEE, BACALA, BAGLEY, BERTHELOT, BOUIE, CHAD BROWN, TERRY BROWN, CARMODY, GARY CARTER, STEVE CARTER, CONNICK, COUSAN, COX, CREWS, DAVIS, DEVILLIER, DUBOIS, EDMONDS, EMERSON, FALCONER, FOIL, GAROFALO, GISCLAIR, GLOVER, JIMMY HARRES, HAVARD, HAZEL, HENRY, HENSGENS, HILFERTY, HODGES, HORTON, HOWARD, HUNTER, JACKSON, JEFFERSON, JENKINS, JOHNSON, JORDAN, NANCY LANDRY, LEGER, MACK, MAGEE, MARINO, McFARLAND, MIGUEZ, DUSTIN MILLER, GREGORY MILLER, MORENO, PEARSON, PIERRE, PUGH, RICHARD, SCHEXNAYDER, SEABAUGH, STOKES, TALBOT, THIBAUT, THOMAS, AND ZERINGUE

AN ACT

To amend and reenact R.S. 47:6030(B)(1)(b)(introductory paragraph) and (d) and to enact R.S. 47:6030(B)(1)(c)(v), relative to tax credits; to provide for the payment and claiming of the credit on purchased systems; to authorize the payment of interest for certain tax credit claims; to provide for the termination of the tax credit for certain systems; to provide for effectiveness; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Reengrossed House Bill No. 187 by Representative Cromer

AMENDMENT NO. 1

On page 1, line 2, after "and (d)" insert "and (B)(2)(a)(i)"

AMENDMENT NO. 2

On page 1, line 9, after "and (d)" insert "and (B)(2)(a)(i)"

AMENDMENT NO. 3

On page 2, between lines 5 and 6, insert:

"*                    *                    *"

AMENDMENT NO. 4

On page 2, line 10, after "(v)" insert "(aa)"

AMENDMENT NO. 5

On page 2, line 16, delete "June 30, 2016" and insert "December 31, 2015"

AMENDMENT NO. 6

On page 2, line 19, after "allowed." insert "(bb)"

AMENDMENT NO. 7

On page 2, between lines 25 and 26, insert:

"(cc) The amount of the credit granted under this Item to each taxpayer shall be allowed in equal parts over three fiscal years beginning in Fiscal Year 2017-2018 and ending in Fiscal Year 2019-2020 with the maximum amount of credits paid in each fiscal year limited to no more than five million dollars, exclusive of interest. If the aggregate amount of credits to be paid in a fiscal year exceeds the five million dollar maximum amount of credits to be paid in the fiscal year, then the credits shall be paid on a pro rata basis. If any taxpayer has not been allowed the full amount of credit after Fiscal Year 2019-2020, any remaining balance of the tax credit shall be allowed in Fiscal Year 2020-2021.

(dd) No tax credits shall be granted pursuant to this Item after Fiscal Year 2020-2021."

AMENDMENT NO. 8

On page 2, after line 29, insert:

"(2) Leased systems. Tax credits authorized under this Section for the purchase and installation of a system at a Louisiana residence by a third party through a lease with the owner of the residence shall be subject to the following provisions.

(a)(i) The tax credit shall be equal to fifty percent of the first twenty-five thousand dollars of the cost of purchase for a system
installed before January 1, 2014. For a system installed on or after July 1, 2014 and before July 1, 2015, the tax credit shall be equal to thirty-eight percent of the first twenty-five thousand dollars of the cost of the purchase. For a system installed on or after January 1, 2014 and before January 1, 2018, the tax credit shall be equal to thirty-eight percent of the first twenty thousand dollars of the cost of purchase.

*                    *                    *                    *

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Gisclair Miguez
Abraham Glover Miller, D.
Abramson Guinn Miller, G.
Amedee Hall Norton
Anders Harris, J. Morris, Jay
Bagley Harris, L. Morris, Jim
Bagneris Havard Pearson
Berthelot Hazel Pierre
Billiot Henry Price
Bishop Hilferty Pope
Boutie Hill Pugh
Broadwater Hodges Pyg
Brown, C. Hoffmann Pylant
Brown, T. Hollis Reynolds
Carmody Horton Rich
Carpenter Howard Schexnayder
Carter, S. Hunter Schroder
Chaney Huval Seabaugh
Connick Ivey Shado
Coussan Jackson Simon
Crews James Smith
Cromer Jenkins Stagni
Danahay Johnson Stefanski
DeVillier Jones Stokes
Dwight Jordan Talbot
Edmonds Landry, T. Thibaut
Emerson Leger Thomas
Falconer Lyons White
Foil Mack Zeringue
Franklin Magee A.
Gaines Mamo

Total - 91

NAYS

Total - 0

ABSENT

Armes Davis LeBas
Bacala Garofalo Leopold
Carter, G. Hensgens Marce
Carter, R. Jefferson McFarland
Cox Landry, N.

Total - 14

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 64—

BY REPRESENTATIVE HENRY

AN ACT

To provide for the establishment and reestablishment of agency ancillary funds, to be specifically known as internal service funds, auxiliary accounts, or enterprise funds for certain state institutions, officials, and agencies; to provide for appropriation of funds; and to regulate the administration of said funds.

Called from the calendar.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Finance to Engrossed House Bill No. 64 by Representative Henry

AMENDMENT NO. 1

On page 2, delete lines 17 through 22, and insert the following:

"Section 4.A. The figures in parentheses following the designation of a budget entity are the total authorized positions and authorized other charges positions for that entity. The number approved for each agency, as a result of the passage of this Act, may be increased by the commissioner of administration when sufficient documentation is presented and the request is deemed valid. Any request which exceeds five (5) positions, however, shall be approved by the commissioner of administration and the Joint Legislative Committee on the Budget."

AMENDMENT NO. 2

On page 4, between lines 39 and 40, insert the following:

"Payable out of the State General Fund by Fees and Self-generated Revenues to the Risk Management Program for claims payments, in the event that Senate Bill No. 232 of the 2017 Regular Session of the Legislature is enacted into law $7,582,927"

AMENDMENT NO. 3

On page 4, delete lines 40 through 43

AMENDMENT NO. 4

On page 5, between lines 12 and 13, insert the following:

"Payable out of the State General Fund by Interagency Transfers from various state agencies for GPS payments to the Louisiana Property Assistance Program $ 800,000"

AMENDMENT NO. 5

On page 7, between lines 19 and 20, insert the following:

"Payable out of the State General Fund by Statutory Dedications out of the Clean Water State Revolving Fund due to a projected increase in the loan amount disbursements $ 30,000,000"

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Gisclair Marcelle
Abraham Glover Miller, D.
Abramson Guinn Miller, G.
Amedee Hall Norton
Anders Harris, J. Morris, Jay
Bagley Harris, L. Morris, Jim
Bagneris Havard Pearson
Berthelot Hazel Pierre
Billiot Henry Price
Bishop Hilferty Pope
Boutie Hill Pugh
Broadwater Hodges Pyg
Brown, C. Hoffmann Pylant
Brown, T. Hollis Reynolds
Carmody Horton Rich
Carpenter Howard Schexnayder
Carter, S. Hunter Schroder
Chaney Huval Seabaugh
Connick Ivey Shado
Coussan Jackson Simon
Crews James Smith
Cromer Jenkins Stagni
Danahay Johnson Stefanski
DeVillier Jones Stokes
Dwight Jordan Talbot
Edmonds Landry, T. Thibaut
Emerson Leger Thomas
Falconer Lyons White
Foil Mack Zeringue
Franklin Magee A.
Gaines Mamo

Total - 91

Armes Davis LeBas
Bacala Garofalo Leopold
Carter, G. Hensgens Marce
Carter, R. Jefferson McFarland
Cox Landry, N.

Total - 14

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.
HOUSE BILL NO. 224—
BY REPRESENTATIVE MORENO
AN ACT
To enact R.S. 47:302.56, 322.49, and 332.55, relative to the disposition of certain sales and use tax collections in Orleans Parish; to establish the New Orleans Quality of Life Fund as a special fund in the state treasury; to provide for the deposit of monies into the fund; to provide for the use of such monies; to provide for an effective date; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Finance to Engrossed House Bill No. 224 by Representative Moreno

AMENDMENT NO. 1
On page 2, delete lines 6 through 8 and insert "Rental Administration."

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

HOUSE BILL NO. 231—
BY REPRESENTATIVE THIBAUT
AN ACT
To amend and reenact R.S. 42:1123(22), relative to an exception from ethics laws for transactions involving certain municipalities; to allow an immediate family member and related legal entities to enter into certain transactions with the municipality subject to certain conditions; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Senate and Governmental Affairs to Engrossed House Bill No. 231 by Representative Thibaut
AMENDMENT NO. 1

On page 1, line 2, after "1123(22)," insert "and to enact R.S. 42:1123(44), relative to the Code of Governmental Ethics; to provide"

AMENDMENT NO. 2

On page 1, line 5, after "conditions;" insert "to provide for an exception for classroom teacher tutoring services;"

AMENDMENT NO. 3

On page 1, line 7, after "reenacted" insert "and R.S. 42:1123(44) is hereby enacted"

AMENDMENT NO. 4

On page 3, between lines 22 and 23, insert the following:

"(44) Classroom teachers employed by the governing of a public school to provide, on a private fee basis, tutoring services in academic subjects to their own students or other students enrolled in a school under the jurisdiction of the public school governing authority, provided that such tutoring services are provided outside of school hours.

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker  Foil  Magee
Abraham  Franklin  Marcelle
Abramson  Gaines  Marino
Amedee  Gisclair  McFarland
Anders  Glower  Miguez
Armes  Guinn  Miller, D.
Bacala  Hall  Miller, G.
Bagley  Harris, J.  Morris, Jay
Bagnier  Harris, L.  Morris, Jim
Berthelot  Havard  Norton
Billiot  Hazel  Pearson
Bishop  Henry  Pierre
Bouie  Hensgens  Pope
Broadwater  Hilferty  Price
Brown, C.  Hodges  Pugh
Brown, T.  Hoffmann  Pyland
Carmondy  Hollis  Reynolds
Carpenter  Horton  Richard
Carter, G.  Howard  Schexnayder
Carter, R.  Hunter  Schroder
Carter, S.  Huval  Seabaugh
Chaney  Ivey  Simon
Connick  Jackson  Smith
Coussan  James  Stagni
Cox  Jefferson  Stefanski
Crews  Jenkins  Stokes
Cromer  Johnson  Talbot
Danahey  Jones  Thibaut
Davis  Jordan  Thomas
DeVillier  Landry, T.  White
Dwright  LeBas  Zeringue
Edmonds  Leger  Lyons
Emerson  Leger  Mack
Falconer  Lydick  Total - 100

NAYS

Total - 0

ABSENT

Garofalo  Landry, N.  Moreno
Hill  Leopold

Total - 5

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 241—

BY REPRESENTATIVE CHAD BROWN

AN ACT

To enact R.S. 32:402.1(B) and (C) and to repeal R.S. 32:402.1(A)(3)(c), relative to driver education and prelicensing training courses; to increase requirements within driver education and prelicensing courses; to provide for the establishment of a curriculum relative to the economic effects of littering; to require the course curriculum include a section on how to respond to a traffic stop; to provide for the establishment of rules, regulations, and requirements for the course; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Transportation, Highways and Public Works to Engrossed House Bill No. 241 by Representative Chad Brown

AMENDMENT NO. 1

On page 1, line 14, after "economic" insert "and adverse"

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker  Emerson  Leger
Abraham  Falconer  Lyons
Amedee  Franklin  Mack
Anders  Gaines  Magee
Armes  Gisclair  Marcell
Bacala  Glover  Marino
Bagley  Guinn  McFarland
Bagnier  Hall  Miguez
Berthelot  Harris, J.  Miller, D.
Billiot  Havard  Miller, G.
Bishop  Hazel  Moreno
Bouie  Henry  Norton
Broadwater  Hensgens  Pearson
Brown, C.  Hodges  Pierre
Brown, T.  Hoffmann  Pyland
Carmondy  Hollis  Reynolds
Carpenter  Horton  Schroder
Carter, G.  Howard  Seabaugh
Carter, R.  Hunter  Shadoin
Carter, S.  Huval  Simon
Chaney  Ivey  Smith
Connick  Jackson  Stagni
Coussan  James  Stefanski
Cox  Jefferson  Stokes
Cromer  Johnson  Talbot
Danahey  Jones  Thomas
DeVillier  Landry, T.  White
Dwright  LeBas  Zeringue
Edmonds  Leger  Lyons
Emerson  Leger  Mack
Falconer  Lydick  Total - 100

NAYS

Total - 0

ABSENT

Garofalo  Landry, N.  Moreno
Hill  Leopold

Total - 5

The amendments proposed by the Senate were rejected.

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

**HOUSE BILL NO. 269—**

**BY REPRESENTATIVE LANCE HARRIS**

**AN ACT**

To enact Part XIV of Chapter 26 of Title 17 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 17:3399.31 through 3399.36, relative to free expression on college campuses; to provide for the authority of the management boards of public postsecondary education institutions; to provide for the adoption of a policy on free expression; to provide for the authority of the Board of Regents; to provide for the creation and duties of a committee on free expression; to provide relative to freshman orientation programs; to provide for the adoption of regulations; to provide for the adoption of restrictions on expressive conduct; to provide for a cause of action; to provide for damages; and to provide for related matters.

Read by title.

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

**SENATE COMMITTEE AMENDMENTS**

Amendments proposed by Senate Committee on Education to Reengrossed House Bill No. 269 by Representative Lance Harris

**AMENDMENT NO. 1**

On page 2, line 2, between "adopt" and "on" change "a policy" to "policies"

**AMENDMENT NO. 2**

On page 2, at the beginning of line 15, change "problem" to "topic"

**AMENDMENT NO. 3**

On page 2, line 17, after "limits" delete the remainder of the line

**AMENDMENT NO. 4**

On page 2, at the beginning of line 20, change "clear, published," to "published"

**AMENDMENT NO. 5**

On page 2, line 26, between "activity" and "shall" insert "by creating a substantial and material disruption to the functioning of the institution or to someone's expressive activity"
AMENDMENT NO. 5
On page 6, delete lines 4 through 19

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

ROLL CALL
The roll was called with the following result:

YEAS

Mr. Speaker  Emerson  Mack
Abraham  Falconer  Magee
Aframson  Foil  Marcele
Amedee  Franklin  Marino
Anders  Gaines  McFarland
Armes  Gisclair  Miguez
Bagala  Guiin  Miller, D.
Bagley  Hall  Miller, G.
Bagneris  Harris, J.  Moreno
Berteleot  Harris, L.  Morris, Jay
Billiot  Havard  Norton
Bishop  Hazel  Pearson
Boune  Hensgens  Pierre
Broadwater  Hillery  Pope
Brown, C.  Hodges  Price
Brown, T.  Hoffmann  Pugh
Carmody  Hollis  Pylant
Carpenter  Horton  Reynolds
Carter, G.  Howard  Richard
Carter, R.  Huval  Schexnayder
Carter, S.  Ivey  Schroder
Chaney  Jackson  Seabaugh
Connick  James  Shadoin
Cousian  Jefferson  Simon
Cox  Jenkins  Smith
Crews  Johnson  Stagn
Cromer  Jones  Stefaniski
Danahay  Jordan  Talbott
Davis  Landry, T.  Thomas
Devilleer  LoBas  White
Dwright  Leger  Zeringue
Edmonds  Lyons
Total - 95

NAYS

Total - 0

ABSENT

Garofalo  Hunter  Stokes
Glover  Landry, N.  Thibault
Henry  Leopold 
Hill  Morris, Jim
Total - 10

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Judiciary B to Reengrossed House Bill No. 293 by Representative Amedee

AMENDMENT NO. 1
On page 1, line 18, after "attorney" delete "or" and insert "and"

AMENDMENT NO. 2
On page 1, line 19, after "damages" insert ", costs, or attorney fees"

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

"The attorney general may authorize the district attorney to employ special counsel. If such authorization is given, the attorney general must approve the district attorney's choice of special counsel. Compensation for legal services provided by the district attorney, attorney general, or special counsel shall be set in accordance with the attorney general's fee schedule and such attorney fees and costs shall be paid by the state. Legal services provided in defense of a claim, demand, suit, complaint, or petition as provided for in this Subsection shall not be construed as enforcement of the statute challenged."

AMENDMENT NO. 4
On page 2, delete lines 9 through 23 and insert the following:

"(3) Payment of a final judgment or consent judgment shall be by legislative appropriation. Payment of legal services to defend the claim, demand, suit, complaint, or petition as provided for in this Subsection shall be by legislative appropriation. A majority of the members of the litigation subcommittee of the Joint Legislative Committee on the Budget must approve any payment five hundred thousand dollars or more for legal services to defend the claim, demand, suit, or petition or payment of a final judgment or consent judgement that is five hundred thousand dollars or more. Notwithstanding any provision of law to the contrary, the subcommittee may meet in executive session to consider such appropriations.

(4) The attorney defending the claim, demand, suit, complaint, or petition, provided for in this Subsection shall submit to the subcommittee a concise abstract of the facts and principles of law on which the claim is based. The abstract shall also include a detailed analysis of the calculation of damages, attorney fees, costs, and interest thereon. The abstract and other information submitted to the subcommittee shall be public record, except material that reflects the mental impressions, conclusions, opinions, or theories of an attorney.

AMENDMENT NO. 5
On page 2, line 27, after "damages" insert ", costs, or attorney fees"

AMENDMENT NO. 6
On page 2, after line 28, insert the following:

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

Amendments proposed by Senate Committee on Finance to Reengrossed House Bill No. 293 by Representative Amedee

AMENDMENT NO. 1
Delete Senate Committee Amendment Nos. 2 through 6 proposed by the Senate Committee on Judiciary B on May 30, 2017 and adopted by the Senate on May 31, 2017.

AMENDMENT NO. 2
On page 1, line 5, delete "to provide for applicability;"

AMENDMENT NO. 3
On page 2, delete lines 26 through 28

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker
Abraham
Abrahamson
Amedee
Anders
Armes
Bacala
Bagley
Berthelot
Billiot
Bishop
Bouie
Broadwater
Brown, C.
Brown, T.
Carmody
Carpenter
Carter, G.
Carter, R.
Carter, S.
Chaney
Connick
Coussan
Cox
Crews
Cromer
Dahay
Davie
DeVillier
Dwight
Edmonds
Emerson

Falconer
Franklin
Gaines
Gisclair
Guinn
Harris, J.
Harris, L.
Havard
Hazel
Henry
Hensgens
Hillery
Hill
Hodges
Hoffmann
Horton
Howard
Hunter
Huval
Ivey
James
Jefferson
Jenkins
Johnson
Jones
Jordan
Landry, T.
LeBau
Leger

Mack
Magee
Marcelle
Marino
McFarland
Miguez
Miller, G.
Moreno
Morris, Jay
Morris, Jim
Norton
Pierre
Pope
Price
Pugh
Pylant
Reynolds
Richard
Schexnayder
Schrader
Seabaugh
Shadoin
Simon
Stagni
Stefanski
Stokes
Taibot
Thomas
White
Zeringue

NAYS

Bagneris
Garofalo
Glover
Jackson

Landry, N.
Leopold
Lyons
Miller, D.

Pearson
Smith
Thibaut

ABSENT

Bagneris
Garofalo
Glover
Jackson

Landry, N.
Leopold
Lyons
Miller, D.

Pearson
Smith
Thibaut

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 313—
BY REPRESENTATIVE STOKES

AN ACT
To amend and reenact R.S. 47:6006(C)(2)(b)(ii), (iii), and (iv) and (4) and to enact R.S. 47:6006(C)(2)(a)(iv), relative to income taxes; to provide with respect to the tax credit for local taxes paid on inventory; to provide for certain definitions; to provide for eligibility of taxpayers claiming the tax credit; to provide for limitations; to provide for applicability; to provide for effectiveness; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Reengrossed House Bill No. 313 by Representative Stokes

AMENDMENT NO. 1
On page 2, line 27, after "Census" insert "and who is registered with the Department of Revenue as a retailer as defined in this Section"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Morrell to Reengrossed House Bill No. 313 by Representative Stokes

AMENDMENT NO. 1
On page 1, line 2, between "R.S. 47:6006(C)(2)" and "(b)(ii)" insert "(introductory paragraph),"

AMENDMENT NO. 2
On page 1, line 9, between "R.S. 47:6006(C)(2)" and "(b)(ii)" insert "(introductory paragraph),"

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

ROLL CALL

The roll was called with the following result:

YEAS

Abraham
Abramson
Amedee
Armes
Bagley
Berthelot
Billiot
Bishop
Bouie
Broadwater
Brown, C.
Brown, T.
Carmody
Carpenter
Carter, G.
Carter, S.
Chaney
Connick
Coussan
Cox
Crews
Cromer
Dahay
Davie
DeVillier
Dwight
Edmonds
Emerson

Franklin
Gaines
Gisclair
Guinn
Harris, J.
Harris, L.
Havard
Hazel
Henry
Hensgens
Hillery
Hill
Hodges
Hoffmann
Horton
Howard
Hunter
Huval
Ivey
James
Jefferson
Jenkins
Johnson
Jones
Jordan
Landry, T.
LeBau
Leger

Magee
Marcelle
Marino
McFarland
Miguez
Miller, G.
Moreno
Morris, Jay
Morris, Jim
Norton
Price
Pugh
Pylant
Reynolds

NAYS

Bagneris
Garofalo
Glover
Jackson

Landry, N.
Leopold
Lyons
Miller, D.

Pearson
Smith
Thibaut

ABSENT

Bagneris
Garofalo
Glover
Jackson

Landry, N.
Leopold
Lyons
Miller, D.

Pearson
Smith
Thibaut

1175
The amendments proposed by the Senate were concurred in by the House.

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

DISAGREEMENT TO SENATE BILL

June 6, 2017

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has refused to concur in the proposed House Amendments to Senate Bill No. 249 by Sen. Chabert, and ask the Speaker to appoint a committee to confer with a like committee from the Senate on the disagreement.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

DISAGREEMENT TO SENATE BILL

June 6, 2017

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has refused to concur in the proposed House Amendments to Senate Bill No. 79 by Sen. Luneau, and ask the Speaker to appoint a committee to confer with a like committee from the Senate on the disagreement.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

DISAGREEMENT TO SENATE BILL

June 6, 2017

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has refused to concur in the proposed House Amendments to Senate Bill No. 223 by Sen. Riser, and ask the Speaker to appoint a committee to confer with a like committee from the Senate on the disagreement.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

DISAGREEMENT TO SENATE BILL

June 6, 2017

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has refused to concur in the proposed House Amendments to Senate Bill No. 148 by Sen. Chabert, and ask the Speaker to appoint a committee to confer with a like committee from the Senate on the disagreement.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

DISAGREEMENT TO SENATE BILL

June 6, 2017

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has refused to concur in the proposed House Amendments to Senate Bill No. 172 by Sen. Morrell, and ask the Speaker to appoint a committee to confer with a like committee from the Senate on the disagreement.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

DISAGREEMENT TO SENATE BILL

June 6, 2017

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has refused to concur in the proposed House Amendments to Senate Bill No. 251 by Sen. Chabert, and ask the Speaker to appoint a committee to confer with a like committee from the Senate on the disagreement.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

June 6, 2017

To the Honorable Speaker and Members of the House of Representatives:
I am directed to inform your honorable body that the President of the Senate has appointed the following committee to serve with a like committee from the House to confer on the disagreement to Senate Bill No. 79: Senators Luneau, LaFleur, and Morrell.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

June 6, 2017

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the President of the Senate has appointed the following committee to serve with a like committee from the House to confer on the disagreement to Senate Bill No. 148: Senators Chabert, LaFleur, and Johns.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

June 6, 2017

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the President of the Senate has appointed the following committee to serve with a like committee from the House to confer on the disagreement to Senate Bill No. 172: Senators Morrell, LaFleur, and Donahue.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

June 6, 2017

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the President of the Senate has appointed the following committee to serve with a like committee from the House to confer on the disagreement to Senate Bill No. 223: Senators Riser, Peacock, and LaFleur.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

June 6, 2017

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the President of the Senate has appointed the following committee to serve with a like committee from the House to confer on the disagreement to Senate Bill No. 249: Senators Chabert, LaFleur, and Allain.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Recess

On motion of Rep. Leger, the Speaker declared the House at recess until 1:30 P.M.

After Recess

Speaker Barras called the House to order at 1:47 P.M.

House Business Resumed

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

ROLL CALL

PRESENT

Mr. Speaker
Abraham
Abrahamson
Amedee
Anders
Armé
Bacala
Bagley
Bagneris
Berthelot
Billiot
Bishop
Bouie
Broadwater
Brown, T.
Carmody
Carpenter
Carter, R.
Carter, S.
Chaney
Connick
Cousan
Cox
Crews
Cromer
Danahey
De Villier
Dwight
Edmonds
Emerson
Falconer
Total - 92
The Speaker announced that there were 92 members present and a quorum.

**Conference Committee Appointment**

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 83: Reps. Marino, Mack, and Stefanski.

**Conference Committee Appointment**

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to Senate Bill No. 60: Reps. Hoffmann, Havard, and Jay Morris.

**Conference Committee Appointment**

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to Senate Bill No. 86: Reps. Stefanski, Berthelot, and Hensgens.

**Conference Committee Appointment**

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to Senate Bill No. 213: Reps. Gregory Miller, Jackson, and Gaines.

**Conference Committee Reports Received**

Conference Committee Reports were received for the following legislative instruments:

- House Bill No. 483

The conference committee reports for the above legislative instruments lie over under the rules.

**Suspension of the Rules**

On motion of Rep. Carmody, the rules were suspended in order to take up and consider Senate Concurrent Resolutions on Third Reading for Final Consideration at this time.

**Senate Concurrent Resolutions on Third Reading for Final Consideration**

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

**SENATE CONCURRENT RESOLUTION NO. 48—**  
BY SENATOR MILKOVICH  
A CONCURRENT RESOLUTION  
To urge and request the division of administration to request state agencies to publish certain information regarding the lease of nonpublic buildings.

Read by title.

Rep. Bagley moved the concurrence of the resolution.

**ROLL CALL**

The roll was called with the following result:

**YEAS**

- Amedee
- Andersen
- Armes
- Bacala
- Bagley
- Berthelot
- Billiot
- Bishop
- Bouie
- Broadwater
- Brown, T.
- Carmon
- Carpenter
- Carter, G.
- Carter, R.
- Carter, S.
- Chaney
- Connick
- Coussan
- Cox
- Crews
- Croner
- Danahay
- Davis
- DeVillier
- Dwight
- Edmond
- Emerson
- Falconer
- Foil

Total - 96

**NAYS**

Total - 0

**ABSENT**

- Abramson
- Bagneris
- Brown, C.

Total - 9

The resolution was concurred in.

**SENATE CONCURRENT RESOLUTION NO. 83—**  
BY SENATORS WHITE, ALLAIN, APPEL, CHABERT, CORTEZ, DONAHUE, ERDEY, FANNIN, HEWITT, LAMBERT, MIZELL, PERRY, TARVER, THOMPSON AND WALSWORTH  
A CONCURRENT RESOLUTION  
To urge and request that the federal funds received by Louisiana through the Community Development Block Grant–Disaster Recovery Program relative to damages caused by the flooding in the state during 2016 be subject to the same legislative oversight as the oversight required for the allocation and expenditure of federal funds received by Louisiana through the Community Development Block Grant–Disaster Recovery Program relative to damages caused by hurricanes Katrina and Rita.

Read by title.

**Motion**

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

**SENATE CONCURRENT RESOLUTION NO. 102—**  
BY SENATORS WARD AND CARTER  
A CONCURRENT RESOLUTION  
To affirm the need for civility in political discourse and debate as a fundamental requirement for effective representative democracy and governing.

Read by title.
Rep. Broadwater moved the concurrence of the resolution.

By a vote of 101 yeas and 0 nays, the resolution was concurred in.

SENATE CONCURRENT RESOLUTION NO. 31—
BY SENATOR WHITE
A CONCURRENT RESOLUTION
To continue and provide for the Louisiana Law Enforcement Body Camera Implementation Task Force to study and make recommendations regarding the requirements for implementation and development of best practices for the use of 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 2018 Regular Session of the Louisiana Legislature.

Read by title.

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

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

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

HOUSE BILL NO. 341—
BY REPRESENTATIVE DUSTIN MILLER
AN ACT
To amend and reenact R.S. 17:1607, the heading of Title 28 of the Louisiana Revised Statutes of 1950, the heading of Chapter 1 of Title 28 of the Louisiana Revised Statutes of 1950, R.S. 28:1, 2(1), (7), (9), (10), (14), (17), (20), (21), (26), (29), and (32)(a) and (b), 3, the heading of Part I-A of Chapter 1 of Title 28 of the Louisiana Revised Statutes of 1950, R.S. 28:11, 12, 13(introductory paragraph), (1), and (3) through (5), 14, 15(A)(introductory paragraph), (3), (9), and (B), the heading of Part II of Chapter 1 of Title 28 of the Louisiana Revised Statutes of 1950, R.S. 28:21(A) and (B), 21.1, 22(B)(introductory paragraph) and (C)(1), 22.5, 22.7(A), 22.9, 23, 25, 25.1(A), (C)(1)(a)(introductory paragraph) and (v), (b), (c), (2)(a)(iv), and (D), 25.2, the heading of Part III of Chapter 1 of Title 28 of the Louisiana Revised Statutes of 1950, R.S. 28:50(1), (3), (4), and (6), 51(C), 51.1(A)(1), 52(A) through (C), (G)(2)(a), and (H)(2), 52.2, 52.3, 52.4(A) through (C), 53(A), (B)(1) and (2)(b) and (d)(introductory paragraph), (G)(2) and (6), (J), (K)(1), and (L)(1) and (3), 53.2(A)(introductory paragraph) and (1), (B), (C)(3), and (F), 54(A) and (D)(1)(introductory paragraph) and (a) and (3), 55(B), (E)(1) and (3) through (5), (F), (G), (I), and (J), 56(A)(1)(a) and (2)(b), (B), (C), and (G), 59(A), (C), and (D), 62, 64(F), 67(1) and (3), 69(A)(1), 70(A), (B)(introductory paragraph) and (1), and (E)(2)(i), 71(B), (C), (E), and (F), 72(A), 73, 91 through 93, 94(A), 96(A) through (C) and (E) through (H), 96.1(A), (B), and (D) through (F), 97 through 100, 101 through 145, 146(A), 147, the heading of Part VI of Chapter 1 of Title 28 of the Louisiana Revised Statutes of 1950, R.S. 28:171(C)(4)(a) and (D)(5), 171.1(introductory paragraph) and (5) through (8), 172 through 181, 183, 184, 185(A), 201 through 202, 215.2(1)(introductory paragraph) and (2), 215.3(A) and (B), 215.4(A), the heading of Part X of Chapter 1 of Title 28 of the Louisiana Revised Statutes of 1950, R.S. 28:221(1) through (6), (8), (9), and (11) through (13), 222 through 225, 227(A), (C), and (E), 228, 229(A) and (C), 230(A)(introductory paragraph) and (2)(a) and (d)(i), (B), and (C), 232, 233(2), 234(introductory paragraph) and (2), the heading of Chapter 5 of Title 28 of the Louisiana Revised Statutes of 1950, R.S. 28:475, 476, 477(1) and (3)(a)(introductory paragraph) and (b), 478(A), the heading of Chapter 11 of Title 28 of the Louisiana Revised Statutes of 1950, R.S. 28:771, 772(A)(1) and (2)(c) and (B), the heading of Chapter 15 of Title 28 of the Louisiana Revised Statutes of 1950, R.S. 28:841(A), 911(1), 913(A)(2) and (3), 915(A)(3), and 931(B)(2), R.S. 36:258(C) and 259(C)(10) and (16), R.S. 40:1237.1(A)(9)(a)(ii)(introductory paragraph) and 2142(A), Code of Criminal Procedure Articles 648(A)(1) and (D)(1), 657, 657.1(A)(4), and 657.2(A), and Children's Code Article 1404(9), to enact R.S. 28:2(33) through (39), and to repeal R.S. 28:2(11), 22.4, 22.10, 52.1, 95, 100.1, 182, Chapter 6 of Title 28 of the Louisiana Revised Statutes of 1950, comprised of R.S. 28:501 through 506, and Chapter 7 of Title 28 of the Louisiana Revised Statutes of 1950, comprised of R.S. 28:561, relative to mental health and behavioral health laws; to revise terminology and definitions of terms relating to mental health and behavioral health; to provide relative to healthcare services for persons with mental illness and substance-related and addictive disorders; to provide for care and treatment of persons with behavioral health needs; to provide relative to facilities where such care is delivered; to provide for the administration of state psychiatric hospitals; to make technical changes and corrections in laws pertaining to mental health and behavioral health; and to provide for related matters.

Read by title.

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

SENEATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Health and Welfare to Reengrossed House Bill No. 341 by Representative Dustin Miller

AMENDMENT NO. 1
On page 3, line 5, at the beginning of the line insert "A."

AMENDMENT NO. 2
On page 3, between lines 22 and 23, insert the following:

"B. Any scholarships awarded pursuant to the provisions of Subsection A of this Section shall be published on the Louisiana Department of Health website. Such publication shall include the name of the recipient and the award amount."

SENEATE FLOOR AMENDMENTS
Amendments proposed by Senator Mills to Reengrossed House Bill No. 341 by Representative Dustin Miller

AMENDMENT NO. 1
In Senate Committee Amendment No. 2 proposed by the Senate Committee on Health and Welfare and adopted by the Senate on May 25, 2017, on page 1, line 5, delete "Any" and insert "Information concerning any"
AMENDMENT NO. 3
On page 49, line 3, delete "superintendent and" and at the end of the line insert "and director or administrator"

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Mills to Reengrossed House Bill No. 341 by Representative Dustin Miller

AMENDMENT NO. 1
On page 32, line 11, after "psychiatrist," insert "or medical psychologist"

AMENDMENT NO. 2
On page 32, line 14, after "court-appointed physician" insert "or medical psychologist" and after "treating physician" insert "or medical psychologist"

AMENDMENT NO. 3
On page 32, line 23, after "physician" insert "or medical psychologist"

AMENDMENT NO. 4
On page 33, line 2, after "physician" insert "or medical psychologist"

AMENDMENT NO. 5
On page 33, line 3, at the end of the line insert "or medical psychologist"

AMENDMENT NO. 6
On page 33, line 4, after "physician" insert "or medical psychologist"

Rep. Dustin Miller moved that the amendments proposed by the Senate be rejected.

ROLL CALL
The roll was called with the following result:

YEAS
Mr. Speaker Gisclair Magee
Abraham Gunn Marino
Amedee Hall McFarland
Anders Harris, J. Miguez
Armies Harris, L. Miller, D.
Bacala Havad Miller, G.
Bagley Hazel Moreno
Bagneris Henry Morris, Jay
Berthelot Hilflyt Morris, Jim
Billiot Hill Norton
Bouie Hodges Pearson
Broadwater Hoffmann Pierre
Brown, T. Hollis Pope
Carmody Horton Price
Carpenter Howard Pugh
Carter, G. Hunter Pylant
Carter, R. Huval Reynolds
Carter, S. Ivey Richard
Chaney Jackson Schexnayder
Connick James Schroder
Coussan Jefferson Seabaugh
Cox Jenkins Shadoin
Crews Johnson Simon
Danahay Jones Smith
Davis Jordan Stagli
DeVillier Landry, N. Stefanski
Dwight Landry, T. Stokes
Edmonds LeBas Talbot
Emerson Leger Thibaut
Falconer Leopold Thomas
Foil Lyons Zeringue
Gaines Mack
Total - 95

NAYS
Total - 0

ABSENT
Abramson Franklin Marcelle
Bishop Garofalo White
Brown, C. Glover
Cromer Hensgens
Total - 10

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 396—
BY REPRESENTATIVES DWIGHT AND ABRAHAM
AN ACT
To amend and reenact R.S. 47:301(16)(b)(ii) and to enact R.S. 47:302(AA)(29) and 321.1(F)(66)(u), relative to state sales and use tax; to provide with respect to the exclusion for sales of certain precious metals and coins; to provide for effectiveness and applicability of the exclusion; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Reengrossed House Bill No. 396 by Representative Dwight

AMENDMENT NO. 1
On page 1, line 2, after "R.S. 47:301(16)(b)(ii)" insert "and 302(AA)(introductory paragraph)"

AMENDMENT NO. 2
On page 1, line 3, at the beginning of the line, delete "321.1(F)(66)(u)" and insert "321.1(F)(67)"

AMENDMENT NO. 3
On page 1, line 7, after "R.S. 47:301(16)(b)(ii)" delete "is" and insert "and 302(AA)(introductory paragraph) are"

AMENDMENT NO. 4
On page 1, line 8, after "47:302(AA)(29)" and delete "321.1(F)(66)(u)" and insert "321.1(F)(67)"

AMENDMENT NO. 5
On page 1, delete line 20, and insert:

"(aa) Platinum, gold, or silver bullion, that is valued solely upon its precious metal content, whether in coin or ingot form."
AMENDMENT NO. 6
On page 2, line 9, at the beginning of the line, insert "except Paragraph (29) of this Subsection."

AMENDMENT NO. 7
On page 2, line 13, after "bullion," delete "ingots, or coins" and insert "that is valued solely upon its precious metal content, whether in coin or ingot form"

AMENDMENT NO. 8
On page 3, line 4, at the beginning of the line, delete "(u)" and insert "(67)"

AMENDMENT NO. 9
On page 3, delete line 5, and insert:

"(a) Sales of platinum, gold, and silver bullion, that is valued solely upon its precious metal content, whether in coin or ingot form"

AMENDMENT NO. 10
On page 3, line 7, at the beginning of the line, delete "(iii)" and insert "(b)"

AMENDMENT NO. 11
On page 3, line 9, at the beginning of the line, delete "(iii)" and insert "(c)"

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

ROLL CALL
The roll was called with the following result:

YEAS

Mr. Speaker       Gaines            Magee
Abraham          Gisclair           Marcell
Amedee           Glover            Marino
Anders           Guinn             McFarland
Armes            Hall              Miguez
Bacala           Harris, J.        Miller, D.
Bagley           Harris, L.        Miller, G.
Bagneris         Havard            Moreno
Belbelet         Hazel             Morris, Jay
Billiot          Henry             Morris, Jim
Bishop           Hensgens          Norton
Bouie            Hilferty          Pearson
Broadwater       Hill              Pierre
Brown, C.        Hodges            Pope
Brown, T.        Hoffmann          Price
Carmody          Hollis            Pugh
Carpenter        Horton            Pylant
Carter, G.       Howard            Reynolds
Carter, R.       Hunter            Richard
Carter, S.       Huval             Schexnayder
Chaney           Ivey              Schroder
Connick          Jackson           Seabaugh
Cousson          James             Shadoin
Cox              Jefferson         Simon
Crews            Jenkins           Smith
Cromer           Johnson           Stagni
Danahay          Jones             Stefanski
Davis            Jordan            Stokes
Devillier        Landry, N.       Talbot
Dwight           Landry, T.       Thibaut

Edmonds          LeBas             Thomas
Emerson          Leger             White
Falconer         Leopold           Zeringue
Foil             Lyons             Mack
Franklin         Hall              Marcelle
Total - 103

NAYS
Total - 0

ABSENT
Abramson          Garofalo
Total - 2

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

HOUSE BILL NO. 446—
BY REPRESENTATIVE MARINO
AN ACT
To amend and reenact R.S. 47:1508(B)(8) and (11), relative to the confidentiality of tax records; to provide for the confidentiality of certain taxpayer information; to provide for the disclosure of information relative to tobacco settlement enforcement; to provide for the confidentiality of information shared by the state relative to the NPM Adjustment Settlement Agreement; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Reengrossed House Bill No. 446 by Representative Marino

AMENDMENT NO. 1
On page 2, line 18, after "firms" and before "retained" insert the following:

"including, but not limited to, the data clearinghouse contemplated by the settlements referenced below, that are"

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Morrell to Reengrossed House Bill No. 446 by Representative Marino

AMENDMENT NO. 1
In Senate Committee Amendment No. 1 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on May 31, 2017, on page 1, line 3, delete both commas ",”

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

ROLL CALL
The roll was called with the following result:

YEAS

Mr. Speaker       Franklin         Leopold
Abraham          Gaines            Lyons
Amedee           Gisclair          Mack
Anders           Guinn             Magee
Armes            Hall              Marcelle

Total - 103
The amendments proposed by the Senate were concurred in by the House.

**HOUSE BILL NO. 459—**

BY REPRESENTATIVES BACALA AND HOFFMANN

AN ACT

To amend and reenact R.S. 46:440.1(E)(2) and to enact Subpart D-1 of Part VI-A of Chapter 3 of Title 46 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 46:440.4 through 440.8, relative to Medicaid fraud detection and prevention; to create a task force on coordination of Medicaid fraud detection and prevention initiatives; to provide for the membership, purposes, and duties of the task force; to authorize appropriation of monies in the Medical Assistance Programs Fraud Detection Fund for activities of the task force; to provide for a termination date; and to provide for related matters.

Read by title.

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

**SENATE COMMITTEE AMENDMENTS**

Amendments proposed by Senate Committee on Health and Welfare to Reengrossed House Bill No. 459 by Representative Bacala

**AMENDMENT NO. 2**

On page 2, line 26, change "(1)" to "(2)"

**AMENDMENT NO. 3**

On page 2, delete lines 27 and 28

**AMENDMENT NO. 4**

On page 3, delete lines 1 and 2, and insert "(4) The inspector general or his designee."

**AMENDMENT NO. 5**

On page 3, between lines 5 and 6, insert "(7) The secretary of the Louisiana Department of Health or his designee."

**AMENDMENT NO. 6**

On page 5, line 3, delete "attorney general" and insert "legislative auditor"

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

**ROLL CALL**

The roll was called with the following result:

<table>
<thead>
<tr>
<th>YEAS</th>
<th>NAYS</th>
</tr>
</thead>
<tbody>
<tr>
<td>95</td>
<td>0</td>
</tr>
</tbody>
</table>

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

**AMENDMENT NO. 1**

On page 2, between lines 25 and 26, insert "(1) The governor or his designee."

<table>
<thead>
<tr>
<th>YEAS</th>
<th>NAYS</th>
</tr>
</thead>
<tbody>
<tr>
<td>92</td>
<td>0</td>
</tr>
</tbody>
</table>
The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 460—
BY REPRESENTATIVES BERTHELOT, ABRAHAM, AMEDEE, BACALA, BAGNERIS, BARRAS, BILLIOT, CHAD BROWN, TERRY BROWN, CARMODY, ROBBY CARTER, STEVE CARTER, CHANEY, CONNICK, COX, DEVILLIER, EDMONDS, FALCONER, FOIL, FRANKLIN, GISCLAIR, LANCE HARRIS, HAVARD, HAZEL, HORTON, HOWARD, HUVAL, JOHNSON, JONES, LEOPOLD, LYONS, MARCELLE, MARINO, McFARLAND, MIGUEZ, NORTON, POPE, PYLANT, REYNOLDS, RICHARD, SCHENXNAYDER, SCHRODER, SHADOIN, STAGNI, STEFANSKI, AND STOKES

AN ACT
To enact R.S. 22:347(A)(1)(c) and R.S. 40:1593.1, relative to the authority of the state fire marshal to purchase group insurance; to provide for disposition of monies; to provide for definitions; to provide for legislative findings; to authorize the purchase of certain group insurance; to require certain qualifications for benefit eligibility; to limit eligibility; to provide for procedure; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Finance to Reengrossed House Bill No. 460 by Representative Berthelot

AMENDMENT NO. 1
On page 3, line 19, after "brain," insert "breast."

AMENDMENT NO. 2
On page 3, line 20, after "pancreas," insert "reproductive tract."

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

ROLL CALL
The roll was called with the following result:

YEAS

Mr. Speaker Foil Mack
Abraham Franklin Magee
Amedee Gaines Marino
Anders Gisclair McFarland
Armes Glover Miguez
Bacala Guinn Miller, D.
Bagley Hall Miller, G.
Bagneris Harris, J. Moreno
Berthelot Harris, L. Morris, Jay
Billiot Henry Morris, Jim
Bishop Hilferty Norton
Boutie Hill Pearson
Broadwater Hodges Pierre
Brown, C. Hoffmann Pope
Brown, T. Hollis Price
Carmody Horton Pugh
Carpenter Howard Pylant
Carter, G. Hunter Richard
Carter, R. Huval Schenxnayder
Carter, S. Ivey Schroder
Chaney Jackson

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

HOUSE BILL NO. 470—
BY REPRESENTATIVE FALCONER

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

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Natural Resources to Engrossed House Bill No. 470 by Representative Falconer

AMENDMENT NO. 1
On page 3, at the end of line 41, after "property." insert the following:

"If the property described in Section 1 of this Act is subsequently marketed for resale by the Recreation District No. One of St. Tammany Parish, then the state shall retain a right of first refusal."

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

ROLL CALL
The roll was called with the following result:

YEAS

Mr. Speaker Franklin Magee
Abraham Gaines Marcell
Amedee Gisclair Marino
Anders Glover McFarland
Armies Guinn Miller, D.
Bacala Harris, J. "Miller, G.
Bagley Hall Miller, G.
Bagneris Harris, L. Morris, Jay
Berthelot Harris, L. Morris, Jim
Billiot Hazel Morris, Jim
Bishop Hilferty Norton
Boutie Hill Pearson
Brown, C. Hoffmann Pope
Brown, T. Hollis Price
Carmody Horton Pugh
Carpenter Howard Pylant
Carter, G. Hunter Richard
Carter, R. Huval Schenxnayder
Carter, S. Ivey Schroder
Chaney Jackson

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

**HOUSE BILL NO. 495**—
*BY REPRESENTATIVE JIM MORRIS*

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

Read by title.

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

**SENATE FLOOR AMENDMENTS**

Amendments proposed by Senator Gatti to Reengrossed House Bill No. 495 by Representative Jim Morris

**AMENDMENT NO. 1**

On page 1, line 12, after "containing" delete the remainder of the line and insert the following:

"55 acres of developed property within 91.402 acres, more or less, on which the Northwest Support and Services Center is situated and is located within Section 7,"

**AMENDMENT NO. 2**

On page 3, line 14, after "administration" insert ", the secretary of the Louisiana Department of Health,"

**AMENDMENT NO. 3**

On page 3, line 15, after "property." insert the following:

"A condition of the conveyance of property authorized by this Act shall be that in the event the Arc of Acadiana decides to sell, convey, or transfer the property described in Section 1 of this Act the state shall have a right of first refusal to purchase the property."

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

**ROLL CALL**

The roll was called with the following result:

**YEAS**

Mr. Speaker Franklin Magee
Abraham Gaines Marcelle
Amedee Gisclair Marino
Anders Glover McFarland
Armes Guinn Miguez
Bacala Hall Miller, D.
Bagley Harris, J. Miller, G.
Bagneris Harris, L. Moreno
Berthelot Hazel Morris, Jay
Billiot Henry Morris, Jim
Bishop Hilferty Norton
Broadwater hill Pearson
Brown, C. Hoffmann Pope
Brown, T. Pugh Price
Carmody Horton Pylant
Carter, R. Hunter Reynolds
Carter, S. Huval Richard
Chaney Ivey Schexnayder
Connick Jackson Schroder
Coussan James Seabaugh
Cox Jenkins Shadoin
Crews Johnson Simon
Cromer Jones Smith
Danahay Jordan Stagni
Davila Landry, N. Stokes
DeVillier Landry, T. Talbot
Dwight LeBas Thibaut
Edmound Leger Thomas
Emerson Leopold White
Falconer Lyons Zeringue
Foil Mack
Total - 99

**NAYS**

Total - 0

**ABSENT**

Abramson Henry
Garofalo Hensgens
Total - 4

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

**HOUSE BILL NO. 531**—
*BY REPRESENTATIVE HOFFMANN*

AN ACT
To amend and reenact R.S. 17:240(A) and (B), relative to use of tobacco products on school property; to provide for definitions; to repeal the authorization for designated smoking areas on school property; to prohibit the use of tobacco products on school property; to provide for exceptions; and to provide for related matters.

Read by title.

The amendments proposed by the Senate were concurred in by the House.
The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Education to Reengrossed House Bill No. 531 by Representative Hoffmann

AMENDMENT NO. 1

On page 1, at the end of line 4 and the beginning of line 5, change "on school property" to "in school buildings"

AMENDMENT NO. 2

On page 2, delete lines 3 through 7, and insert the following

"(2) "Smoking" means possession of a lighted cigar, cigarette, pipe, or any other lighted tobacco product; including but not limited to e-cigs, e-cigarettes, electronic cigarettes, advanced personal vaporizers, vape pens, and vape mods.

AMENDMENT NO. 3

On page 2, delete line 10, and insert "in any elementary or secondary school building nor shall any student or school employee smoke, chew, inhale, or absorb, or otherwise consume any tobacco product on any school property; however,"

AMENDMENT NO. 4

On page 2, line 24, between "or" and "vehicle" insert "school"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Morris to Reengrossed House Bill No. 531 by Representative Hoffmann

AMENDMENT NO. 1

Delete Senate Committee Amendment No. 1 proposed by the Senate Committee on Education and adopted by the Senate on May 31, 2017.

AMENDMENT NO. 2

On page 1, line 2, delete "use of"

AMENDMENT NO. 3

On page 1, line 4, delete "use of"

AMENDMENT NO. 4

In Senate Committee Amendment No. 3 proposed by the Senate Committee on Education and adopted by the Senate on May 31, 2017, on page 1, line 12, between "any" and "property" insert "other"

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Foil Mack
Abraham Franklin Magee
Amedee Gaines Marcelle
Anders Gisclair Marino
Armes Guinn McFarland
Bacala Hall Miguez
Bagley Harris, J. Miller, D.
Bagneris Harris, L. Moreno
Berthelot Havad Morris, Jay
Billiot Hazel Norton
Bishop Henry Pearson
Broadwater Hifterty Pierre
Brown, C. Hill Pope
Brown, T. Hodges Price
Carmody Hoffmann Pugh
Carpenter Holis Pylant
Carter, G. Horton Reynolds
Carter, R. Howard Richard
Carter, S. Hual Schexnayder
Charney Ivey Schroder
Connick Jackson Seabough
Coussan James Simon
Cox Jefferson Smith
Crews Jenkins Stagni
Croome Johnson Stefanek
Danahey Jordan Stokes
Davis Landry, N. Talbot
DeVillier Landry, T. Thibaut
Dwight LeBas Thomas
Edmonds Leger White
Emerson Leopold Zeringue
Falconer Lyons

Total - 95

NAYS

Hunter Miller, G. Shadoin

Total - 3

ABSENT

Abramson Glover Morris, Jim
Bouie Hensgens
Garofalo Jones

Total - 7

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

HOUSE BILL NO. 555—

BY REPRESENTATIVE JACKSON

AN ACT

To amend and reenact R.S. 47:287.71(B)(6), relative to corporate income tax; to provide for a deduction for dividends by certain regulated entities; to provide for applicability; to provide for effectiveness; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Engrossed House Bill No. 555 by Representative Jackson

AMENDMENT NO. 1

On page 2, delete lines 1 through 6, and insert:

"(ii) "Regulated group of entities" shall mean a group comprised of a parent entity and any other legal entities in which the parent entity directly or indirectly owns at least fifty percent of either the vote or the value of the stock, membership interest, partnership interest, or other ownership interest and in which either one of the following applies:

(aa) One or more of the members of the group is regulated by
the Louisiana Public Service Commission as a telecommunications service provider and at least one of the members of the group has at any time been party to a contract entered into under the authority of Chapter 1 of Subtitle V of this Title.

(bb) One or more of the members of the group is regulated by the Louisiana Public Service Commission as an electric utility.”

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Franklin Mack
Abraham Gaines Magee
Amedee Gisclair Marino
Anders Glover McFarland
Armes Hall Miguez
Bacala Harris, J. Miller, D.
Bagley Harris, L. Miller, G.
Bagnusis Havard Moreno
Berthelot Hazel Morris, Jay
Billiot Henry Morris, Jim
Bishop Hensgens Norton
Boutie Hillferty Pearson
Broadwater Hill Pierre
Brown, C. Hodges Pope
Brown, T. Hoffmann Price
Carmody Hollis Pugh
Carpenter Horton Pylant
Carter, G. Howard Reynolds
Carter, S. Hunter Richard
Chaney Huval Schexnayder
Connick Ivey Schroder
Cousson Jackson Seabaugh
Cox James Shadoin
Crews Jefferson Simon
Cromer Jenkins Smith
Danahay Johnson Stagni
Davis Jordan Stefanski
DeVillier Landry, N. Stokes
Dwright Landry, T. Talbot
Edmonds LeBas Thibaut
Emerson Leger Thomas
Falconer Leopold White
Foil Lyons Zeringue
Total - 99

NAYS

Total - 0

ABSENT

Abramson Garofalo Jones
Carter, R. Guinn Marcelle
Total - 6

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

HOUSE BILL NO. 568—

BY REPRESENTATIVE NANCY LANDRY

AN ACT

To amend and reenact R.S. 17:3914(C)(2)(b), relative to student information; to provide for the authority of the Department of Education; to provide for the release of information to entities located out-of-state; to provide for the use of information for academic research; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Education to Engrossed House Bill No. 568 by Representative Nancy Landry

AMENDMENT NO. 1

On page 2, line 12, after "person" and before "conducting" insert "who is an employee of and"

AMENDMENT NO. 2

On page 2, at the end of line 14, delete the period "." and insert ", provided the person and the department have entered into a memorandum of understanding in which the person agrees to be civilly liable for any fine imposed as provided in Subsection (G) of this Section for any violation of the provisions of this Section.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Morrish to Engrossed House Bill No. 568 by Representative Nancy Landry

AMENDMENT NO. 1

In Senate Committee Amendment No. 1 proposed by the Senate Committee on Education and adopted by the Senate on June 1, 2017, on page 1, at the end of line 2, add a comma ","

AMENDMENT NO. 2

On page 2, line 12, between "at" and "any" insert a comma ","

AMENDMENT NO. 3

In Senate Committee Amendment No. 2 proposed by the Senate Committee on Education and adopted by the Senate on June 1, 2017, on page 1, line 7, change ",G)" to ",G"

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Gaines Lyons
Abraham Gisclair Mack
Amedee Glover Magee
Anders Guinno Marino
Armes Hall McFarland
Bacala Harris, J. Miguez
Bagnusis Harris, L. Miller, D.
Berthelot Havard Miller, G.
Billiot Hazel Morris, Jay
Bishop Henry Morris, Jim
Boutie Hensgens Norton
Broadwater Hill Pierre
Brown, C. Hodges Pope
Brown, T. Hoffmann Price
Carmody Hollis Pugh
Carpenter Horton Pylant
Carter, G. Howard Reynolds
Carter, S. Hunter Richard
Chaney Huval Schexnayder
Connick Ivey Schroder
Cousson Jackson Seabaugh
Cox James Shadoin
Crews Jefferson Simon
Cromer Jenkins Smith
Danahay Johnson Stagni
Davis Jordan Stefanski
DeVillier Landry, N. Stokes
Dwright Landry, T. Talbot
Edmonds LeBas Thibaut
Emerson Leger Thomas
Falconer Leopold White
Foil Lyons Zeringue
Total - 99

NAYS

Total - 0

ABSENT

Abramson Garofalo Jones
Carter, R. Guinn Marcelle
Total - 6
Crews Jefferson Smith
Danahay Jenkins Stagni
Davis Johnson Stefanski
DeVillier Jones Stokes
Dwight Jordan Talbot
Edmonds Landry, N. Thibaut
Emerson Landry, T. Thomas
Falconer LeBas White
Foil Leger Zeringue
Franklin Leopold N. Thibaut

Total - 95

NAYS
Bagley Pearson Schroder
Total - 3

ABSENT
Abramson Garofalo Pope
Carter, G. Horton
Cromer Marcelle

Total - 7

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

HOUSE BILL NO. 582—
BY REPRESENTATIVES SMITH AND BROADWATER
AN ACT
To amend and reenact R.S. 47:1061(A), relative to the
telecommunications tax for the deaf; to provide with respect to
the amount of the tax levied; to provide with respect to those
telecommunications services to which the tax is levied; to
provide for certain limitations; to provide for the amount of the
deduction certain companies are authorized to retain for the
collection of such tax; to provide for an effective date; and to
provide for related matters.

Read by title.

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

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Claitor to Reengrossed House Bill
No. 582 by Representative Smith

AMENDMENT NO. 1
On page 1, line 2, after "(A)" insert "and (B)"

AMENDMENT NO. 2
On page 1, line 6, after "tax;" insert "to provide for legislative
captioning and sign language;"

AMENDMENT NO. 3
On page 1, line 9, after "(A)" delete "is" and insert "and (B) are"

AMENDMENT NO. 4
On page 1, line 11, change "four" to "four and one-half"

AMENDMENT NO. 5
On page 2, between lines 14 and 15, insert the following:

"B. The monies in the Telecommunications for the Deaf Fund
shall be used solely to establish, administer, and promote a statewide
program to provide accessibility services and assistive technology for
persons who are deaf, deaf/blind, hard of hearing, speech impaired,
or others with similar disabilities or impairments, including
captioning and American sign language services to be utilized at the
legislature in the amounts appropriated each year by the legislature
to the Louisiana Commission for the Deaf. Any surplus monies
remaining to the credit of the fund on June thirtieth of each year and
any funds earned through the investment of the monies in the fund
shall remain to the credit of the fund."

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

ROLL CALL
The roll was called with the following result:

YEAS
Mr. Speaker Foil Leopold
Abraham Franklin Lyons
Amedee Gaines Magee
Anders Gisclair Marcelle
Armes Glover Mariano
Baclaw Hall McFarland
Bagley Harris, J. Miller, D.
Bagneris Harris, L. Miller, G.
Berthelot Havard Miller, D.
Billiot Hazel Morris, Jay
Bishop Henry Morris, Jim
Bouie Hilferty Norton
Broadwater Hill Pearson
Brown, C. Hoffmann Pierre
Brown, T. Hollis Price
Carmondy Howard Pugh
Carpenter Hunter Pylian
Carter, G. Huval Reynolds
Carter, R. Ivey Richard
Carter, S. Jackson Schexnayder
Chaney James Shadoin
Connick Jefferson Smith
Coussan Jenkins Stokes
Cox Johnson Talbot
Danahay Jones Thibaut
Davis Jordan White
Dwight Landry, T. Zeringue
Emerson LeBas
Falconer Leger

Total - 85

NAYS
DeVillier Mack Simon
Edmonds Miguez Stefanski
Hodges Schroder
Total - 8

ABSENT
Abramson Guinn Pope
Crews Hensgens Seabaugh
Cromer Horton Stagni
Garofalo Landry, N. Thomas

Total - 12

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

HOUSE BILL NO. 584—
BY REPRESENTATIVE LEGER
AN ACT
To enact R.S. 17:407.30, relative to funding of early childhood
education; to create a special fund and dedicate funds for such
purpose; to provide for allocation of such funds to local entities
operating publicly funded education programs; to provide for
administration; to provide for rules; and to provide for related
matters.

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

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Chabert to Reengrossed House Bill No. 584 by Representative Leger

AMENDMENT NO. 1
On page 1, line 2, after "R.S. 17:407.30" delete the remainder of the line and delete line 3 and insert "and 3090, relative to special treasury funds; to establish the Louisiana Early Childhood Education Fund as a special treasury fund; to dedicate funds for early childhood education; to provide for the allocation of such funds to"

AMENDMENT NO. 2
On page 1, line 5, after "rules;" insert "to establish the Achieving a Better Life Experience in Louisiana Fund as a special treasury fund; to provide for deposits into and uses of the Achieving a Better Life Experience in Louisiana Fund;"

AMENDMENT NO. 3
On page 1, line 7, after "R.S. 17:407.30" delete "is" and insert "and 3090 are"

AMENDMENT NO. 4
On page 2, after line 19, insert the following:

§3090. Achieving a Better Life Experience in Louisiana Fund

A. There shall be established as a special fund in the state treasury the Achieving a Better Life Experience in Louisiana Fund, hereinafter referred to as the "ABLE Fund". The assets of the Louisiana Tuition Trust Authority reserved for the payment of the obligations of the authority pursuant to its agreements with ABLE program account owners shall be deposited into the ABLE Fund. Funds received by the authority from persons making deposits in an ABLE program account, all interest and investment income earned by the fund, and all other receipts of the authority from any other source which the authority determines appropriate, shall be deposited in the ABLE Fund. Any claim for redemption or withdrawal pursuant to a Louisiana ABLE account owner's agreement shall be solely against the account owner's portion of the assets of the ABLE Fund. No account owner or beneficiary of a Louisiana ABLE account shall have any claim against the state general fund or other funds or revenue sources of the state.

B. The monies in the ABLE Fund shall be used solely as provided in this Chapter.

C. All unexpended and unencumbered monies in ABLE program accounts at the end of a fiscal year shall remain in such fund account and be available in the next fiscal year.

D. The monies in the ABLE Fund shall be invested by the state treasurer in accordance with state law and as provided by program rules, regulations, and guidelines, and interest earned on the investment of these monies shall be credited to the respective fund accounts, following compliance with the requirement of Article VII, Section 9(B) of the constitution relative to the Bond Security and Redemption Fund. However, principal deposited by account owners and interest earned thereon is not public money and therefore is not subject to the requirements of Article VII, Section 9(B) of the constitution.

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Franklin Mack
Abraham Gaines Marino
Amedee Giclair McFarland
Anders Glover Miguez
Armes Guinn Miller, D.
Bacala Hall Miller, G.
Bagley Harris, J. Moreno
Bagneris Harris, L. Morris, Jay
Berthelot Havard Morris, Jim
Billiot Hazel Norton
Bishop Henry Pearson
Bouie Hensgens Pierre
Broadwater Hilferty Pope
Brown, C. Price
Brown, T. Pugh
Carmody Hoffmann Pylant
Carpenter Holts Reynolds
Carter, G. Richard
Carter, R. Schexnayder
Carter, S. Schroder
Connick Huval Seabough
Cuassan Ivey Shadoin
Cox Jackson Simon
Crews James Smith
Cromer Jefferson Stagni
Danahay Jenkins Stelzarn
Davis Johnson Stokes
DeVillier Jones Talbot
Dwight Jordan Thibaut
Edmonds Landry, T. Thomas
Emerson LeBas White
Falconer Leger
Foil Lyons

Total - 97

NAYS

Total - 0

ABSENT

Abramson Landry, N. Marcelle
Chaney Leopold Zeringue
Garofalo Magee

Total - 8

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

HOUSE BILL NO. 590—

BY REPRESENTATIVES HILFERTY AND DAVIS

AN ACT

To amend and reenact R.S. 49:308.5 and to enact R.S. 24:653(N), relative to the review of special treasury funds; to provide for the submission of a plan to review special treasury funds; to provide for the review of and recommendation on certain special treasury funds; to provide for exceptions; to provide for a dedicated fund review subcommittee of the Joint Legislative Committee on the Budget; to provide for an effective date; and to provide for related matters.

Read by title.

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

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Barrow to Reengrossed House Bill No. 590 by Representative Hilferty
**AMENDMENT NO. 1**

On page 3, line 25, after "plan," insert "The subcommittee shall meet only on a day in which the Joint Legislative Committee on the Budget is scheduled to convene."

**SENATE FLOOR AMENDMENTS**

Amendments proposed by Senator Hewitt to Reengrossed House Bill No. 590 by Representative Hilferty

**AMENDMENT NO. 1**

On page 2, line 9, change "return on investment" to "benefit"

**AMENDMENT NO. 2**

On page 2, line 13, change "return on investment" to "benefit"

**AMENDMENT NO. 3**

On page 4, after line 27, insert the following:

"(iv) If dedication is a fee, the cost of providing the service offset by the fee."

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

**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>Edmonds</td>
<td>Landry, T.</td>
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<td>Lyons</td>
<td>White</td>
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</tbody>
</table>

**ABSENT**

| Abramson | Garofalo | Magee | | |
| Bacala | Henry | Pearson | | |

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

**HOUSE BILL NO. 596**

By Representatives Leger and Bishop

AN ACT

To amend and reenact R.S. 49:214.6.2(A) and to enact R.S. 49:214.7, relative to the Coastal Protection and Restoration Authority; to authorize the use of outcome-based performance contracts by the Coastal Protection and Restoration Authority for integrated coastal protection; and to provide for related matters.

Read by title.

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

**SENATE COMMITTEE AMENDMENTS**

Amendments proposed by Senate Committee on Natural Resources to Reengrossed House Bill No. 596 by Representative Leger

**AMENDMENT NO. 1**

On page 2, at the end of line 2 and the beginning of line 3, delete "Coastal Protection and Restoration Authority" and insert "authority"

**AMENDMENT NO. 2**

On page 2, at the end of line 8 and the beginning of line 9, delete "Coastal Protection and Restoration Authority" and insert "authority"

**AMENDMENT NO. 3**

On page 2, line 19, after "project that" insert "is estimated to cost more than two hundred fifty million dollars or"

**AMENDMENT NO. 4**

On page 2, at the end of line 22 and the beginning of line 23, delete "Coastal Protection and Restoration Authority Board for approval." and insert "board and the Joint Legislative Committee on the Budget"

**AMENDMENT NO. 5**

On page 3, line 29, after "to the" delete the remainder of the line

**AMENDMENT NO. 6**

On page 4, at the beginning of line 1, change "Authority" to "authority"

**AMENDMENT NO. 7**

On page 4, line 5, after "Section" insert the following:

"in accordance with the Administrative Procedure Act and with approval of the Senate Committee on Natural Resources and the House Committee on Natural Resources and Environment"

**AMENDMENT NO. 8**

On page 4, at the end of line 12 and the beginning of line 13, delete "Coastal Protection and Restoration Fund" and insert "fund"
AMENDMENT NO. 9
On page 5, between lines 16 and 17, insert the following:

"(g) A statement of the proposer's ability and intention to provide equal opportunities in recruitment, selection, appointment, promotion, training, and related employment areas in connection with the outcome-based performance contract."

AMENDMENT NO. 10
On page 8, line 5, change "may" to "shall"

AMENDMENT NO. 11
On page 8, line 11, after "supercede" delete the remainder of the line and insert "and control to the extent of any conflict with any other provisions"

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Chabert to Reengrossed House Bill No. 596 by Representative Leger

AMENDMENT NO. 1
In Senate Committee Amendment No. 4 proposed by the Senate Committee on Natural Resources and adopted by the Senate on May 31, 2017, on page 1, line 12, after "board and" delete the remainder of the line and delete line 13, and insert "shall report to the Senate Committee on Natural Resources and the House Committee on Natural Resources and Environment for review.

AMENDMENT NO. 2
In Senate Committee Amendment No. 7 proposed by the Senate Committee on Natural Resources and adopted by the Senate on May 31, 2017, on page 1, line 20, after "Act" delete the remainder of the line and delete lines 21 and 22, and insert a period "."

AMENDMENT NO. 3
Delete Senate Committee Amendment No. 8 proposed by the Senate Committee on Natural Resources and adopted by the Senate on May 31, 2017.

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Chabert to Reengrossed House Bill No. 596 by Representative Leger

AMENDMENT NO. 1
In Senate Committee Amendment No. 11 proposed by the Senate Committee on Natural Resources and adopted by the Senate on May 31, 2017, on page 1, line 2, change ""supercede"" to ""supersede"

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker                Gaines              Marcelle
Abraham                    Gisclair              Marino
Amedee                     Guinn                McFarland
Anders                     Hall                 Miguez
Armes                      Harris, J.            Miller, D.
Bacala                     Harris, L.            Miller, G.
Bagley                     Havard               Moreno
Berthelot                  Hazel                Morris, Jay
Billiot                    Henry                Morris, Jim
Bishop                     Hensgens             Morton
Bouie                      Hilferty             Pearson
Broadwater                 Hill                 Pierre
Brown, C.                   Hodges               Pope
Brown, T.                  Hoffmann             Price
Carmody                    Hollis               Pugh
Carpenter                  Horton               Pylant
Carter, G.                 Howard               Reynolds
Carter, R.                 Hunter               Richard
Carter, S.                 Huval                Schexnayder
Chaney                     Ivey                 Schroder
Connick                    Jackson              Seabbaugh
Coussan                    James                Shadoin
Cox                        Jefferson            Simon
Cromer                     Jenkins              Smith
Danaahay                   Johnson              Stagni
Davis                      Jones                Stefanski
DeVillier                  Jordan               Stokes
Dwight                     Landry, N.           Talbot
Edmonds                    Landry, T.           Thibaut
Emerson                    LeBas                Thomas
Falconer                   Leger                White
Foil                       Lyons                Mack
Franklin                   Total - 97

NAYS

Total - 0

ABSENT

Abramson                    Garofalo             Magee
Bagneris                    Glover               Zeringue
Crews                      Leopold             Total - 8

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

HOUSE BILL NO. 601—
BY REPRESENTATIVE STOKES

AN ACT

To amend and reenact R.S. 47:302(K)(6), 337.2(C)(1)(a), 337.19(A), 337.23(B)(1)(b), (d), and (e), 337.49, 337.81(A)(1), 337.87(C)(1)(introductory paragraph), 337.92(1), and 1407(3) and to enact R.S. 47:337.86(E)(3), 337.87(C)(1)(d), and 337.102, relative to sales and use tax administration; to provide with respect to a concursus proceeding for determination of the proper local taxing jurisdiction; to establish the Louisiana Uniform Local Sales Tax Board as a political subdivision of the state for purposes of uniformity and efficiency of imposition, collection, and administration of local sales and use taxes; to provide for membership of the board; to provide for powers and duties of the board; to establish a dedication of revenue for support of operations of the board; to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Re-Reengrossed House Bill No. 601 by Representative Stokes

AMENDMENT NO. 1
On page 1, line 4, after "enact" delete the remainder of the line and insert the following:

...
AMENDMENT NO. 2
On page 1, line 11, after "the board," and before "to provide" insert the following:

"to establish the Louisiana Sales and Use Tax Commission for Remote Sellers for purposes of uniformity and efficiency of collection and administration of state and local sales and use tax relative to remote sellers; to provide for membership of the commission; to provide for duties and powers of the commission;"

AMENDMENT NO. 3
On page 1, between lines 12 and 13, insert the following:

"Section 1. R.S. 36:459(A) is hereby enacted to read as follows:

§459. Transfer of agencies or their powers to Department of Revenue

A. The Louisiana Sales and Use Tax Commission for Remote Sellers is placed within the Department of Revenue and shall exercise and perform its powers, duties, functions, and responsibilities as provided for agencies transferred in accordance with the provisions of R.S. 36:801.1. The secretary and the Department of Revenue shall in no way interfere with, review, or change the decisions or operations of the agency so placed.

*                    *                    *

AMENDMENT NO. 4
On page 1, at the beginning of line 13, delete "Section 1." and insert "Section 2."

AMENDMENT NO. 5
On page 1, at the end of line 15, after "337.87(C)(1)(d)" delete the remainder of the line and insert a comma "," and insert the following:

"337.102, and Chapter 2-E ofSubtitle II of Title 47 of the Louisiana Revised Statutes of 1950, comprised of R.S. 47:339 and 340 are"

AMENDMENT NO. 6
On page 12, between lines 23 and 24, insert the following:

"CHAPTER 2-E. LOUISIANA SALES AND USE TAX COMMISSION FOR REMOTE SELLERS

§339. Louisiana Sales and Use Tax Commission for Remote Sellers

A. The Louisiana Sales and Use Tax Commission for Remote Sellers, hereinafter referred to as "commission", is created and established within the Department of Revenue for the administration and collection of the sales and use tax imposed by the state and political subdivisions with respect to remote sales. The commission shall:

(1) Promote, to the extent feasible and in accordance with law, uniformity and simplicity in sales and use tax compliance in Louisiana, while reserving to political subdivisions their authority to impose and collect sales and use taxes as provided in Article VI, Section 29 of the Constitution of Louisiana and other laws.

(2) With respect to any federal law as may be enacted by the United States Congress authorizing states to require remote sellers, except those remote sellers who qualify for the small seller exceptions as may be provided by federal law, to serve as the single entity in Louisiana to require remote sellers and their designated agents to collect from customers and remit to the commission sales and use taxes on remote sales sourced to Louisiana on the uniform Louisiana state and local sales and use tax base established by Louisiana law.

(a) Provide the minimum tax administration, collection, and payment requirements required by federal law with respect to the collection and remittance of sales and use tax imposed on remote sales.

(b) Establish a fiscal agent solely for the purpose of remote seller remittances.

B. As used in this Chapter, unless the context clearly indicates otherwise, the following terms shall be defined as follows:

(1) "Commission" means the Louisiana Sales and Use Tax Commission for Remote Sellers.

(2) "Executive director" means the executive director of the commission. The executive director of the Louisiana Uniform Local Sales Tax Board shall serve ex-officio as executive director of the commission unless otherwise directed by the commission.

(3) "Federal law" shall mean any federal law as may be enacted by the United States Congress authorizing states to require remote sellers, except those remote sellers who meet the small seller exceptions of federal law, to collect and remit sales and use taxes on remote sales sourced to Louisiana.

(4) "Local taxing authority" and "local" means those parishes, municipalities, special tax districts, political subdivisions, parish governing bodies, and school boards who are authorized under the provisions of the Constitution of Louisiana, the Louisiana Revised Statutes of 1950 and jurisprudence to levy and collect local sales and use taxes.

(5) The term "non-remote sale" means a sale that is not a remote sale.

(6) The term "non-remote seller" means a seller that is not a remote seller.

(7) The term "person" shall have the meaning as defined by federal law for purposes of remote sales but shall retain the meaning as provided in R.S. 47:301(8) for all other purposes in state and local sales and use tax law.

(8) "Sales and use taxes" and "taxes" shall mean the sales and use taxes levied by the state of Louisiana under the provisions of Title 47 of the Louisiana Revised Statutes of 1950 and the sales and use taxes levied by local taxing authorities in Louisiana under the provisions of the Constitution of Louisiana, statutory laws authorizing the imposition of such taxes, and local sales and use tax ordinances.

§340. Louisiana Sales and Use Tax Commission for Remote Sellers; Members; Powers

A. The duties of the commission shall be exercised and discharged under the supervision and direction of a commission with voting power and a non-voting executive director, all of whom shall be appointed and shall serve as provided in this Section.

B. The commission shall be comprised of eight voting commissioners as follows:

(1) The secretary of the Department of Revenue.
(2) Three employees or other officials of the Department of Revenue as appointed by the secretary.

(3) The members of the Louisiana Uniform Local Sales Tax Board appointed as provided in R.S. 47:337.10(1)(f) through (i). In the absence of such a member, the chairman of the Louisiana Uniform Local Sales Tax Board may appoint a designee to attend commission meetings and vote on their behalf. A person eligible to serve as a designee shall be a permanent member of the board.

C. The commission shall elect its own chairman, vice chairman, and such other officers as its rules may direct.

D.(1) The commission shall meet as often and at such locations as directed by the chairman, who shall provide timely notice to the public as to the time and location of each meeting. A majority of the commission membership shall constitute a quorum for the transaction of business and no action shall be taken by the commission unless approved by a majority vote of the members present.

(2) The domicile of the commission shall be East Baton Rouge Parish. The commission may meet and conduct commission business at other locations within the state of Louisiana as it may from time to time determine, alter timely notice to those persons who may be affected by the change in location.

E.(1) The commission shall select and employ an executive director who shall serve at the pleasure of the commission. The executive director, under and subject to the direct supervision and control of the commission, shall direct the day-to-day administration and enforcement of all laws, rules, policies, and regulations in which it is the duty of the commission to administer and enforce. The executive director shall receive compensation and benefits as may be determined and fixed by the commission. The executive director may employ professional and administrative staff and set their rate of compensation and benefits, plus necessary expenses incurred in performing their duties, as may be approved by the commission. The commission may enter into a joint services agreement with any other agency, board, or political subdivision concerning the performance of its functions.

(2) The commission shall monthly remit monies, less any refunds and amounts retained for expenses as defined in Paragraph (3) of this Subsection, to the appropriate taxing jurisdiction by eleventh day of the month following the month of collection. Records of gross collections, refunds, and amounts retained for expenses shall be made accessible to the respective jurisdiction on a monthly basis.

(3) The commission and its operations shall be funded by an amount equal to actual expenses incurred which amount shall not exceed one percent of the total amount of state and local sales and use tax collected on remote sales by the commission. Subject to the limitations provided in this Paragraph, this amount shall be retained by the commission on a monthly basis from current collections of state and local sales tax on remote sales as collected by the commission prior to monthly distribution to the state and local collectors. The commission shall have no authority to retain these monies unless and until a federal law authorizing states to require remote sellers and their agents to collect state and local sales and use taxes on their sales in each state has been enacted and becomes effective.

F. The commission shall develop rules and procedures in accordance with the Administrative Procedure Act with respect to implementation of the provisions of this Chapter.

G. The commission shall have the power, duty, and authority:

(1) To serve as the single entity within the state of Louisiana responsible for all state and local sales and use tax administration, return processing, and audits for remote sales sourced to Louisiana.

(2) To serve as the central, single agency to which remote sellers shall make state and local sales and use tax remittances.

(3) To assign and direct a single audit of remote sellers for the state and all local taxing authorities.

(4) To serve as the single state of Louisiana agency to represent both state and local taxing authorities in taking appropriate action to enable Louisiana to more efficiently enforce and collect state and local sales and use taxes on sales made by remote sellers.

(5) To conduct administrative hearings as requested by aggrieved remote sellers, administer oaths, and make adjustments to assessments when justified by the facts and the law, and render decisions following such hearings.

(6) To require remote sellers to register with the commission.

(7) To provide to the single tax collector for each parish an annual report of revenues collected and distributed for the previous calendar year, which report shall be provided on or before June first of each year.

(8) To enter into agreements to waive or suspend prescription with remote sellers as to state and local taxes.

(9) With the consent of the affected local taxing authority, to issue notices of intent to assess, notices of assessments, enforce collection of local sales and use taxes by distraint and sale, and institute summary proceedings or ordinary proceedings for collection of local taxes.

(10) To sue and be sued.

H. Nothing in this Chapter shall be construed to:

(1) Authorize or require any expenditure unless and until a federal law authorizing states to require remote sellers and their agents to collect state and local sales and use taxes on their sales in each state has been enacted and becomes effective.

(2) Limit the right of local taxing authorities to levy and collect sales and use taxes as provided in the Constitution of Louisiana, statutory law, and jurisprudence.

(3) Authorize the commission to exercise any right or perform any function presently exercised by local sales and use tax authorities under present law.

(4) Create, repeal, or amend any local tax exclusions or exemptions.

(5) Authorize the commission to grant local tax amnesty.

(6) Authorize the commission to promulgate rules, regulations, issue private letter rulings or give to dealers or taxpayers other advice that is inconsistent with the Constitution of Louisiana, statutory law, or controlling jurisprudence.

(7) Require local taxing authorities to make refunds, give tax credit, waive penalties, or waive audit costs.

(8) Repeal or amend any provisions of any local tax ordinances.

(9) Extend to any local taxes any state exclusions, exemptions, credits, rebates, or other tax relief provisions that do not presently apply to local taxes.

(10) Repeal or amend any provision of the Uniform Local Sales Tax Code, R.S. 47:337.1, et seq.
(11) Make the state of Louisiana a member of the Streamlined Sales and Use Tax Agreement.

(12) Authorize the commission to serve as a central state collection agency for local sales and use taxes.

(13) Limit any statutory and ordinal provisions in place as of the effective date of this Act that require dealers and taxpayers, with respect to non-remote sales, to pay and remit directly to the single sales and use collector in each parish the sales and use taxes due to each local taxing authority within each parish.

(14) Limit or amend any provision of R.S. 47:1508 and 1508.1.

I. The Louisiana State Law Institute is hereby authorized and requested to review all statutes which contain phrases being changed by this Chapter and in all locations it deems appropriate change the references, particularly those that apply to the levy and collection of state and local sales and use taxes.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Morrell to Re-Reengrossed House Bill No. 601 by Representative Stokes

AMENDMENT NO. 1

In Senate Committee Amendment No. 6 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on June 1, 2017, on page 2, at the end of line 13, delete "to"

AMENDMENT NO. 2

In Senate Committee Amendment No. 6 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on June 1, 2017, on page 2, line 18, change "(a)" to "(3)"

AMENDMENT NO. 3

In Senate Committee Amendment No. 6 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on June 1, 2017, on page 2, line 21, change "(b)" to "(4)"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Morrell to Re-Reengrossed House Bill No. 601 by Representative Stokes

AMENDMENT NO. 1

In Senate Committee Amendment No. 6 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on June 1, 2017, on page 5, line 21, between "use" and "collector" insert "tax"

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker  Foil  Magee
Abraham  Franklin  Marcele
Amedee  Gaines  Marino
Anders  Gisclair  McFarland
Armes  Guinn  Miguez
Bacala  Harris, J.  Miller, D.
Bagley  Harris, L.  Miller, G.
Bagneris  Havard  Moreno
Berthelot  Hazel  Morris, J.
Billiot  Henry  Morris, Jim
Bishop  Hensgens  Norton
Bouie  Hill  Pearson
Broadwater  Hodges  Pierre
Brown, C.  Hoffmann  Price
Brown, T.  Hollis  Pugh
Carmody  Horton  Pylant
Carpenter  Howard  Reynolds
Carter, G.  Hunter  Richard
Carter, R.  Huval  Schexnayder
Carter, S.  Ivey  Schroder
Chaney  Jackson  Seabaugh
Connick  James  Shadoin
Coussan  Jefferson  Simon
Cox  Jenkins  Smith
Crews  Johnson  Stagni
Cromer  Jordan  Stefanski
Danahey  Landry, N.  Stokes
Davis  Landry, T.  Talbot
DeVillier  LeBas  Thibaut
Dwight  Leger  Thomas
Edmonds  Leopold  White
Emerson  Lyons  Zeringue
Falconer  Mack

NAYS

Total - 98

ABSENT

Abramson  Hall  Pope
Garofalo  Hifferty
Glover  Jones

Total - 7

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

HOUSE BILL NO. 616—

BY REPRESENTATIVE THOMAS

AN ACT

To enact R.S. 17:24.4(F)(6) and (7), relative to student assessments; to limit the amount of time public school students spend on standards-based assessments; to provide that such limitations shall not affect accommodations provided to certain students; to require review by public school governing authorities relative to certain other assessments; to exclude certain tests from such required review; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Education to Engrossed House Bill No. 616 by Representative Thomas

AMENDMENT NO. 1

On page 2, line 8, between "use" and "to" change "relating" to "related"

AMENDMENT NO. 2

On page 2, line 15, between "by" and "public" change "the" to "a"

Rep. Thomas moved that the amendments proposed by the Senate be rejected.
The roll was called with the following result:

**YEAS**

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<thead>
<tr>
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<th>Party</th>
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</thead>
<tbody>
<tr>
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<td>Abraham</td>
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<td>Richard</td>
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**NAYS**

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**ABSENT**

<table>
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<th>Name</th>
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<tbody>
<tr>
<td>Abramson</td>
<td>Shadoin</td>
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<td>Gaines</td>
<td>Hiltfry</td>
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<td>Garofalo</td>
<td>Hill</td>
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<td><strong>Total - 7</strong></td>
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</table>

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

**SENATE COMMITTEE AMENDMENTS**

Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Reengrossed House Bill No. 618 by Representative Garofalo

**AMENDMENT NO. 1**

On page 4, line 17, after "Revenue" delete the remainder of the line and delete line 18 and insert:

"payments, the DWH NRD payments, and the RESTORE payments."

**SENATE FLOOR AMENDMENTS**

Amendments proposed by Senator Morrell to Reengrossed House Bill No. 618 by Representative Garofalo

**AMENDMENT NO. 1**

On page 1, line 3, after "99.41" and before "and to enact" delete "99.42, and 99.44" and insert "and 99.42"

**AMENDMENT NO. 2**

On page 1, line 4, after ",(28)," and before "relative" insert "99.43, and 99.44;"

**AMENDMENT NO. 3**

On page 1, line 14, after "99.41" and before "are" delete 99.42, and 99.44 and insert "and 99.42"

**AMENDMENT NO. 4**

On page 1, line 15, after ",(28)\) and before "are" insert a comma ",," and insert " 99.43, and 99.44"

**AMENDMENT NO. 5**

On page 15, line 8, delete "do the following"

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

**ROLL CALL**

The roll was called with the following result:

**YEAS**

<table>
<thead>
<tr>
<th>Name</th>
<th>Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr. Speaker</td>
<td>Foil</td>
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<tr>
<td>Abraham</td>
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<td>Morris, Jim</td>
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<tr>
<td>Bouie</td>
<td>Pearson</td>
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<td>Broadwater</td>
<td>Pierre</td>
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<td>Brown, C.</td>
<td>Pope</td>
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<td>Brown, T.</td>
<td>Price</td>
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<td>Carmdoy</td>
<td>Pugh</td>
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<tr>
<td>Carpenter</td>
<td>Pugh</td>
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<tr>
<td>Carter, G.</td>
<td>Pugh</td>
</tr>
<tr>
<td><strong>Total - 96</strong></td>
<td></td>
</tr>
</tbody>
</table>
Carter, R.                Howard              Pylant
Carter, S.                Hunter              Reynolds
Chaney                    Huval                Richard
Connick                   Ivey                 Schexnayder
Coussan                   Huval                Schroder
Cox                       James                Seabaugh
Crews                     Jefferson            Steve
Cromer                    Jenkins              Stagni
Danahay                   Johnson              Stefanski
Davis                     Jones                Stokes
DeVillier                 Jordann              Thibaut
Dwight                    Landry, N.           Thomas
Edmonds                   Landry, T.           Thomas
Emerson                   LeBas                White
Falconer                  Leger                Zeringue
Total - 99

Norton                    Total - 1

ABSENT

Abramson                  Hilferty             Smith
Garofalo                  Shadoin             Total - 5

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

HOUSE BILL NO. 625—
BY REPRESENTATIVE HENRY
AN ACT
To appropriate funds and to make certain reductions in appropriations from certain sources to be allocated to designated agencies and purposes in specific amounts for the making of supplemental appropriations for Fiscal Year 2016-2017; to provide for an effective date; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Finance to Engrossed House Bill No. 625 by Representative Henry

AMENDMENT NO. 1
On page 1, after line 22, insert the following:

"01-112 DEPARTMENT OF MILITARY AFFAIRS
Payable out of the State General Fund by Statutory Dedications out of the State Emergency Response Fund to the Military Affairs Program for storm related expenses $348,842"

01-124 LOUISIANA STADIUM AND EXPOSITION DISTRICT

EXPEDEITURES:
To the Administrative Program $1,354,590

TOTAL EXPENDITURES $1,354,590

MEANS OF FINANCE:
State General Fund by:
Statutory Dedications:
New Orleans Sports Franchise Assistance Fund $354,590

New Orleans Sports Franchise Fund $1,000,000

TOTAL MEANS OF FINANCING $1,354,590"

AMENDMENT NO. 2
On page 2, between lines 6 and 7, insert the following:

"04-160 DEPARTMENT OF AGRICULTURE AND FORESTRY
Payable out of the State General Fund by Statutory Dedications out of the Pesticide Fund to the Agricultural and Environmental Sciences Program $865,913

Payable out of the State General Fund by Statutory Dedications out of the Pesticide Fund to the Management and Finance Program $130,000"

AMENDMENT NO. 3
On page 2, line 17, delete "$57,518" and insert "$267,905"

AMENDMENT NO. 4
On page 2, line 19, delete "$2,067,764" and insert "$1,035,876"

AMENDMENT NO. 5
On page 2, line 20, delete "$2,067,764" and insert "$1,035,876"

AMENDMENT NO. 6
On page 2, line 22, delete "$149,525" and insert "$85,346"

AMENDMENT NO. 7
On page 2, line 24, delete "$2,067,764" and insert "$1,035,876"

AMENDMENT NO. 8
On page 2, delete line 25

AMENDMENT NO. 9
On page 2, line 26, delete "$2,067,764" and insert "$1,035,876"

AMENDMENT NO. 10
On page 2, delete lines 27 through 30, and insert the following:

"EXPENDITURES:
To the Adult Services Program $1,714,778

TOTAL EXPENDITURES $1,714,778"

MEANS OF FINANCE:
State General Fund (Direct) $914,778
State General Fund by:
Fees and Self-generated Revenues $800,000

TOTAL MEANS OF FINANCING $1,714,778"

AMENDMENT NO. 11
On page 2, line 33, delete "$10,529" and insert "$51,228"

AMENDMENT NO. 12
On page 2, line 38, delete "($477,652)" and insert "($377,927)"
AMENDMENT NO. 13
On page 2, delete lines 39 and 40, and insert the following:

"EXPENDITURES:
To the Incarceration Program $ 5,200,395
TOTAL EXPENDITURES $ 5,200,395

MEANS OF FINANCE:
State General Fund (Direct) $ 3,549,422
State General Fund by:
Fees and Self-generated Revenues $ 779,850
Statutory Dedications:
State Emergency Response Fund $ 871,123
TOTAL MEANS OF FINANCING $ 5,200,395"

AMENDMENT NO. 14
On page 3, line 5, delete "($100,219)" and insert "($167,857)"

AMENDMENT NO. 15
On page 3, line 7, delete "$48,840" and insert "$232,311"

AMENDMENT NO. 16
On page 3, line 10, delete "$95,753" and insert "$186,179"

AMENDMENT NO. 17
On page 3, delete lines 11 and 12, and insert the following:

"EXPENDITURES:
To the Incarceration Program $ 525,156
TOTAL EXPENDITURES $ 525,156

MEANS OF FINANCE:
State General Fund (Direct) $ 6,501,728
State General Fund by:
Fees and Self-generated Revenues $ 71,216
Statutory Dedications:
State Emergency Response Fund $ 453,940
TOTAL MEANS OF FINANCING $ 6,501,728"

AMENDMENT NO. 18
On page 3, line 17, delete "($107,667)" and insert "($107,562)"

AMENDMENT NO. 19
On page 3, line 19, delete "$482,404" and insert "$490,477"

AMENDMENT NO. 20
On page 3, line 24, delete "($115,092)" and insert "($114,992)"

AMENDMENT NO. 21
On page 3, line 26, delete "$404,202" and insert "$406,540"

AMENDMENT NO. 22
On page 3, line 29, delete "$14,439" and insert "$25,167"

AMENDMENT NO. 23
On page 3, line 31, delete "$381,683" and insert "$1,973,628"

AMENDMENT NO. 24
On page 3, line 36, delete "($82,307)" and insert "($120,551)"

AMENDMENT NO. 25
On page 3, line 38, delete "$99,104" and insert "$209,435"

AMENDMENT NO. 26
On page 4, line 3, delete "$82,026" and insert "$388,381"

AMENDMENT NO. 27
On page 4, line 5, delete "$95,767" and insert "$677,314"

AMENDMENT NO. 28
On page 4, line 10, delete "($374,480)" and insert "($861,865)"

AMENDMENT NO. 29
On page 4, line 13, delete "$76,380" and insert "$846,105"

AMENDMENT NO. 30
On page 4, line 17, delete "$47,877" and insert "$233,002"

AMENDMENT NO. 31
On page 4, line 19, delete "$9,898" and insert "$123,614"

AMENDMENT NO. 32
On page 4, between lines 19 and 20, insert the following:

"PUBLIC SAFETY SERVICES

08-419 OFFICE OF STATE POLICE
Payable out of the State General Fund (Direct) to the Traffic Enforcement Program for operating expenses $ 6,501,728

The commissioner of administration is hereby authorized and directed to adjust the means of finance for the Traffic Enforcement Program, as contained in Act 17 of the 2016 Regular Session of the Legislature, by reducing the appropriation out of the State General Fund by Statutory Dedications out of the Riverboat Gaming Enforcement Fund by ($6,501,728)."

AMENDMENT NO. 33
On page 4, between lines 20 and 21, insert the following:

"09-305 MEDICAL VENDOR ADMINISTRATION
Payable out of Federal Funds for the costs associated with information technology modernization activities $ 12,155,034"

AMENDMENT NO. 34
On page 4, delete lines 31 through 33, and insert the following:

"Payable out of the State General Fund by Statutory Dedications out of the Louisiana Medical Assistance Trust Fund for the Payments to Private Providers Program $ 10,629,108"
The commissioner of administration is hereby authorized and directed to adjust the means of financing for the Payments to Private Providers Program, as contained in Act 17 of the 2016 Regular Session of the Legislature, by reducing the appropriation out of the State General Fund (Direct) by ($10,629,108).

The commissioner of administration is hereby authorized and directed to adjust the means of financing for the Uncompensated Care Costs Program, as contained in Act 17 of the 2016 Regular Session of the Legislature, by reducing the appropriation out of the State General Fund (Direct) by ($18,119,796) and the appropriation out of Federal Funds by ($29,917,839).

**EXPENDITURES:**
Payments to Private Providers Program for payments of cost report settlements $14,639,606

**TOTAL EXPENDITURES** $14,639,606

**MEANS OF FINANCE:**
State General Fund by:
- Statutory Dedication: Overcollections Fund $5,408,172
- Federal Funds $9,231,434

**TOTAL MEANS OF FINANCING** $14,639,606

**09-330 OFFICE OF BEHAVIORAL HEALTH**
Payable out of the State General Fund by Fees and Self-generated Revenues to the Hospital Based Treatment Program for major repairs and supplies $171,995

**DEPARTMENT OF CHILDREN AND FAMILY SERVICES**

**10-360 OFFICE OF CHILDREN AND FAMILY SERVICES**

**EXPENDITURES:**
To the Administrative and Executive Support Program $4,860,204

**TOTAL EXPENDITURES** $4,860,204

**MEANS OF FINANCE:**
State General Fund (Direct) $283,536
State General Fund by:
- Interagency Transfers $2,551,824
- Federal Funds $2,024,844

**TOTAL MEANS OF FINANCING** $4,860,204

**EXPENDITURES:**
To the Field Services Program $6,212,960

**TOTAL EXPENDITURES** $6,212,960

**MEANS OF FINANCE:**
State General Fund by:
- Statutory Dedications:
  - State Emergency Response Fund $3,106,480
  - Federal Funds $3,106,480

**TOTAL MEANS OF FINANCING** $6,212,960

**EXPENDITURES:**
To the Community and Family Support Program $1,039,900

**TOTAL EXPENDITURES** $1,039,900

**MEANS OF FINANCE:**
State General Fund by:
- Statutory Dedications:
  - State Emergency Response Fund $519,950
  - Federal Funds $519,950

**TOTAL MEANS OF FINANCING** $1,039,900

**11-431 OFFICE OF THE SECRETARY**
Payable out of the State General Fund (Direct) to the Executive Program for prior-year OTS fees $859,748

**11-432 OFFICE OF CONSERVATION**
Payable out of Federal Funds to the Oil and Gas Regulatory Program for additional inspections in the pipeline program $600,000

**AMENDMENT NO. 35**
On page 4, delete lines 36 through 40

**AMENDMENT NO. 36**
On page 5, between lines 24 and 25, insert the following:

"HIGHER EDUCATION"

**19-671 BOARD OF REGENTS**
Payable out of the State General Fund by Fees and Self-generated Revenues to the Louisiana Universities Marine Consortium for the Gulf of Mexico Initiative Grant for reimbursements to sub-grantees $2,000,000

Payable out of the State General Fund by Fees and Self-generated Revenues to the Louisiana Universities Marine Consortium Auxiliary Account for research vessels operating expenses $2,000,000

**19-600 LOUISIANA STATE UNIVERSITY BOARD OF SUPERVISORS**
Payable out of the State General Fund by Fees and Self-generated Revenues to the Louisiana State University Board of Supervisors $6,293,000

Provided, however, that the amount appropriated above in Fees and Self-generated Revenues shall be allocated as follows:

- Louisiana State University - Alexandria $3,100,000
- Louisiana State University Health Sciences Center - New Orleans $1,393,000
- Louisiana State University Health Sciences Center - Shreveport $500,000
- Louisiana State University - Eunice $1,300,000

Payable out of the State General Fund by Interagency Transfer from the Department of Education to the Louisiana State University - A & M College for the
mum Foundation Program (MFP) $ 67,574

19-615 SOUTHERN UNIVERSITY BOARD OF SUPERVISORS
Payable out of State General Fund by Fees and Self-generated Revenues to the Southern University Law Center $ 250,000
Payable out of State General Fund by Interagency Transfer from the Department of Education to Southern University – Agricultural & Mechanical College $ 278,559

19-620 UNIVERSITY OF LOUISIANA BOARD OF SUPERVISORS
Payable out of State General Fund by Fees and Self-generated Revenues to the University of Louisiana Board of Supervisors $ 31,500,000
Provided, however, that the amount appropriated above in Fees and Self-generated Revenues shall be allocated as follows:
Nicholls State University $ 1,300,000
Louisiana Tech University $ 10,100,000
University of Louisiana at Monroe $ 7,500,000
Northwestern Louisiana State University $ 5,800,000
Southeastern Louisiana University $ 1,800,000
University of Louisiana at Lafayette $ 5,000,000

AMENDMENT NO. 37
On page 5, between lines 29 and 30, insert the following:
"Payable out of the State General Fund by Interagency Transfers to the LSEC Education Program for expenses $ 300,000"

19-657 LOUISIANA SCHOOL FOR MATH, SCIENCE, AND THE ARTS
Payable out of the State General Fund by Interagency Transfers to the Living and Learning Community Program for expenses $ 110,388

19-673 NEW ORLEANS CENTER FOR THE CREATIVE ARTS
Payable out of the State General Fund by Interagency Transfers to the NOCCA Instruction Program for expenses $ 99,847

DEPARTMENT OF EDUCATION
19-695 MINIMUM FOUNDATION PROGRAM
Payable out of the State General (Direct) to the Minimum Foundation Program $ 18,639,679

The commissioner of administration is hereby authorized and directed to adjust the means of finance for the Minimum Foundation Program as contained in Act 17 of the 2016 Regular Session of the Legislature by reducing the appropriation out of the State General Fund by Statutory Dedications out of the Support Education in Louisiana First (SELF) Fund by ($6,812,859).

19-699 SPECIAL SCHOOL DISTRICT
Payable out of the State General Fund (Direct) to the Administration Program for expenses $ 153,810
The commissioner of administration is hereby authorized and directed to adjust the means of finance for the Instruction Program as contained in Act 17 of the 2016 Regular Session of the Legislature by reducing the appropriation out of the State General Fund (Direct) by ($153,810).

OTHER REQUIREMENTS
20-451 LOCAL HOUSING OF STATE ADULT OFFENDERS
Payable out of the State General Fund by Statutory Dedications out of the Overcollections Fund to the Local Housing of Adult Offenders Program for housing of 1,936 offenders $ 17,413,458
Payable out of the State General Fund by Statutory Dedications out of the Overcollections Fund to the Transitional Work Program for 210 offenders participating in the program $ 989,687
Payable out of the State General Fund by Statutory Dedications out of the Overcollections Fund to the Local Re-entry Services Program for the operation of eight (8) Local Re-entry Centers and four (4) Day Reporting Centers based on projected expenditures $ 256,855

20-931 LOUISIANA ECONOMIC DEVELOPMENT - DEBT SERVICE AND STATE COMMITMENTS
Payable out of the State General Fund by Statutory Dedications out of the Rapid Response Fund to the Debt Service and State Commitments Program $ 5,830,865
The commissioner of administration is hereby authorized and directed to adjust the means of finance for the Debt Service and State Commitments Program as contained in Act 17 of the 2016 Regular Session of the Legislature by reducing the appropriation out of the State General Fund (Direct) by ($5,830,865).

20-966 SUPPLEMENTAL PAYMENTS TO LAW ENFORCEMENT PERSONNEL
The commissioner of administration is hereby authorized and directed to adjust the means of finance for the Deputy Sheriffs' Supplemental Payments Program, as contained in Act 17 of the 2016 Regular Session of the Legislature, by reducing the appropriation out of the State General Fund (Direct) by ($615,000)."

AMENDMENT NO. 38
On page 5, between lines 39 and 40 insert the following:
"ANCILLARY APPROPRIATIONS

21-815 OFFICE OF TECHNOLOGY SERVICES
Payable out of State General Fund by Interagency Transfers for expenditures of the Integrated Eligibility Solution System $ 2,935,360

21-829 OFFICE OF AIRCRAFT SERVICES
Payable out of State General Fund by Interagency Transfers for operating expenses $ 300,000*

AMENDMENT NO. 39
On page 6, before line 1, insert the following:

"Section 2. The appropriation for Schedule Number 17-560 Department of Civil Service, State Civil Service contained in Act No. 17 of the 2016 Regular Session of the Legislature is hereby amended and reenacted to read as follows:

On page 104, delete line 23 and 24, and insert the following:

"Interagency Transfers from Prior and Current Year Collections $ 1,322,612
Fees & Self-generated Revenues from Prior and Current Year Collections $ 84,423"*

On page 104, delete line 28 and 29, and insert the following:

"Interagency Transfers from Prior and Current Year Collections $ 9,881,225
Fees & Self-generated Revenues from Prior and Current Year Collections $ 681,826"*

Section 3A. The following revisions are hereby made to the referenced legislation for the purpose of making supplemental capital outlay appropriations for Fiscal Year 2016-2017. Provided, however, the provisions of Sections 2 through 18, inclusive, of Act 16 of the 2016 Second Extraordinary Session of the Louisiana Legislature are adopted and incorporated by reference for the appropriations contained in these Sections 3A, 3B, 3C, 3D, 3E, 3F, and 3G.

Section 3B. Notwithstanding any provision of law to the contrary, including the provisions of the Capital Outlay Act, the appropriation contained in Act 16 of the 2016 Second Extraordinary Session of the Louisiana Legislature for the Department of Health and Hospitals, Office of Behavioral Health, New South Louisiana Human Services Authority Administrative Building, Land Acquisition, Planning and Construction (Terrebonne) is hereby amended and reenacted to include an appropriation made out of the interest earnings from the investment of general obligation bond or note proceeds in the Comprehensive Capital Outlay Escrow Account:

On page 10, delete lines 28 and 29 and insert the following:

"Series 16A (34T-16) $ 1,457,995
Payable from Interest Earnings $ 5,000,000
Total $ 76,002,590

The appropriation of monies in this section shall be deemed to be and constitute approval by the Joint Legislative Committee on the Budget."

Section 3C. Notwithstanding any provision of law to the contrary, including the provisions of the Capital Outlay Act, the appropriation contained in Act 16 of the 2016 Second Extraordinary Session of the Louisiana Legislature for Legislative Expenses, Legislative Budgetary Control Council, State Capitol Security Improvements, Planning and Construction (East Baton Rouge) is hereby amended and reenacted to read as follows:

On page 49, delete line 15, and insert the following:

"Priority 1 $ 2,667,900
Payable from the balance of State General Fund (Direct)
Non-Recurring Revenues previously allocated under the authority of Act 23 of 2012 for Division of Administration, Capitol Complex Acquisitions, Demolitions, Sitework, Construction and Renovation of Facilities (East Baton Rouge) $ 1,850,000
Total $ 4,517,900

The appropriation of monies in this section shall be deemed to be and constitute approval by the Joint Legislative Committee on the Budget."

On page 31, delete line 6, and insert the following:

"Priority 1 $ 985,000
Payable from Interagency Transfers $ 450,000
Total $ 1,435,000

The appropriation of monies in this section shall be deemed to be and constitute approval by the Joint Legislative Committee on the Budget."

On page 43, delete line 17, and insert the following:

"Payable from Fees and Self Generated Revenues $ 1,520,000

The appropriation of monies in this section shall be deemed to be and constitute approval by the Joint Legislative Committee on the Budget."
Section 3G. The following sum is hereby appropriated from the source specified and in the amount specified for the purpose of making supplemental capital outlay appropriations for Fiscal Year 2016-2017.

"DEPARTMENT OF EDUCATION

19/655 LOUISIANA SPECIAL EDUCATION CENTER

(2012) Inclusive Playground, Planning and Construction (Rapides)
Payable from Interagency Transfers $ 290,000

The appropriation of monies in this section shall be deemed to be and constitute approval by the Joint Legislative Committee on the Budget."

Section 4. Notwithstanding any provision of law to the contrary, any appropriation payable with Statutory Dedications out of the State Emergency Response Fund or Statutory Dedications out of the Overcollections Fund contained in Schedule 01-112 Department of Military Affairs, Schedule 08A Department of Corrections, Schedule 09-306 Medical Vendor Payments, and Schedule 10-360 Department of Children and Family Services in this bill shall be deemed a bona fide obligation through June 30, 2018.

AMENDMENT NO. 40

On page 6, on line 1, delete "Section 2." and insert "Section 5."

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator LaFleur to Engrossed House Bill No. 625 by Representative Henry

AMENDMENT NO. 1

In Senate Committee Amendment No. 34, proposed by the Senate Committee on Finance and adopted by the Senate on June 1, 2017, on page 5, between lines 15 and 16, insert the following:

"Provided, however, that the appropriation contained in Act No. 17 of the 2016 Regular Session out of the Louisiana Legislature in the amount of $17,000,000 for the thirteenth managed care payment in Fiscal Year 2016-2017 when the Department of Revenue prevails in the suit, appeal, or petition associated with the legislative instrument which originated as House Concurrent Resolution No. 47:1576 to the State General Fund, and in the event the monies are recognized by the Revenue Estimating Conference to be utilized to fund the thirteenth managed care payment, is null, void, and of no effect, and the state treasurer shall not honor warrants thereon."

AMENDMENT NO. 2

In Senate Committee Amendment No. 39, proposed by the Senate Committee on Finance and adopted by the Senate on June 1, 2017, on page 11, between lines 21 and 22, insert the following:

"Section 4A. Notwithstanding any provisions of law to the contrary, any appropriation contained in Schedule 20-901 Sales Tax Dedications in Act 14 of the 2013 Regular Session of the Legislature for the Town of Arnaudville for the Cave Theater in the amount of $20,000 shall be deemed a bona fide obligation through June 30, 2018 and all provisions of the Cooperative Endeavor Agreement executed between the Town of Arnaudville and the Department of the Treasury, including but not limited to the requirements shall be performed as agreed."

AMENDMENT NO. 3

In Senate Committee Amendment No. 39, proposed by the Senate Committee on Finance and adopted by the Senate on June 1, 2017, on page 11, at the end of line 29, delete "Section 4." and insert "Section 5."

AMENDMENT NO. 4

In Senate Committee Amendment No. 40, proposed by the Senate Committee on Finance and adopted by the Senate on June 1, 2017, on page 11, at the end of line 29, delete "Section 5." and insert "Section 6."

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Gaines McFarland
Abraham Gisclair Miguez
Amedee Glover Miller, D.
Anders Guinn Miller, G.
Armes Hall Moreno
Bacala Harris, J. Morris, Jay
Bagley Harris, L. Morris, Jim
Berthelot Hazel Norton
Billiot Henry Pearson
Bishop Hensgens Pierre
Bouie Hodges Pope
Broadwater Hoffmann Price
Brown, C. Hollis Pugh
Brown, T. Horton Pylant
Carmody Howard Reynolds
Carpenter Hunter Richard
Carter, G. Huval Schexnayder
Carter, R. Jackson Schroder
Carter, S. James Seabaugh
Chaney Jefferson Simon
Connick Jenkins Smith
Coussan Johnson Stagni
Cromer Jones Stefanik
Danahey Jordan Stokes
DeVillier Landry, N. Talbot
Dwright Landry, T. Thibaut
Edmonds LeBas Thomas
Emerson Mack White
Falckner Magee Zeringue
Foil Marcelle
Franklin Marino
Total - 91
The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 639—

By Representatives Schexnayder, Bagley, Berthelot, Billiot, Terry Brown, Carpenter, Chaney, Cox, Cromer, Dwight, Edmonds, Foil, Jimmy Harris, Havard, Horton, Howard, Ivey, James, Lyons, Pope, Reynolds, Seabaugh, Stokes, Thibaut, and Zeringue

AN ACT

To amend and reenact R.S. 47:242 and 287.67 and to enact R.S. 47:53.5 and 111(A)(11), relative to state income tax; to provide for the determination of wages for purposes of calculating withholding tax; to exclude certain remuneration from the calculation of wages; to provide for the classification of gross income; to exclude certain income from certain gross income calculations; to provide for the determination of Louisiana net income; to exclude certain income from the calculation of Louisiana net income; to exclude certain income derived from activities conducted during certain disaster periods from state income tax; to provide for definitions; to provide for the promulgation of rules; to provide for applicability; to provide for an effective date; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Reengrossed House Bill No. 639 by Representative Schexnayder

AMENDMENT NO. 1

On page 1, line 2, delete "287.67" and insert "293(10)"

AMENDMENT NO. 2

On page 1, line 2, at the end of the line, delete "and 111(A)(11)," and insert "and 111(A)(11), and 287.71(B)(8),"

AMENDMENT NO. 3

On page 1, line 13, delete "287.67" and insert "293(10)"

AMENDMENT NO. 4

On page 1, line 14, after "47:53.5" delete "and 111(A)(11)," and insert "and 111(A)(11), and 287.71(B)(8)"

AMENDMENT NO. 5

On page 4, line 7, after "C." insert "(1)"

AMENDMENT NO. 6

On page 4, between lines 11 and 12, insert:

"(2) any registered business in the state that requests any nonresident business to perform disaster or emergency-related work shall provide written notice to the secretary of the Department of Revenue within the disaster period. The written notice shall include the following:

(a) The name, address, and federal tax identification number of the nonresident business.

(b) The date of the request to the nonresident business to perform disaster or emergency-related work.

(c) The date and declaration number of the declared state disaster or emergency.

(d) A general description of the disaster or emergency-related work requested."

AMENDMENT NO. 7

On page 6, delete lines 7 through 12, and insert:

§287.71. Modifications to federal gross income

* * * *

B. There shall be subtracted from gross income determined under federal law, unless already excluded therefrom, the following items:

* * * *

(8) Income received by a nonresident business for disaster or emergency-related work rendered during a declared state disaster or emergency, as defined in R.S. 47:53.5.

* * * *

§293. Definitions

* * * *

(10) "Tax table income", for nonresident individuals, means the amount of Louisiana income, as provided in this Part, allocated and apportioned under the provisions of R.S. 47:241 through 247, plus the total amount of the personal exemptions and deductions already included in the tax tables promulgated by the secretary under authority of R.S. 47:295, less the proportionate amount of the federal income tax liability, excess federal itemized personal deductions, the temporary teacher deduction, the recreation volunteer and volunteer firefighter deduction, the construction code retrofitting deduction, any gratuitous grant, loan, or other benefit directly or indirectly provided to a taxpayer by a hurricane recovery entity if such benefit was included in federal adjusted gross income, the exclusion provided for in R.S. 47:297.3 for S Bank shareholders, the deduction for expenses disallowed by I.R.C. Section 280C, salaries, wages or other compensation received for disaster or emergency-related work rendered during a declared state disaster or emergency, the deduction for net capital gains, and personal exemptions and deductions provided for in R.S. 47:294. The proportionate amount is to be determined by the ratio of Louisiana income to federal adjusted gross income. When federal adjusted gross income is less than Louisiana income, the ratio shall be one hundred percent.

* * * *

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Riser to Reengrossed House Bill No. 639 by Representative Schexnayder
of Act No. 125 of the 2015 Regular Session of the Legislature, to enact R.S. 47:6022(D)(4) and 6034(C)(1)(a)(iii)(cc) and R.S. 51:2354(D) and 2399.3(A)(2)(c), and to repeal Sections 4, 5, and 6 of Act No. 125 of the 2015 Regular Session of the Legislature, as amended by Acts 28 and 29 of the 2016 First Extraordinary Session of the Legislature; relative to income and corporate franchise tax credits; to reduce the amounts of certain credits; to provide for the continued effectiveness of certain previous reductions; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Reengrossed House Bill No. 651 by Representative Broadwater

AMENDMENT NO. 1

On page 1, delete lines 2 through 13, and insert:

"To amend and reenact R.S. 47:227, 287.759(A), 297(B) and (G)(2), 297.6(A)(1)(a), 6005(C)(1), 6013(A), 6020(D)(2)(a), 6034(C)(1)(a)(ii)(bb), (iii)(bb)(introductory paragraph), and (d)(ii), 6035(D), and 6037(B)(2)(b)(i) and (ii) and (c) all as amended by Section 2 of Act No. 125 of the 2015 Regular Session, R.S. 47:6022(D)(3)(introductory paragraph), 6034(C)(1)(a)(ii)(aa), (4), and (K) and R.S. 51:2354(B)(introductory paragraph) and 2399.3(A)(2)(b)(introductory paragraph) both as amended by Section 3 of Act No. 125 of the 2015 Regular Session, R.S. 51:2354(C), and Sections 7 and 8 of Act No. 125 of the 2015 Regular Session of the Legislature, to enact R.S. 47:6022(D)(4) and 6034(C)(1)(a)(iii)(cc) and R.S. 51:2354(D) and 2399.3(A)(2)(c), and to repeal Sections 4, 5, and 6 of Act No. 125 of the 2015 Regular Session of the Legislature, relative to income and corporate franchise tax credits; to restore the corporate income tax credit for state insurance premium tax paid; to reduce the amounts of certain credits; to provide for an annual credit cap for the musical and theatrical production income tax credit; to provide for the continued effectiveness of certain previous reductions; and to provide for related matters."

AMENDMENT NO. 2

On page 1, delete lines 15 through 19, and insert:

"Section 1. R.S. 47:227, 287.759(A), 297(B) and (G)(2), 297.6(A)(1)(a), 6005(C)(1), 6013(A), 6020(D)(2)(a), 6034(C)(1)(a)(ii)(bb), (iii)(bb)(introductory paragraph), and (d)(ii), 6035(D), and 6037(B)(2)(b)(i) and (ii) and (c) all as amended by Section 2 of Act No. 125 of the 2015 Regular Session and R.S. 51:2354(B)(introductory paragraph), 6034(C)(1)(a)(ii)(aa), (4), and (K) are hereby amended and reenacted and R.S. 47:6022(D)(4) and 6034(C)(1)(a)(iii)(cc) are hereby enacted to read as follows:

"§227. Offset against tax

Every insurance company shall be entitled to an offset against any tax incurred under this Chapter, in the amount of any taxes, based on premiums, paid by it during the preceding twelve months, by virtue of any law of this state. Beginning on and after July 1, 2015, the offset shall be equal to seventy two percent of the amount of any taxes, based on premiums.
On page 6, between lines 14 and 15, insert:

"(II) For state-certified higher education musical or theatrical infrastructure projects that receive initial certification before July 1, 2015, a base investment credit may be earned for expenditures made in the state on or before January 1, 2022, for the construction, repair, or renovation of a new state-certified higher education musical or theatrical facility infrastructure project, or for investments made by a company or a financier in such infrastructure project that are, in turn, expended for such construction, repair, or renovation. No more than ten million dollars in tax credits per project or sixty million dollars total in tax credits shall be granted for state-certified higher education musical or theatrical infrastructure projects for projects that receive initial certification before July 1, 2015. Twenty-five percent of the total base investment provided for in the initial certification letter of a state-certified higher education musical or theatrical infrastructure project must be expended on or before January 1, 2022. No credits shall be certified until the state-certified higher education musical or theatrical infrastructure project is complete. The initial certification letter shall be effective for qualified expenditures made no more than six months prior to the date of application. State-certified higher education musical or theatrical infrastructure projects shall not be subject to the provisions of Subitem (cc) of this Item nor shall such projects be subject to the provisions of Subsection H of this Section.

(II) For state-certified higher education musical or theatrical infrastructure projects that receive initial certification on or after July 1, 2015, and on or before January 1, 2018, a base investment credit may be earned for expenditures made in the state on or before January 1, 2022, for the construction, repair, or renovation of a new state-certified higher education musical or theatrical facility infrastructure project, or for investments made by a company or a financier in such infrastructure project that are, in turn, expended for such construction, repair, or renovation. No more than seven million two hundred thousand dollars in tax credits per project or forty-three million two hundred thousand dollars total in tax credits shall be granted for state-certified higher education musical or theatrical infrastructure projects that receive initial certification on or after July 1, 2015. Twenty-five percent of the total base investment provided for in the initial certification letter of a state-certified higher education musical or theatrical infrastructure project must be expended on or before January 1, 2022, in order for the project to earn credits for the remaining estimated base investment provided for in the initial certification letter, as expenditures are made in the state on or before January 1, 2022. No credits shall be certified until the state-certified higher education musical or theatrical infrastructure project is complete. The initial certification letter shall be effective for qualified expenditures made no more than six months prior to the date of application. State-certified higher education musical or theatrical infrastructure projects shall not be subject to the provisions of Subitem (cc) of this Item nor shall such projects be subject to the provisions of Subsection H of this Section.

On page 7, between lines 3 and 4, insert:

"(III) If the total base investment is greater than one million dollars, a company shall be allowed a tax credit of eighteen percent of the base investment made by that company."

On page 7, between lines 15 and 16, insert:

"(b) For applications received on or after July 1, 2017, no more than one million dollars in tax credits shall be granted per project."

On page 7, line 15, after "dollars." insert the following:

"AMENDMENT NO. 3"

On page 3, line 21, after "shall be" delete "eighteen" and insert "twenty-five".
for Louisiana residents employed in connection with a state-certified musical or theatrical production that receives initial certification on or after July 1, 2017, except for the students provided for in Subparagraph (c) of this Paragraph, or the construction of a state-certified higher education musical or theatrical facility infrastructure project, a company shall be allowed an additional tax credit of seven percent of such payroll; however, if the amount paid to any one person exceeds one million dollars, the additional credit shall not include any amount paid to that person that exceeds one million dollars.

AMENDMENT NO. 4

On page 12, between lines 8 and 9, insert the following:

"Section 6. Unless otherwise provided by the statute granting the credit, the provisions of Sections 1 and 2 of this Act shall be applicable to tax periods beginning on or after January 1, 2017."

AMENDMENT NO. 5

On page 12, line 9, at the beginning of the line, delete "Section 6." and insert "Section 7."

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker  Franklin  Magee
Abraham  Gaines  Marcelle
Amedee  Girouard  McFarland
Anders  Glover  Miguez
Armes  Guinn  Miller, D.
Bacala  Hall  Miller, G.
Bagley  Harris, J.  Moreno
Bagners  Harris, L.  Morris, Jay
Berthelot  Hattori  Morris, Jim
Billiot  Hazel  Norton
Bishop  Henry  Pearson
Bouie  Hensgens  Pierre
Broadwater  Hill  Pope
Brown, C.  Hodges  Price
Brown, T.  Hoffmann  Pugh
Carmody  Hollis  Pylant
Carpenter  Horton  Reynolds
Carter, G.  Howard  Richard
Carter, R.  Hunter  Schexnayder
Carter, S.  Huval  Schroder
Chaney  Ivey  Seabaugh
Connick  Jackson  Shadoyn
Coussan  James  Simon
Cox  Jefferson  Smith
Crews  Jenkins  Stagni
Cromer  Johnson  Stefanski
Dahay  Jones  Talbot
Davis  Jordan  Thibaut
DeVillier  Landry, N.  Thomas
Dwright  Landry, T.  White
Edmonds  LeBus  Zeringue
Emerson  Leopold  Mack
Total - 97

NAYS

Total - 0

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 665—

BY REPRESENTATIVE BARRAS

AN ACT

To appropriate funds for Fiscal Year 2017-2018 to defray the expenses of the Louisiana Legislature, including the expenses of the House of Representatives and the Senate, of legislative service agencies, and of the Louisiana State Law Institute; to provide for the salary, expenses, and allowances of members, officers, staff, and agencies of the Legislature; to provide with respect to the appropriations and allocations herein made; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Finance to Reengrossed House Bill No. 665 by Representative Barras

AMENDMENT NO. 1

On page 4, line 6, change "Ten Million" to "Nine Million"

AMENDMENT NO. 2

On page 4, line 7, change "($10,093,838.00)" to "($9,093,838.00)"

AMENDMENT NO. 3

On page 7, line 14, change "Eight" to "Nine"

AMENDMENT NO. 4

On page 7, line 15, change "($8,557,125.00)" to "($9,557,125.00)"

AMENDMENT NO. 5

On page 8, line 25, after "this Act" insert "for the House of Representatives, the Senate, the Legislative Fiscal Office, the Legislative Budgetary Control Council, and the Louisiana State Law Institute"

AMENDMENT NO. 6

On page 8, after line 28, insert the following:

"Section 8. The expenses of the legislature, including the House of Representatives and the Senate, the staffs of the House of Representatives and of the Senate, the Legislative Fiscal Office, and the Legislative Budgetary Control Council, resulting from any extraordinary session of the legislature during the 2017-2018 Fiscal Year shall be paid pursuant to a plan adopted by the Legislative Budgetary Control Council."

AMENDMENT NO. 7

On page 9, line 1, change "Section 8" to "Section 9"
AMENDMENT NO. 8
On page 9, line 8, at the end of the line, change "$10,093,838" to "$9,093,838"

AMENDMENT NO. 9
On page 9, line 12, change "$8,557,125" to "$9,557,125"

AMENDMENT NO. 10
On page 9, line 26, change "Section 9" to "Section 10"

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator LaFleur to Reengrossed House Bill No. 665 by Representative Barras

AMENDMENT NO. 1
Delete Senate Committee Amendment No. 5 proposed by the Senate Committee on Finance and adopted by the Senate on June 2, 2017

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

ROLL CALL
The roll was called with the following result:

YEAS

Mr. Speaker  Franklin  Leopold
Abraham  Gaines  Lyons
Amedee  Guinn  Magee
Anders  Hall  Marcelle
Armes  Harris, J.  Marino
Bacala  Harris, L.  McFarland
Bagley  Havard  Miguez
Berthelot  Hazel  Miller, D.
Billiot  Henry  Moreno
Bishop  Hensgens  Morris, Jay
Bouie  Hilferty  Norton
Broadwater  Hill  Pearson
Brown, C.  Hodges  Pierre
Brown, T.  Hoffmann  Pope
Carmody  Hollis  Price
Carpenter  Horton  Pugh
Carter, G.  Howard  Reynolds
Carter, R.  Hunter  Richard
Carter, S.  Huval  Schexnayder
Chaney  Ivey  Schroder
Connick  Jackson  Seabaugh
Coussan  James  Simon
Cox  Jefferson  Smith
Crews  Jenkins  Stagni
Danahay  Johnson  Stefanski
Davis  Jones  Talbot
DeVillier  Jordan  Thibaut
Dwright  Landry, N.  Thomas
Edmonds  Landry, T.  White
Emerson  LeBas  Zeringue
Foil  Leger
Total - 95

NAYS

Total - 0

ABSENT

Abramson  Glover  Shadoin
Cromer  Miller, G.  Stokes

House Bill No. 678 (Substitute for House Bill No. 479 by Representative Horton)—

AN ACT
To amend and reenact Children's Code Articles 437(A), 603(24), and 610(G), to enact Children's Code Article 603(19) and Subpart E of Part VI of Chapter 5-A of Title 40 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 40:1086.11, and to repeal Act No. 396 of the 2007 Regular Session of the Legislature, relative to prenatal neglect and the reporting thereof; to provide for definitions; to provide for notification procedures; to provide for limitation of liability; to provide for referral for mediation; to provide for promulgation of rules by the Department of Children and Family Services; to provide for enforceability; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Health and Welfare to Engrossed House Bill No. 678 by Representative Horton

AMENDMENT NO. 1
On page 1, line 7, delete "to provide for limitation of liability;"

AMENDMENT NO. 2
On page 4, delete lines 1 through 5

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Mills to Engrossed House Bill No. 678 by Representative Horton

AMENDMENT NO. 1
Delete Senate Committee Amendments Nos. 1 and 2 proposed by the Senate Committee on Health and Welfare and adopted by the Senate on May 25, 2017

AMENDMENT NO. 2
On page 4, delete lines 1 through 5 and insert

"D. A physician who in good faith makes a notification to the Department of Children and Family Services in compliance with this Section shall have no civil or criminal liability for damage or injury arising from that notification, unless the damage or injury was caused by the physician's willful or wanton misconduct or gross negligence."

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

ROLL CALL
The roll was called with the following result:

YEAS

Mr. Speaker  Gisclair  Magee
Abraham  Glover  Marino
Amedee  Guinn  McFarland

The amendments proposed by the Senate were concurred in by the House.
HOUSE BILL NO. 681
(Substitute for House Bill No. 177 by Representative Moreno)—
BY REPRESENTATIVES MORENO, BAGNERIS, COX, GLOVER, HALL,
JACKSON, TERRY LANDRY, MARCELLE, MARINO, NORTON,
PIERRE, AND SMITH

AN ACT
To enact R.S. 46:233.3 and to repeal R.S. 46:233.2 and 237(D),
relative to eligibility for benefits of certain public assistance
programs; to provide relative to Supplemental Nutrition
Assistance Program eligibility; to provide relative to eligibility
for cash assistance funded through the Temporary Assistance
for Needy Families program; to provide for eligibility for such
programs of persons convicted of certain drug-related felonies;
to provide an effective date; to provide for drug testing; and to
provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Health and Welfare
to Reengrossed House Bill No. 681 by Representative Moreno

AMENDMENT NO. 1
On page 1, line 7, delete "to provide for drug testing;"

AMENDMENT NO. 2
On page 1, line 12, delete "A"

AMENDMENT NO. 3
On page 2, delete lines 4 and 5

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

ROLL CALL

The roll was called with the following result:

YEAS
Mr. Speaker Emerson Leger
Abraham Foil Leopold
Anders Franklin Lyons
Armes Gaines Magee
Bagley Gisclair Marcelle
Bagneris Glover Marino
Billiot Guinn McFarland
Bishop Hall Miller, D.
Bouie Harris, J. Morris, Jay
Broadwater Hodges Pope
Brown, C. Hoffmann Price
Brown, T. Hollis Pugh
Carmody Horton Pylant
Carpenter Howard Reynolds
Carter, R. Hunter Richard
Carter, S. Huval Schexnayder
Chaney James Seabaugh
Connick Jefferson Shadoi
Cox John Johnson
Cromer Jones Stagni
DeVillier Landry, N. Talbot
Dwight Landry, T. Thibaut
Edmonds LeBas Thomas
Falconer Leger Zeringue
Foix Leopold
Franklin Lyons
Gaines Mack
              NAYS
Total - 97

NAYS
Total - 0

ABSENT
Abramson Emerson Marcellle
Crews Garofalo Stokes
Danahay Ivey
Total - 8

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

Consent to Correct a Vote Record

Rep. Lance Harris requested the House consent to record his
vote on concurrence in the Senate amendments to House Bill No.
681 as yea, which consent was unanimously granted.
HOUSE BILL NO. 689 (Substitute for House Bill No. 535 by Representative Marcelle)—
BY REPRESENTATIVE MARCELLE
AN ACT
To amend and reenact R.S. 38:3097.8 and to enact R.S. 38:3097.3(G) and 3097.9, relative to water resource management; to provide for the duties and powers of the commissioner of conservation; to provide for reporting and parliamentary requirements for certain water conservation districts; and to provide for related matters.

Read by title.

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

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Ward to Engrossed House Bill No. 689 by Representative Marcelle

AMENDMENT NO. 1
On page 2, line 4, change "February first" to "May first" and change "August first" to "November first"

AMENDMENT NO. 2
On page 2, between lines 18 and 19 insert the following:
"C. The commissioner shall promulgate a form with a checklist of the pertinent information required to be included in the semi-annual report."

AMENDMENT NO. 3
On page 2, delete line 28 thorough 29, and insert the following:
"governing authority shall be composed of voting members who are members of the governing authority and non-voting members who are experts in ground water management who are appointed by the commission."

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

ROLL CALL
The roll was called with the following result:

YEAS

Mr. Speaker Franklin Mack
Abraham James
Ambedee Marcelle
Anders Landry, N.
Bagley Stagni
Bagners Miller, D.
Berthelot Morris, Jay
Billiot Ross
Bishop Niles
Boutte Hansen
Broadwater Schexnayder
Brown, T. Pope
Carmody Price
Carpenter Pugh
Carter, G. Pylant
Carter, R. Reynolds
Carter, S. Richard
Chaney Schexnayder

 total - 95

NAYS

 total - 0

ABSENT

 Abramson Seabough
Brown, C. Shadoin
Coussan Simon
Garofalo Stefanski
Gareau Talbot
Gareau Thomas
Gareau White
Garofalo Zeringue

 total - 10

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 691 (Substitute for House Bill No. 605 by Representative Hodges)—
BY REPRESENTATIVE HODGES
AN ACT
To amend and reenact R.S. 38:90.2(A), 90.4(A)(1) and (B)(1), and 90.5(A) and to enact R.S. 38:90.2(C) and 90.4(A)(3), relative to the Statewide Flood Control Program; to provide for the Floodplain Evaluation and Management Commission of the flood information database; to provide for procedures for failing to perform required actions; to require the submission of an application by a duly authorized municipal, parish, or other governing authority after a declaration of disaster; to require submission of the final revision of the flood control database to the House and Senate Committees on Transportation, Highways and Public Works prior to the start of the 2022 legislative session; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Transportation, Highways and Public Works to Reengrossed House Bill No. 691 by Representative Hodges

AMENDMENT NO. 1
On page 2, line 3, after "38:90.2(C)" insert "," and delete "and 90.4(A)(3),"

AMENDMENT NO. 2
On page 2, line 8, after "database to the" delete the remainder of line 8 and insert "Joint Legislative" and on line 9, change "Committees" to "Committee"

AMENDMENT NO. 3
On page 2, line 10, change "2022 legislative session" to "2022 Regular Session of the Legislature"
AMENDMENT NO. 4
On page 1, line 13, delete "and 90.4(A)(3) are" and insert "is"

AMENDMENT NO. 5
On page 1, line 20, after "A." delete "No" and insert "Provided that sufficient funds are specifically appropriated to the office, no"

AMENDMENT NO. 6
On page 2, line 5, after "Works," delete the remainder of line 5 and delete lines 6 through 8 and insert the following:

"and the secretary of the Department of Wildlife and Fisheries or his designee shall review and revise the"

AMENDMENT NO. 7
On page 2, line 9, after "database." and before "The database" insert the following:

"The secretary of the Department of Transportation and Development or his designee shall serve as chairman of the commission;"

AMENDMENT NO. 8
On page 2, line 19, change "their" to "the" and on line 20, after "Section," delete the remainder of line 20 and delete line 21 and insert "the commission shall submit a written report to the committee prior to the beginning"

AMENDMENT NO. 9
On page 3, line 1, after "a" and before "disaster" insert "flood"

AMENDMENT NO. 10
On page 3, line 3, after "gubernatorial" and before "disaster" insert "flood"

AMENDMENT NO. 11
On page 3, line 5, after "parish" delete the remainder of line 5 and insert "containing information regarding the application procedures and deadlines to submit"

AMENDMENT NO. 12
On page 3, delete lines 19 through 26

AMENDMENT NO. 13
On page 3, line 28, delete "Board"

AMENDMENT NO. 14
On page 4, line 10, change "regular session of the legislature" to "Regular Session of the Legislature"

AMENDMENT NO. 15
On page 4, line 13, change "legislative session." to "Regular Session of the Legislature."

AMENDMENT NO. 16
On page 4, line 14, change "regular session," to "Regular Session of the Legislature,"

AMENDMENT NO. 17
On page 4, delete line 16 and insert "supporting data, to the committee;" and on line 17, delete "Works."

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Cortez to Reengrossed House Bill No. 691 by Representative Hodges

AMENDMENT NO. 1
On page 1, line 2, between "90.4(A)(1)" and "and" insert "(introductory paragraph)"

AMENDMENT NO. 2
On page 1, line 12, between "90.4(A)(1)" and "and" insert "(introductory paragraph)"

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Foil
Abraham Gisclair
Amedee Guinn
Anders Hall
Armes Harris, J.
Bacala Harris, L.
Bagley Havard
Bagneris Hazel
Berthelot Henry
Bilbo Hensgens
Bouie Hill
Broadwater Hodges
Brown, C. Hoffmann
Brown, T. Hollis
Carmody Horton
Carpenter Howard
Carter, G. Ivey
Carter, S. James
Chaney Jefferson
Connick Jenkins
Coussan Johnson
Cox Jordan
Crews Landry, T.
Danahey LeBas
Davis Leger
DeVillier Leopold
Dwight Lyons
Edmonds Mack
Emerson Magee
Falconer Marcelle
Total - 88

NAYS

Carter, R.
Total - 2

ABSENT

Abramson Garofalo
Bishop Glover
Cromer Hilferty
Franklin Hunter
Gaines Hual
Total - 15

1208
Notice of Intention to Call

Pursuant to House Rule No. 8.20(A), Rep. Carmody gave notice of his intention to call House Bill No. 128 from the calendar on Wednesday, June 7, 2017.

Suspension of the Rules

On motion of Rep. Ivey, the rules were suspended in order to take up and consider House and House Concurrent Resolutions on Third Reading for Final Consideration at this time.

House and House Concurrent Resolutions on Third Reading for Final Consideration

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

HOUSE CONCURRENT RESOLUTION NO. 67—
BY REPRESENTATIVE IVEY
A CONCURRENT RESOLUTION
To urge and request the Department of Wildlife and Fisheries to study the possibility of state reciprocity in the issuance of hunting and fishing licenses for certain members of the United States Armed Forces.

Called from the calendar.

Read by title.

Rep. Ivey moved the adoption of the resolution.

By a vote of 98 yeas and 0 nays, the resolution was adopted.

Ordered to the Senate.

Suspension of the Rules

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

House Bills and Joint Resolutions Returned from the Senate with Amendments

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

Suspension of the Rules

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

HOUSE BILL NO. 557—
BY REPRESENTATIVES SEABAUGH AND EDMONDS
AN ACT
To amend and reenact R.S. 15:587.1(D)(2), R.S. 17:15(A)(1)(b), 407.42 and 407.71, and Section 3 of Act No. 646 of the 2016 Regular Session of the Legislature and to repeal R.S. 17:407.41 and Section 2 of Act No. 646 of the 2016 Regular Session of the Legislature, relative to the Department of Education; to authorize the department to request criminal history information on certain personnel of school boards, nonpublic schools, early learning centers, registered family child care providers, registered in-home child care providers; to provide requirements relative to processing fees; to authorize the department to charge a fee; to provide relative to fingerprinting; to provide relative to effectiveness; to provide relative to implementation; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Education to Reengrossed House Bill No. 557 by Representative Seabaugh

AMENDMENT NO. 1
On page 3, line 4, after "inspections" insert a period "," and delete the remainder of the line and delete lines 5 and 6 in their entirety.

AMENDMENT NO. 2
On page 4, delete lines 3 through 6 and insert ", and for whom the department has received a Louisiana or federal criminal history information report, may be hired on a provisional basis until such time as all required background checks have been completed; however, a provisional employee shall be monitored and supervised at all times by an employee who has a completed criminal background check. Under no circumstances shall an early learning center employ a person in any capacity until the department has received the required Louisiana or federal criminal history information report."

AMENDMENT NO. 3
On page 4, between lines 15 and 16, insert the following:

"C.(1) The State Board of Elementary and Secondary Education shall adopt rules to provide for a procedure whereby an early learning center may obtain a waiver from regulations adopted by the board establishing minimum child-to-staff ratios, when an undue delay in completing required background checks for employees makes it impossible to meet the prescribed ratios."

AMENDMENT NO. 4
On page 4, line 22, after "child" delete the remainder of the line, delete line 23 in its entirety, and at the beginning of line 24 delete "children"

AMENDMENT NO. 5
On page 5, line 8, after "child" delete the remainder of the line, delete line 9 in its entirety, and at the beginning of line 10, delete "children"

AMENDMENT NO. 6
On page 6, line 18, after "Information" delete the remainder of the line, delete lines 19 and 20, and insert ", and for whom the department has received a Louisiana or federal criminal history information report, may be hired on a provisional basis until such time as all required background checks have been completed; however, a provisional employee shall be monitored and supervised at all times by an employee who has a completed criminal background check. Under no circumstances shall an early learning center employ a person in any capacity until the department has received the required Louisiana or federal criminal history information report."
Rep. Seabaugh moved that the amendments proposed by the Senate be rejected.

Speaker Pro Tempore Leger in the Chair

ROLL CALL

The roll was called with the following result:

YEAS

<table>
<thead>
<tr>
<th>Member</th>
<th>Yeas</th>
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<tbody>
<tr>
<td>Mr. Speaker</td>
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<td>Abraham</td>
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Total - 91

NAYS

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<td>Marcelle</td>
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Total - 4

ABSENT

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Total - 10

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

Suspension of the Rules

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

House Concurrent Resolutions Returned from the Senate with Amendments

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

HOUSE CONCURRENT RESOLUTION NO. 51—

BY REPRESENTATIVE JACKSON
A CONCURRENT RESOLUTION

To authorize and direct the Louisiana Department of Health to promulgate administrative rules requiring reporting of immunization information.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Health and Welfare to Engrossed House Concurrent Resolution No. 51 by Representative Jackson

AMENDMENT NO. 1

On page 1, line 2, change "authorize and direct" to "urge and request"

AMENDMENT NO. 2

On page 2, line 9, change "authorize and direct" to "urge and request"

AMENDMENT NO. 3

On page 2, line 11, delete "shall"

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

ROLL CALL

The roll was called with the following result:

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<th>Member</th>
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Total - 96

NAYS

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Total - 4

ABSENT

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Total - 10

1210
HOUSE CONCURRENT RESOLUTION NO. 55—

A CONCURRENT RESOLUTION

To create the Medicaid Integrated Care Assessment Task Force to make a thorough study and evaluation of Louisiana's current statewide system of healthcare delivery for Medicaid enrollees with serious mental illness.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Health and Welfare to Engrossed House Concurrent Resolution No. 55 by Representative Norton

AMENDMENT NO. 1

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

"(27) The chief executive officer of the Louisiana Association of Health Plans."

AMENDMENT NO. 2

On page 4, line 20, after "report" insert "to the House Committee on Health and Welfare and the Senate Committee on Health and Welfare"

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

ROLL CALL

The roll was called with the following result:

YEAS

Abraham
Amedee
Anders
Armes
Bacala
Bagley
Bagneris
Berthelot
Billiot
Bouie
Broadwater
Brown, C.
Brown, T.
Carpenter
Carter, G.
Carter, R.
Carter, S.

Gaines
Gisclair
Guinn
Hall
Harris, J.
Harris, L.
Havard
Hazel
Henry
Hensgens
Hilferty
Hill
Hodges
Hoffmann
Hollis
Horton
Howard

Magee
Marcelle
Marino
Miguez
Miller, D.
Miller, G.
Moreno
Morris, Jay
Norton
Pearson
Pierre
Pope
Price
Pylant
Reynolds
Richard
Schexnayder

NAYS

Total - 0

Mr. Speaker
Abramson
Bishop

Carmody
Carter, R.
Edmonds

Garofalo
Horton
Jones

ABSENT

Total - 9

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

HOUSE CONCURRENT RESOLUTION NO. 56—

A CONCURRENT RESOLUTION

To authorize and direct the Department of Children and Family Services to study and develop a procedure by which parents who are awaiting a criminal trial or sentencing can work with the department to access all necessary information, materials, and resources to develop a reasonable plan of appropriate care for their child, regardless of whether the child is currently in the custody of the department.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Health and Welfare to Engrossed House Concurrent Resolution No. 56 by Representative Abraham

AMENDMENT NO. 1

On page 1, line 2, change "authorize and direct" to "urge and request"

AMENDMENT NO. 2

On page 2, line 7, change "authorize and direct" to "urge and request"

AMENDMENT NO. 3

On page 2, line 13, delete "shall also"

AMENDMENT NO. 4

On page 2, line 17, delete "shall also"

AMENDMENT NO. 5

On page 2, line 29, delete "shall"
AMENDMENT NO. 6
On page 2, line 30, delete "shall"

AMENDMENT NO. 7
On page 3, line 4, change "her" to "his"

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Mills to Engrossed House Concurrent Resolution No. 56 by Representative Abraham

AMENDMENT NO. 1
On page 3, between lines 10 and 11, insert the following:

"(7) The president of the Children's Advocacy Centers of Louisiana or his designee.

(8) The president of the Louisiana Court Appointed Special Advocates for Children or his designee.

(9) One member appointed by the president of the Senate.

(10) One member appointed by the speaker of the House of Representatives."

AMENDMENT NO. 2
On page 3, line 19, delete "and" and on line 20, after "Association" insert ", the Children's Advocacy Centers of Louisiana, and the Louisiana Court Appointed Special Advocates for Children"

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

ROLL CALL
The roll was called with the following result:

YEAS

Abraham
Amedee
Anders
Armes
Bacala
Bagley
Bagneris
Berthelot
Billiot
Bouie
Broadwater
Brown, C.
Brown, T.
Carpenter
Carter, G.
Carter, R.
Carter, S.
Chaney
Connick
Coussan
Cox
Crews
Danahay
Davis
DeVillier
Dwight
Edmonds
Emerson
Falconer
Foil
Franklin
Gaines
Gisclair
Guinn
Hall
Harris, J.
Harris, L.
Havard
Hazel
Henry
Hensgens
Hilferty
Hill
Hodges
Hoffmann
Hollis
Horton
Howard
Hunter
Huval
Ivey
Jackson
James
Jefferson
Jenkins
Johnson
Jones
Jordan
Landry, N.
Landry, T.
Leger
LeBas
Ley<br>\)
Leopold
McFarland
Miguez
Miller, D.
Miller, G.
Moreno
Morris, Jay
Norton
Pearson
Pierre
Pope
Price
Pugh
Pylant
Reynolds
Richard
Scherexnyder
Scheroder
Seabaugh
Shadoin
Simon
Smith
Stagni
Stefanski
Stokes
Talbot

NAYS

Mr. Speaker
Abramson
Bishop
Carmody

Total - 93

Total - 0

ABSENT

Cromer
Garofalo
Glover
LeBas
Leger

Magee
Morris, Jim
Thibaut

Total - 12

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

HOUSE CONCURRENT RESOLUTION NO. 103—
BY REPRESENTATIVE JACKSON
A CONCURRENT RESOLUTION
To urge and request the Louisiana Public Health Institute and the Louisiana Cancer Prevention and Control Programs of the School of Public Health of the Louisiana State University Health Sciences Center-New Orleans, jointly, to lead a collaborative effort to improve cancer investigation and intervention functions in this state, and to develop recommendations to the legislature concerning effective and responsible practices for issuing local public health notifications regarding cancer incidence.

Read by title.

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

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Barrow to Original House Concurrent Resolution No. 103 by Representative Jackson

AMENDMENT NO. 1
On page 1, line 2, delete "the Louisiana Public Health Institute and"

AMENDMENT NO. 2
On page 1, line 4, delete ", jointly,"

AMENDMENT NO. 3
On page 2, line 8, delete "the Louisiana Public Health Institute and"

AMENDMENT NO. 4
On page 2, line 10, delete ", jointly,"

AMENDMENT NO. 5
On page 2, line 15, delete "the Louisiana Public Health Institute and"

AMENDMENT NO. 6
On page 2, line 16, delete ", jointly,"

AMENDMENT NO. 7
On page 2, between lines 28 and 29, insert the following:

"(10) The Louisiana Public Health Institute."

AMENDMENT NO. 8
On page 2, line 29, delete "the Louisiana Public Health Institute and"
AMENDMENT NO. 9

On page 2, line 30, delete ", jointly."

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

ROLL CALL

The roll was called with the following result:

YEAS

Abraham Gisclair
Amedee Guinn
Anders Hall
Armes Harris, J.
Bacala Harris, L.
Bagley Havad
Bagneris Hazel
Berthelot Henry
Billiot Hensgens
Bouie Hilferty
Broadwater Hill
Brown, C. Hoffmann
Brown, T. Hollis
Carpenter Horton
Carter, G. Howard
Carter, R. Hunter
Carter, S.
Chaney Ivey
Connick Jackson
Coussan James
Cox Jefferson
Crews Jenkins
Danahay Johnson
Davis Jones
DeVillier Jordan
Dwight Landry, N.
Edmonds Landry, T.
Emerson LeBas
Falconer Leger
Foil Lyons
Franklin Mack
Gaines Magee

Total - 94

NAYS

Total - 0

ABSENT

Mr. Speaker Cromer
Abramson Garofalo
Bishop Glover
Carmody Hodges

Total - 11

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

Suspension of the Rules

On motion of Rep. Moreno, the rules were suspended in order to take up and consider Senate Concurrent Resolutions on Third Reading for Final Consideration at this time.

Senate Concurrent Resolutions on Third Reading for Final Consideration

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

SENATE CONCURRENT RESOLUTION NO. 38—
BY SENATOR MORRELL AND REPRESENTATIVE MORENO
A CONCURRENT RESOLUTION
To create the Task Force on Secure Care Standards and Auditing to develop standards and procedures for the operation and auditing of secure care facilities in Louisiana.

Read by title.

Rep. Moreno moved the concurrence of the resolution.

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

SENATE CONCURRENT RESOLUTION NO. 60—
BY SENATOR PERRY
A CONCURRENT RESOLUTION
To authorize that the grounds surrounding the Old Arsenal Museum on the capitol grounds be designated as “The Louisiana Veterans Memorial Park”.

Read by title.

Rep. Cox moved the concurrence of the resolution.

By a vote of 90 yeas and 0 nays, the resolution was concurred in.

Consent to Correct a Vote Record

Rep. Johnson requested the House consent to record his vote on concurrence of Senate Concurrent Resolution No. 60 as yea, which consent was unanimously granted.

SENATE CONCURRENT RESOLUTION NO. 110—
BY SENATOR MORRISH
A CONCURRENT RESOLUTION
To create a task force to study the Taylor Opportunity Program for Students (TOPS), including a review of the program’s purpose and history, the role of the program in relation to tuition and fees, and other institutional, state, and federal financial assistance programs, and ways to ensure the program’s long-term viability.

Read by title.

Rep. Nancy Landry moved the concurrence of the resolution.

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

SENATE CONCURRENT RESOLUTION NO. 116—
BY SENATORS MORRISH AND PERRY
A CONCURRENT RESOLUTION
To urge and request the Judicial Council of the Supreme Court of Louisiana to study the feasibility of dividing the Fifteenth Judicial District into three separate judicial districts, one district to be comprised of Acadia Parish, one district to be comprised of Vermilion Parish, and one district to be comprised of Lafayette Parish.

Read by title.

Rep. Stefanski moved the concurrence of the resolution.

By a vote of 93 yeas and 0 nays, the resolution was concurred in.

SENATE CONCURRENT RESOLUTION NO. 117—
BY SENATOR WALSWORTH
A CONCURRENT RESOLUTION
To create and provide for the Louisiana Historical Archives Task Force to study the conditions, issues, needs, and problems

1213
relative to the preservation of the state's historical archives and records and to recommend any action or legislation that the task force deems necessary or appropriate.

Read by title.

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

**HOUSE FLOOR AMENDMENTS**

Amendments proposed by Representative James to Engrossed Senate Concurrent Resolution No. 117 by Senator Walsworth

**AMENDMENT NO. 1**

On page 2, line 8, change "thirteen" to "sixteen"

**AMENDMENT NO. 2**

On page 2, between lines 22 and 23, insert the following:

"(13) The president of the Southern University System, or his designee.

(14) A representative of the African American Heritage Museum."

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

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

**HOUSE FLOOR AMENDMENTS**

Amendments proposed by Representative Hoffmann to Engrossed Senate Concurrent Resolution No. 117 by Senator Walsworth

**AMENDMENT NO. 1**

On page 2, line 8, after "Following" and before "members:" change "thirteen" to "fourteen"

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

Rep. Hoffmann moved the concurrence of the resolution, as amended.

By a vote of 95 yeas and 0 nays, the resolution, as amended, was concurred in.

**SENATE CONCURRENT RESOLUTION NO. 83—**

BY SENATORS WHITE, ALLAIN, APPEL, CHABERT, CORTEZ, DONAHUE, ERDEY, FANNIN, HEWITT, LAMBERT, MIZELL, PERRY, TARVER, THOMPSON AND WALSWORTH

A CONCURRENT RESOLUTION

To urge and request that the federal funds received by Louisiana through the Community Development Block Grant–Disaster Recovery Program relative to damages caused by the flooding in the state during 2016 be subject to the same legislative oversight as the oversight required for the allocation and expenditure of federal funds received by Louisiana through the Community Development Block Grant–Disaster Recovery Program relative to damages caused by hurricanes Katrina and Rita.

Called from the calendar.

Read by title.

Rep. Foil moved the concurrence of the resolution.

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

**Notice of Intention to Call**

Pursuant to House Rule No. 8.20(A), Rep. Hunter gave notice of his intention to call Senate Concurrent Resolution No. 31 from the calendar on Wednesday, June 7, 2017.

**Speaker Barras in the Chair**

**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**

**APPOINTMENT OF CONFERENCE COMMITTEE**

June 6, 2017

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the President of the Senate has appointed the following committee to serve with a like committee from the House to confer on the disagreement to House Bill No. 83: Senators Claitor, Morrell, and Martiny.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

**Message from the Senate**

**HOUSE CONCURRENT RESOLUTIONS**

June 6, 2017

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. 88
Returned without amendments

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

**Message from the Senate**

**ASKING CONCURRENCE IN SENATE CONCURRENT RESOLUTIONS**

June 6, 2017

To the Honorable Speaker and Members of the House of Representatives:
I am directed to inform your honorable body that the Senate has adopted and asks your concurrence in the following Senate Concurrent Resolutions:

Senate Concurrent Resolution No. 123

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. 123—
BY SENATOR PEACOCK
A CONCURRENT RESOLUTION
To commemorate the lifetime achievements of publisher and entrepreneur, Robert G. "Bob" Claitor Sr.

Read by title.

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

Suspension of the Rules

On motion of Rep. Broadwater, 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. 205—
BY REPRESENTATIVE BROADWATER
A RESOLUTION
To urge and request the Louisiana Department of Health and the Louisiana Workforce Commission to organize a committee to discuss and develop strategies for addressing the shortage of direct support professionals and submit a quarterly report to the House Committee on Health and Welfare and the House Committee on Labor and Industrial Relations.

Read by title.

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

HOUSE RESOLUTION NO. 206—
BY REPRESENTATIVE HOFFMANN
A RESOLUTION
To commend eighteen Louisiana nursing facilities on receipt of the American Health Care Association National Quality Bronze Award.

Read by title.

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

HOUSE RESOLUTION NO. 207—
BY REPRESENTATIVES DEVILLIER, ABRAHAM, BACALA, BAGLEY, BERTHELOT, TERRY BROWN, COUSSAN, DANAHAY, DAVIS, DWIGHT, EDMONDS, EMERSON, GUINN, HAYARD, HENSGENS, LEBAS, DUSTIN MILLER, JAY MORRIS, POPE, REYNOLDS, RICHARD, SCHEXNAYDER, STEFANSKI, AND THIBAUT
A RESOLUTION
To commend the LSU-Eunice Lady Bengals softball team upon winning the 2017 national championship.

Read by title.

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

HOUSE RESOLUTION NO. 208—
BY REPRESENTATIVE NORTON
A RESOLUTION
To create the Louisiana Bullying Awareness and Treatment Task Force to develop a comprehensive, coordinated plan to prevent bullying and address the mental health needs of youths who are victims of bullying as well as youths who are involved in bullying, and to provide the needed guidance to carry out the goals the task force recommends.

Read by title.

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

HOUSE RESOLUTION NO. 209—
BY REPRESENTATIVE GARY CARTER
A RESOLUTION
To urge and request the Louisiana Department of Health to convene a Disability Services Sustainability Committee for the purposes provided in this Resolution, and to submit quarterly reports to the legislature.

Read by title.

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

HOUSE RESOLUTION NO. 210—
BY REPRESENTATIVE MARINO
A RESOLUTION
To commend Darryl Joseph "Big Chief Mut-Mut" Montana upon his retirement and for his many accomplishments and dedication to his heritage.

Read by title.

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

HOUSE RESOLUTION NO. 211—
BY REPRESENTATIVE HOFFMANN
A RESOLUTION
To commend the Kisatchie-Delta Regional Planning and Development District on the celebration of its fiftieth anniversary.

Read by title.

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

HOUSE RESOLUTION NO. 212—
BY REPRESENTATIVES MCFARLAND AND TERRY BROWN
A RESOLUTION
To commend the Kisatchie-Delta Regional Planning and Development District on the celebration of its fiftieth anniversary.

Read by title.

On motion of Rep. McFarland, and under a suspension of the rules, the resolution was adopted.
Conference Committee Reports Received

Conference Committee Reports were received for the following legislative instruments:

House Bill Nos. 20 and 211

The conference committee reports for the above legislative instruments lie over under the rules.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the agreement to House Bill No. 26: Reps. Barras, Bishop, and Huval.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the agreement to House Bill No. 231: Reps. Thibaut, Danahay, and Chad Brown.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the agreement to House Bill No. 187: Reps. Cromer, Abramson, and Bagley.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the agreement to House Bill No. 293: Reps. Amedee, Henry, and Seabaugh.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the agreement to House Bill No. 341: Reps. Dustin Miller, Hoffmann, and Havard.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the agreement to House Bill No. 466: Reps. Chaney, Schexnayder, and Anders.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the agreement to House Bill No. 651: Reps. Broadwater, Abramson, and Jim Morris.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the agreement to Senate Bill No. 249: Reps. Bishop, Henry, and Zeringue.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 327: Reps. Schexnayder, Jackson, and Abramson.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 616: Reps. Thomas, Nancy Landry, and Simon.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 244: Reps. Hilferty, Garofalo, and Magee.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 629: Reps. Anders, Abramson, and Henry.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 557: Reps. Seabaugh, Nancy Landry, and Edmonds.

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

June 6, 2017

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the President of the Senate has signed the following Senate Concurrent Resolutions:

Senate Concurrent Resolution Nos. 120 and 121
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.

Message from the Senate

SIGNED SENATE BILLS AND JOINT RESOLUTIONS
June 6, 2017

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the President of the Senate has signed the following Senate Bills:

Senate Bill Nos. 6, 12, 17, 30, 35, 63, 101, 106, 114, 135, 178, 239, 243, 250, 256, and 257

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

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

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

Privileged Report of the Committee on Enrollment
June 6, 2017

To the honorable Speaker and Members of the House of Representatives:

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

The following House Resolutions have been properly enrolled:

HOUSE RESOLUTION NO. 192—
BY REPRESENTATIVES HUVAL, CARPENTER, DUSTIN MILLER, JAMES, SMITH, MARCELLE, JORDAN, PIERRE, AND TERRY BROWN
A RESOLUTION
To commend Roger Cador for his outstanding leadership as the head coach of Southern University's baseball team and to commend him upon his retirement.

HOUSE RESOLUTION NO. 193—
BY REPRESENTATIVES CROMER AND PEARSON
A RESOLUTION
To commend Robert "Andre" Ardeneaux of the St. Tammany Parish Sheriff's Office on receiving the 2017 Louisiana Sheriff's Association Deputy of the Year Award.

HOUSE RESOLUTION NO. 195—
BY REPRESENTATIVES CARPENTER AND STEVE CARTER
A RESOLUTION
To posthumously commend Deputy Bradford Allen Garafola, Sr. of the East Baton Rouge Parish Sheriff's Office on being the recipient of the 2017 Louisiana Sheriff's Association Deputy Valor Award.

HOUSE RESOLUTION NO. 197—
BY REPRESENTATIVE FALCONER
A RESOLUTION
To express the condolences of the House of Representatives upon the death of Frank Dennis Sharp of Covington.

HOUSE RESOLUTION NO. 198—
BY REPRESENTATIVE DAVIS
A RESOLUTION
To commend the Episcopal High School Knights girls' and boys' track and field teams upon winning the 2017 Class 2A outdoor state championships.

HOUSE RESOLUTION NO. 201—
BY REPRESENTATIVE SMITH
A RESOLUTION
To commend Mrs. Cloteil Williams Matthews upon the occasion of her one hundred fourth birthday.

HOUSE RESOLUTION NO. 202—
BY REPRESENTATIVE MCFARLAND
A RESOLUTION
To designate Wednesday, June 7, 2017, as Registrar of Voters Day at the state capitol.

HOUSE RESOLUTION NO. 204—
BY REPRESENTATIVE GLOVER
A RESOLUTION
To express the condolences of the House of Representatives upon the death of Eunice Mae Morris-Lister.

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
June 6, 2017

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. 88—
BY REPRESENTATIVE STOKES
A CONCURRENT RESOLUTION
To urge and request the commissioner of administration, at the time the Comprehensive Annual Financial Report is presented to the Joint Legislative Committee on the Budget, to provide a reconciliation statement reviewed by the legislative auditor reconciling the balances carried forward for any fund reported on the state's budgetary basis of accounting with the General Fund Total Fund Balance reported in the Comprehensive Annual Financial Report.

HOUSE CONCURRENT RESOLUTION NO. 104—
BY REPRESENTATIVE EDMONDS
A CONCURRENT RESOLUTION
To urge and request the Louisiana Workforce Commission and the Louisiana Department of Veterans Affairs to study employment practices and policies as well as various professional licensing requirements, certification requirements, and training programs, to benefit veterans in the workforce and report their findings to
the House Committee on Labor and Industrial Relations and the Senate Committee on Labor and Industrial Relations by February 15, 2018.

HOUSE CONCURRENT RESOLUTION NO. 117—
BY REPRESENTATIVE HODGES
A CONCURRENT RESOLUTION
To urge and request the Baton Rouge Metropolitan Airport to continue expansion of its commercial air services by supporting direct, nonstop commercial air service from Baton Rouge, Louisiana, to Washington D.C.

HOUSE CONCURRENT RESOLUTION NO. 118—
BY REPRESENTATIVE GLOVER AND SENATOR PEACOCK
A CONCURRENT RESOLUTION
To commend the Shreveport Mudbugs hockey team owner Tommy Scott, general manager Scott Muscutt, and the entire organization for successfully bringing the sport of hockey back to Shreveport, Louisiana, and to the Hirsch Memorial Coliseum.

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 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
June 6, 2017

To the honorable Speaker and Members of the House of Representatives:

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

The following House Bills have been properly enrolled:

HOUSE BILL NO. 49—
BY REPRESENTATIVE BISHOP
AN ACT
To amend and reenact R.S. 30:136.3(B)(1), relative to the Mineral and Energy Operation Fund; to provide for revenues to be credited to the fund; and to provide for related matters.

HOUSE BILL NO. 73—
BY REPRESENTATIVE MACK
AN ACT
To amend and reenact R.S. 13:5807.2(C), relative to the collection and use of fees by the marshal of the city of Hammond; to provide for an increase in the maximum use of fees for operational expenses of the office; and to provide for related matters.

HOUSE BILL NO. 79—
BY REPRESENTATIVES FOIL, AMEDEE, ARMES, BILLIOT, CHAD BROWN, TERRY BROWN, CARMOODY, CARPENTER, GARY CARTER, ROBBY CARTER, STEVE CARTER, DAVIS, FALCUER, GISCLAIR, GUINN, HILFERTY, HORTON, JACKSON, JEFFERSON, LEBAS, LYONS, MAGEE, GREGORY MILLER, MORENO, NORTON, PIERRE, REYNOLDS, RICHARD, STAGNI, THIBAUT, THOMAS, AND ZERINGUE
AN ACT
To amend and reenact R.S. 17:223(A), 416.1(B), and 3996(B)(2), relative to student discipline; to prohibit the use of corporal punishment in public elementary and secondary schools for students with exceptionalities, except gifted and talented students; to provide for definitions; and to provide for related matters.

HOUSE BILL NO. 93—
BY REPRESENTATIVES MIGUEZ AND SENATOR THOMPSON
AN ACT
To amend and reenact R.S. 11:1307(B), 2185, and 2235 and to enact R.S. 40:1665.4, relative to law enforcement officers; to authorize an immediate family member of a qualified law enforcement officer to purchase his duty firearm upon death; to provide for certain criteria; and to provide for related matters.

HOUSE BILL NO. 113—
BY REPRESENTATIVE BROADWATER
AN ACT
To amend and reenact R.S. 17:3351.20(A)(1) and (F), relative to fees charged to students at public postsecondary education institutions; to extend the authority of a public postsecondary education management board to establish, adjust, and increase certain fees; to provide limitations; to extend the requirement that such boards report annually to the legislature relative to such fees; and to provide for related matters.

HOUSE BILL NO. 205—
BY REPRESENTATIVES BOHDE AND SMITH
AN ACT
To amend and reenact R.S. 15:572.4(D), relative to pardons; to provide relative to the time periods in which persons serving a life sentence may apply for a pardon or commutation of sentence; to provide relative to the time periods prior to an imposition of a life sentence; and to provide for related matters.

HOUSE BILL NO. 241—
BY REPRESENTATIVE CHAD BROWN
AN ACT
To enact R.S. 32:402.1(B) and (C) and to repeal R.S. 32:402.1(A)(3)(c), relative to driver education and prelicensing training courses; to increase requirements within driver education and prelicensing courses; to provide for the establishment of a curriculum relative to the economic effects of littering; to require the course curriculum include a section on how to respond to a traffic stop; to provide for the establishment of rules, regulations, and requirements for the course; and to provide for related matters.

HOUSE BILL NO. 309—
BY REPRESENTATIVE MORENO
AN ACT
To amend and reenact R.S. 15:260 and R.S. 46:1842, 1843, and 1844(A)(2)(b), (L), (M)(1) and (2), and (O) and to enact R.S. 46:1845; relative to rights of crime victims; to provide relative to applicability; to provide relative to a return of property; to provide for notification of pardon or parole; to provide additional rights for victims of sexual assault; to provide for notification of rights; to provide for duties and responsibilities; to provide for a sexual assault advocate; to provide relative to the right to privacy; to provide procedures and requirements; to provide definitions; and to provide for related matters.

HOUSE BILL NO. 319—
BY REPRESENTATIVES JORDAN, TERRY BROWN, HALL, MARCELLE, AND PIERRE
AN ACT
To provide relative to state highways; to designate a portion of Louisiana Highway 1 in the city of Port Allen, Louisiana, as the "Dr. Martin Luther King, Jr. Memorial Highway"; and to provide for related matters.

HOUSE BILL NO. 412—
BY REPRESENTATIVES LEBAS, AMEDEE, ARMES, TERRY BROWN, FOIL, HOFFMANN, STAGNI, AND THOMAS
AN ACT
To enact R.S. 17:436.1(L) and 3996(B)(13), relative to the administration of medication at public schools; to except sunscreen from requirements and restrictions pertaining to the administration of medication at public school students; to authorize a student to possess and self-apply sunscreen; to
authorize a public school employee to volunteer to apply
sunscreen to a student under certain circumstances; to provide
a limitation of liability; and to provide for related matters.

HOUSE BILL NO. 427—
BY REPRESENTATIVE DUSTIN MILLER
AN ACT
To amend and reenact R.S. 47:297(H)(2)(a), (b), and (c) and
and (3) and
(S) relative to income tax
credits for certain healthcare professionals; to provide for the
income tax credit for certain medical professionals in medically
underserved areas; to provide for eligibility; to provide for the
administration of the credit; to authorize the promulgation of
rules and regulations; to limit the annual amount of the tax
credits certified and granted; to provide for effectiveness; and to
provide for related matters.

HOUSE BILL NO. 620—
BY REPRESENTATIVES HENRY, BARRAS, BROADWATER, FOIL,
JACKSON, JOHNSON, LEGER, AND MAGEE AND SENATORS ALARIO
AND LAFLEUR
AN ACT
To appropriate funds to defray the expenses of the Louisiana
Judiciary, including the Supreme Court, Courts of Appeal,
District Courts, Criminal District Court of Orleans Parish, and
other courts; and to provide for related matters.

Respectfully submitted,
CHRIS HAZEL
Chairman

The above House Bills contained in the report were signed by
the Speaker of the House and taken to the Senate by the Clerk and
were signed by the President of the Senate and taken by the Clerk of
the House to the Governor for executive approval.

Adjournment

On motion of Rep. Billiot, at 3:59 P.M., the House agreed to
adjourn until Wednesday, June 7, 2017, at 10:00 A.M.

The Speaker of the House declared the House adjourned until
10:00 A.M., Wednesday, June 7, 2017.

ALFRED W. SPEER
Clerk of the House