The House of Representatives was called to order at 10:22 A.M., by the Honorable Taylor Barras, Speaker of the House of Representatives.

Morning Hour

ROLL CALL

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

PRESENt

Mr. Speaker
Abraham
Abramson
Adams
Amedee
Anders
Bacala
Bagley
Bagneris
Berthelot
Billiot
Bishop
Bouie
Bourriaque
Brass
Brown, C.
Brown, T.
Carmody
Carpenter
Carter, G.
Carter, R.
Carter, S.
Chaney
Connick
Coussan
Cox
Crews
Davis
DeVillier
DuBuisson
Dupleisis
Dwight
Edmonds

Foil
Franklin
Gaines
Garofalo
Gisclair
Glover
Guinn
Harris, J.
Harris, L.
Henry
Hilferty
Hill
Hodges
Hoffmann
Hollis
Horton
Howard
Huval
Jackson
James
Jefferson
Jenkins
Johnson, M.
Johnson, R.
Jones
Jordan
LaCombe
Landry, N.
Landry, T.
Larvadain
LeBas
Leger
Leopold
Magee
Marcelle
Marino
McFarland
McMahen
Miguez
Miller, D.
Miller, G.
Moore
Moss
Muscarello
Norton
Pearson
Pierre
Pugh
Pylant
Richard
Schexnayder
Sebaugh
Simon
Smith
Stagni
Stefanski
Stokes
Thomas
Turner
White
Wright
Zeringue

Emerson
Lyons
Falconer
Mack

Total - 103

The Speaker announced that there were 103 members present and a quorum.

Prayer

Prayer was offered by Pastor Jeff Ralston of First Pentecostal Church, Lake Charles.

Pledge of Allegiance

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

Alana Ehrlich sang "The National Anthem".

Reading of the Journal

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

On motion of Rep. Hill, the Journal of June 3, 2019, was adopted.

Petitions, Memorials, and Communications

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

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. 82: Reps. DeVillier, Gregory Miller, and Emerson.

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. 156: Reps. Pugh, Nancy Landry, and Berthelot.

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. 189: Reps. Jim Morris, Berthelot, 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. 243: Reps. Dustin Miller, Hoffmann, and White.

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. 326: Reps. Hill, Bishop, and White.

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. 349: Reps. Carmody, Jackson, and Jimmy Harris.
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. 390: Reps. White, Hoffmann, 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. 493: Reps. Abramson, Berthelot, and Jimmy Harris.

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. 562: Reps. Emerson, Nancy Landry, and Thomas.

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. 159: Reps. Falconer, Gregory Miller, 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 disagreement to Senate Bill No. 171: Reps. Gregory Miller, Lance Harris, 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. 190: Reps. Zeringue, Bishop, and Bourriaque.

Message from the Senate

HOUSE CONCURRENT RESOLUTIONS

June 3, 2019

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

I am directed to inform your honorable body that the Senate has finally passed the following House Bills:

- House Bill No. 62
  Returned with amendments
- House Bill No. 100
  Returned with amendments
- House Bill No. 196
  Returned with amendments
- House Bill No. 245
  Returned with amendments
- House Bill No. 295
  Returned with amendments
- House Bill No. 358
  Returned with amendments
- House Bill No. 482
  Returned without amendments
- House Bill No. 618
  Returned with 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. 282—
BY REPRESENTATIVES THOMAS, BILLIOT, TERRY BROWN, CARMODY, FALCONER, MARINO, STEFANSKI, WHITE, AND WRIGHT
A RESOLUTION
To urge and request the Louisiana Department of Health to establish a four-bed peer group for intermediate care facilities for people with developmental disabilities for the purpose of Medicaid reimbursement rate calculation for those facilities.

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

HOUSE RESOLUTION NO. 283—
BY REPRESENTATIVE JAMES
A RESOLUTION
To urge and request the Louisiana State Law Institute to conduct a review and study of Louisiana's in forma pauperis and related laws as applied by Louisiana courts in civil judicial proceedings for possible revision to clarify and limit misinterpretation of existing law to ensure consistent application in all Louisiana courts and report its findings to the House of Representatives by January 1, 2020.

Read by title.
On motion of Rep. James, and under a suspension of the rules, the resolution was ordered passed to its third reading.
Suspension of the Rules

On motion of Rep. Leger, the rules were suspended in order to take up and consider 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

RELATIVE TO CONSIDERATION AFTER THE 57th CALENDAR DAY

June 4, 2019

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

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 404 on third reading and final passage after the 57th calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Suspension of the Rules

On motion of Rep. Schexnayder, the rules were suspended in order to take up and consider House Bills and Joint Resolutions on Third Reading and Final Passage at this time.

House Bills and Joint Resolutions on Third Reading and Final Passage

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

HOUSE BILL NO. 404—
BY REPRESENTATIVE SCHEXNAYDER
AN ACT
To amend and repeal R.S. 39:100.116(A)(13), R.S. 44:4.1(B)(8), and R.S. 48:777(B)(3) and to repeal Chapter 15 of Title 15 of the Louisiana Revised Statutes of 1950, comprised of R.S. 15:1601 through 1614, R.S. 17:3138.4, R.S. 22:31(A)(1) and 32, R.S. 36:4(O), 610(J), 686(C)(4), and 769(M), Subpart B of Part V of Chapter 1 of Title 48 of the Louisiana Revised Statutes of 1950, comprised of R.S. 48:81 through 90.1, Subpart A-1 of Part VII of Chapter 1 of Title 56 of the Louisiana Revised Statutes of 1950, comprised of R.S. 56:360.1 through 360.3, and Section 5 of Act No. 612 of the 2018 Regular Session of the Legislature, relative to boards, commissions, committees, authorities, districts, like entities, and funds related thereto; to provide relative to the functional organization of state government by abolishing certain boards, commissions, committees, councils, authorities, districts, like entities, and funds related thereto; to provide relative to the functional organization of state government by abolishing certain boards, commissions, committees, authorities, districts, like entities, and funds related thereto; to repeal certain provisions of the Witness Protection Services Act; to remove references to, provisions for, and the powers, functions, and duties of the Witness Protection Services Board; to remove all provisions of the Witness Protection Services Act and related duties of the Board of Regents; to remove provisions for the Workforce and Innovation for a Stronger Economy Fund and transfer any unencumbered balance remaining in the fund to the state general fund; to remove references to, provisions for, and the powers, functions, and duties of the Advisory Committee on Equal Opportunity; to remove references to, provisions for, and the powers, functions, and duties of the Louisiana State Transportation Infrastructure Bank; to remove provisions for the Louisiana State Transportation Infrastructure Fund and redirect certain monies allocated to such fund to the Transportation Trust Fund; to remove references to, provisions for, and the powers, functions, and duties of the Louisiana Aquatic Invasive Species Council; to remove references to, provisions for, and the powers, functions, and duties of the Louisiana Aquatic Invasive Species Advisory Task Force; and to provide for related matters.

Read by title.

Motion

Rep. Schexnayder moved that the House grant permission to the Senate to consider House Bill No. 404 on third reading and final passage after the 57th calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS
Mr. Speaker Emerson McMahen
Abraham Falconer Miguez
Abramson Foil Miller, G.
Adams Franklin Moore
Amedee Garofalo Morris, Jay
Anders Gisclair Morris, Jim
Bacala Glover Moss
Bagley Guinn Muscarello
Bagners Harris, L.
Berthelot Henry Pearson
Billiot Hilferty Pierre
Bishop Hill Pope
Bourriaque Hodges Pugh
Brass Hoffmann Pylant
Brown, C. Horton Richard
Brown, T. Howard Schexnayder
Carmody Huvla Seabaugh
Carter, S. Jefferson Simon
Chaney John Pylant
Connick LaCombe Smith
Coussan Landry, N. Stagni
Cox Landry, T. Stefanski
Crews Larvadain Talbot
Davis Leopold Thomas
DeVillier Mack Turner
DuBuisson Magee White
Dwight Marino Zeringue
Edmonds McFarland
Total - 82

NAYS
Jenkins Johnson, M. A.
Total - 3

ABSENT
Armes Harris, J. LeBas
Bouie Hollis Leger
Carpenter Ivey Lyons
Carter, G. Jackson Miller, D.
Carter, R. James Stokes

1261
The motion to consider, having received a two-thirds vote of the elected members, was adopted.

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

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

**HOUSE RESOLUTION NO. 249**

**BY REPRESENTATIVE JORDAN**

**A RESOLUTION**

To urge and request the Louisiana Public Service Commission to establish a task force to study the effects of the sale of consumer personal information by internet access service providers, social media companies, or search engines and submit its findings in the form of a written report to the House Committee on Commerce no later than sixty days prior to the 2020 Regular Session of the Legislature.

Read by title.

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

**HOUSE FLOOR AMENDMENTS**

Amendments proposed by Representative Jordan to Original House Resolution No. 249 by Representative Jordan

**AMENDMENT NO. 1**

On page 1, line 2, delete "Louisiana Public Service Commission" and insert in lieu thereof "Southern University Law Center"

**AMENDMENT NO. 2**

On page 1, line 4, delete "or search engines" and insert in lieu thereof "search engines, or other websites and providers of online services that may collect and sell consumer personal information,"

**AMENDMENT NO. 3**

On page 1, at the end of line 20, delete "or search engines" and insert in lieu thereof "search engines, or other websites and providers of online services that may collect and sell consumer personal information,"

**AMENDMENT NO. 4**

On page 2, delete lines 14 and 15 in their entirety and insert in lieu thereof the following:

"(6) The executive director of the National Consumer Law Center or his designee."

**AMENDMENT NO. 5**

On page 2, line 22, after "The" delete the remainder of the line and insert in lieu thereof the following:

"chancellor of the Southern University Law Center or his designee."

(14) The chancellor of the Louisiana State University Paul M. Hebert Law Center or his designee."

On motion of Rep. Jordan, the amendments were adopted. Rep. Jordan moved the adoption of the resolution, as amended. By a vote of 92 yeas and 0 nays, the resolution, as amended, was adopted.

**HOUSE RESOLUTION NO. 250**

**BY REPRESENTATIVE ABRAMSON**

**A RESOLUTION**

To urge and request the Louisiana State Law Institute to study and issue a report of its findings regarding interference with the custody of a child when there is no court order defining custody of a child, and the child is taken, enticed, or decoyed away by a person who is not identified as a parent on the birth certificate of the child and who reasonably believes himself to be a parent of the child, with intent to detain or conceal such child from the sole parent identified on the birth certificate of the child.

Read by title.

Motion

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

**Notice of Intention to Call**


**HOUSE RESOLUTION NO. 174**

**BY REPRESENTATIVES CONNICK AND HILFERTY**

**A RESOLUTION**

To urge and request the legislative auditor to review the circumstances surrounding the New Orleans Sewerage and Water Board’s letting, bidding, and awarding of contracts that pertain to its billing system and to review the implementation and oversight of its current billing system.

Read by title.

Rep. Hilferty moved the adoption of the resolution. By a vote of 95 yeas and 0 nays, the resolution was adopted.

**HOUSE RESOLUTION NO. 208**

**BY REPRESENTATIVE EMERSON**

**A RESOLUTION**

To amend and readopt House Rule 11.4(B) of the Rules of Order of the House of Representatives to provide relative to the distribution of printed copies of proposed floor amendments.

Read by title.

Motion

On motion of Rep. James, the resolution was returned to the calendar.
HOUSE RESOLUTION NO. 210—
BY REPRESENTATIVE NANCY LANDRY
A RESOLUTION
To urge and request the Louisiana Community and Technical College System, in coordination with the Board of Regents and the Louisiana Office of Student Financial Assistance, to continue a pilot program to provide public postsecondary education scholarships to certain adult students and to submit written reports of its findings regarding the development and implementation of the program, including any recommendations for related legislation, to the House Committee on Education not later than sixty days prior to the beginning of the 2020 Regular Session of the Legislature and the 2021 Regular Session of the Legislature.

Read by title.

Rep. Nancy Landry moved the adoption of the resolution. By a vote of 97 yeas and 0 nays, the resolution was adopted.

HOUSE RESOLUTION NO. 220—
BY REPRESENTATIVE GAROFALO
A RESOLUTION
To authorize and request the Louisiana State Law Institute to study and make recommendations regarding the provisions of the Louisiana Insurance Code, comprising Title 22 of the Louisiana Revised Statutes of 1950, concerning payment of claims, penalties, and attorney fees under the Louisiana Insurance Code.

Read by title.

Rep. Garofalo moved the adoption of the resolution. By a vote of 82 yeas and 9 nays, the resolution was adopted.

HOUSE RESOLUTION NO. 222—
BY REPRESENTATIVES STEVE CARTER, BOUIE, BRASS, GARY CARTER, EDMONDS, EMERSON, NANCY LANDRY, LEGER, AND SMITH
A RESOLUTION
To urge and request the state Department of Education to create the Early Literacy Commission to study and make recommendations to develop and implement an aligned system to provide effective evidence-based reading instruction for children from birth through third grade.

Read by title.

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

HOUSE FLOOR AMENDMENTS
Amendments proposed by Representative Smith to Engrossed House Resolution No. 222 by Representative Steve Carter

AMENDMENT NO. 1
On page 2, at the beginning of line 18, delete "one" and insert "two"

AMENDMENT NO. 2
On page 3, after line 30, insert the following:

"(20) One member who is a teacher of children who are deaf or hard of hearing, appointed by the director of the Louisiana School for the Deaf."

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

Rep. Steve Carter moved the adoption of the resolution, as amended.

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

HOUSE RESOLUTION NO. 227—
BY REPRESENTATIVE SCHEXNAYDER
A RESOLUTION
To authorize and direct the legislative fiscal office to determine the cost of all studies requested by the legislature during the 2016-2020 term of the Louisiana House of Representatives.

Read by title.

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

HOUSE FLOOR AMENDMENTS
Amendments proposed by Representative Bacala to Engrossed House Resolution No. 227 by Representative Schexnayder

AMENDMENT NO. 1
On page 1, at the end of line 4, after "Representatives" delete the period "." and insert the following:

"and to compare the final version of each fiscal note that was issued by the legislative fiscal office on legislation that is finally adopted or enacted during the 2016-2020 term with the actual costs or revenues resulting from the implementation of the legislation."

AMENDMENT NO. 2
On page 1, at the end of line 9, delete the period "." and insert a semicolon ";" and "and"

AMENDMENT NO. 3
On page 1, between lines 9 and 10, insert the following:

"WHEREAS, legislators heavily rely upon the information contained within fiscal notes to make vital policy decisions affecting the citizens of Louisiana; and

WHEREAS, it is important for legislators to have information regarding the overall accuracy of the information contained within fiscal notes in order to be able to place the appropriate amount of consideration on information contained within fiscal notes."

AMENDMENT NO. 4
On page 1, at the end of line 13, after "Representatives" delete the period "." and insert the following:

"and to compare the final version of each fiscal note that was issued by the legislative fiscal office on legislation that is finally adopted or enacted during the 2016-2020 term with the actual costs or revenues resulting from the implementation of the legislation."

AMENDMENT NO. 5
On page 1, at the end of line 13, after "determination" insert "of the cost of studies and its comparison of fiscal notes with actual costs or revenues"

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

Rep. Schexnayder moved the adoption of the resolution, as amended.

By a vote of 94 yeas and 0 nays, the resolution, as amended, was adopted.
HOUSE RESOLUTION NO. 228—
BY REPRESENTATIVE MCFARLAND
A RESOLUTION
To urge and request the State Board of Elementary and Secondary Education to study challenges faced by rural school systems impacted by economic downturn resulting in decreased revenues and declining student populations and to submit a written report of its findings and recommendations to the House Committee on Education no later than January 31, 2020.

Read by title.

Rep. McFarland moved the adoption of the resolution.

By a vote of 90 yeas and 0 nays, the resolution was adopted.

HOUSE RESOLUTION NO. 231—
BY REPRESENTATIVE BISHOP
A RESOLUTION
To urge and request the secretary of the Department of Environmental Quality to study the establishment of a voluntary compliance audit program for industries regulated by the department and, no later than February 1, 2020, to submit to the House Committee on Natural Resources and Environment a written report containing a description of the elements of a proposed program, recommendations for legislation necessary for implementation of the program, whether or not a program is needed, and other information and concerns developed through the study process that would provide more insight into the program.

Read by title.

Rep. Bishop moved the adoption of the resolution.

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

HOUSE RESOLUTION NO. 233—
BY REPRESENTATIVE GAINES
A RESOLUTION
To urge and request the Department of Environmental Quality to study the feasibility of and identify potential funding sources for expanding the testing of child-occupied facilities for lead and mercury and report its findings to the House Committee on Natural Resources and Environment on or before February 1, 2020.

Read by title.

Rep. Gaines moved the adoption of the resolution.

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

Motion

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

HOUSE RESOLUTION NO. 252—
BY REPRESENTATIVE CHAD BROWN
A RESOLUTION
To authorize and request the Department of Insurance to study and report on the status of health insurance coverage for acupuncture services in Louisiana and other states and to submit a written report of findings to the House Committee on Insurance and the Senate Committee on Insurance by not later than February 1, 2020.

Read by title.

Rep. Chad Brown moved the adoption of the resolution.

By a vote of 93 yeas and 0 nays, the resolution was adopted.

HOUSE RESOLUTION NO. 254—
BY REPRESENTATIVE JORDAN
A RESOLUTION
To authorize and request the Department of Insurance to study the desirability and feasibility of the state regulation of pharmacy services administrative organizations, and to report the findings of the study to the legislative committees on insurance.

Read by title.

Rep. Jordan moved the adoption of the resolution.

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

HOUSE RESOLUTION NO. 255—
BY REPRESENTATIVE JORDAN
A RESOLUTION
To urge and request the Louisiana Department of Insurance to study the desirability and feasibility of the state regulation of private market flood insurance and to report the findings of the study to the legislative committees on insurance.

Read by title.

Rep. Jordan moved the adoption of the resolution.

By a vote of 96 yeas and 0 nays, the resolution was adopted.

HOUSE RESOLUTION NO. 256—
BY REPRESENTATIVE MCFARLAND
A RESOLUTION
To create a task force to study matters relating to establishing a single-source identification and benefit card system known as LaVerify for prevention of fraud in Medicaid enrollment and Medicaid point-of-service fraud, and to submit to the House of Representatives of the Legislature of Louisiana a written report of findings and recommendations regarding actions necessary for creating and implementing the LaVerify system.

Read by title.

Rep. McFarland moved the adoption of the resolution.

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

HOUSE RESOLUTION NO. 257—
BY REPRESENTATIVE HOFFMANN
A RESOLUTION
To urge and request the Louisiana Department of Health to make changes necessary to eliminate prior authorization requirements while controlling costs in the Medicaid program for buprenorphine/naloxone and naltrexone for opioid use disorder treatment.

Read by title.

Rep. Hoffmann moved the adoption of the resolution.

By a vote of 97 yeas and 0 nays, the resolution was adopted.

HOUSE RESOLUTION NO. 224—
BY REPRESENTATIVE EDMONDS
A RESOLUTION
To urge and request the Revenue Estimating Conference to consider including all dedicated funds and fees and self-generated revenues in the projection of money available for appropriation in each fiscal year in the five-year baseline budget projection, commonly referred to as the long-range forecast.

Read by title.

Rep. Edmonds moved the adoption of the resolution.

By a vote of 97 yeas and 0 nays, the resolution was adopted.
By a vote of 97 yeas and 0 nays, the resolution was adopted.

**HOUSE RESOLUTION NO. 260**

**BY REPRESENTATIVE FOIL**

A RESOLUTION

To urge and request the Louisiana Department of Health to study the feasibility of issuing a certification card denoting that a person has been medically diagnosed with autism spectrum disorder and to report its findings and recommendations to the House Committee on Health and Welfare not later than sixty days prior to the convening of the 2020 Regular Session of the Legislature.

Read by title.

**Motion**

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

**HOUSE RESOLUTION NO. 263**

**BY REPRESENTATIVE FOIL**

A RESOLUTION

To urge and request the speaker of the House of Representatives to appoint a committee to study and make recommendations relative to the practicality and feasibility of establishing a funding mechanism for public-private partnership investment in Louisiana infrastructure projects.

Read by title.

Rep. Foil moved the adoption of the resolution.

By a vote of 97 yeas and 0 nays, the resolution was adopted.

**HOUSE RESOLUTION NO. 272**

**BY REPRESENTATIVE STOKES**

A RESOLUTION

To urge and request the Louisiana Highway Safety Commission to study best practices for the regulation of all-electric three-wheel vehicles in this state.

Read by title.

Rep. Stokes moved the adoption of the resolution.

By a vote of 96 yeas and 0 nays, the resolution was adopted.

**HOUSE RESOLUTION NO. 279**

**BY REPRESENTATIVE BILLIOT**

A RESOLUTION

To urge and request the Department of Public Safety and Corrections, office of motor vehicles, to study motor vehicle headlamps.

Read by title.

Rep. Billiot moved the adoption of the resolution.

By a vote of 97 yeas and 1 nay, the resolution was adopted.

**HOUSE RESOLUTION NO. 250**

**BY REPRESENTATIVE ABRAMSON**

A RESOLUTION

To urge and request the Louisiana State Law Institute to study and issue a report of its findings regarding interference with the custody of a child when there is no court order defining custody of a child, and the child is taken, enticed, or decoyed away by a person who is not identified as a parent on the birth certificate of the child and who reasonably believes himself to be a parent of the child, with intent to detain or conceal such child from the sole parent identified on the birth certificate of the child.

Called from the calendar.

Read by title.

Rep. Abramson moved the adoption of the resolution.

By a vote of 98 yeas and 0 nays, the resolution was adopted.

**HOUSE RESOLUTION NO. 208**

**BY REPRESENTATIVE EMERSON**

A RESOLUTION

To amend and readopt House Rule 11.4(B) of the Rules of Order of the House of Representatives to provide relative to the distribution of printed copies of proposed floor amendments.

Called from the calendar.

Read by title.

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

**HOUSE FLOOR AMENDMENTS**

Amendments proposed by Representative Magee to Engrossed House Resolution No. 208 by Representative Emerson

**AMENDMENT NO. 1**

On page 1, line 3, after "Representatives" insert "and to adopt House Rules 1.2(K) and 7.4.1 of the Rules of Order of the House of Representatives"

**AMENDMENT NO. 2**

On page 1, line 4, after "amendments" delete the period "." and insert the following:

"and to provide relative to congratulatory, commendatory, or condolence resolutions and special recognitions."

**AMENDMENT NO. 3**

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

"Rule 1.2. Admission to the floor and chamber and House facilities

* * *

K. Any person or group to be given special recognition by the House shall be admitted to the House gallery to be recognized, unless the person or a member of the group is physically unable to ascend to the gallery. If the person or a member of the group is physically unable to ascend to the gallery, upon permission of the presiding officer of the House, the person or group shall be escorted to Section B within the House Chamber. Under no circumstances shall a person or group to be recognized be allowed in any other area within the House Chamber.* * *
Rule 7.4.1. Congratulatory, commendatory, condolence or special day/week/month designation resolutions

The Clerk of the House shall not read a congratulatory, commendatory, condolence, or special day/week/month designation resolution to the House except for the brief title indicative of its subject and purpose.

*                     *                    *

On motion of Rep. Magee, the amendments were withdrawn.

Rep. Emerson moved the adoption of the resolution.

By a vote of 87 yeas and 12 nays, the resolution was adopted.

Suspension of the Rules

On motion of Rep. Brass, 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
RELATIVE TO CONSIDERATION
AFTER THE 57th CALENDAR DAY
June 4, 2019

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

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 181 on third reading and final passage after the 57th calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Suspension of the Rules

On motion of Rep. Brass, the rules were suspended in order to take up and consider House Bills and Joint Resolutions on Third Reading and Final Passage at this time.

House Bills and Joint Resolutions on Third Reading and Final Passage

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

HOUSE BILL NO. 181—
BY REPRESENTATIVE BRASS
AN ACT
To amend and reenact R.S. 32:295.1(A)(1), (3), and (B), relative to safety belt use in passenger trucks; to increase the weight limit for vehicles required to use safety belts; and to provide for related matters.

Read by title.

Motion

Rep. Brass moved that the House grant permission to the Senate to consider House Bill No. 181 on third reading and final passage after the 57th calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Foil Mack
Abraham Franklin Magee
Abramson Gaines Marcelle
Adams Garofalo Marino McFarland
Amedee Harris, J. McMahen
Armes Harris, L. Miguez
Bagley Henry Miller, D.
Bagneris Hilferty Miller, G.
Berthelot Hill Moore
Billiot Hodges Morris, Jay
Bishop Hoffmann Morris, Jim
Bouie Hollis Muscarello
Bourriaque Horton Norton
Brass Howard Pearson
Brown, C. Huval Pierre
Brown, T. Ivey Pope
Carmody Jackson Pugh
Carron James Pylant
Carter, R. H. Richard
Carter, S. Jenkins Schexnayder
Chaney Johnson, M. Seabaugh
Connick Johnson, R. Simon
Coussan Jones Smith
Cox Jordan Stagni
Crews LaCombe Stefanski
Davis Landry, N. Stokes
De Villier Landry, T. Thomas
DuBusson Larvadain Turner
Duplessis LeBas White
Dwight Leger Wright
Edmonds Leopold Zeringue
Emerson Lyons

Total - 101

NAYS

Total - 0

ABSENT

Carter, G. Guinn
Falconer Talbot

Total - 4

The motion to consider, having received a two-thirds vote of the elected members, was adopted.

Suspension of the Rules

On motion of Rep. Abramson, 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

RELATIVE TO CONSIDERATION
AFTER THE 57th CALENDAR DAY

June 4, 2019

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

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 507 on third reading and final passage after the 57th calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Suspension of the Rules

On motion of Rep. Abramson, the rules were suspended in order to take up and consider House Bills and Joint Resolutions on Third Reading and Final Passage at this time.

House Bills and Joint Resolutions on Third Reading and Final Passage

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

HOUSE BILL NO. 507—

BY REPRESENTATIVES ABRAMSON, BILLIOT, BOUIE, TERRY BROWN, CARPENTER, GARY CARTER, COX, DUPLESSIS, GLOVER, JIMMY HARRIS, JACKSON, JAMES, JEFFERSON, JENKINS, JORDAN, LARVADAIN, LYONS, MARCELLE, MORTON, PIERRE, AND STAGNI

AN ACT
To amend and reenact R.S. 28:826(B)(1) and (C)(1) and R.S. 40:1046(H)(8)(a) and to enact R.S. 47:301(10)(ii), 302(BB)(110), 321(P)(111), 321.1(I)(111), and 331(V)(111), relative to the gross sales of therapeutic marijuana; to authorize a fee on the gross sales of therapeutic marijuana; to dedicate the proceeds of the fee; to provide for use of the proceeds; to exclude sales of marijuana recommended for therapeutic use from state and local sales and use tax; to provide for the effectiveness of certain sales and use tax exclusions; to provide for an effective date; and to provide for related matters.

Read by title.

Motion

Rep. Abramson moved that the House grant permission to the Senate to consider House Bill No. 507 on third reading and final passage after the 57th calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Franklin Magee
Abraham Gaines Marcelle
Abraham Garofalo Marino
Adams Gisclair McMahan
Amedee Glover Miller, D.

NAYS

Total - 0

ABSENT

Armes Falconer McFarland
Carter, G. Hill Miguez
Carter, R. Hodges Pope
Davis Huval
Total - 11

The motion to consider, having received a two-thirds vote of the elected members, was adopted.

Suspension of the Rules

On motion of Rep. Talbot, 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

RELATIVE TO CONSIDERATION
AFTER THE 57th CALENDAR DAY

June 4, 2019

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

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 600 on third reading and final passage after the 57th calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate
Suspension of the Rules

On motion of Rep. Talbot, the rules were suspended in order to take up and consider House Bills and Joint Resolutions on Third Reading and Final Passage at this time.

House Bills and Joint Resolutions on Third Reading and Final Passage

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

HOUSE BILL NO. 600—
BY REPRESENTATIVE TALBOT
AN ACT
To enact R.S. 27:302(3) and (4), 306, and 307, relative to the taxation of fantasy sports contests; to levy a state tax on certain fantasy sports contests; to authorize a fee for issuance of certain licenses or permits; to provide for definitions; to provide for certain requirements and limitations; to provide for certain conditions; to provide for the disposition of the avails of certain taxes, fees, and fines; to provide for certain penalties; to provide for an effective date; and to provide for related matters.

Read by title.

Motion

Rep. Talbot moved that the House grant permission to the Senate to consider House Bill No. 600 on third reading and final passage after the 57th calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Franklin Mack
Abramson Gaines Marcelle
Adams Gisclair Marino
Anders Glover McMahen
Bacala Guinn Miller, D.
Bagley Harris, J. Miller, G.
Bagnis Harris, L. Moore
Berthelot Henry Morris, Jay
Billiot Hilferty Morris, Jim
Bishop Hoffmann Moss
Bouie Hollis Muscarello
Bourriaque Horton Norton
Brass Howard Pearson
Brown, C. Ivey pierre
Brown, T. Jackson
Carmody James
Carter, S. Hoffmann
Chaney Johnson, M. Johnson, R.
Cox Jones
Davis Jordan
DeVillier LaCombe
DuBuisson Landry, N.
Dupleisis Larvadain
Dwight LeBas
Emerson Leger
Falconer Leopold
Foil Lyons

Total - 88

NAYS

Pope

Total - 1

ABSENT

Abraham Edmonds McFarland
Amedee Garofalo Miguez
Armes Hill Seabaugh
Carter, G. Hodges Zeringue
Carter, R. Huval Magee

Total - 16

The motion to consider, having received a two-thirds vote of the elected members, was adopted.

Suspension of the Rules

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

HOUSE BILL NO. 578—
BY REPRESENTATIVES MAGEE, AMEDEE, BAGLEY, BAGNERIS, BERTHELOT, BOURRIAQUE, CHAD BROWN, CARMODY, STEVE CARTER, CONNICK, CREWS, DAVIS, DUBUISSON, EDMONDS, FOIL, GAINES, GISCLAIR, HILFERTY, HOLLIS, IVEY, JAMES, JONES, JORDAN, LACOMBE, PEARSON, RICHARD, SCHENXNAYDER, STAGNI, STOKES, THOMAS, AND ZERINGUE AND SENATORS CHABERT, LAMBERT, WARD, AND WHITE
AN ACT
To amend and reenact R.S. 39:91(B)(2), (3), and (4), and (C)(2), to enact R.S. 39:91(B)(5), and to repeal R.S. 46:2691(A)(1)(b), relative to the Deepwater Horizon Economic Damages Collection Fund; to dedicate payments from the litigation to the Construction Subfund of the Transportation Trust Fund for transportation projects; to authorize the proceeds from the Deepwater Horizon litigation to fund certain transportation projects; to provide for certain restrictions; 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 Reengrossed House Bill No. 578 by Representative Magee

AMENDMENT NO. 1
On page 1, line 2, change ":(C)(2)" to ":(C)"

AMENDMENT NO. 2
On page 1, at the end of line 2, insert ":(6), and (7), and (E) through (T)"
AMENDMENT NO. 3
On page 1, line 3, after "repeal" insert "R.S. 39:91(E),"

AMENDMENT NO. 4
On page 1, line 3, after "(A)(1)(b)," insert "and 2731(B)(2),"

AMENDMENT NO. 5
On page 1, line 7, after "projects;" delete the remainder of the line, and insert the following:

"to authorize the State Bond Commission to securitize the state's allocation of the economic damage settlement of the Deepwater Horizon oil spill litigation in order to fund certain transportation projects; to provide for the issuance of bonds; to provide for certain requirements and limitations on the issuance of bonds; to provide for a procedure to contest the validity of the issuance of the bonds; to provide for the rights of bondholders; to authorize the issuance of refunding bonds; to provide relative to payments to the Budget Stabilization Fund; to provide for an effective"
pledge of the full faith and credit of the state, hereinafter referred to as "revenues".

* * *

E. In accordance with the provisions of Article VII, Section 9A(6) of the Constitution of Louisiana, there is hereby established a special fund for the purpose of providing for the securitization of any bonds which may be issued pursuant to the provisions of this Section which shall include requirements for reserves and credit enhancement devices, all as may be provided in any resolution, trust agreement, indenture, or other instrument pursuant to which such bonds were issued. The fund shall be administered by a trustee as designated by the State Bond Commission. The source of monies for the fund shall be the economic damage proceeds received by the state from the Deepwater Horizon oil spill damages beginning in Fiscal Year 2011 and through Fiscal Year 2034, pursuant to R.S. 39:971. All revenues received from the economic damages as are necessary to provide for all requirements associated with the bonds as provided in this Section shall be classified and set aside in a separately identifiable fund or account outside of the state treasury but maintained by the state treasury and such revenues shall be assigned and pledged to the trustee under the documents pursuant to which the bonds were issued for the benefit of the holders of the bonds. Only after satisfaction of all requirements of this Section shall any monies received by the state from the Deepwater Horizon economic damages be available for any other purposes, and specifically for the purposes provided for in this Section.

F. Bonds issued under the provisions of this Section shall not be deemed to constitute a pledge of the full faith and credit of the state or of any governmental unit thereof. All such bonds shall contain a statement on their face substantially to the effect that neither the full faith and credit of the state nor the full faith and credit of any public entity of the state are pledged to the payment of the principal or the interest on such bonds. The issuance of bonds under the provisions of this Section shall not directly, indirectly, or contingently obligate the state or any governmental unit of the state to levy any taxes whatsoever therefor or to make any appropriation for their payment.

G. Bonds shall be authorized by a resolution of the commission and shall be of such series, bear such date or dates, mature at such time or times, bear interest at such rate or rates, including but not limited to fixed, variable, or zero rates, be payable at such time or times, be in such form, carry such registration and exchangeability privilege, be payable in such medium of payment and at such place or places, be subject to such terms of redemption prior to maturity at such price or prices as determined by the commission, and be entitled to such priority on the revenues as such resolution or resolutions may provide.

H. Bonds shall be sold by the commission at public sale by competitive bid or negotiated private sale and at such price as the commission may determine to be in the best interest of the commission and the state.

I. Except for the provisions of R.S. 39:1367, the issuance of the bonds shall not be subject to any limitations, requirements, or conditions contained in any other law, and bonds may be issued without obtaining the consent of any political subdivision of the state or of any agency, commission, or instrumentality of the state. The bonds shall be issued in compliance with the provisions of this Section.

J. For a period of thirty days after the date of publication of a notice of intent to issue bonds in the official journal of the commission authorizing the issuance of bonds hereunder, any person in interest shall have the right to contest the legality of the resolution and the legality of the bond issue for any cause, but after that time no one shall have any cause or right of action to contest the legality of the resolution or of the bonds or the security therefor for any cause whatsoever, without, notice, action, or proceeding as shall be begun establishing the validity of the resolution, the bonds or the security therefor within the thirty days herein prescribed, the authority to issue the bonds and to provide for the payment thereof, the legality thereof, and all of the provisions of the resolution authorizing the issuance of the bonds shall be conclusively presumed to be legal and shall be incontestable. Any notice of intent so published shall set forth in reasonable detail the purpose of the bonds, the security therefor, and the parameters of amount, duration, and interest rates. Any suit to determine the validity of bonds issued by the commission shall be brought only in accordance with the provisions of R.S. 13:5121 et seq.

K. All bonds issued pursuant to this Section shall have all the qualities of negotiable instruments under the commercial laws of the state.

L. Any pledge of the revenues or other monies made by the commission shall be valid and binding from the time when the pledge is made. The revenues or monies so pledged and thereafter received by the commission shall immediately be subject to the lien of such pledge without any physical delivery thereof or further act, and the lien of any such pledge shall be valid and binding as against all persons having claims of any kind in tort, contract, or otherwise against the commission irrespective of whether such parties have notice thereof. Any trust agreement or other instrument by which a pledge is created need not be filed or recorded except in the official records of the commission.

M. Neither the members of the commission nor any person executing the bonds shall be personally liable for the bonds or be subject to any personal liability or accountability by reason of the issuance thereof.

N. Bonds of the commission, their transfer, and the income thereof shall at all times be exempt from all taxation by the state or any political subdivision thereof, and may or may not be exempt for federal income tax purposes. The bonds issued pursuant to this Section shall be and are hereby declared to be legal and authorized investments for banks, savings banks, trust companies, building and loan associations, insurance companies, fiduciaries, trustees, and guardians. Such bonds shall be eligible to secure the deposit of any and all public funds of the state and any and all public funds of municipalities, parishes, school districts, or other political corporations or subdivisions of the state. Such bonds shall be lawful and sufficient for said deposits to the extent of their value. When any bonds shall have been issued pursuant to Subsection A of this Section, neither the legislature, the state, nor any other entity may act to impair any obligation or contract for the benefit of the holders of the bonds or discontinue or decrease the fees, taxes, rates, or other revenues pledged to the payment of the bonds authorized hereunder or permit to be discontinued or decreased and revenues in anticipation of the collection of which such bonds have been issued, in whole or in part, or in any way make any change in the allocation and dedication of any fee, rate, or other revenues which would diminish the amount of the revenues to be received by the commission, until such bonds shall have been retired as to principal and interest, and there is hereby vested in the holders from time to time of such bonds a contract right in the provisions of this Section.

O. The commission may provide by resolution for the issuance of refunding bonds pursuant to R.S. 39:1444 et seq.

P. The holders of any bonds issued hereunder shall have such rights and remedies as may be provided in the resolution or trust agreement authorizing the issuance of the bonds, including but not by way of limitation, appointment of a trustee for the bondholders, and any other available civil action to compel compliance with the terms and provisions of the bonds and the resolution or trust agreement.

Q. Subject to the agreements with the holders of bonds, all proceeds of bonds and all revenues pledged under a resolution or trust agreement authorizing or securing such bonds shall be deposited and held in trust in a fund or funds separate and apart from all other funds of the state treasury or of the department. Subject to the
resolution or trust agreement, the trustee shall hold the same for the benefit of the holders of the bonds for the application and disposition thereof solely to the respective uses and purposes provided in such resolution or trust agreement.

R. The commission is authorized to employ all professionals it deems necessary in the issuance of the bonds.

S. The commission is authorized to enter into any and all agreements or contracts, execute any and all instruments, and do and perform any and all acts necessary, convenient, or desirable for the issuance of the bonds or to carry out any power expressly given in this Section.

T. Any other provision of law to the contrary notwithstanding, any revenues deposited in the bond fund that are pledged to the repayment of any bonds issued in accordance with this Section may be collected and disbursed in accordance with the documents pursuant to which such bonds were issued.

AMENDMENT NO. 8
On page 3, between lines 25 and 26, insert:
"Section 2. Each year the annual payments required by statutory law to the Budget Stabilization Fund shall be fulfilled first from surplus revenues from the prior fiscal year, secondly, after fulfilling the requirements of R.S. 39:100.61 from excess revenues of the current fiscal year, or by an appropriation from the state general fund."

AMENDMENT NO. 9
On page 3, between lines 25 and 26, insert:
"Section 2. Each year the annual payments required by statutory law to the Budget Stabilization Fund shall be fulfilled first from surplus revenues from the prior fiscal year, secondly, after fulfilling the requirements of R.S. 39:100.61 from excess revenues of the current fiscal year, or by an appropriation from the state general fund."

AMENDMENT NO. 10
On page 3, line 26, change "Section 2." to "Section 3."

AMENDMENT NO. 11
On page 3, delete line 28, and insert:
"Section 4. R.S. 39:91(E) and R.S. 46:2691(A)(1)(b) and 2731(B)(2) are hereby repealed in their entirety."

AMENDMENT NO. 12
On page 3, line 26, change "Section 2." to "Section 3."

AMENDMENT NO. 13
On page 3, delete line 28, and insert:
"Section 4. R.S. 39:91(E) and R.S. 46:2691(A)(1)(b) and 2731(B)(2) are hereby repealed in their entirety."

AMENDMENT NO. 14
On page 3, line 26, change "Section 2." to "Section 3."

AMENDMENT NO. 1
In Senate Committee Amendment No. 7 proposed by the Senate Committee on Finance and adopted by the Senate on May 27, 2019, on page 2, line 1, change "Jimmy Davis" to "Jimmie Davis"

AMENDMENT NO. 2
In Senate Committee Amendment No. 7 proposed by the Senate Committee on Finance and adopted by the Senate on May 27, 2019, on page 2, line 27, delete "(2)"

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Cortez to Reengrossed House Bill No. 578 by Representative Magee

AMENDMENT NO. 1
On page 3, delete lines 3 through 25

AMENDMENT NO. 2
In Senate Committee Amendment No. 7 proposed by the Senate Committee on Finance and adopted by the Senate on May 27, 2019, on page 4, line 29, delete "Subsection A of"

SENSE FLOOR AMENDMENTS
Amendments proposed by Senator Fannin to Reengrossed House Bill No. 578 by Representative Magee

AMENDMENT NO. 1
In Senate Committee Amendment No. 7 proposed by the Senate Committee on Finance (§2445) and adopted by the Senate on May 27, 2019, page 2, line 9, after "railroads" insert:
"and for replacement and rehabilitation of highway bridges on state highways that are ineligible for federal highway funding assistance"

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator LaFleur to Reengrossed House Bill No. 578 by Representative Magee

AMENDMENT NO. 1
In Senate Committee Amendment No. 7 proposed by the Senate Committee on Finance and adopted by the Senate on May 27, 2019, on page 1, line 4, after "insert " delete the remainder of the line and insert:
"through (8), (E) through (T), and 1367(E)(2)(b)(vii)"

AMENDMENT NO. 2
Delete Senate Committee Amendment No.6, proposed by the Senate Committee on Finance on May 27, 2019, and adopted by the Senate on May 27, 2019.

AMENDMENT NO. 3
Delete Senate Committee Amendment No.6, proposed by the Senate Committee on Finance on May 27, 2019, and adopted by the Senate on May 27, 2019.

AMENDMENT NO. 4
Delete Senate Committee Amendment No.6, proposed by the Senate Committee on Finance on May 27, 2019, and adopted by the Senate on May 27, 2019.

AMENDMENT NO. 5
Delete Senate Committee Amendment No.6, proposed by the Senate Committee on Finance on May 27, 2019, and adopted by the Senate on May 27, 2019.

LEGISLATIVE BUREAU AMENDMENTS
Amendments proposed by Legislative Bureau to Reengrossed House Bill No. 578 by Representative Magee
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 Franklin Magee
Abraham Gaines Marcella
Abramsn Gisclair Marino
Adams Glover McMahan
Amedee Gunn Miguez
Anders Harris, J. Miller, D.
Armes Harris, L. Miller, G.
Bagley Henry Moore
Bagneris Hilferty Morris, Jim
Berthelot Hill Moss
Billiot Hodges Muscarello
Bishop Horton Norton
Bouie Howard Pearson
Bourriaque Huval Pierre
Brass Ivey Pope
Brown, C. Jackson Pugh
Carmody James Richard
Carpenter Jefferson Schexnayder
Carter, R. Jenkins Seabaugh
Carter, S. Johnson, M. Simon
Connick Johnson, R. Smith
Coussan Jones Stagni
Cox Jordan Stefanski
Crews LaCombe Stokes
Davis Landry, N. Talbot
DeVillier Landry, T. Thomas
DuBuisson Larvadain Turner
Duplessis LeBas White
Dwight Leger Wright
Edmonds Lyons Zeringue
Emerson Mack

Total - 92

NAYS

Bacala Hoffmann Morris, Jay
Brown, T. Hollis Pylant
Chaney Leopold
Garofalo McFarland

Total - 10

ABSENT

Carter, G. Falconer Foil

Total - 3

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

Consent to Correct a Vote Record

Rep. Ivey requested the House consent to record his vote on concurrence in the Senate amendments proposed to House Bill No. 578 as yea, which consent was unanimously granted.

Consent to Correct a Vote Record

Rep. Thomas requested the House consent to correct his vote on concurrence in the Senate amendments proposed to House Bill No. 578 from nay to yea, which consent was unanimously granted.
Recess

On motion of Rep. Leger, the Speaker declared the House at recess until 1:00 P.M.

After Recess

Speaker Barras called the House to order at 2:15 P.M.

House Business Resumed

Petitions, Memorials, and Communications

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

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. 2: Reps. Abramson, Stefanski, and Jimmy Harris.

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. 583: Reps. Dwight, Jackson, and Stefanski.

Conference Committee Reports Received

Conference Committee Reports were received for the following legislative instruments:

House Bill Nos. 133 and 277
Senate Bill No. 146

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

Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

June 4, 2019

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 confer on the disagreement to House Bill No. 172: Senators Colomb, Ward, and Luneau.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

June 4, 2019

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 confer on the disagreement to Senate Bill No. 182: Senators Peterson, Hewitt, and Luneau.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Suspension of the Rules

On motion of Rep. Hoffmann, 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. 169—
BY REPRESENTATIVE HOFFMANN
AN ACT
To amend and reenact R.S. 44:4.1(B)(26) and to enact R.S. 40:1046(A)(6), Subpart D of Part III of Subchapter A of Chapter 5-D of Title 40 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 40:1168.1 through 1168.6, and R.S. 40:1046(A)(6) of Section 2 of Act No. 96 of the 2016 Regular
Session of the Legislature of Louisiana, relative to information concerning health effects, events, and outcomes associated with patient use of medical marijuana; to authorize the Louisiana State Board of Medical Examiners to establish and maintain an electronic data system for the collection of such information; to require that the board collaborate with certain institutions in the design of the data system; to provide specifications for components of the data system; to provide for reporting of data into the system; to restrict disclosure and uses of data from the system; to provide for a public records exception; to provide legislative findings and definitions; to authorize administrative rulemaking; 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 Peterson to Reengrossed House Bill No. 169 by Representative Hoffmann

AMENDMENT NO. 1

On page 4, between lines 6 and 7 insert "(6) The Xavier University of Louisiana College of Pharmacy."

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: Falconer
- Abraham: Foil
- Adams: Gaines
- Amedee: Garofalo
- Anders: Gisclair
- Bacala: Glover
- Bagley: Gunn
- Bagneris: Harris, J.
- Berthelot: Harris, L.
- Billiot: Henry
- Bishop: Hill
- Bourrique: Hodges
- Brown, C.: Hoffmann
- Brown, T.: Hollis
- Carmody: Horton
- Carpenter: Howard
- Carter, G.: Huval
- Carter, R.: Ivey
- Carter, S.: Jackson
- Chaney: Jenkins
- Connick: Johnson, M.
- Coussan: Johnson, R.
- Cox: Crews
- Davis: Jordan
- DeVillier: LaCombe
- DuBuisson: Landry, N.
- Duplessis: Landry, T.
- Dwight: Larvadain
- Edmonds: LeBas
- Emerson: Leger

Total - 97

**NAYS**

- Abramson: Leopold
- Brass: Marcelle
- James: Moss

Total - 8

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

HOUSE BILL NO. 208—

BY REPRESENTATIVE BRASS

AN ACT

To amend and reenact R.S. 33:2740.37(B)(1) and (F), relative to educational facilities improvement districts; to create an educational facilities improvement district in certain additional school districts; 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 Education to Engrossed House Bill No. 208 by Representative Brass

AMENDMENT NO. 1

On page 1, delete lines 11 through 18 and insert the following:

"B.(1)(a) There is hereby created in the school districts in Tangipahoa, Livingston, East Baton Rouge, West Baton Rouge, Webster, Jefferson, Lafayette, Sabine, DeSoto, Red River, Richland, Morehouse, Madison, Tensas, Natchitoches, Winn, East Carroll, West Carroll, LaSalle, Grant, Caldwell, Franklin, Ouachita, Bienville, and St. Landry parishes, the city of Monroe, and the city of Baker, a political subdivision to be known as an educational facilities improvement district, hereinafter sometimes referred to as a "district". Each district shall have boundaries coterminous with the respective school district.

(b) Additionally, in accordance with the legislative findings, determinations, and purposes enumerated in Subsection A of this Section, there is hereby created in the school districts in parishes having a population of between one hundred thousand and one hundred ten thousand persons, according to the most recent federal decennial census, a political subdivision to be known as an educational facilities improvement district which shall have boundaries coterminous with the respective school district.

(c) Additionally, in accordance with the legislative findings, determinations, and purposes enumerated in Subsection A of this Section, there is hereby created in the school districts in parishes having a population of between thirty-three thousand and thirty-three thousand five hundred persons, according to the most recent federal decennial census, a political subdivision to be known as an educational facilities improvement district which shall have boundaries coterminous with the respective school district.

(d) Additionally, in accordance with the legislative findings, determinations, and purposes enumerated in Subsection A of this Section, there is hereby created in the school districts in parishes having a population of between twenty-one thousand and twenty-two thousand persons, according to the most recent federal decennial census, a political subdivision to be known as an..."
Rep. Brass moved that the amendments proposed by the Senate be rejected.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Falconer Magee
Abraham Foil Marino
Amedee Franklin McFarland
Anders Gaines McMahen
Armes Garofalo Miguez
Bagala Gisclair Miller, D.
Bagneris Guinn Moore
Bertelot Harris, J. Morris, Jay
Billiot Harris, L. Morris, Jim
Bishop Henry Moss
Bouie Hiltyeffo Muscarello
Bourrtaque Hill Norton
Brass Hodges Pearson
Brown, C. Hoffmann Pierre
Brown, T. Hollis Pope
Camody Horton Pugh
Carpenter Howard Pylan
Carter, G. Huval Richard
Carter, R. Ivey Schexnayder
Carter, S. Jackson Seabaugh
Chaney Jefferson Simon
Connick Jenkins Smith
Coussan Johnson, M. Stagni
Cox Jones Stefanski
Crews Jordan Stokes
Davis LaCombe Talbot
DeVillier Landry, N. Thomas
DuBuisson Landry, T. Turner
Duplessis Larvadaire White
Dwight LeBas Wright
Edmonds Leger Zeringue
Emerson Lyons

Total - 98

NAYS

Total - 0

ABSENT

Abramson Johnson, R. Marcelle
Adams Leopold Magee
James Mack

Total - 7

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 218—
BY REPRESENTATIVE MARCELLE

To enact R.S. 13:2071.1, relative to Baton Rouge City Court; to authorize the commission of probation officers; to recognize the Baton Rouge City Court Probation Division as a law enforcement agency; to provide relative to the duties of Baton Rouge City Court probation officers; to provide relative to P.O.S.T.-certified training; and to provide for related matters.

Read by title.

Motion

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

HOUSE BILL NO. 225—
BY REPRESENTATIVE EDMONDS

To amend and reenact R.S. 17:3982(B)(1), relative to charter schools; to provide relative to the disposition of charter school facilities financed through tax exempt bonds; to require such facilities to be offered to charter operators or chartering authorities prior to public sale under certain circumstances; 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 Appel to Engrossed House Bill No. 225 by Representative Edmonds

AMENDMENT NO. 1

On page 2, delete lines 1 through 14, insert the following:

"(b) If the nongovernmental owner of a charter school facility that was financed, in whole or in part, through tax exempt bonds, which have been paid in full, wishes to dispose of the facility, he shall offer the facility, inclusive of all buildings, contents, and land, as follows:

(i) The owner shall, in accordance with applicable law, first offer to transfer title to the facility, at no cost, to the charter operator operating a school within the facility,

(ii) If the charter operator declines the offer, the owner of the facility shall next offer to transfer title to the facility, at no cost, to the local school board of the school system within whose geographic boundaries the facility is located.

(iii) If the local school board declines the offer, the property may then be advertised for public sale in accordance with applicable law.

(iv) If the charter operator accepts the offer, the transfer agreement shall stipulate that if the charter operator acquires ownership of the facility pursuant to Item (i) of this Subparagraph and at any time ceases to operate a public school in the facility, the charter operator shall offer to transfer title to the facility, inclusive of all buildings, contents, and land, at no cost to the local school board of the school system within whose geographic boundaries the facility is located.

(iv) An offer by the owner of a charter school facility to transfer title to the facility pursuant to this Subparagraph shall extend for a period of not less than sixty days from the date the offer was made."

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Emerson Mack
Abraham Falconer Magee
Abramson Foil Marino

Total - 1275
The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

**HOUSE BILL NO. 284—**

By Representative Abraham

An Act

To amend and reenact R.S. 40:978(G)(2) and (H)(2)(a), relative to prescribing and dispensing of opioid drugs; to institute certain requirements for prescribers of such drugs; to institute certain requirements for pharmacists relative to dispensing of such drugs; to provide for unauthorized practices by prescribers and pharmacists; to authorize the Louisiana Board of Pharmacy to take disciplinary action against pharmacists in connection with the dispensing of opioid drugs; 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. 284 by Representative Abraham

**AMENDMENT NO. 1**

On page 1, line 2, delete "and (H)(2)(a)"

**AMENDMENT NO. 2**

On page 1, line 4, after "drugs;" delete the remainder of the line and delete lines 5 through 7 and insert "and to provide for"

**AMENDMENT NO. 3**

On page 1, line 10, delete "and (H)(2)(a) are" and insert "is"

**AMENDMENT NO. 4**

On page 1, delete lines 16 through 21, delete page 2, and on page 3, delete lines 1 through 12 and insert the following:

"(2) If, in the professional medical judgment of a medical practitioner, more than a seven-day supply of an opioid is required to treat the adult or minor patient's acute medical condition or is necessary for the treatment of chronic pain management, pain associated with a cancer diagnosis, or for palliative care, the practitioner may issue a prescription for the quantity needed to treat the patient's acute medical condition or pain. The condition triggering the prescription of an opioid for more than a seven-day supply shall be documented in the patient's medical record and the practitioner shall indicate that a nonopioid alternative was not appropriate to address the medical condition."

* * *

**SENATE FLOOR AMENDMENTS**

Amendments proposed by Senator Mills to Reengrossed House Bill No. 284 by Representative Abraham

**AMENDMENT NO. 1**

Delete Senate Committee Amendment No. 4 proposed by the Senate Committee on Health and Welfare and adopted by the Senate on May 29, 2019.

**AMENDMENT NO. 2**

On page 1, delete lines 16 through 21, delete page 2, and on page 3, delete lines 1 through 12 and insert the following:

"(2) If, in the professional medical judgment of a medical practitioner, more than a seven-day supply of an opioid is required to treat the adult or minor patient's acute medical condition or is necessary for the treatment of chronic pain management, pain associated with a cancer diagnosis, or for palliative care, the practitioner shall indicate that a nonopioid alternative was not appropriate to address the medical condition. The medical practitioner shall indicate on the prescription that more than a seven-day supply of the opioid is medically necessary."

* * *

Rep. Abraham 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

NAYS

Mr. Speaker Emerson Mack
Abraham Falconer Magee

ABSENT

Carter, R. Leger Miller, G.
Guinn Leopold
James Marcelle

Total - 98

Total - 0

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

HOUSE BILL NO. 325—
BY REPRESENTATIVE BISHOP
AN ACT
To amend and reenact R.S. 18:154(G)(4) and to enact R.S. 18:154(G)(6), relative to election officials; to prohibit the disclosure of certain information by specified election officials; and to provide for related matters.

Read by title.

Motion

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

HOUSE BILL NO. 426—
BY REPRESENTATIVE HILFERTY
AN ACT
To amend and reenact R.S. 9:1123.112(C), relative to condominiums; to provide with respect to insurance policies; to provide for a determination of liability; to provide with respect to the primary association policy; to provide for coverage of betterments and improvements; to provide with respect to a unit owner's property insurance policy; to provide with respect to condominium bylaws; and to provide for related matters.

Read by title.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Insurance to Reengrossed House Bill No. 426 by Representative Hilferty

AMENDMENT NO. 1

On page 2, line 26 after "policies" insert "from the negligent unit owner"

LEGISLATIVE BUREAU AMENDMENTS

Amendments proposed by Legislative Bureau to Reengrossed House Bill No. 426 by Representative Hilferty

AMENDMENT NO. 1

On page 2, line 23, change "(C)(1)" to "(1)"

AMENDMENT NO. 2

On page 2, line 24, following "this" and before ". Nothing in" change "Section" to "Subsection"

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Edmonds Magee
Aubrey Abraham Emerson Marcelle
Abramson Falconer Marino
Adams Foil McFarland
Amedee Gaines McMahen
Anders Garofalo Miguez
Armes Gisclair Miller, D.
Bacala Glover Moore
Bagley Guinn Morris, Jay
Bagneris Harris, J. Morris, Jim
Berthelot Harris, L. Moss
Billiot Henry Muscarello
Bishop Hilferty Norton
Bouie Hill Pearson
Bourriaque Hodges Pierre
Brass Hoffmann Pope
Brown, C. Hollis Pugh
Brown, T. Horton Pylant
Carmody Howard Richard
Carpenter Huval Schexnayder
Carter, G. Ivey Seabaugh
Carter, S. Jackson Simon
Chaney Jefferson Smith
Connick Jenkins Stagni
Coussan Johnson, M. Stefanski
Cox Jones Stokes
Crews Jordan Talbot
Davis LaCombe Thomas
DeVillier Landry, N. Turner
DuBuisson Landry, T. White
Duplessis Larvadain Wright
Dwight LeBus Zeringue
Edmonds Lyons

Total - 98

NAYS

Mr. Speaker Edmonds Magee
Aubrey Abraham Emerson Marcelle
Abramson Falconer Marino
Adams Foil McFarland
Amedee Gaines McMahen
Anders Garofalo Miguez
Armes Gisclair Miller, D.
Bacala Glover Moore
Bagley Guinn Morris, Jay
Bagneris Harris, J. Morris, Jim
Berthelot Harris, L. Moss
Billiot Henry Muscarello
Bishop Hilferty Norton
Bouie Hill Pearson
Bourriaque Hodges Pierre
Brass Hoffmann Pope
Brown, C. Hollis Pugh
Brown, T. Horton Pylant
Carmody Howard Richard
Carpenter Huval Schexnayder
Carter, G. Ivey Seabaugh
Carter, S. Jackson Simon
Chaney Jefferson Smith
Connick Jenkins Stagni
Coussan Johnson, M. Stefanski
Cox Jones Stokes
Crews Jordan Talbot
Davis LaCombe Thomas
DeVillier Landry, N. Turner
DuBuisson Landry, T. White
Duplessis Larvadain Wright
Dwight LeBus Zeringue
Edmonds Lyons

Total - 0

ABSENT

Carter, R. Leger Miller, G.
James Leopold
Johnson, R. Marcelle

Total - 7

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

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

HOUSE BILL NO. 325—
BY REPRESENTATIVE BISHOP
AN ACT
To amend and reenact R.S. 18:154(G)(4) and to enact R.S. 18:154(G)(6), relative to election officials; to prohibit the disclosure of certain information by specified election officials; and to provide for related matters.

Read by title.

Motion

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

HOUSE BILL NO. 426—
BY REPRESENTATIVE HILFERTY
AN ACT
To amend and reenact R.S. 9:1123.112(C), relative to condominiums; to provide with respect to insurance policies; to provide for a determination of liability; to provide with respect to the primary association policy; to provide for coverage of betterments and improvements; to provide with respect to a unit owner's property insurance policy; to provide with respect to condominium bylaws; and to provide for related matters.

Read by title.

Total - 95

NAYS

Mr. Speaker Edmonds Magee
Aubrey Abraham Emerson Marcelle
Abramson Falconer Marino
Adams Foil McFarland
Amedee Gaines McMahen
Anders Garofalo Miguez
Armes Gisclair Miller, D.
Bacala Glover Moore
Bagley Guinn Morris, Jay
Bagneris Harris, J. Morris, Jim
Berthelot Harris, L. Moss
Billiot Henry Muscarello
Bishop Hilferty Norton
Bouie Hill Pearson
Bourriaque Hodges Pierre
Brass Hoffmann Pope
Brown, C. Hollis Pugh
Brown, T. Horton Pylant
Carmody Howard Richard
Carpenter Huval Schexnayder
Carter, G. Ivey Seabaugh
Carter, S. Jackson Simon
Chaney Jefferson Smith
Connick Jenkins Stagni
Coussan Johnson, M. Stefanski
Cox Jones Stokes
Crews Jordan Talbot
Davis LaCombe Thomas
DeVillier Landry, N. Turner
DuBuisson Landry, T. White
Duplessis Larvadain Wright
Dwight LeBus Zeringue
Edmonds Lyons

Total - 0
The amendments proposed by the Senate were concurred in by the House.

**HOUSE BILL NO. 454**

By Representative Zeringue

**AN ACT**

To amend and reenact R.S. 3:2462 and to enact R.S. 3:2466, relative to euthanasia of animals for research or biological supply; to provide for definitions; to require notification to owners surrendering animals; to prohibit animal shelters from euthanizing animals for research purposes only; to prohibit shelters from transferring live animals for the purpose of research or experiments; to provide for penalties; and to provide for related matters.

Read by title.

**Motion**

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

**HOUSE BILL NO. 455**

By Representatives Terry Landry, Adams, Bagneris, Billiot, Carmody, Carpenter, Gary Carter, Crews, Duplessis, Glover, Horton, Jackson, Jefferson, Jordan, Larvadain, Marino, Moore, Norton, Pierre, Thomas, White, and Wright

**AN ACT**

To enact Part IX of Chapter 1 of Title 32 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 32:400.1 through 400.8, relative to autonomous commercial motor vehicles; to provide for definitions; to establish the controlling authority for autonomous commercial motor vehicles; to provide relative to applications to operate an autonomous commercial motor vehicle; to provide relative to requirements of operators; to establish the reporting requirements following an accident; to provide relative to remote drivers and teleoperations systems; to provide relative to liability and jurisdiction; 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. 455 by Representative Terry Landry

**AMENDMENT NO. 1**

On page 1, line 8, change "teleoperations" to "teleoperation"

**AMENDMENT NO. 2**

On page 1, at the beginning of line 12, delete "to be"

**AMENDMENT NO. 3**

On page 2, line 1, change "Autonomous motor vehicle" to "Autonomous commercial motor vehicle" and after "means a" and before "motor vehicle" delete "commercial"

Rep. Terry 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 Emerson Lyons
- Abraham Mack
- Abramson Magee
- Adams Marcelle
- Amedee Marino
- Anders McFarland
- Armes McMahen
- Bacala Miguez
- Bagley Miller, D.
- Bagneris Miller, G.
The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 459—
BY REPRESENTATIVE TALBOT
AN ACT
To amend and reenact R.S. 27:302 and to enact R.S. 27:306, 307, 308, 309, and 310, relative to fantasy sports contests; to provide relative to the Louisiana Fantasy Sports Contests Act; to provide for definitions; to provide for the licensing and suitability of fantasy sports contest operators; to provide relative to the issuance or denial of licenses; to prohibit the transfer of licenses; to provide penalties for allowing persons under twenty-one years of age to be a fantasy sports contest player; to provide for legislative intent; to provide for effectiveness; and to provide for related matters.

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 Re-Engrossed House Bill No. 459 by Representative Talbot

AMENDMENT NO. 1
On page 1, line 2, after "27:302" insert "and 304"

AMENDMENT NO. 2
On page 1, line 2, after "27:306" delete the comma "," and delete the remainder of the line and insert "through 316, relative"

AMENDMENT NO. 3
On page 1, line 7, after "player;" delete the remainder of the line and insert the following:

"to provide relative to administrative rules; to provide relative to winnings of players with outstanding child support orders; to provide for periodic reporting; to provide relative to civil penalties; to provide relative to revocation or suspension of a license; to provide relative to investigations; to provide for obligations to participants; to provide for inactive accounts;"

AMENDMENT NO. 4
On page 1, at the beginning of line 8, delete "legislative intent;"

AMENDMENT NO. 5
On page 1, line 10, after "27:302" delete "is" and insert "and 304 are"

AMENDMENT NO. 6
On page 1, line 10, after "27:306" delete the comma "," and delete the remainder of the line and insert "through 316"

AMENDMENT NO. 7
On page 1, at the beginning of line 11, delete "and 309"

AMENDMENT NO. 8
On page 3, between lines 11 and 12, insert the following:

"§304. Gaming Control Board; duties and powers

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

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

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

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

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

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

(5) A procedure requiring the withholding of winnings of persons who have outstanding child support arrearages or owing child support overpayments. Winnings shall only include payments for which the operator licensed under this Chapter is required to file form W2-G, or a substantially equivalent form, with the United States Internal Revenue Service.

(a) The board may require that the agency reporting current child support arrearages or overpayments provide information relating to such arrearages or overpayments in a manner, format, or
record approved by the board that gives the operator licensed under the Chapter real-time or immediate electronic database access to the information. If the information relating to such arrearages or overpayments by the agency reporting current child support arrearages or overpayments is not available through real-time or immediate electronic database access, the operator shall not be responsible for withholding cash gaming winnings in accordance with the provisions of this Subparagraph.

(b) The board or operator licensed under this Chapter, including any of its officers, employees, attorneys, accountants, or other agents, shall not be civilly or criminally liable to any person, including any player, for any disclosure of information made in accordance with this Section, for encumbering or surrendering assets in response to information provided by the Department of Children and Family Services for any claim for withholding child support from withholding or failing to withhold any winnings, based upon information provided to it.

(c) If any operator licensed under this Chapter determines that the winner is a player who has outstanding child support arrearages or owes child support overpayments, the operator licensed under this Chapter shall deduct the child support arrearage or child support overpayment from the payment of the winnings. The deducted amount shall be forwarded to the Department of Children and Family Services within seven days and the operator licensed under this Chapter shall pay the remainder to the player who has outstanding child support arrearages or owes child support overpayments. If the remainder is equal to or less than zero, the player who has an outstanding child support arrearage or child support overpayment shall not receive a payment.

(d) Any operator licensed under this Chapter may deduct an administrative fee from each payment of winnings, of players who have outstanding child support arrearages or owe child support overpayments per singular or periodic payment, not to exceed thirty-five dollars.

(e) The board shall also require that the operator licensed under this Chapter to adopt procedures designed to prevent employees from willfully failing to withhold winnings of players who have outstanding child support arrearages or child support overpayments, based upon the information provided by the Department of Children and Family Services that allows the operator to identify such persons.

(f) No later than July 1, 2019, the board shall institute rulemaking procedures as necessary to implement the provisions of this Paragraph.

C. (1) Subject to the provisions of Article VII, Section 2.1 of the Constitution of Louisiana, and in accordance with the Administrative Procedure Act, the board may assess and provide for the imposition and collection of such fees as may be necessary to defray administrative costs associated with the application for and the investigation, granting, or renewal of licenses and permits.

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

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

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

* * * * *

AMENDMENT NO. 9
On page 3, delete line 18, and insert the following:
"(1) Be a person domiciled in Louisiana or a domestic business entity with a certificate of existence from the Secretary of State and in good standing or a foreign corporation with a certificate of authority to transact business in this state from the Secretary of State and in good standing.

AMENDMENT NO. 10
On page 9, between lines 4 and 5, insert the following:
"§310. Reporting of gaming proceeds
An operator shall periodically report the following information to the division, which is not confidential and shall be available for public inspection:

(1) The operator's gross fantasy sports contest revenues.
(2) The operator's net revenue.
(3) Quarterly and annual financial statements regarding their operations in Louisiana submitted to division that present historical data, including annual financial statements that have been audited by an independent certified public accountant as required by R.S. 47:308(D).

§311. Child support orders
A. The legislature further finds and declares it to be the public policy of the state that parents should provide financial support to their minor children who cannot care for themselves. Thus, intervention by the state, through the enforcement of child support orders and the collection of child support, is in the best interest of its citizens and is necessary when the parents fail to meet their support obligations. Since children are adversely affected when parents who have outstanding support obligations divert their financial support to gaming, a parent's winnings from money diverted from a child's support should be applied to the parent's outstanding support obligations. The legislature further finds and declares that this policy is consistent with the public policy of protecting the general welfare of the state's people.

B. In accordance with this finding, the Department of Children and Family Services shall report to the joint committees on Civil Law and Procedure and Judiciary, no later than fifteen days following the commencement of the regular legislative session each year, on the interception and seizure of gaming winnings for the payment of child support and overpayments owed to the department. This report shall be a public record and shall include but not be limited to the total dollar amount of winnings intercepted pursuant to this Section and the dollar amount of each intercepted.

§312. Civil penalties; adoption of schedule of penalties
A. (1) All civil penalties for violations of this Chapter or any rule of the board governing this Chapter shall be adopted as a schedule of penalties.

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

B. (1) The board or division, as may be applicable, shall review the penalty schedule provided for in Subsection A of this Section to determine whether a penalty provided for in the penalty schedule is
appropriate and applicable to a particular violation and, if the
issuance of a civil penalty is warranted, may impose the applicable
appropriate penalty.

(2) Any hearing officer of the board shall review the penalty
schedule provided for in Subsection A of this Section to determine
whether a penalty provided for in the penalty schedule and issued by
the board or division, as may be applicable, is appropriate and
applicable to a particular violation.

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

D. (1) For the purposes of this Chapter violations shall be
determined as follows:

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

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

(2) For operators having more than one license issued pursuant
to the provisions of this Chapter, civil penalties as provided in this
Subsection shall only apply to the license incurring the violation.

E. (1) Payment of the civil penalty shall be a requirement for the
retention of any permit or license held by the entity which violated
any such provisions.

(2) (a) Failure to remit civil penalties shall result in the shutdown
of the platform of the operator who refused to remit the civil penalty.
The provisions of this Subparagraph shall apply only in those
instances where no administrative hearing has been timely requested.

(b) Upon payment of the penalty, the platform may be
reactivated.

F. If the operator contests the imposition of the civil penalty, the
penalty shall be imposed only after an adjudicatory hearing is
conducted pursuant to R.S. 27:25 and a basis for imposition of the
penalty is determined to exist.

§313. Revocation or suspension of a license; civil penalty

A. The board or division, as may be applicable, shall initiate an
administrative action and may revoke or suspend the license or
permit of any person or the approval of any device issued pursuant
to the provisions of this Chapter for any of the following:

(1) The failure to meet the requirements of suitability as defined
in this Chapter or in any rules adopted by the board.

(2) The failure to meet the requirements for the issuance of a
license as provided for in this Chapter or in any rules adopted by the
board.

(3) Repeated violations of any of the provisions of this Chapter
or any rule of the board governing this Chapter. "Repeated
violations" shall mean three violations of the same rule or statutory
provision which have occurred on separate occasions by the same
operator within a one-year period. The date of a violation shall be
considered to be the date the citation for that violation is issued.

B. For all other violations not listed in Subsection A of this
Section, the board or division, as may be applicable, may issue a civil
penalty pursuant to the provisions of R.S. 27:313.

C. In addition to or in lieu of the revocation or suspension of a
license issued pursuant to the provisions of this Chapter, the board or
division, as may be applicable, may impose a civil penalty not to
exceed fifty thousand dollars for each violation of any provision of
this Chapter or any rule of the board governing this Chapter.

D. In lieu of revocation or suspension of a license, the licensee
may enter into a consent agreement or settlement to pay a penalty not
to exceed fifty thousand dollars. No consent agreement or settlement
shall exceed fifty thousand dollars.

E. No suspension imposed pursuant to the provisions of this
Chapter shall exceed a period of thirty days.

§314. Investigations and violations

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

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

§315. Limitation on active accounts; obligations to participants

An operator shall:

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

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

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

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

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

(6) Disclose the number of entries a single authorized player
may submit to each contest.

(7) Disclose the maximum number of total entries allowed for
each contest.

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

§316. Charging for inactive accounts

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

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

AMENDMENT NO. 11
On page 9, delete lines 5 through 11 in their entirety

AMENDMENT NO. 12
On page 9, change "Section 4." to "Section 2."

LEGISLATIVE BUREAU AMENDMENTS
Amendments proposed by Legislative Bureau to Re-Reengrossed House Bill No. 459 by Representative Talbot

AMENDMENT NO. 1
In Senate Committee Amendment No. 8 proposed by the Senate Committee on Judiciary B and adopted by the Senate on May 29, 2019, on page 2, line 7, change "shall only include" to "shall include only"

AMENDMENT NO. 2
In Senate Committee Amendment No. 10 proposed by the Senate Committee on Judiciary B and adopted by the Senate on May 29, 2019, on page 3, line 21, following "to" and before "division" insert "the"

AMENDMENT NO. 3
In Senate Committee Amendment No. 10 proposed by the Senate Committee on Judiciary B and adopted by the Senate on May 29, 2019, on page 4, line 20, change "only apply" to "apply only"

AMENDMENT NO. 4
In Senate Committee Amendment No. 10 proposed by the Senate Committee on Judiciary B and adopted by the Senate on May 29, 2019, on page 4, line 50, change "R.S. 27:313" to "this Section"

AMENDMENT NO. 5
In Senate Committee Amendment No. 10 proposed by the Senate Committee on Judiciary B and adopted by the Senate on May 29, 2019, on page 5, line 36, change "only charge players only" to "charge players only"

AMENDMENT NO. 6
On page 5, line 25, change "may" to "shall"

AMENDMENT NO. 7
On page 6, line 8, following "twenty-one" and before "to" insert "years"

AMENDMENT NO. 8
On page 6, line 17, following "twenty-one" and before "and" insert "years"

AMENDMENT NO. 9
On page 8, line 23, change "only apply" to "apply only"

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Martiny to Re-Reengrossed House Bill No. 459 by Representative Talbot

AMENDMENT NO. 1
Delete Amendment No. 3 of the set of Senate Floor Amendments proposed by Senator Martiny and adopted by the Senate on June 2, 2019

AMENDMENT NO. 2
On page 1, at the beginning of line 3, change "fantasy sports contest;" to "sports gaming;"

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Cortez to Re-Reengrossed House Bill No. 459 by Representative Talbot

AMENDMENT NO. 1
Delete Amendment No. 4 of the set of amendments proposed by the Legislative Bureau and adopted by the Senate on May 30, 2019 (SLHB459 EBILSB 2848)

AMENDMENT NO. 2
In Amendment No. 3 of the set of amendments proposed by the Senate Committee on Judiciary B and adopted by the Senator on May 29, 2019, on page 1, line 10, after "reporting;" delete "to provide relative to civil penalties;"

AMENDMENT NO. 3
In Amendment No. 8 of the set of amendments proposed by the Senate Committee on Judiciary B and adopted by the Senator on May 29, 2019, on page 2, delete lines 1 through 4

AMENDMENT NO. 4
In Amendment No. 8 of the set of amendments proposed by the Senate Committee on Judiciary B and adopted by the Senator on May 29, 2019, on page 2, at the beginning of line 5, change "(5)" to "(4)"

AMENDMENT NO. 5
In Amendment No. 8 of the set of amendments proposed by the Senate Committee on Judiciary B and adopted by the Senator on May 29, 2019, on page 2, delete lines 51 through 58

AMENDMENT NO. 6
In Amendment No. 8 of the set of amendments proposed by the Senate Committee on Judiciary B and adopted by the Senator on May 29, 2019, on page 2, at the beginning of line 59, change "D." to "C."

AMENDMENT NO. 7
In Amendment No. 8 of the set of amendments proposed by the Senate Committee on Judiciary B and adopted by the Senator on May 29, 2019, on page 3, at the beginning of line 1, change "E." to "D."

AMENDMENT NO. 8
In Amendment No. 10 of the set of amendments proposed by the Senate Committee on Judiciary B and adopted by the Senator on May 29, 2019, on page 3, delete lines 45 through 55

AMENDMENT NO. 9
In Amendment No. 10 of the set of amendments proposed by the Senate Committee on Judiciary B and adopted by the Senator on May 29, 2019, on page 4, delete lines 1 through 21 and insert "§312. Protest of penalties"

§312. Protest of penalties
A.(1) Payment of any civil penalties shall be a requirement for the "

AMENDMENT NO. 10

In Amendment No. 10 of the set of amendments proposed by the Senate Committee on Judiciary B and adopted by the Senator on May 29, 2019, on page 4, at the beginning of line 29, change "E." to "B."

AMENDMENT NO. 11

In Amendment No. 10 of the set of amendments proposed by the Senate Committee on Judiciary B and adopted by the Senator on May 29, 2019, on page 4, delete lines 48 through 59

AMENDMENT NO. 12

In Amendment No. 10 of the set of amendments proposed by the Senate Committee on Judiciary B and adopted by the Senator on May 29, 2019, on page 4, at the beginning of line 60, change "E." to "B."

AMENDMENT NO. 13

On page 6, delete lines 24 through 29 and delete page 7 and on page 8, delete lines 1 through 8 and insert the following:

"C.(1) If the licensee, his employee, or agent is shown to have known or reasonably believed that he was allowing a person under the age of twenty one years to be a fantasy sports contest player, or for allowing a person under the age of fifteen years to be a fantasy sports contest player regardless of what the licensee, his employee, or agent knew or reasonably believed about the age of that person, a license revocation may be imposed.

(2) If the licensee, his employee, or agent is shown to have allowed a person to participate in a fantasy sports contest in a parish in which, at the election held pursuant to R.S. 27:303, a majority of the qualified electors in the parish voting on the proposition to authorize fantasy sports contests in the parish voted against the proposition, a license revocation may be imposed.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Donahue to Re-Reengrossed House Bill No. 459 by Representative Talbot

AMENDMENT NO. 1

In the set of Senate Floor Amendments proposed by Senator Martiny and adopted by the Senate on June 2, 2019 (SFAHB459 WATSOND 3046), on page 12, delete line 32, and insert the following:

"Section 7. Section 1 of this Act shall become effective on July 1, 2019; however, if House Bill No. 600 of the 2019 Regular Session of the Legislature is not enacted, Section 1 shall not become effective."

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Martiny to Re-Reengrossed House Bill No. 459 by Representative Talbot

AMENDMENT NO. 1

Of the set of Senate Committee Amendments proposed by the Senate Committee on Judiciary B and adopted by the Senator on May 29, 2019, delete Amendments Nos 1, 2, 5, 6, and 12

AMENDMENT NO. 2

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

"R.S. 13:4721, R.S. 14:90(C), 90.3(F), and 90.5(B) and (C), R.S. 27:3(24), 15(B)(1), 29(F), (H), and (I), 29.2(D), 29.3(D), 44(10), (12), and (14), 58.5, 65(B)(11), 205(12) and (13), 239.1, 302, 304, 353(2) and (4.1), 361(F), 364(A)(1)(c)(ii) and 5), 371(C), 372(B) and (C), and 375(D), and R.S. 46:1816(B)(8), and to enact R.S. 18:1300.24, and R.S. 27:3(25) and (26), 15(B)(8)(c), and 29.2.1.1

92(D), 306 through 316, and Chapter 10 of Title 27 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 27:601 through 610, relative"

AMENDMENT NO. 3

On page 1, at the beginning of line 3, change "fantasy sports contests;" to "sports betting;"

AMENDMENT NO. 4

On page 1, line 8, before "to provide for effectiveness;" insert the following:

"to require an election to authorize sports wagering; to provide for definitions; to provide regarding criteria for permits; to provide regarding sports wagering certificates; to provide relative to the time period for claiming winnings; to provide for the use of the fund in which unclaimed winnings are deposited; to create a subfund; to provide for the disposition of the avails of the tax, fees, and penalties; to provide regarding the duties and powers of the Gaming Control Board; to provide regarding rulemaking; to provide regarding prohibited wagers; to provide for certain requirements, conditions and limitations;"

AMENDMENT NO. 5

On page 9, between lines 11 and 12, insert the following:

"Section 2. R.S. 27:3(24), 15(B)(1), 29(F), (H), and (I), 29.2(D), 29.3(D), 44(10), (12), and (14), 58.5, 65(B)(11), 205(12) and (13), 239.1, 353(2) and (4.1), 361(F), 364(A)(1)(c)(ii) and 5), 371(C), 372(B) and (C), and 375(D) are hereby amended and reenacted and §3. Definitions

For the purposes of this Title, the following terms have the following meanings, unless the context clearly indicates otherwise:

* * *

(24) "Sports wagering service provider" means a person who has entered into a contract with the holder of a sports wagering certificate issued pursuant to the provisions of Chapter 10 of this Title to manage, administer, or control sports wagering for the certificate holder.

(25) "Sports wagering service provider permit" means the permit of a sports wagering service provider.

(26) "Suitable", "suitability", or "suitability requirements" means the criteria provided for in R.S. 27:28.

§15. Board's authority; responsibilities

* * *

B. The board shall:

(1) Have all regulatory authority, control, and jurisdiction, including investigation, licensing, and enforcement, and all power
incidental or necessary to such regulatory authority, control, and jurisdiction over all aspects of gaming activities and operations as authorized pursuant to the provisions of the Louisiana Riverboat Economic Development and Gaming Control Act, the Louisiana Economic Development and Gaming Corporation Act, the Video Draw Poker Devices Control Law, the Sports Wagering Control Law, and the Louisiana Fantasy Sports Contests Act, except as otherwise specified in this Title. Further, the board shall have all regulatory, enforcement, and supervisory authority which exists in the state as to gaming on Indian lands as provided in the provisions of Act No. 888 of the 1990 Regular Session of the Legislature and Act No. 817 of the 1993 Regular Session of the Legislature.

\[ \text{(8)} \]

\section*{§29. Permit required; terms; disposition of fees}

\subsection*{F. The term of a permit issued pursuant to the provisions of R.S. 27:29.1, 29.2, 29.2.1, 29.3, and 86 shall be for five years.}

\subsection*{H. The division shall collect all fees assessed pursuant to the provisions of R.S. 27:29.1, 29.2, 29.2.1, 29.3, and 29.4. The division shall deposit the fees in accordance with the provisions of R.S. 27:92.}

\subsection*{I. The failure to remain current in the payment of any fee assessed pursuant to the provisions of R.S. 27:29.1, 29.2, 29.2.1, 29.3, or 29.4 shall result in the suspension of the permit.}

\section*{§29.2. Gaming supplier permits}

\subsection*{D. A supplier shall furnish to the board a list of any gaming equipment and supplies offered by the supplier for sale or lease in connection with games authorized under this Title. A supplier shall keep books and records for the furnishing of gaming equipment and supplies to gaming operations separate and distinct from any other business that the supplier might operate. A supplier shall file a quarterly return with the board listing all sales and leases. A supplier shall permanently affix its name to all its gaming devices, equipment, and supplies for gaming operations unless otherwise authorized by the board. Any supplier's gaming devices, equipment, or supplies which are used by any person in unauthorized gaming operations shall be forfeited to the board. The holder of a license as defined in R.S. 27:44(14), R.S. 27:353(5), and 27:44(15) or 353(5), the casino gaming operator, or a sports wagering service provider as defined in R.S. 27:602(16) may own its own gaming devices, equipment, and supplies. Each supplier, the holder of a license as defined in R.S. 27:44(14), R.S. 27:353(5), and 27:44(15) or 353(5), the casino gaming operator, and each sports wagering service provider as defined in R.S. 27:602(16) shall file an annual report with the board listing its inventories of gaming devices, equipment, and supplies.}

\section*{§29.2.1. Sports wagering service provider permits}

\subsection*{A.(1) The board shall issue a sports wagering service provider permit to any suitable person who desires to contract to manage, administer, and control sports wagers for a holder of a license as defined in R.S. 27:44(15) or 353(5) or the casino gaming operator.}

\subsection*{(2) A person shall not contract to manage, administer, or control sports wagers unless the person possesses a sports wagering service provider permit.}

\subsection*{B. A sports wagering service provider shall keep books and records for the management, administering, and controlling of sports wagering authorized under this Title and for services for which it is contracted by a licensee or operator. The keeping of books and records shall be separate and distinct from any other business the sports wagering service provider might operate. A sports wagering service provider shall file a quarterly return with the board listing all of its contracts and services related to sports wagering authorized under this Title.}

\section*{§29.3. Non-gaming supplier permit}

\subsection*{D. The holder of a license as defined in R.S. 27:44 or 353, or the casino gaming operator, or a sports wagering service provider as defined in R.S. 27:602 shall ensure that all persons required to be licensed or permitted, or persons performing regulated tasks who are supplied by contractual agreement or otherwise, are properly licensed or permitted pursuant to this Title.}

\section*{§44. Definitions}

When used in this Chapter, the following terms shall mean:

\subsection*{(10)(a) "Game" means any banking or percentage game which is played with cards, dice, or any electronic, electrical, or mechanical device or machine for money, property, or any thing of value. "Game" does not include a lottery, bingo, pull tabs, raffles, electronic video bingo, cable television bingo, dog race wagering, or any wagering on any type of sports event, including but not limited to football, basketball, baseball, hockey, boxing, tennis, wrestling, jai alai, or other sports contest or event. Game "Game" shall also include racehorse wagering.}

\subsection*{(b) Notwithstanding any provision of Subparagraph (a) of this Paragraph to the contrary, "game" shall include sports wagering as authorized in Chapter 10 of this Title with a licensee to whom the board has issued a sports wagering certificate as defined in R.S. 27:602.}

\subsection*{(12)(a) "Gaming device" or "gaming equipment" means any equipment or mechanical, electro-mechanical, or electronic contrivance, component, or machine, including a slot machine, used directly or indirectly in connection with gaming or any game, which affects the result of a wager by determining wins or losses.}

\subsection*{(b) For a licensee to whom the board has issued a sports wagering certificate as defined in R.S. 27:602, "gaming device" or "gaming equipment" shall also include any equipment or mechanical, electro-mechanical, or electronic contrivance, component, or machine used directly or indirectly in connection with sports wagering.}
(14)(a) "Gaming position" means a gaming device seat or a space at a table game. Each gaming device seat shall be counted as one position and each space at a table game shall be counted as one position, subject to the rules and regulations of the board. The board shall specifically provide by rule the counting of gaming positions for devices and games where seats and spaces are not readily countable.

(b) For a licensee to whom the board has issued a sports wagering certificate as defined in R.S. 27:602, "gaming position" shall also include a self-service wagering machine or self-service kiosk or a wagering window space where a sports wager is accepted and each space, machine, or kiosk where a sports wager is accepted shall be counted as one position, subject to the rules and regulations of the board.

§58. Division responsibilities

The division shall:

(5) Require all licensees to utilize a cashless wagering system, except for racehorse wagering, sports wagering, and the play of slot machines, whereby all players' money is converted to tokens, electronic cards, or chips used only for wagering in the gaming establishment.

§65. Licenses to conduct gaming activities upon riverboats; limitations

B. Gaming shall be conducted aboard riverboats, subject to the following requirements:

(11) Except for racehorse wagering, sports wagering, and the play of slot machines, gaming wagers may be made only with tokens, chips, vouchers, coupons, or electronic cards issued by the licensee. Such tokens, chips, vouchers, coupons, or electronic cards may be used while aboard the riverboat only for the purpose of making wagers on gaming games. Electronic cards may be used which are affixed with a magnetic storage media, a "smart card" or those containing an integrated circuit chip, but excluding credit cards issued by any other entity or institution or cards which automatically withdraw funds from a credit, savings, or checking account held at a depository institution as defined by Section 3 of the Federal Deposit Insurance Act, which includes any credit union.

§92. Collection and disposition of fees

D.(1) There is hereby established in the state treasury a special subfund in the Riverboat Gaming Enforcement Fund to be known as the "Sports Wagering Enforcement Subfund", hereafter in this Section, the "subfund.

(2) The monies in the subfund shall be withdrawn only pursuant to appropriation by the legislature and shall be used solely for the following:

(a) For the expenses of the Department of Public Safety and Corrections and the Department of Justice, including regulatory, administrative, investigative, enforcement, legal, and such other expenses as may be necessary to carry out the provisions of this Chapter and Chapter 10 of this Title and the rules and regulations of the board.

(b) For the expenses of the Louisiana Gaming Control Board for the regulation of gaming activities authorized by Chapter 10 of this Title.

§205. Definitions

When used in this Chapter, the following terms have these meanings:

(13)(a) "Game" means any banking or percentage game located exclusively within an official gaming establishment which is played with cards, dice, or any electronic, electrical, or mechanical device or machine for money, property, or any thing of value. Game "Game" does not include lottery, bingo, charitable games, raffles, electronic video bingo, pull tabs, cable television bingo, wagering on dog or horse races, sports betting, or wagering on any type of sports event, inclusive but not limited to football, basketball, baseball, hockey, boxing, tennis, wrestling, jai alai, or other sports contest or event.

(b) Notwithstanding any provision of Subparagraph (a) of this Paragraph to the contrary, "game" shall include sports wagering as authorized in Chapter 10 of this Title if the board has issued the casino gaming operator a sports wagering certificate as defined in R.S. 27:602.

(13)(a) "Gaming device" means any equipment or mechanical, electromechanical, or electronic contrivance, component, or machine used directly or indirectly in connection with gaming or any game which affects the result of a wager by determining win or loss. The term includes a system for processing information which can alter the normal criteria of random selection, which affects the operation of any game, or which determines the outcome of a game. The term does not include a system or device which affects a game solely by stopping its operation so that the outcome remains undetermined.

(b) If the casino gaming operator has been issued a sports wagering certificate by the board to conduct sports wagering in accordance with Chapter 10 of this Title, "gaming device" shall also include any equipment or mechanical, electro-mechanical, or electronic contrivance, component, or machine used directly or indirectly in connection with sports wagering.

§239.1. Wagering at the official gaming establishment

Wagering A. Except as provided in Subsection B of this Section, wagering at the official gaming establishment may be made with tokens, chips, vouchers, coupons, or electronic cards issued by the casino gaming operator or an approved casino manager acting on behalf of the casino gaming operator. Electronic cards may be used which are affixed with a magnetic storage media, a "smart card" or those containing an integrated circuit chip, but excluding credit cards issued by any other entity or institution or cards which automatically withdraw funds from a credit, savings, or checking account held at a depository institution as defined by Section 3 of the Federal Deposit Insurance Act, which includes any credit union.

B. Notwithstanding any provision of Subsection A of this Section to the contrary, if the casino gaming operator is issued a sports wagering certificate by the board to conduct sports wagering in accordance with Chapter 10 of this Title, sports wagers at the official gaming establishment shall be made in cash or through a patron's verified wagering account.
§364. Gaming Control Board; powers and duties

A. The board shall:

(1) * * *

(c) Such rules may include:

(ii) Requiring certain minimum physical security standards be observed in designated slot machine gaming areas. * * *

(5) Approve the location, plans, and construction of the designated slot machine gaming area in an eligible facility. * * *

§371. Prohibition on operation of video draw poker devices; prohibition on any other type of game

C. Nothing Except sports wagering conducted by the holder of a license defined in R.S. 27:353(5) that possesses a valid sports wagering certificate issued by the board, nothing in this Chapter shall be construed to permit the operation or play of any type of game the play of which requires the participation of an employee of the licensee.

§372. Slot machine gaming Gaming area limitations

B. (1) No gaming devices other than slot machines and authorized pari-mutuel wagering devices and equipment shall be in the designated slot machine gaming area.

(2) Notwithstanding Paragraph (1) of this Subsection to the contrary, if the holder of a license as defined in R.S. 27:353(5) is issued a sports wagering certificate by the board to conduct sports wagering in accordance with Chapter 10 of this Title, authorized self-service sports wagering machines or self-service kiosks or window spaces where sports wagers are accepted and any equipment associated therewith may also be in the gaming area.

C. (1) As used in this Section, "gaming position" means a slot machine seat. Each slot machine seat shall be counted as one position, subject to the rules and regulations of the board. The board shall specifically provide by rule for the counting of gaming positions for devices and games where seats and spaces are not readily countable.

(2) Notwithstanding Paragraph (1) of this Subsection to the contrary, if the holder of a license as defined in R.S. 27:353(5) is issued a sports wagering certificate by the board to conduct sports wagering in accordance with Chapter 10 of this Title, "gaming position" shall also include a self-service sports wagering machine or self-service kiosk or a wagering window space where sports wagers are accepted. Each machine or kiosk or space shall be counted as one position, subject to the rules and regulations of the board.

(3) Notwithstanding Paragraphs (1) and (2) of this Subsection, a wagering window space or kiosk at which wagers were lawfully accepted prior to the effective date of Chapter 10 of Title 27 shall not be counted as a "gaming position" if the wagering window space or kiosk is remodeled, re-purposed, relocated, or replaced for the purpose of conducting sports wagering.

§375. Crimes and penalties; false statements; unauthorized slot machines; skimming of slot machine proceeds; payroll check cashing; gambling devices

D. Any owner of an eligible facility who has been granted a license to operate slot machine gaming who cashes or accepts for cashing or permits any employee or other person to cash or accept for cashing an identifiable employee payroll check in the designated slot machine gaming area shall, upon conviction, be imprisoned for not more than six months or fined not more than five thousand dollars, or both.
CHAPTER 10. SPORTS WAGERING CONTROL ACT

§601. Title
This Chapter shall be cited and referred to as "The Louisiana Sports Wagering Control Act".

§602. Definitions
Unless the context clearly indicates otherwise, when used in this Chapter, the following terms shall mean:

(1) "Applicant" means a person who has submitted an application to the board seeking a certificate or permit, or the renewal thereof.

(2) "Application" means the forms and schedules prescribed by the board upon which an applicant seeks a certificate or permit or the renewal thereof. Application also includes information, disclosure statements, and financial statements submitted by an applicant as part of an application.

(3) "Board" has the same meaning as that term has in R.S. 27:3.

(4) "Division" has the same meaning as that term has in R.S. 27:3.

(5) "Game" means a wager on a sports event or sporting event approved by the board.

(6) "Gaming activities" or "gaming operations" means the use, operation, or conducting of any sports wagering at a riverboat, eligible facility, or official gaming establishment including all activities related to and integral to the operation and profitability of the licensee or casino gaming operator, including accounting procedures and internal controls.

(7) "Gaming device" or "gaming equipment" means any equipment or mechanical, electro-mechanical, or electronic contrivance, component, or machine, used directly or indirectly in connection with a sports wagering system.

(8) "Gaming position" means a sports wagering self-service machine or self-service kiosk or a wagering window space where a sports wager is accepted. Except as provided in R.S. 27:372, each self-service machine or self-service kiosk shall be counted as one position, subject to the rules and regulations of the board. The system of electronic sports wagering through a mobile or other digital platform shall be counted as one position and each wagering window space where a sports wager is accepted shall be counted as one position, subject to the rules and regulations of the board. The system of electronic sports wagering through a mobile or other digital platform shall count as one position, subject to the rules and regulations of the board.

(9) "Net sports wagering proceeds" means the total of all cash and property, including checks whether collected or not, received by the sports wagering certificate holder from sports wagering operations, less the total of all cash paid out as winnings to patrons.

(10) "Permit" has the same meaning as that term has in R.S. 27:3.

(11) "Permittee" has the same meaning as that term has in R.S. 27:3.

(12) "Person" has the same meaning as that term has in R.S. 27:3.

(13)(a) "Sports event" or "sporting event" means any professional sport or athletic event, any Olympic or international sports competition event, any collegiate sport or athletic event, or any portions thereof, including but not limited to the individual performance statistics of athletes in a sports event or combination of sports events. "Sports event" or "sporting event" shall not include a prohibited event or fantasy sports activity. A prohibited event shall include any high school sports event.

(b) "Professional sport or athletic event" as used in Subparagraph (a) of this Paragraph means an event at which two or more persons participate in a sport or athletic event and receive compensation in excess of actual expenses for their participation in such event.

(14)(a) "Sports wagering" means the business of accepting wagers on a sports event approved by the board, provided all of the following conditions are met:

(i) The outcome of the sports event can be verified.

(ii) The outcome of the sports event can be generated by a reliable and independent process.

(iii) The outcome of the sports event is not affected by any wager placed.

(iv) The sports event is conducted in conformity with applicable laws, rules, and regulations, including the rules governing the sports event.

(b) The term "sports wagering" may also include proposition wagers on novelty occurrences or nonoccurrences, or individual players over a broad spectrum of possibilities within a sports event that are not dependent on the final outcome of the sports event as approved by the board.

(15) "Sports wagering certificate" means a certificate issued by the board to the holder of a license as defined in R.S. 27:44 or 353 or the casino gaming operator that authorizes the conducting of sports wagering by the licensee or operator located in a parish that approved sports wagering at an election called for that purpose.

(16) "Sports wagering service provider" has the same meaning as that term has in R.S. 27:3.

(17) "Sports wagering system" means the methodology and equipment approved by the board for accepting and recording sports wagers.

(18) "Suitable", "suitability", or "suitability requirements" have the same meaning as those terms have in R.S. 27:3.

§603. Sports wagering gaming activities

A. Gaming activities relative to sports wagering may be conducted within the approved gaming area provided all of the following requirements are met:

(1) A majority of the qualified electors in the parish voting at a proposition election called for that purpose in accordance with R.S. 18:1300.24 where the sports wagering is taking place voted in favor of permitting sports wagering.

(2) The holder of a license defined in R.S. 27:44 or 353 or the casino gaming operator has been awarded a sports wagering certificate by the board to conduct sports wagering at its riverboat, eligible facility, or the official gaming establishment.

(3) The sports wagering is taking place within the designated gaming area or the official gaming establishment of the holder of a license as defined in R.S. 27:44 or 353 or the casino gaming operator, as appropriate.
(4) The gaming activities relative to sports wagering are being conducted in accordance with this Chapter and all rules, regulations, and requirements of the board.

B. (1) A sports wagering certificate holder or sports wagering service provider permittee may accept wagers on an approved sports event at a wagering window or through self-service wagering machines or self-service kiosks.

(2) Except as provided in R.S. 27:372, each machine or kiosk or window shall be counted as a single gaming position.

§604. Sports wagering certificate; requirements

A. The securing of a sports wagering certificate required under the provisions of this Chapter shall be a prerequisite for conducting, operating, or performing any activity regulated pursuant to this Chapter.

B. In any parish in which sports wagering has been approved by the voters, a holder of a license as defined in R.S. 27:34 or 353 or the casino gaming operator desiring to obtain a sports wagering certificate for its riverboat, eligible facility, or official gaming establishment located in the parish shall make application to the board on a form and in a manner prescribed by the board. The application forms shall be provided by the board and shall contain such information as required by this Chapter and by rules and regulations promulgated by the board. No application shall be accepted unless the board determines that all relevant requirements of this Chapter have been met.

C. No certificate to conduct sports wagering shall be issued unless the board finds:

(1) That the applicant is capable of conducting sports wagering, which means that the applicant can demonstrate the capability through training, education, business experience, or a combination thereof, to operate sports wagering.

(2) That the applicant's submission of a detailed plan of design of the areas of its riverboat, eligible facility, or official gaming establishment to be used for sports wagering is acceptable.

D. Only after the application is approved by the board and the board has received payment of applicable fees and issued the sports wagering certificate to the licensee or operator may the licensee or casino gaming operator conduct sports wagering.

E. A sports wagering certificate shall not be transferrable; however, the holder may contract with a sports wagering service provider to manage, administer, or control sports wagers provided the sports wagering service provider has been issued a permit as provided in R.S. 27:29.2.1.

§605. Gaming Control Board; duties and powers

A. The board shall adopt, pursuant to the Administrative Procedure Act, all rules necessary to implement, administer, and regulate sports wagering as authorized by this Chapter. At a minimum, the rules shall include the following:

(1) Standards and procedures to govern the conduct of sports wagering, including but not limited to standards and procedures for the approval of a sports event for wagering under the provisions of this Chapter and the approval of the system of wagering.

(2) The method for calculating gross sports wagering revenue and standards for the daily counting and recording of cash and cash equivalents received in the conduct of sports wagering, including ensuring that internal controls are followed. Financial books and records are maintained, and audits are conducted.

B. Provided the board has initiated rulemaking pursuant to the provisions of R.S. 49:953(A), the board may adopt initial administrative rules as required by this Section pursuant to the provisions of R.S. 49:953(B) without a finding that an imminent peril to the public health, safety, or welfare exists.

§606. Limitations

A. No persons under the age of twenty-one years shall be allowed to place a sports wager, nor shall a sports wagering certificate holder or sports wagering service provider permittee knowingly accept a wager from a person under twenty-one years of age.

B. No person shall place a wager nor shall a sports wagering certificate holder or sports wagering service provider permittee knowingly accept a wager from any person who may control the outcome of the sports event on which the wager is attempting to be placed.

§607. Electronic sports wagering
A sports wagering certificate holder or sports wagering service provider permittee may accept wagers made electronically using a mobile or other digital platform. Electronic wagering shall be subject to the following requirements:

1. Prior to the acceptance of any electronic wager, a patron shall have established a wagering account through the holder or permittee and an initial verification of the account shall be completed by the holder or permittee.

2. Electronic sports wagers shall be placed in the gaming area of the riverboat, eligible facility, or official gaming establishment, as that area is determined by the board, or in other areas of the riverboat, eligible facility, or the official gaming establishment, as the board may approve, provided those areas are restricted to persons at least twenty-one years of age or older.

3. The holder or permittee maintains geo-fencing or geolocation services and bears all costs and responsibilities associated therewith as required by the board.

4. The system of electronic sports wagering through a mobile or other digital platform shall count as one gaming position, subject to the rules and regulations of the board.

§608. Ninety-day time period to claim winnings; collection and use of funds

A. The holder of a sports wager receipt evidencing the right to a payment shall present the receipt for payment within ninety days after the date of the conclusion of the sports event. The failure to present such a receipt within the prescribed time shall constitute a waiver of the right to the payment. Thereafter, the holder of the receipt shall have no right to enforce payment of the wager receipt.

B. The funds held by any certificate holder or service provider for the payment of outstanding sports wager receipts shall be retained by such certificate holder or service provider for such purpose until the expiration of ninety days after the date printed on the sports wager receipt.

C. After such time, the certificate holder or service provider shall each day accumulate the amount equal to the sum of any unclaimed monies, less the amount of state tax paid by the certificate holder or service provider on the unclaimed monies that expire that day. On or before the fifteenth day of the first month following the end of a calendar-year quarter, the certificate holder or service provider shall remit to the state treasurer for deposit into the Crime Victims Reparations Fund as provided for in R.S. 46:1816(B)(8) and the remainder of the avails shall be credited to the Louisiana Early Childhood Education Fund as established by R.S. 17:407.30.

§609. Sports wagering certificate; issuance

A. A sports wagering certificate shall be issued to an applicant upon approval by the board of the application.

B. The division shall collect all fees, fines, and taxes imposed or assessed under the provisions of this Section and those fees related to sports wagering activities in Chapter 1 of this Title and deposit the fees into the Sports Wagering Enforcement Subfund as established in R.S. 27:921(D).

§610. Dedication of revenue

A. The division shall collect all state fees, fines, and taxes imposed or assessed under the provisions of this Chapter and under the rules, regulations, and decisions of the board.

B. All fees, fines, revenue, taxes, and other monies collected by the division shall be forwarded upon receipt to the state treasurer for immediate deposit into the state treasury. Funds deposited into the treasury shall first be credited to the Bond Security Redemption Fund in accordance with Article VII, Section 9(B) of the Constitution of Louisiana.

C. After complying with the provisions of Subsection C of this Section, each fiscal year, the state treasurer shall disburse the tax levied pursuant to Subsection A of this Section from sports wagering service providers or sports wagering certificate holders as follows:

1. One thirteenth of avails of the tax levied in Subsection A of this Section, not to exceed $750,000 shall be credited to the Compulsive and Problem Gaming Fund established by R.S. 28:542, and the remainder of the avails shall be credited to the Louisiana Early Childhood Education Fund as established by R.S. 17:407.30.

2. Ten thirteenth of avails of the tax levied in Subsection A of this Section shall be credited to the Louisiana Early Childhood Education Fund as established by R.S. 17:407.30.

3. Two thirteenth of avails of the tax levied in Subsection A of this Section shall be remitted to each parish governing authority in proportion to the amount of proceeds derived from the taxable conduct occurring in that parish.

Section 3. R.S. 13:4721 is hereby amended and reenacted to read as follows:

§4721. Gambling houses; definition; declared public nuisances

A. For the purposes of this Subpart, Subpart, or for the purposes of any action or prosecution hereunder in this Section, a gambling house is either:

1. Any place whatever where any game of chance of any kind or character is played for money, for wagers, or for tokens, and where the conduct of such place operates, directly or indirectly, to the profit of one or more individuals and not exclusively to the direct profit of the actual participants in such game and,

2. Any place whatever where races, athletic contests, and sports, and games are not actually held and where opportunity is afforded for wagering upon races, athletic contests, sports, and games of chance.

B. All gambling houses as herein defined in this Section are declared to be public nuisances, and the owner owners thereof, and the agents agents for such owner owners, or the lessees, sublessees, lessees, sublessees, or other occupants thereof are declared to be guilty of maintaining a public nuisance.

C. The provisions of this Subpart shall not apply to any place where sports wagering activities are being conducted by a sports wagering certificate holder in accordance with Chapter 10 of Title 27.

Section 4. R.S. 14:90(C), 90.3(F), and 90.5(B) and (C) are hereby amended and reenacted to read as follows:

§90. Gambling

* * * * *
Chapters 4 and 11 of Title 4, Chapters 4, 5, 7, and 10 of Title 27, or Subtitle XI of Title 47 of the Louisiana Revised Statutes of 1950, is not gambling for the purposes of this Section, so long as the wagering is conducted on the premises of the licensed establishment.

§90.3. Gambling by computer

F. The conducting or assisting in the conducting of gaming activities or operations, including sports wagering, upon a riverboat, at the official gaming establishment, by operating an electronic video draw poker device, by a charitable gaming licensee, or at a pari-mutuel wagering facility, conducting slot machine gaming at an eligible horse racing facility, or the operation of a state lottery which is licensed for operation and regulated under the provisions of Chapters 4 and 11 of Title 4, Chapters 4, 5, 6, and 7, and 10 of Title 27, or Subtitle XI of Title 47 of the Louisiana Revised Statutes of 1950, shall not be considered gambling by computer for the purposes of this Section, so long as the wagering is done on the premises of the licensed establishment.

§90.5. Unlawful playing of gaming devices by persons under the age of twenty-one; underage persons, penalty

B. No person under the age of twenty-one, except an emergency responder acting in his official capacity, shall enter, or be permitted to enter, the designated gaming area of a riverboat, the designated gaming area of the official gaming establishment, or the designated slot machine gaming area of a pari-mutuel wagering facility which offers live horse racing licensed for operation and regulated under the applicable provisions of Chapters 4, 5, and 7, and 10 of Title 27 of the Louisiana Revised Statutes of 1950.

C. For purposes of this Section, "casino games, gaming devices, or slot machines" means a game or device, as defined in R.S. 27:44(10) or (12), 205(12) or (13), or 353(14), or 602(5) or (7) operated on a riverboat, at the official gaming establishment, or at a pari-mutual wagering facility which offers live horse racing which is licensed for operation and regulated under the provisions of Chapters 4, 5, and 7, and 10 of Title 27 of the Louisiana Revised Statutes of 1950.

Section 5. R.S. 46:1816(B)(8) is hereby amended and reenacted to read as follows:

§1816. Crime Victims Reparations Fund; creation; sources and use of funds

B. The fund shall be composed of:

(8) Monies deposited by the state treasurer from the collection of unclaimed prize money as provided for in R.S. 4:176 and R.S. 27:94, 252, and 394, and 608, which shall be used exclusively to pay the expenses associated with health care services of victims of sexually-oriented criminal offenses, including forensic medical examinations as defined in R.S. 15:622.
The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 466—
BY REPRESENTATIVES DAVIS AND GLOVER
AN ACT
To enact R.S. 47:2153(A)(1)(c), relative to tax sales; to provide with respect to property subject to tax sale; to provide for tax sale procedures and notifications; to provide requirements for certain notices; 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. 466 by Representative Davis

AMENDMENT NO. 1
On page 1, line 14, delete "two" and insert "three"

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Carter to Reengrossed House Bill No. 466 by Representative Davis

AMENDMENT NO. 1
On page 1, line 2, after "To" insert "amend and reenact R.S. 47:2153(A)(1)(a) and to"

AMENDMENT NO. 2
On page 1, line 6, after "Section 1." delete the remainder of the line and insert "R.S. 47:2153(A)(1)(a) is hereby amended and reenacted and R.S. 47:2153(A)(1)(c) is hereby enacted to reach as follows"

AMENDMENT NO. 3
On page 1, delete line 8, and insert the following:

"A.(1)(a) No later than the first Monday of February of each year, or as soon thereafter as possible, and again before the property actually goes to tax sale and thirdly, before the three year redemption period expires, the tax collector shall send a written notice by certified mail, return receipt requested, to each tax notice party when the tax debtor has not paid all the statutory impositions which have been assessed on immovable property, notifying the person that the statutory impositions on the immovable property shall be paid within twenty days after the sending of the notice or as soon thereafter before the tax sale is scheduled, or that tax sale title to the property will be sold according to law. The notice shall be sufficient if it is in the following form:"

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

ROLL CALL
The roll was called with the following result:

YEAS
Mr. Speaker Edmonds Lyons
Abraham Emerson Mack
Abrahamson Falconer Marcele
Adams Foil Marino McFarland
Amedee Franklin McMahen
Anders Gaines Miguez
Armes Garofalo Miller, D.
Bagala Gisclair Miller, G.
Bagley Glover Miller, G.
Bagnol Guinn Moore
Berthelot Harris, J. Morris, Jim
Billiot Harris, L. Moss
Bishop Hilferty Muscarello
Boutique Hill Norton
Bourriaque Hodges Pearson
Brass Hoffmann Pierre
Brown, C. Horton Pope
Brown, T. Howard Pugh
Carmody Huval Pylant
Carpenter Ivey Richard
Carter, R. Jackson Schexnayder
Carter, S. Jenkins Seabaugh
Chaney Johnson, M. Smith
Connick Jones Stefanski
Cox Jordan Stokes
Crews LaCombe Thomas
DeVillicier Larvadain White
DuBuisson LeBas Wright
Duplessis Leopold
Dwight Leger
Total - 97

NAYS

Total - 0

ABSENT

Henry Landry, N. Talbot
Hollis Magee Zeringue
James Morris, Jay

Total - 8

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.
HOUSE BILL NO. 489—
BY REPRESENTATIVE DUBUISSON
AN ACT
To enact Code of Evidence Article 801(D)(1)(e), relative to the
definition of hearsay; to provide relative to prior statements
made by witnesses; to provide relative to statements made by
victims of sexually-oriented crimes to healthcare providers; and
to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Judiciary B to
Reengrossed House Bill No. 489 by Representative DuBuisson

AMENDMENT NO. 1
On page 1, at the end of line 19, after "writing" and before the period
".
" insert "during the course of the forensic medical examination"

Rep. DuBuisson 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>
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<tr>
<td>Mr. Speaker</td>
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<td>Falconer</td>
<td>Mack</td>
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<td>Total - 100</td>
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| ABSENT             |                   |
| Carter, G.         | Hollis            |
| Coussan            | James             |
| Total - 5          |                   |

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

HOUSE BILL NO. 558—
BY REPRESENTATIVE HODGES
AN ACT
To amend and reenact R.S. 38:90.2(A), relative to the Floodplain
Evaluation and Management Commission; to provide relative to
the membership of the commission; 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 Walsworth to Engrossed House
Bill No. 558 by Representative Hodges

AMENDMENT NO. 1
On page 1, line 17, after "Works," insert "the chairman of the
Louisiana Soil and Water Conservation Commission or his
designee,"

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Thompson to Engrossed House
Bill No. 558 by Representative Hodges

AMENDMENT NO. 1
On page 1, line 17, between "Works," and "and the" insert "the
commissioner of agriculture and forestry or his designee,"

Rep. Hodges 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>
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<tbody>
<tr>
<td>Mr. Speaker</td>
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<td>Jackson</td>
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<td>Carpenter</td>
<td>Jefferson</td>
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<tr>
<td>Total - 100</td>
<td></td>
</tr>
</tbody>
</table>

| ABSENT             |                   |
| Carter, G.         | Hollis            |
| Coussan            | James             |
| Total - 5          |                   |

The amendments proposed by the Senate were concurred in by
the House.
Carter, G. Jefferson  Schexnayder
Carter, R. Jenkins  Seabaugh
Carter, S. Johnson, M. Smith
Chaney Johnson, R. Stagni
Connick Jones  Stefanski
Coussan Jordan  Stokes
Cox LaCombe  Talbot
Crews Landry, N. Thomas
Davis Landry, T. Turner
DeVillier Larvadain  White
DuBuisson LeBas  Wright
Dwight Leger
Total - 97

NAYS
Total - 0

ABSENT
Hill McMahen  White
Hollis Pugh
Marcelle Simon
Total - 7

The amendments proposed by the Senate were rejected.

Consent to Correct a Vote Record
Rep. Edmonds requested the House consent to record his vote on rejection of the Senate amendments proposed to House Bill No. 596 as yea, which consent was unanimously granted.

HOUSE BILL NO. 596—
By Representatives Stefanski, Adams, Bagners, Bourriaque, Terry Brown, Davis, DeVillier, Dwight, Emerson, Gisclair, Guinn, Lance Harris, Horton, Mike Johnson, Robert Johnson, LaCombe, McFarland, Jim Morris, Pierre, and Pylant
AN ACT
To amend and reenact R.S. 47:301(30), relative to sales and use tax; to define commercial farmer; to require the submission of certain information; to require the Department of Revenue to make certain determinations; 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 Fannin to Reengrossed House Bill No. 596 by Representative Stefanski

AMENDMENT NO. 1
On page 2, line 2, after “Agriculture” insert “and Forestry”

AMENDMENT NO. 2
On page 2, lines 7 and 8, delete “is a party of a joint venture and who”

AMENDMENT NO. 3
On page 2, delete lines 10 and 11, and insert “shall submit documentation showing active participation in the farming operation or a report of farm income and expenses on a”

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

ROLL CALL
The roll was called with the following result:

YEAS
Mr. Speaker Edmonds  Leger
Abraham Emerson  Leopold
Abrams Joncker  Lyons
Adams Foi  Mack
Amedee Franklin  Magee
Anders Gains  Marino
Armes Garofalo  McFarland
Bacala Gisclair  Miguez
Bagley Glover  Miller, D.
Bagners Guinn  Miller, G.
Berthelot Harris, J. Moore
Billiot Harris, L. Morris, Jay
Bishop Henry  Morris, Jim
Bouie Hilferty  Moss
Bourriaque Hodges  Muscarello
Brass Hoffmann  Norton
Brown, C. Horton  Pearson
Brown, T. Howard  Pierre
Carmody Huval  Pope
Carpenter Ivey  Pylant
Carter, G. Jackson  Richard
Carter, R. James  Schexnayder
Carter, S. Jefferson  Seabaugh
Chaney Jenkins  Smith
Connick Johnson, M. Stagni
Coussan Johnson, R. Stefanski
Cox Jordan  Talbot
Davis LaCombe  Thomas
DeVillier Landry, N. Turner
DuBuisson Landry, T. Wright
Dwight LeBas  Zeringue
Total - 98

NAYS
Total - 0

ABSENT
Hill McMahen  White
Hollis Pugh
Marcelle Simon
Total - 7

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

Consent to Correct a Vote Record
Rep. Edmonds requested the House consent to record his vote on rejection of the Senate amendments proposed to House Bill No. 596 as yea, which consent was unanimously granted.

HOUSE BILL NO. 614 (Substitute for House Bill No. 388 by Representative Miguez)—
By Representative Miguez
AN ACT
To amend and reenact R.S. 44:31.2 and 33.1 and to enact R.S. 44:4(57), relative to public records; to exempt certain personal information from the Public Records Law; to provide exceptions; to provide relative to the public records awareness program; to provide for the content of the program; to require
each public body to provide certain notice to the public; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Senate and Governmental Affairs to Reengrossed House Bill No. 614 by Representative Miguez

AMENDMENT NO. 1

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

"(d) The provisions of Subparagraph (a) of this Paragraph shall not prohibit the disclosure of the driver's license number of a person to a person or entity eligible to receive driver's license or vehicle information contained in the records of the office of motor vehicles when such person or entity is eligible to receive the information pursuant to the Federal Driver Privacy Protection Act."

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Mills to Reengrossed House Bill No. 614 by Representative Miguez

AMENDMENT NO. 1

On page 1, line 2, after "R.S. 44:4(57)" insert "and (58)"

AMENDMENT NO. 2

On page 1, line 6, after "public;" insert "to provide for the protection of individual health information reported to the state;"

AMENDMENT NO. 3

On page 1, line 9, after "44:4(57)" delete "is" and insert "and (58) are"

AMENDMENT NO. 4

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

"(58) To any patient healthcare data required by operation of law or regulation to be reported by a healthcare provider to the state without the express written consent of the patient or the patient's parent or legal guardian."

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  Edmonds  Leger
Abraham  Emerson  Leopold
Abramson  Falconer  Lyons
Adams  Foil  Mack
Amedee  Franklin  Magee
Anders  Gaines  Marcell
Armes  Garofalo  Marino
Baucia  Gisclair  McFarland
Bagley  Glover  McMahon
Bagneris  Guinn  Miguez
Berthelot  Harris, J.  Miller, D.
Billiot  Harris, L.  Miller, G.
Bishop  Henry  Moore
Bohio  Hiltferty  Morris, Jim
Bourniaque  Hill  Mass
Brass  Hodges  Muscarello
Brown, C.  Hoffmann  Norton
Brown, T.  Horton  Pearson
Carmody  Howard  Pierre
Carpenter  Huval  Pope
Carter, G.  Ivey  Pylant
Carter, R.  Jackson  Richard
Carter, S.  Jefferson  Schexnayder
Chaney  Jenkins  Seabaugh
Connick  Johnson, M.  Stagni
Coussan  Johnson, R.  Stefanski
Cox  Jones  Stokes
Crews  Jordan  Talbot
Davis  LaCombe  Thomas
DeVillier  Landry, N.  Turner
DuBuisson  Landry, T.  Wright
Duplessis  Larvadain  Zeringue
Dwight  LeBas

Total - 98

NAYS

Total - 0

ABSENT

Hollis  Pugh  White
James  Simon
Morris, Jay  Smith

Total - 7

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

Suspension of the Rules

On motion of Rep. Billiot, the rules were suspended in order to take up and consider Conference Committee Reports for Consideration at this time.

Conference Committee Reports for Consideration

The following Conference Committee Reports were taken up and acted upon as follows:

HOUSE BILL NO. 85—

BY REPRESENTATIVES BILLIOT AND MARINO

AN ACT

To enact R.S. 46:1809(E), relative to crime victim reparations; to provide relative to the criteria for making awards of reparations to crime victims; to provide certain prohibitions on the denial or reduction of awards for reparations; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 3, 2019

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 85 by Representative Billiot recommend the following concerning the Engrossed bill:
1. That Senate Floor Amendment Nos. 1 and 3 by Senator Claitor (#1945) be adopted.

2. That Senate Floor Amendment No. 2 by Sen. Claitor (#1945) be rejected.

Respectfully submitted,

Representative Robert E. Billiot
Representative Sherman Mack
Representative Joseph Marino
Senator Dan Claitor
Senator Gerald Boudreaux
Senator Troy Carter

Rep. Billiot moved to adopt the Conference Committee Report.

**ROLL CALL**

The roll was called with the following result:

**YEAS**

Mr. Speaker  Edmondsm  Mack
Abraham  Emerson  Magee
Abrahamson  Foil  Marino
Adams  Franklin  McFarland
Amedee  Gaines  McMahon
Anders  Gisclair  Miguez
Armes  Glover  Miller, D.
Bacala  Guinn  Miller, G.
Bagley  Harris, J.  Moore
Bagneris  Henry  Morris, Jay
Berthelot  Hill  Morris, Jim
Billiot  Hodges  Moss
Bishop  Hoffmann  Muscarello
Boutie  Horton  Norton
Bourriaque  Howard  Pearson
Brass  Huval  Pierre
Brown, C.  Ivey  Pope
Brown, T.  Jackson  Pylant
Carmody  James  Richard
Carpenter  Jefferson  Schexnayder
Carter, G.  Jenkins  Seabaugh
Carter, R.  Johnson, M.  Smith
Carter, S.  Johnson, R.  Stagni
Chaney  Jones  Stefaniski
Connick  Jordan  Stokes
Coussan  LaCombe  Talbot
Cox  Landry, N.  Thomas
Crews  Landry, T.  Turner
Davis  Larvadain  White
De Villier  LeBas  Wright
DuBuisson  Leger  Zeringue
Duplessis  Leopold
Dwight  Lyons

Total - 97

**NAYS**

Total - 0

**ABSENT**

Falconer  Hilferty  Pugh
Garofalo  Hollis  Simon
Harris, L.  Marcelle

Total - 8

The Conference Committee Report was adopted.

**Suspension of the Rules**

On motion of Rep. Magee, 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. 92—**

BY SENATOR CHABERT
A CONCURRENT RESOLUTION
To urge and request the Board of Regents to create the Higher Education Maritime Campus Consortium Task Force.

Read by title.

Rep. Magee moved the concurrence of the resolution.

By a vote of 95 yeas and 1 nay, the resolution was concurred in.

**SENATE CONCURRENT RESOLUTION NO. 110—**

BY SENATOR CORTEZ
A CONCURRENT RESOLUTION
To extend the creation, members, and charge of the Louisiana Supply Chain and Transportation Council as provided in Senate Concurrent Resolution No. 99 of the 2017 Regular Session of the Legislature and as extended in Senate Concurrent Resolution No. 9 of the 2018 Regular Session of the Legislature to study and make recommendations regarding increasing resilience in various modes of transportation through increased communication, collaboration, development of geographic information technologies, and new innovations in transportation resilience.

Read by title.

Rep. Terry Landry moved the concurrence of the resolution.

By a vote of 96 yeas and 0 nays, the resolution was concurred in.

**SENATE CONCURRENT RESOLUTION NO. 113—**

BY SENATOR GARY SMITH
A CONCURRENT RESOLUTION
To establish the Public Works Contracts Task Force to study the feasibility of increasing the contract limit applicable to public works contracts.

Read by title.

Rep. Coussan moved the concurrence of the resolution.

By a vote of 96 yeas and 0 nays, the resolution was concurred in.

**SENATE CONCURRENT RESOLUTION NO. 123—**

BY SENATOR MARTINY
A CONCURRENT RESOLUTION
To establish the Task Force on Cyber Incident and Response to develop a tabletop exercise in which the state and private entities can test and strengthen the existing infrastructure to combat cyber threats and attacks and improve ongoing communication procedures.

Read by title.

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

Amendments proposed by Representative Jordan to Original Senate Concurrent Resolution No. 123 by Senator Martiny

AMENDMENT NO. 1
On page 2, line 13, after "following" and before "members:" change "sixteen" to "seventeen"

AMENDMENT NO. 2
On page 3, between lines 7 and 8, insert the following:

"(17) The executive secretary of the Public Service Commission or his designee."

AMENDMENT NO. 3
On page 4, line 2, after "Police," and before "the Louisiana" delete "and"

AMENDMENT NO. 4
On page 4, at the end of line 2, delete the period "." and insert a comma "," and "and the Public Service Commission."

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

Rep. Carmody moved the concurrence of the resolution, as amended.

By a vote of 98 yeas and 0 nays, the resolution, as amended, was concurred in.

SENATE CONCURRENT RESOLUTION NO. 129—
BY SENATOR WHITE
A CONCURRENT RESOLUTION
To urge and request the Department of Economic Development to develop uniform local review and approval standards for industrial ad valorem tax exemption applications.

Read by title.

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

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative James to Original Senate Concurrent Resolution No. 129 by Senator White

AMENDMENT NO. 1
On page 1, line 3, after "applications" and before the period "." insert "for certain parishes"

AMENDMENT NO. 2
On page 2, line 5, after "applications" and before the period "." insert "for parishes that have not adopted local industrial ad valorem tax exemption application rules or guidelines"

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

Rep. Edmonds moved the concurrence of the resolution, as amended.

By a vote of 95 yeas and 0 nay, the resolution was concurred in.

SENATE CONCURRENT RESOLUTION NO. 122—
BY SENATORS MORRIS, JOHNS AND JOHN SMITH AND REPRESENTATIVES ABRAHAM, DWIGHT, FRANKLIN AND MOSS
A CONCURRENT RESOLUTION
To direct the Department of Transportation and Development to expedite procurement, planning, engineering, design, and construction of a new Interstate 10 Calcasieu River Bridge, in cooperation with the Southwest Area Chamber's I-10 Bridge Task Force.

Read by title.

Rep. Abraham moved the concurrence of the resolution.

By a vote of 97 yeas and 0 nays, the resolution was concurred in.

SENATE CONCURRENT RESOLUTION NO. 107—
BY SENATOR MIZELL
A CONCURRENT RESOLUTION
To create the Task Force on Incentives for Premarital Counseling and Pre-Divorce Counseling to study possible incentives to promote premarital counseling and pre-divorce counseling and to make policy recommendations to the legislature.

Read by title.

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

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Garofalo to Original Senate Concurrent Resolution No. 107 by Senator Mizell

AMENDMENT NO. 1
In House Committee Amendment No. 1 by the House Committee on Civil Law and Procedure (#3558) on page 1, line 3, change "reporter" to "chairman"

AMENDMENT NO. 2
On page 1, line 2, after "on" and before "Incentives" insert "Benefits of Marriage and"

AMENDMENT NO. 3
On page 1, line 3, after "study" and before "possible " insert to "the benefits of marriage and the"

AMENDMENT NO. 4
On page 1, line 7, after "rate" and before "contributes" insert "and children born to parents without the benefit of marriage"

AMENDMENT NO. 5
On page 1, between line 15 and 16, insert the following:

"WHEREAS, in a joint report in late 2015 from Princeton University and the Brookings Institute's David Ribar from the University of Melbourne, it states "Reams of social science and medical research convincingly show that children who are raised by their married, biological parents enjoy better physical, cognitive and emotional outcomes, on average, than children raised in other circumstances. …[R]esearchers have been able to make a strong case that marriage has causal impacts on outcomes such as children’s schooling, their social and emotional adjustment, and their employment, marriage and mental health as adults; and"
The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Senate and Governmental Affairs to Reengrossed House Bill No. 325 by Representative Bishop

AMENDMENT NO. 1
On page 1, line 2, between "R.S. 18:154(G)(4)" and "and" insert "and R.S. 26:586(C) and 587(A) and (B)" and change "18:154(G)(6)" to "18:58(D) and 154(G)(6) and R.S. 26:586(D) and 586.1"

AMENDMENT NO. 2
On page 1, line 4, between "officials;" and "and" insert "to provide for duties of the registrar of voters; to provide for affidavits and amended verification of registrars of voters in local option election petitions;"

AMENDMENT NO. 3
On page 1, line 7 change "18:154(G)(6) is" to "18:58(D) and 154(G)(6) are"

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

"§58. Powers and duties of registrars
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be genuineness of the signature, curing the information that precluded inclusion, or providing the absent information. The registrar of voters shall verify and include the signature for the purpose of certifying the petition upon the filing of an affidavit authorized herein within the period allowed by law.

(3) Any witness whose name appears on a petition is hereby authorized to file an affidavit with the registrar of voters, within thirty days after the filing of the verification by the registrar with the governing authority, attesting to the genuineness of a voter's signature that the person witnessed or curing the information that precluded inclusion of the voter's signature that the person witnessed. The registrar of voters shall verify and include a voter's signature for the purpose of certifying a petition upon the filing of an affidavit authorized herein within the period allowed by law.

(D) Within ten days after the period allowed for the filing of an affidavit authorized in Subsection C of this Section, a registrar of voters shall file an amended verification with the governing authority verbifying and adding any signature that is subject of an affidavit to the total number of genuine signatures of qualified electors for the purpose of certification.

§586.1. Remedial provisions

A. Any person whose signature appears on a local option petition filed after July 1, 2018 with the registrar of voters for a parish whose population exceeds eleven thousand person but does not exceed fifty thousand persons based upon the latest federal decennial census shall be authorized to file an affidavit as provided for in R.S. 26:586(C)(2).

B. Any witness whose name appears on a local option petition filed after July 1, 2018 with the registrar of voters for a parish exceeds eleven thousand person based upon the latest federal decennial census shall be authorized to file an affidavit as provided for in R.S. 26:586(C)(3).

C. Within ten days after the period allowed for the filing of an affidavit pursuant to Subsections A and B, the registrar of voters shall file an amended verification with the governing authority verbifying and adding any signature that is subject of an affidavit to the total number of genuine signatures of qualified electors for the purpose of certification.

§587. Ordering of election; verification of registrar of voters; date of election; notice of election

A. The governing authority with whom the true copy of the verification or amended verification is filed by the registrar of voters shall attach to it a sworn statement showing the date, month, and year the verification or amended verification was filed with the governing authority.

B. If the petition conforms to all the provisions of this Chapter, the governing authority shall order the election. The ordinance or resolution of the governing authority ordering the election shall be adopted at the next meeting held after the verification or amended verification was filed with the governing authority by the registrar of voters.

Section 3. R.S. 26:586.1 is hereby repealed.

AMENDMENT NO. 6

On page 2, line 7 change "Section2. This" to "Section 4. This Section and Sections 1 and 2 of this"
Senate on May 29, 2019, on page 2, line 15, change "person" to "persons"

AMENDMENT NO. 10

In Senate Committee Amendment No. 5 proposed by the Senate Committee on Senate and Governmental Affairs and adopted by the Senate on May 29, 2019, on page 2, line 18, following "2018" insert "2018 and 2019"

AMENDMENT NO. 11

In Senate Committee Amendment No. 5 proposed by the Senate Committee on Senate and Governmental Affairs and adopted by the Senate on May 29, 2019, on page 2, line 23, following "A and B" insert "of this Section"

AMENDMENT NO. 12

In Senate Committee Amendment No. 5 proposed by the Senate Committee on Senate and Governmental Affairs and adopted by the Senate on May 29, 2019, on page 2, line 24, following "that is" insert "the"

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 Emerson Magee
Abraham Falconer Marcelle
Abramson Foil Marino
Adams Franklin McFarland
Amedee Gaines McMahon
Anders Garofalo Miguez
Armes Gisclair Miller, D.
Bacala Glover Miller, G.
Bagley Guinn Moore
Bagneris Harris, J. Morris, Jay
Berthelot Harris, L. Morris, Jim
Billiot Hill Moss
Brown, C. Horton Pope
Brown, T. Howard Pugh
Carmody Huval Pylant
Carpenter Ivey Richard
Carter, G. Jackson Schexnayder
Carter, R. Jefferson Seabaugh
Cox Jordan Simon
Crews LaCombe Smith
Davis Landry, N. Smith
DeVillier Landry, T. Stagni
DuBuisson Larvadain Stefanski
Duplessis LeBas Stokes
Dwight Lyons Talbot
Edmonds Mack Thomas

Total - 101

NAYS

Total - 0

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 218—

BY REPRESENTATIVE MARCELLE

AN ACT

To enact R.S. 13:2071.1, relative to Baton Rouge City Court; to authorize the commission of probation officers; to recognize the Baton Rouge City Court Probation Division as a law enforcement agency; to provide relative to the duties of Baton Rouge City Court probation officers; to provide relative to P.O.S.T.-certified training; 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 FLOOR AMENDMENTS

Amendments proposed by Senator Claitor to Engrossed House Bill No. 218 by Representative Marcelle

AMENDMENT NO. 1

On page 1, line 2, after "To" insert "amend and reenact R.S. 13:4521(A)(1) and 5036 and to"

AMENDMENT NO. 2

On page 1, line 2, after "R.S. 13:2071.1" insert "and 4521(E)"

AMENDMENT NO. 3

On page 1, line 2, after "relative to" insert "court costs in suits involving the state and state agencies in the Nineteenth Judicial District Court; to provide with respect to the temporary deferral of court costs and the entities to which the deferral applies; to provide with respect to the institution and prosecution of suits by the attorney general in suits for the protection of the state's interests and rights filed in the Nineteenth Judicial District Court; to provide relative to"

AMENDMENT NO. 4

On page 1, line 8, after "Section 1," insert "R.S. 13:4521(A)(1) and 5036 are hereby amended and reenacted and"

AMENDMENT NO. 5

On page 1, line 8, after ""R.S. 13:2071.1 delete "is" and insert "and 4521(E) are"

AMENDMENT NO. 6

On page 2, after line 7, insert the following:

"§4521. State and its subdivisions; temporary deferral of court costs; exceptions

A.(1) Except as provided in R.S. 13:5112, R.S. 19:15 and 116, R.S. 48:451.3, and Subsection E of this Section, and as provided in this Subsection, the state, any political subdivision as defined in this Section, and any agent, officer, or employee of any such
governmental entity when acting within the scope and authority of such employment or when discharging his official duties may temporarily defer court costs, including cost of filing a judgment dismissing claims against the state, political subdivision, or agent, officer, or employee thereof, in any judicial proceeding instituted by or against the state, any political subdivision, or agent, officer, or employee thereof in any court of this state or any municipality of this state, including particularly but not exclusively those courts in the parish of Orleans and the city of New Orleans. This Section shall also apply to the Louisiana Insurance Guaranty Association and the Louisiana Life and Health Insurance Guaranty Association in any judicial proceeding instituted by or against them. This Section shall also apply to the policyholder or other insured of an insolvent insurer in any judicial proceeding instituted by or against the Louisiana Insurance Guaranty Association and the Louisiana Life and Health Insurance Guaranty Association. Costs which are temporarily deferred pursuant to this Section cannot be shifted to opposing parties during the pendency of such deferment; however, when a final judgment is rendered dismissing all claims against the state, a political subdivision, or agent, officer, or employee thereof and when the judgment taxes costs of the state, political subdivision, or agent, officer, or employee thereof against the opposing party in accordance with the provisions of Code of Civil Procedure Article 1920, the opposing party shall be condemned to pay the temporarily deferred court costs.

E. With respect to the deferral of court costs in suits filed in the Nineteenth Judicial District Court, the provisions of this Section shall apply only to the state and its departments listed in R.S. 36:4(A).

§5036. Suits for protection of state's interests and rights; institution and prosecution by attorney general; deferral of costs; bond

A. The attorney general may institute and prosecute any and all suits he may deem necessary for the protection of the interests and rights of the state. No court of this state, nor officer thereof, shall demand of the state, or the attorney general, any security for costs, or any advance costs; but all costs for which the state may become liable shall be paid by the attorney general out of the proper appropriation therefor. In any and all cases where bond is required by law in legal proceedings, the state and the attorney general shall be dispensed from giving such bond.

B. With respect to the deferral of court costs in suits filed in the Nineteenth Judicial District Court, the provisions of this Section shall apply only to the state and its departments listed in R.S. 36:4(A). However, the state and its departments listed in R.S. 36:4(A), shall deposit an advance filing fee in the amount of two hundred dollars, to the Nineteenth Judicial District Court.

C. If an opposing party condemned to pay temporarily deferred court costs fails to pay the assessed costs within thirty days of the judgment becoming final, the clerk of court may forward a certified copy of the recorded judgment to the office of debt recovery for collection. The office of debt recovery may collect any outstanding deferred court costs on behalf of the clerk of court.

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    Falconer    Mack
Abraham        Foil        Magee
Abramson       Franklin    Marcell
AMENDMENT NO. 2
On page 1, line 6, delete "live animals for the purpose of research or experiments;"

AMENDMENT NO. 3
On page 2, line 16, after "to use" and before "animals" delete "live"

AMENDMENT NO. 4
On page 2, line 27, after "turns over" and before "animals" delete "dead"

AMENDMENT NO. 5
On page 3, delete lines 9 through 14 in their entirety

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

AMENDMENT NO. 7
On page 3, at the beginning of line 18, change "E." to "D."

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Peacock to Engrossed House Bill No. 454 by Representative Zeringue

AMENDMENT NO. 1
Delete Senate Committee Amendments Nos. 1 and 2 and 5 through 7 proposed by the Senate Committee on Agriculture, Forestry, Aquaculture and Rural Development and adopted by the Senate on May 29, 2019.

AMENDMENT NO. 2
On page 1, line 5, after "only;" insert "to provide for the transfer of live animals in certain circumstances;"

AMENDMENT NO. 3
On page 3, line 10, after "unwanted animals" and before "shall sell" insert a comma ",” and "and has exhausted reasonable efforts to place the animal in a suitable environment outside of the shelter;"

AMENDMENT NO. 4
On page 3, line 12, after "experimentation" delete the remainder of the line and insert a period ".

AMENDMENT NO. 5
On page 3, between lines 14 and 15, insert the following:

(3) The provisions of this Subsection shall not apply to living animals given or transferred for:

(a) Instructional purposes.

(b) Research as part of a clinical trial using drugs or treatments already approved by the United States Department of Agriculture or United States Food and Drug Administration.

(c) Research determined by the Institutional Animal Care and Use Committee to be deemed non-invasive.

(4) When possible, living animals shall be returned to its originating facility at the conclusion of research or instruction. Every precaution shall be taken to minimize pain to the animal.

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

ROLL CALL
The roll was called with the following result:

YEAS

Mr. Speaker Falconer Mack
Abraham Foil Magee
Abramson Franklin Marcelle
Adams Gaines Marino
Amedee Garofalo McFarland
Anders Gisclair McMahen
Arnes Glover Miguez
Bacala Guinn Miller, D.
Bagley Harris, J. Miller, G.
Berthelot Harris, L. Moore
Billiot Henry Morris, Jay
Bishop Hiltfert Morris, Jim
Boote Hill Moss
Bourriaque Hodges Muscarello
Brass Hoffmann Norton
Brown, C. Horton Pearson
Brown, T. Howard Pierre
Carmody Huval Pope
Carpenter Ivey Pugh
Carter, G. Jackson Richard
Carter, R. James Schexnayder
Chaney Jenkins Seabaugh
Connick Johnson, M. Smith
Coussan Johnson, R. Stagni
Cox Jones Stefanski
Crews Jordan Stokes
Davis LaCombe Talbot
DeVillier Landry, N. Thomas
DuBuisson Landry, T. Turner
Duplessis Larvadain White
Dwight LeBas Wright
Edmonds Leopold Zeringue
Emerson Lyons

Total - 101

NAYS

Total - 0

ABSENT

Bagneris Leger
Hollis Pylant

Total - 4

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

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

RELATIVE TO CONSIDERATION AFTER THE 57th CALENDAR DAY

June 4, 2019

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

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 359 on third reading and final passage after the 57th calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Suspension of the Rules

On motion of Rep. M. Johnson, the rules were suspended in order to take up and consider House Bills and Joint Resolutions on Third Reading and Final Passage at this time.

House Bills and Joint Resolutions on Third Reading and Final Passage

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

HOUSE BILL NO. 359—
BY REPRESENTATIVES MIKE JOHNSON AND ABRAMSON
AN ACT
To amend and reenact R.S. 14:62.5(A), relative to the crime of looting; to provide for the crime of looting; to provide relative to the elements of the offense; and to provide for related matters.

Read by title.

Motion

Rep. M. Johnson moved that the House grant permission to the Senate to consider House Bill No. 359 on third reading and final passage after the 57th calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker  Emerson  Lyons
Abraham  Foil  Mack
Adams  Franklin  Magee
Amedee  Gaines  Marcell
Anders  Garofalo  Marino
Armes  Gisclair  McMahon
Bacala  Glover  Miguez
Bagley  Gunn  Miller, D.
Bagnonis  Harris, J.  Miller, G.
Berthelot  Harris, L.  Moore
Billiot  Hilferty  Morris, Jay
Bishop  Hill  Morris, Jim
Boutte  Hodges  Moss
Bourriaque  Hoffmann  Muscarello
Brown  C.  Holli
Brown, T.  Horton  Pearson
Carmondy  Ive
Carpenter  Jackson  Pugh
Carter, R.  James  Pylant
Carter, S.  Jenkins  Richard
Chaney  Johnson, M.  Schexnayder
Connick  Johnson, R.  Seabaugh
Coussan  Jones  Simon
Cox  Jordan  Stagni
Crews  LaCombe  Stefanski
Davis  Landry, N.  Stokes
DeVillier  Landry, T.  Thomas
DuBuisson  Larvadain  Turner
Duplessis  LeBas  White
Dwight  LeBos  Wright
Edmonds  Leopold  Zeringue

Total - 96

NAYS

Total - 0

ABSENT

Abramson  Henry  McFarland
Carter, G.  Howard  Smith
Falconer  Leger  Talbot
Total - 9

The motion to consider, having received a two-thirds vote of the elected members, was adopted.

Suspension of the Rules

On motion of Rep. Nancy Landry, 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

RELATIVE TO CONSIDERATION AFTER THE 57th CALENDAR DAY

June 4, 2019

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

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 443 on third reading and final passage after the 57th calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Suspension of the Rules

On motion of Rep. Nancy Landry, the rules were suspended in order to take up and consider House Bills and Joint Resolutions on Third Reading and Final Passage at this time.
House Bills and Joint Resolutions on Third Reading and Final Passage

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

HOUSE BILL NO. 443—
BY REPRESENTATIVE NANCY LANDRY

AN ACT
To amend and reenact R.S. 14:40.8(B) and R.S. 17:1801(C), 1801.1(C), and 1805(A)(3), (B), and (D)(2) and to enact R.S. 17:1801.1(B)(3), relative to criminal hazing; to require reporting to law enforcement by an education institution or representative of a national or parent organization that receives a report of an alleged act of hazing; to provide relative to penalties for failure to report; to require the Board of Regents to develop a standardized form for reporting and documenting alleged acts of hazing and a policy relative to making certain documented information available to the public; to require that parents be provided hazing educational information under certain circumstances; to require organizations to adopt certain policies as a condition of operating at an institution and provide education relative to such policies; to apply requirements relative to hazing prevention education to an organization's employees and volunteers; to provide relative to the authority of university and college police officers with regard to criminal hazing; and to provide for related matters.

Read by title.

Motion

Rep. Nancy Landry moved that the House grant permission to the Senate to consider House Bill No. 443 on third reading and final passage after the 57th calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS


NAYS

Total - 97

The motion to consider, having received a two-thirds vote of the elected members, was adopted.

Suspension of the Rules

On motion of Rep. Marino, the rules were suspended in order to take up and consider Senate Bills on Second Reading Reported by Committee at this time.

Senate Bills on Second Reading Reported by Committee

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

Motion

Rep. Marino moved that the Committee on Appropriations be discharged from further consideration of Senate Bill No. 153.


A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS


Total - 8

Total - 0

ABSENT

Abramson  Armes  Howard  McFarland  Leopold  Lyons  Miguez  Miller, G.  Morris, Jay  Morris, Jim

The motion to consider, having received a two-thirds vote of the elected members, was adopted.

Suspension of the Rules

On motion of Rep. Marino, the rules were suspended in order to take up and consider Senate Bills on Second Reading Reported by Committee at this time.

Senate Bills on Second Reading Reported by Committee

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

Motion

Rep. Marino moved that the Committee on Appropriations be discharged from further consideration of Senate Bill No. 153.


A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS


NAYS

Total - 8

Total - 41

ABSENT

Abramson  Armes  Howard  McFarland  Leopold  Lyons  Miguez  Miller, G.  Morris, Jay  Morris, Jim

The motion to consider, having received a two-thirds vote of the elected members, was adopted.
The House refused to discharge the Committee on Appropriations from further consideration of the bill.

Conference Committee Reports Received

Conference Committee Reports were received for the following legislative instruments:

House Bill Nos. 127, 250, and 425

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

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. 148—
BY REPRESENTATIVES HENRY, BARRAS, JACKSON, AND MAGEE AND SENATORS ALARIO, LAFLEUR, AND MORRELL
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; to provide for an effective date; and to provide for related matters.

Called from the calendar.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Finance to Reengrossed House Bill No. 148 by Representative Henry

AMENDMENT NO. 1
On page 12, delete lines 17 through 28

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator LaFleur to Reengrossed House Bill No. 148 by Representative Henry

AMENDMENT NO. 1
On page 12, delete line 31, and insert:
"of Twelve Million Sixty-Three Thousand Eight Hundred Thirty-Three and No/100 ($12,063,833.00)"

AMENDMENT NO. 2
On page 12, line 32, delete "($9,742,980)"

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 Falconer Mack
Abraham Foil Magee
Amedee Franklin Marino
Anders Gaines McFarland
Bacala Garofalo McMahen
Bagley Gisclair Miguez
Bagneris Glover Miller, D.
Berthelot Harris, J. Miller, G.
Billiot Harris, L. Moore
Bishop Henry Moss
Bouie Hifferty Muscarello
Bourriaque Hill Norton
Brass Hodges Pearson
Brown, C. Hoffmann Pierre
Brown, T. Horton Pope
Carmody Huval Pugh
Carpenter Ivey Pyland
Carter, R. Jackson Schexnayder
Carter, S. Jefferson Seabaugh
Chaney Jenkins Smith
Connick Johnson, M. Stefanski
Cox Jordan Stokes
Crews LaCombe Thomas
Davis Landry, T. Turner
DeVillier Larvadain White
Duplessis Leger Zeringue
Dwright Leopold
Emerson Lyons
Total - 91

NAYS

Total - 0

ABSENT

Abramson Hollis Morris, Jay
Adams Howard Morris, Jim
Armes Jones Richard
Edmonds Landry, N. Talbot
Guinn Marcelle
Total - 14

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.
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

ADOPTION OF CONFERENCE COMMITTEE REPORT

June 4, 2019

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

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to Senate Bill No. 9.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

ADOPTION OF CONFERENCE COMMITTEE REPORT

June 4, 2019

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

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to Senate Bill No. 36.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

ADOPTION OF CONFERENCE COMMITTEE REPORT

June 4, 2019

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

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to Senate Bill No. 146.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

ADOPTION OF CONFERENCE COMMITTEE REPORT

June 4, 2019

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

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 85.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

June 4, 2019

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. 27: Senators Peacock, Mizell, and Appel.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

June 4, 2019

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. 82: Senators Luneau, Morrell, and Tarver.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

June 4, 2019

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
Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

June 4, 2019

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. 243: Senators Barrow, Mills, and Mizell.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

June 4, 2019

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. 326: Senators Luneau, Chabert, and Lambert.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

June 4, 2019

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. 331: Senators Morrell, Donahue, and Peacock.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

June 4, 2019

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. 349: Senators Donahue, Gary Smith, and White.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

June 4, 2019

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. 208: Senators Boudreaux, Morrish, and Appel.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

June 4, 2019

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. 225: Senators Appel, Morrish, and Boudreaux.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

June 4, 2019

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. 156: Senators Morrish, White, and Mizell.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate
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. 390: Senators Luneau, Mills, and Donahue.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
APPOINTMENT OF CONFERENCE COMMITTEE
June 4, 2019

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. 493: Senators Morrell, Colomb, and Appel.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
APPOINTMENT OF CONFERENCE COMMITTEE
June 4, 2019

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. 562: Senators Walsworth, Morrish, and White.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
APPOINTMENT OF CONFERENCE COMMITTEE
June 4, 2019

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. 583: Senators Johns, Morrell, and Riser.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
HOUSE CONCURRENT RESOLUTIONS
June 4, 2019

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. 62
Returned without amendments

House Concurrent Resolution No. 67
Returned without amendments

House Concurrent Resolution No. 87
Returned without amendments

House Concurrent Resolution No. 96
Returned without amendments

House Concurrent Resolution No. 98
Returned without amendments

House Concurrent Resolution No. 99
Returned without amendments

House Concurrent Resolution No. 100
Returned without amendments

House Concurrent Resolution No. 106
Returned without amendments

House Concurrent Resolution No. 108
Returned without amendments

House Concurrent Resolution No. 109
Returned without amendments

House Concurrent Resolution No. 118
Returned without amendments

House Concurrent Resolution No. 119
Returned without amendments

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
HOUSE BILLS
June 4, 2019

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

I am directed to inform your honorable body that the Senate has finally passed the following House Bills:

House Bill No. 181
Returned with amendments

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate
Conference Committee Reports Received

Conference Committee Reports were received for the following legislative instruments:

House Bill No. 82

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

Message from the Senate

ASKING CONCURRENCE IN SENATE CONCURRENT RESOLUTIONS

June 4, 2019

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. 140

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. 140—

BY SENATORS MORRELL, ALARIO, ALLAIN, APPEL, BARROW, BISHOP, BOURSDEAUX, CARTER, CHABERT, CLAIBOR, COLOMB, CORTEZ, DONAHUE, ERDEY, FANNIN, GATTI, HENSSENS, HEWITT, JOHNS, LAFLEUR, LAMBERT, LONG, LUNEAU, MARTINEY, MILKOVICH, MILLS, MIZZELL, MORRISH, PEACOCK, PETERSON, PRICE, RIEGER, GARY SMITH, JOHN SMITH, TARVER, THOMPSON, WALSWORTH, WARD AND WHITE AND REPRESENTATIVES ABRAHAM, ABRAMSON, ADAMS, AMEDEE, ANDERS, ARMES, BACALA, BAGLEY, BAGNERIS, BARRAS, BERTHELLOT, BILLIOT, BISHOP, BOUÉ, BOURRIEUQUE, BRASS, CHAD BROWN, TERRY BROWN, CARPENTER, GARY CARTER, ROBBY CARTER, STEVE CARTER, CHANEY, CONNICK, COUSSAN, COX, CREWS, DAVIS, DEVILLIER, DUBUSSON, DUPLESSIS, DUNITZ, EDMONDS, EMERSON, FALCONER, FOIL, FRANKLIN, GAINES, GLOVER, GUINN, JIMMY HARRIS, LANCE HARRIS, HENRY, HILFERTY, HILL, HODGES, HOFFMAN, HOLLIS, HORTON, HOWARD, HUVAL, IVEY, JACKSON, JAMES, JEFFERSON, JENKINS, MIKE JOHNSON, ROBERT JOHNSON, JONES, JORDAN, LACOMBE, NANCY LANDRY, TERRY LANDRY, LARVAUDAN, LEVAS, LEBER, LEOPOLD, Lyons, MACK, MAGEE, MARCELLE, MARINO, MCFARLAND, MCMAHEN, MIGUEZ, DUSTIN MILLER, GREGORY MILLER, MOORE, JAY MORRIS, JIM MORRIS, MOSS, MUSCARELLO, NORTON, PEARSON, PIERRE, POPE, PUGH, PYLANT, RICHARD, SCHENNYER, SEABRUGH, SIMON, SMITH, STAGNI, STEFANSKI, STOKES, TALBOT, THOMAS, TURNER, WHITE, WRIGHT AND ZERINGUE

A CONCURRENT RESOLUTION

To express the sincere condolences of the Legislature of Louisiana upon the death of Leah Chase, the "Queen of Creole Cuisine".

Read by title.

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

Suspension of the Rules

On motion of Rep. Nancy Landry, 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. 284—

BY REPRESENTATIVES NANCY LANDRY, BISHOP, COUSSAN, DEVILLIER, EMERSON, LEVAS, DUSTIN MILLER, AND PIERRE

A RESOLUTION

To commend Noble Plastics for being selected as a 2019 recipient of the Manufacturing Leadership Award from the National Association of Manufacturers.

Read by title.

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

HOUSE RESOLUTION NO. 285—

BY REPRESENTATIVE AMEDEE

A RESOLUTION

To urge and request the President and Congress of the United States of America to urge discriminatory countries to cease religious persecution and combat religious persecution carried out by extremist, non-state actors and to urge heads of the governments of all countries around the world to uphold the right to religious freedom and condemn the global persecution of any religious group.

Read by title.

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

HOUSE RESOLUTION NO. 286—

BY REPRESENTATIVES TERRY LANDRY, BAGNERIS, BOUÉ, BRASS, CARPENTER, GARY CARTER, COX, DUPLESSIS, FRANKLIN, GAINES, GLOVER, JIMMY HARRIS, JACKSON, JAMES, JEFFERSON, JENKINS, JORDAN, LARVAUDAIN, LYONS, MARCELLE, DUSTIN MILLER, MOORE, NORTON, PIERRE, AND SMITH

A RESOLUTION

To commend the current and former African American women who have served or are serving on the Louisiana State Police force.

Read by title.

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

HOUSE RESOLUTION NO. 287—

BY REPRESENTATIVE MOSS

A RESOLUTION

To designate Monday, June 24, 2019, as James "Jay" Dixon Day in Louisiana and to commend him for his services to the state.

Read by title.

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

HOUSE RESOLUTION NO. 288—

BY REPRESENTATIVE MCMAHEN

A RESOLUTION

To commend James D. Madden for his community service.

Read by title.

On motion of Rep. McMahen, and under a suspension of the rules, the resolution was adopted.
HOUSE RESOLUTION NO. 289—
BY REPRESENTATIVE ABRAHAM
A RESOLUTION
To commend Astrid R. Clements for her world travels and spirit of cultural adventure.

Read by title.

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

HOUSE RESOLUTION NO. 290—
BY REPRESENTATIVE SMITH
A RESOLUTION
To commend Reverend Dr. Gerard Robinson, Sr., of McKowen Missionary Baptist Church in Baton Rouge, on the momentous occasion of his twenty-ninth pastoral anniversary.

Read by title.

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

HOUSE RESOLUTION NO. 291—
BY REPRESENTATIVE DAVIS
A RESOLUTION
To urge and request the Louisiana Department of Health to study the changes necessary to increase access to outpatient substance use treatment, including medication-assisted treatment (MAT), as well as recommendations for creating sustainable incentives and supports for providers to serve as office-based opioid agonist treatment providers and to report the findings of the study to the House Committee on Health and Welfare on or before March 1, 2020.

Read by title.

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

HOUSE RESOLUTION NO. 292—
BY REPRESENTATIVE CARPENTER
A RESOLUTION
To commend the Scotlandville High School Hornets Alumni Association, Incorporated, upon its fifth annual Scotlandville High School Hall of Fame Induction Ceremony and Banquet.

Read by title.

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

HOUSE RESOLUTION NO. 293—
BY REPRESENTATIVE ARMES
A RESOLUTION
To recognize October 21-27, 2019, as Safe Schools Week in Louisiana.

Read by title.

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

HOUSE RESOLUTION NO. 294—
BY REPRESENTATIVE JIMMY HARRIS
A RESOLUTION
To urge and request the Louisiana Department of Health to take immediate action to address 3 racial disparity in maternal and child health outcomes and the alarming rate of 4 mortality for African American infants and mothers in Louisiana.

Read by title.

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

HOUSE RESOLUTION NO. 295—
BY REPRESENTATIVES DUPLESSIS, ABRAMSON, BAGNERIS, BOUIE, GARY CARTER, CONNICK, GAROFALO, JIMMY HARRIS, HILFERTY, LEGER, AND LEOPOLD
A RESOLUTION
To express sincere and heartfelt condolences upon the death of Leah Chase, executive chef and co-owner of Dooky Chase's Restaurant in New Orleans.

Read by title.

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

HOUSE RESOLUTION NO. 296—
BY REPRESENTATIVE GAROFALO
A RESOLUTION
To commend Lena R. Torres for her many years of public service and numerous extraordinary accomplishments.

Read by title.

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

HOUSE CONCURRENT RESOLUTION NO. 121—
BY REPRESENTATIVE LACOMBE AND SENATOR WARD
A CONCURRENT RESOLUTION
To commend the Catholic High School of Pointe Coupee softball team upon winning the 2019 Louisiana High School Athletic Association Division IV state championship.

Read by title.

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

Ordered to the Senate.

HOUSE CONCURRENT RESOLUTION NO. 122—
BY REPRESENTATIVE JIMMY HARRIS
A CONCURRENT RESOLUTION
To recognize June 10, 2019, as Leah Chase Day.

Read by title.

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

Ordered to the Senate.

Reports of Committees

The following reports of committees were received and read:

Report of the Committee on Education
June 4, 2019

To the Speaker and Members of the House of Representatives:

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

Senate Bill No. 203, by Walsworth
Reported with amendments. (8-0)

NANCY LANDRY
Chairman
The above Senate Bills reported favorably or with amendments were referred to the Legislative Bureau.

Privileged Report of the Legislative Bureau
June 4, 2019
To the Speaker and Members of the House of Representatives:
I am directed by your Legislative Bureau to submit the following report:
Senate Bill No. 203
Reported without amendments.
Respectfully submitted,
VINCENT J. PIERRE
Chairman

Suspension of the Rules
On motion of Rep. Leger, the rules were suspended in order to take up and consider Petitions, Memorials, and Communications at this time.

Petitions, Memorials, and Communications
The following petitions, memorials, and communications were received and read:

Message from the Senate
SIGNED SENATE CONCURRENT RESOLUTIONS
June 4, 2019
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. 3, 10, 18, 70, 84, 93, 96, 99, 124, 130, 131, 132, 133, 135, 136, and 137
and ask the Speaker of the House of Representatives to affix his signature to the same.
Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

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

Privileged Report of the Committee on Enrollment
June 4, 2019
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. 278—
BY REPRESENTATIVE ROBERT JOHNSON
A RESOLUTION
To commend the Tunica-Biloxi Tribe of Louisiana for its cultural and economic contributions to the state of Louisiana.

HOUSE RESOLUTION NO. 280—
BY REPRESENTATIVE HOFFMANN
A RESOLUTION
To express the condolences of the House of Representatives upon the death of Dr. Christopher John Rich, M.B.A.
Respectfully submitted,
FRANKIE HOWARD
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 4, 2019
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. 34—
BY REPRESENTATIVE DAVIS
A CONCURRENT RESOLUTION
To urge and request the Louisiana Department of Health to study the costs and benefits associated with the potential addition of mucopolysaccharidosis type I and Pompe disease to the state’s newborn screening panel, to report findings of the study to the legislative committees on health and welfare, and to add these conditions to the newborn screening panel expeditiously when funding for this purpose is available.
HOUSE CONCURRENT RESOLUTION NO. 45—

BY REPRESENTATIVE HOFFMANN AND SENATOR WALSWORTH

A CONCURRENT RESOLUTION

To urge and request the Department of Public Safety and Corrections to study laws and policies relative to benefits, including sick leave, for teachers at facilities under the jurisdiction of the office of juvenile justice who are injured or disabled as a result of assault or battery while acting in their official capacity and to submit a written report of findings and conclusions, including any recommendations for related legislation, to the House Committee on Administration of Criminal Justice and the Senate Committee on Judiciary B not later than sixty days prior to the beginning of the 2020 Regular Session of the Legislature.

HOUSE CONCURRENT RESOLUTION NO. 60—

BY REPRESENTATIVE DUSTIN MILLER

A CONCURRENT RESOLUTION

To urge and request the Louisiana Health Works Commission, with assistance and guidance from the Nursing Supply and Demand Council and the Department of Children and Family Services, to study and make recommendations concerning potential policy changes for creating safer workplace environments for physicians, nurses, and social service workers in this state, and to report these recommendations to the legislative committees on health and welfare and on labor and industrial relations.

HOUSE CONCURRENT RESOLUTION NO. 63—

BY REPRESENTATIVE STOKES, ADAMS, AMEDEE, BACALA, BAGNERS, CHANEY, COX, DAVIS, EDMONDS, FALCONER, GAROFALO, HOPFFMAN, HORTON, IVY, JENKINS, LARVAIDAIN, LYNNS, MARCELLE, MOORE, JAY MORRIS, SMITH, THOMAS, AND WHITE AND SENATOR THOMPSON

A CONCURRENT RESOLUTION

To authorize and request the governor's office of elderly affairs, the office of aging and adult services of the Louisiana Department of Health, the office of financial institutions, the Louisiana Bankers Association, and the legislative auditor, jointly, to study means by which this state can reduce the incidence of elder abuse and to report findings of the study to the House Committee on Administration of Criminal Justice, the Senate Committee on Judiciary C, the legislative committees on health and welfare, and the Legislative Audit Advisory Council.

HOUSE CONCURRENT RESOLUTION NO. 71—

BY REPRESENTATIVE DUSTIN MILLER

A CONCURRENT RESOLUTION

To urge and request the Louisiana Department of Health to issue guidance or regulations by December 31, 2020, to allow the establishment of new opioid treatment programs.

HOUSE CONCURRENT RESOLUTION NO. 81—

BY REPRESENTATIVE DUPLESSIS

A CONCURRENT RESOLUTION

To urge and request the Louisiana Department of Health, in collaboration with the Louisiana Sexual Assault Oversight Council, to study the investigation, treatment, and evaluation of victims of sexual assault, specifically forensic examinations, and to develop guidelines for the 2020 Regular Session of the Louisiana Legislature.

HOUSE CONCURRENT RESOLUTION NO. 90—

BY REPRESENTATIVE HODGES

A CONCURRENT RESOLUTION

To expand the Comite River Diversion Canal Project Task Force to include the Amite River Basin District and to study and make recommendations on actions necessary to complete construction of the Comite River Diversion Project and mitigate flooding caused by the Comite and Amite Rivers.

HOUSE CONCURRENT RESOLUTION NO. 93—

BY REPRESENTATIVE HILFERTY AND SENATOR HEWITT

A CONCURRENT RESOLUTION

To urge and request the legislative auditor to compile all policies relative to family and parental leave for state employees, to compare such policies, and to report on the status of family and parental leave policies applicable to state employees.

Respectfully submitted,
FRANKIE HOWARD
Chairman

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

Privileged Report of the Committee on Enrollment

June 4, 2019

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. 29—

BY REPRESENTATIVE ROBERT JOHNSON

AN ACT

To amend and reenact R.S. 11:620(E), relative to health insurance premiums for certain retirees; to provide relative to payment of insurance premiums for certain retirees of the Hazardous Duty Services Plan in the Louisiana State Employees' Retirement System; and to provide for related matters.

HOUSE BILL NO. 47—

BY REPRESENTATIVE JENKINS

AN ACT

To amend and reenact R.S. 14:92.2(A)(1) and (2), (B)(1), (C), and (D), to enact Code of Criminal Procedure Article 211.3, and to repeal R.S. 14:92.2(B)(4), relative to improper supervision of a minor; to amend the penalties for the crime of improper supervision of a minor by a parent or legal custodian; to provide relative to sentencing; to require issuance of a summons in lieu of arrest of persons who commit the offense; and to provide for related matters.

HOUSE BILL NO. 55—

BY REPRESENTATIVE ROBERT JOHNSON

AN ACT

To amend and reenact R.S. 33:4715.3(A) and (B), relative to facilities of certain judicial districts; to provide relative to a justice center district in Avoyelles Parish, which is authorized to levy taxes and finance, own, and maintain facilities for the Twelfth Judicial District; to provide relative to governance of the district; and to provide for related matters.

HOUSE BILL NO. 74—

BY REPRESENTATIVE TERRY LANDRY

AN ACT

To amend and reenact R.S. 14:73.1(12), (13), and (14), and to enact R.S. 14:73.1(15) and 73.11, relative to computer-related crimes; to create the crime of trespass against state computers; to provide for elements of the crime; to provide for criminal penalties; to provide for definitions; and to provide for related matters.

HOUSE BILL NO. 84—

BY REPRESENTATIVE WHITE

AN ACT

To amend and reenact R.S. 34:851.32(A)(1), (B), and (C) and R.S. 56:10.2, relative to boat registration; to provide for the Derelict Houseboat Fund Account and the Conservation Fund in the state

Page 53 HOUSE
35th Day's Proceedings - June 4, 2019

1311
house bill no. 94—
by representative pugh
an act
to amend and reenact r.s. 3:730.3(b), relative to the louisiana strawberry marketing board; to reduce the number of board appointments; to allow for designees; and to provide for related matters.

house bill no. 141—
by representatives howard, adams, anders, bagley, berthelet, chad brown, terry brown, stephen carter, gaines, gisclair, guinn, lance harris, hoffmann, horton, jackson, mike johnson, robert johnson, jordan, magel, marino, mcmahen, miguez, gregory miller, moore, jimmorris, mosss, pylan, and scheina
an act
to amend and reenact r.s. 40:2405(b)(2) and 2405.8(g) and to enact r.s. 40:2402(3)(c) and 2405.8(h), relative to peace officer training requirements; to provide for relative to certain peace officers; to provide for the creation of a motorcyclist profiling awareness training program; to provide for definitions; and to provide for related matters.

house bill no. 157—
by representative stagni
an act
to amend and reenact r.s. 32:402.1(e)(1), (2), (5), and (6) and to enact r.s. 32:402.1(e)(7) and (8), relative to class "e" temporary instructional permits; to change when class "e" temporary instructional permits are required; to provide for the design on class "e" temporary instructional permits; to provide for the surrender of a class "e" temporary instructional permit; to provide an exception to ignition interlock requirements for certain applicants for class "e" temporary instructional permits; and to provide for related matters.

house bill no. 160—
by representative bouie
an act
to amend and reenact r.s. 17:3911(b)(1)(i) and (l) and 3912(a) and (b) and to enact r.s. 17:416.19(d) and 3911(b)(1)(m), relative to information on school safety and discipline; to require the collection and reporting of certain information relative to school safety and discipline; and to provide for related matters.

house bill no. 179—
by representative jim morris
an act
to enact r.s. 40:1501.8, relative to caddo parish fire district no. 3; to authorize the district to levy a sales and use tax, subject to voter approval; and to provide for related matters.

house bill no. 184—
by representative henry
an act
to enact r.s. 14:38.4 and 63.5, relative to school athletic and recreational athletic contests; to create the crime of harassment of a school or recreation athletic contest official; to create the crime of entry or remaining on site of a school athletic or recreation athletic contest after being forbidden; to provide for definitions; to provide for penalties; and to provide for related matters.

house bill no. 185—
by representatives hilferty and senator peacock
an act
to amend and reenact r.s. 15:642(2)(c) and (d), 643(a), and 645(a) and to enact r.s. 15:642(4), relative to a registry of certain offenses; to provide relative to the registry of persons convicted of offenses committed against peace officers; to expand the registry to include persons convicted of terrorism offenses; to expand the registry to include persons convicted of the conspiracy to commit terrorism offenses or offenses against a peace officer; to provide for the availability of certain registration information to law enforcement; and to provide for related matters.

house bill no. 199—
by representatives horton, abraham, adams, amedeo, armes, bacala, bagley, bertiehet, billiot, brass, terry brown, carmody, robby cartier, steve carter, chaney, davis, devillier, emerson, gisclair, lance harris, henry, hilferty, hill, hoffmann, howard, jackson, jefferson, jenkins, robert johnson, jones, lacombe, lebas, mctarland, mcmahen, dustin miller, moore, jim morris, pierre, pope, pylan, richard, stagni, stefanski, stokes, talbot, thomas, turner, white, and wright and senators alario, appel, barrow, bishop, boudreaux, colombe, donahue, fannin, gatti, johns, luneau, martin, mills, morrell, morrell, peacock, peterson, riser, gary smith, john smith, thompson, walsworth, ward, and white
an act
to enact part iii of chapter 8 of title 46 of the louisiana revised statutes of 1950, to be comprised of r.s. 9:4877.21 through 977.25, relative to services for children provided through the medical assistance program of this state known commonly as medicaid; to provide for duties and responsibilities of the louisiana department of health in administering the medicaid program; to establish and provide for a special option within medicaid to serve certain children with disabilities; to require development and submission of a medicaid state plan amendment to the federal medicaid agency; to provide for definitions; to provide for promulgation of rules; and to provide for related matters.

house bill no. 203—
by representative gregory miller
an act
to amend and reenact civil code articles 3249, 3267, 3269, and 3274 and r.s. 9:4801(5), 4802(a)(5), (b), (c), and (f), 4803(a)(1) and (b), 4806, 4807(b), 4808(a), (b), (c), and (d)(1), 4811(a)(2), (b), and (d), 4812(a), (b), and (e)(1) and (2), 4813(d) and (e), 4820, 4821, 4822, 4823(a), (b), (c), (e), and (f), 4831, 4832(a)(introductory paragraph) and (1) and (b)(introductory paragraph) and (1), 4833(a), (b), (c), and (e), 4834, 4835(a) and (c), the heading of subpart f of part 1 of chapter 2 of code title xxvi of code book iii of title 9 of the louisiana revised statutes of 1950, 4848(a), (b), (c)(introductory paragraph) and (3), (d), (e), and (f), 4842, 4842, and 4852(a), to enact r.s. 9:4803(c) and (d), 4804, 4809, 4810, 4813(f), 4832(c) and (d), 4843, 4844, 4845, and 4846, and to repeal civil code articles 2772, 2773, 2774, 2775, 2776, 3268, and 3272 and r.s. 9:4802(g) and 4811(e), and to redesignate r.s. 9:4814, 4815, and 4822(m), relative to privileges on immovables; to provide for claims against owners and contractors; to provide for the amounts secured by claims and privileges; to provide for notice and requests for statements of amounts owed; to provide for definitions of terms; to provide for the furnishing and maintenance of bonds; to provide for the liability of sureties; to provide for the effectiveness and ranking of privileges; to provide for the preservation and extinguishment of claims and privileges; to provide for the filing of a notice of contract and termination, statement of claim or privilege, affidavits, and notice of pendency of action; to provide for cancellation and effectiveness of notice of contract and cancellation of statements of claims or privileges; to provide for the enforcement of claims and privileges; to provide for the validity and receipt of communications and other documents; to provide for proof of delivery of movables; to provide for notice for residential home improvements; to provide for redesignations; to provide for effectiveness and applicability; and to provide for related matters.
HOUSE BILL NO. 211—
BY REPRESENTATIVE HORTON
AN ACT
To enact Subpart C-1 of Part XIII of Chapter 3 of Title 46 of the
Louisiana Revised Statutes of 1950, to be comprised of R.S.
46:460.77.1 and 460.77.2, relative to the medical assistance
program of this state known commonly as Medicaid; to provide
relative to Medicaid coverage of certain behavioral health
services; to limit the number of reimbursable service hours per
day for providers of certain behavioral health services; to
require inclusion of certain information on claims for payment
for behavioral health services; and to provide for related
matters.

HOUSE BILL NO. 217—
BY REPRESENTATIVE LEGER
AN ACT
To amend and reenact R.S. 32:387(C)(3)(d), (II)(2)(a), (b), and (c)(1)
and (iv), and (J)(2), to enact R.S. 32:387(H)(2)(d), and to repeal
R.S. 32:387(I)(3), relative to special permit fees; to provide with
respect to the issuance of special permit fees; to increase the
amount of the permit fees; to provide for the dedication of a
certain portion of the fees; to provide for the application
requirements for special permits; to provide for an effective
date; and to provide for related matters.

HOUSE BILL NO. 220—
BY REPRESENTATIVE MUSCARELLO
AN ACT
To amend and reenact R.S. 13:1898(A) and (C), relative to mayor's
courts; to provide relative to fines, forfeitures, penalties, and
costs; to authorize mayor's courts to collect fines, forfeitures,
penalties, and costs; to provide for the means in which mayor's
courts can collect the payments of fines, forfeitures, penalties,
and costs; to provide relative to the processing fee on certain
transactions; and to provide for related matters.

HOUSE BILL NO. 221—
BY REPRESENTATIVE STEFANSKI
AN ACT
To enact R.S. 33:441(A)(5), relative to mayor's courts; to provide relative to
the jurisdiction of mayor's courts; to provide relative to the
collection of municipal utility debts; to provide relative to
court costs; to provide for exceptions; and to provide for related
matters.

HOUSE BILL NO. 226—
BY REPRESENTATIVE JIMMY HARRIS
AN ACT
To amend and reenact Code of Evidence Article 702, relative to
testimony by experts; to provide relative to experts testifying on
the issue of memory and eyewitness identification; to provide
relative to limits on expert testimony; to provide relative to the
admissibility of such testimony; and to provide for related
matters.

HOUSE BILL NO. 236—
BY REPRESENTATIVE BILLLOT
AN ACT
To enact R.S. 33:4712.20 and 4712.21, relative to naming public
buildings; to authorize the governing authority of certain
parishes to name certain buildings after living persons; and to
provide for related matters.

HOUSE BILL NO. 244—
BY REPRESENTATIVE PIERRE AND SENATOR CARTER
AN ACT
To amend and reenact R.S. 26:901(34), 906(A), and 911(B)(1) and
(2) and to enact R.S. 26:901(35), 911(D), and 925, relative to
the office of alcohol and tobacco control; to provide relative
to vapor products and alternative nicotine products; to amend the
definition of "wholesale dealer"; to provide for the regulation of
such products; and to provide for related matters.

HOUSE BILL NO. 266—
BY REPRESENTATIVE EMERSON
AN ACT
To amend and reenact R.S. 17:24.4(G)(1) and (4), relative to pupil
progression; to provide relative to required remediation
programs for student promotion; to repeal provisions relative to
summer school remediation programs; to require pupil
progression plans to be made available to the public; and to
provide for related matters.

HOUSE BILL NO. 278—
BY REPRESENTATIVE MACK
AN ACT
To amend and reenact R.S. 32:378.2(M) and to enact R.S.
32:378.2(N), relative to restricted driver's licenses; to authorize
a credit towards suspension time or any reinstatement
requirement for an individual whose driving privilege is
restricted and whose vehicle is equipped with an ignition
interlock device under certain circumstances; to provide for
prohibitions; to provide for the promulgation of rules and
regulations; and to provide for related matters.

HOUSE BILL NO. 279—
BY REPRESENTATIVE MARINO
AN ACT
To amend and reenact R.S. 14:95.1.4(B), R.S. 44:4.1(B)(38), and
Code of Criminal Procedure Articles 1001, 1002(A)(1)(introductory
paragraph), (C)(2), (D), (E)(1), and (F), and 1003(A), (B), (C), and (D)(2) and (4) and to enact Code of
Criminal Procedure Articles 1001.1, 1002(A)(1) through (i),
(J), (G), and (I), 1002.1, 1003(F) and (G), and 1003.1, relative
to domestic abuse; to provide relative to persons who are
prohibited from possessing firearms in domestic abuse cases; to
provide relative to the convictions and injunctions or orders for
which a person is prohibited from possessing a firearm; to
provide relative to criminal penalties; to provide relative to the
required transfer of firearms possessed by such persons; to
provide relative to the procedure by which such firearms are
transferred; to provide relative to the transfer or sale of firearms
by a prohibited possessor prior to issuance of a transfer order;
to provide relative to the duties and authority of sheriffs relative
to firearms transfers; to provide relative to certain forms that
are required to be completed; to provide relative to the information
contained in each form; to provide consequences for persons
who fail to comply with the transfer procedure requirements; to
provide relative to the procedure by which firearms are returned
to persons who are no longer prohibited from possessing a
firearm; to provide relative to the testing or examination of
firearms for certain purposes; to provide for confidentiality of
records related to firearms transfers; to provide for an exception
for such records in the Public Records Law; and to provide for
related matters.

HOUSE BILL NO. 307—
BY REPRESENTATIVE MIKE JOHNSON
AN ACT
To amend and reenact R.S. 14:122(A)(introductory paragraph),
(B)(introductory paragraph), and (C) and 122.2, and to enact
R.S. 14:122(D), relative to bribery and intimidation; to provide
relative to public intimidation and retaliation; to provide relative
to the elements of the crimes; to provide relative to the type of
penalties; to provide relative to public intimidation and retaliation; to provide relative to the jurisdiction of mayor's courts; to provide  relative to fines, forfeitures, penalties, and costs; to authorize mayor's courts to collect fines, forfeitures, penalties, and costs; to provide for the means in which mayor's courts can collect the payments of fines, forfeitures, penalties, and costs; to provide relative to the processing fee on certain transactions; and to provide for related matters.
HOUSE BILL NO. 321—

BY REPRESENTATIVE SIMON

AN ACT

To amend and reenact R.S. 17:236.3, relative to school attendance; to authorize city, parish, and other local public school boards and chartering authorities to adopt policies providing for student attendance at virtual schools for purposes related to habitual absence or tardiness; and to provide for related matters.

HOUSE BILL NO. 328—

BY REPRESENTATIVE JAY MORRIS

AN ACT

To enact R.S. 18:1461(D), relative to election offenses; to provide for related to bribery of voters; to provide for penalties; to allow for certain restitution as part of the penalties for a person convicted of bribery of voters; and to provide for related matters.

HOUSE BILL NO. 347—

BY REPRESENTATIVES STOKES, ABRAMSON, ADAMS, AMEDEE, ANDRE, ARMES, BACALA, BAGLEY, BARRAS, BERTHELOT, BILLIOT, BOURJAIQUE, BRASS, TERRY BROWN, CARMDY, GARY CARTER, ROBBY CARTER, STEVE CARTER, CHANEY, CONNICK, COISSAN, COX, DEVILLIER, DUBUISSON, EDMONDS, EMERSON, FALCONE, FOIL, GAINES, GAROFALO, GICLAR, GLOVER, GUINN, JIMMY HARRIS, LANCE HARRIS, HENRY, HILFIGER, HILL, HOFFMANN, JAXON, TYM JACOB, JACKSON, JEFFERSON, MIKE JOHNSON, ROBERT JOHNSON, JONES, LACOMBE, TERRY LANDRY, LINDA DADAIN, LEI, LEEN, LEON, LYNCH, MACK, MACE, MARCO, MARINO, MCBR Nam, MIGUEZ, DUSTIN MILLER, MOORE, PEARSON, POPE, PUGH, PYLANT, RICHARD, SCIENAYDER, SMITH, STAGNE, STEFANSKI, TALBOT, THOMAS, TURNER, WHITE, AND ZERINGUE AND SENATORS ALARIO, APPEL, BARROW, BISHOP, BODREAU, CHABE, COLOMB, CORTEZ, DONAHUE, ERDEY, FANNIN, GATTI, HENSGENS, HEWITT, LAMBERT, LOND, LUNEAU, MARTHY, MILKOVICH, MILLS, MIZELL, MORRELL, PEACOCK, PETERSON, PRICE, RISER, GARY SMITH, JOHN SMITH, TARVER, THOMPSON, WALLS, WALT, AND WHITE

AN ACT

To amend and reenact R.S. 22:1077(B) and (F)(1) and to enact R.S. 22:1028.1 and 1077.2, relative to health insurance coverage for breast cancer; to require coverage for diagnostic imaging at the same level of coverage provided for screening mammograms; to define key terms; to provide for applicability; to provide for an effective date; to require coverage for a patient's choice of medical and surgical treatments following a diagnosis of breast cancer; and to provide for related matters.

HOUSE BILL NO. 357—

BY REPRESENTATIVES JEFFERSON, ADAMS, BRASS, STEVE CARTER, FRANKLIN, GISCLAIR, GUINN, HILL, LARVADEAN, LEBAS, MCBRAN, NORTON, PIERRE, POPE, WHITE, WRIGHT, ARMES, BACALA, BAGLEY, BARNES, BERTHELOT, BILLIOT, BOUE, CHAD BROWN, TERRY BROWN, CARMDY, CARPENTER, GARY CARTER, COX, DUBUISSON, DUPLESSIS, EDMONDS, GAROFALO, GLOVER, JIMMY HARRIS, LANCE HARRIS, HORTON, JACKSON, JAMES, JENKINS, JONES, JORDIN, LACOMBE, TERRY LANDRY, LYONS, MACK, DUSTIN MILLER, GREGORY MILLER, MOORE, JIMMY HARRIS, JIM MICHAELE, PEARSON, PYLANT, SCHICNAYDER, SMITH, STOKES, TALBOT, TURNER, WHITE, AND ZERINGUE AND SENATOR PRICE

AN ACT

To enact R.S. 32:41(F), and to provide for related to road designations; to authorize Grambling State University to redesignate Stadium and Facilities Drive, located on the campus of Grambling State University, as "Doug Williams Drive"; to authorize the Board of Supervisors of the University of Louisiana System to designate certain public roads on the campus of Grambling State University as "university roads"; to provide for an effective date; and to provide for related matters.

HOUSE BILL NO. 360—

BY REPRESENTATIVES JONES AND FOIL AND SENATOR RISER

AN ACT

To amend and reenact R.S. 29:101(A), 103, 106(E), 110, 115(D), 116(A), 118, 119, 120(A) and (B), 125(C) and (D), 126(B), (C), and (D), 127(A) and (C), 128, 129, 130, 132(A), (B), (C), (D), (E), and (G), 134, 135, 138, 139, 140, 141, 142, 143, 145(B), 147(A), 149, 150, 153, 154 and to enact R.S. 29:102(D), 106A, 125(E) and (F), 126(F), 126A, 130A, 145(C), and 153A, relative to the military forces of the state; to provide relative to military justice; to provide for definitions; to provide relative to jurisdiction; to provide for types of military courts; to provide for military legal proceedings; to provide relative to jurisdiction, procedure, applicability, punishment, military magistrates, duties, rights of the accused, plea agreements, and records; and to provide for related matters.

HOUSE BILL NO. 364—

BY REPRESENTATIVE MCFARLAND

AN ACT

To enact R.S. 3:4278.4, relative to the harvest or sale of forest products; to provide a time frame for harvesters to remit payments to landowners; to provide for penalties; to provide for definitions; and to provide for related matters.

HOUSE BILL NO. 365—

BY REPRESENTATIVE MIGUEZ

AN ACT

To amend and reenact R.S. 4:185(B)(3) and to enact R.S. 3:2438.1, relative to railroad commission; to authorize the collection of a fund account in the state treasury; to provide for the use and purposes of the fund account; to provide for related matters.

HOUSE BILL NO. 366—

BY REPRESENTATIVE STEVE CARTER

AN ACT

To amend and reenact R.S. 37:2405(A)(9) and to enact R.S. 37:2405(B)(15) and (D), relative to the Louisiana Physical Therapy Board; to provide for the powers, duties, and limitations of the board; to provide for the collection of a core set of data elements; to provide for the creation of a healthcare workforce database; to provide for agreements the board may enter into with private or public entities to maintain such database; to provide for reports of allegations of professional sexual misconduct; to provide for training of the board and staff members relative to mistreatment by licensees; and to provide for related matters.

HOUSE BILL NO. 369—

BY REPRESENTATIVE PIERRE

AN ACT

To enact Part XVII of Chapter 3 of Title 32 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 32:691 through 694, relative to the trucking industry; to create the Louisiana Trucking Research and Education Council; to provide for the purpose, membership, and salary of the council; to provide for the rights and powers of the council; to authorize the collection and payment of a surcharge; to establish the Trucking Research and Education Council Fund Account as a special statutorily dedicated fund account in the state treasury; to provide for the purpose of the fund account; to provide for distributions from the fund account; and to provide for related matters.

HOUSE BILL NO. 381—

BY REPRESENTATIVE MIZUE AND BILLIOT

AN ACT

To amend and reenact R.S. 33:140.112(A), relative to railroad districts; to modify the requirements to serve on the Vermilion Board of Supervisors; to provide definitions; to provide for the horse aftercare reserves; and to provide the rights and powers of the council; to authorize the collection and payment of a surcharge; to establish the Trucking Research and Education Council Fund Account as a special statutorily dedicated fund account in the state treasury; to provide for the purpose of the fund account; to provide for distributions from the fund account; and to provide for related matters.

HOUSE BILL NO. 384—

BY REPRESENTATIVE SCHICNAYDER

AN ACT

To amend and reenact R.S. 4:185(B)(3) and to enact R.S. 4:147(7), relative to the Horseman's Bookkeeper; to provide definitions; to provide for the horse aftercare reserves; to provide relative to the duties of the State Racing Commission; and to provide for related matters.

HOUSE BILL NO. 385—

BY REPRESENTATIVE STEVE CARTER, BAGNERIS, BILLIOT, TERRY BROWN, CARMDY, CARPER, COX, DUBUISSON, DUBLESSIS, EDMONDIS, GAROFALO, GLOVER, JIMMY HARRIS, HILFERTY, HILL, HOFFMANN, JAXON, JAMES, JEFFERSON, JENNINGS, JORDAN, LACOMBE, TERRY LANDRY, LYONS, MOORE, NORTOM, SMITH, STAGN, STOKES, TALBOT, TURNER, AND ZERINGUE

AN ACT

To amend and reenact R.S. 17:407.3(D) and (E), relative to funding for early childhood education; to provide relative to the Louisiana Early Childhood Education Fund; to provide relative to the use of money in the fund; and to provide for related matters.
HOUSE BILL NO. 423—
BY REPRESENTATIVES EMERSON, AMEDEE, BAGNERIS, BOUIE, CHAD BROWN, TERRY BROWN, CARMODY, GARY CARTER, STEVE CARTER, CONNICK, COUSAN, DAVIS, DEVLILLER, GAINES, GLOVER, JIMMY HARRIS, LANCE HARRIS, HILPERT, HOLLIS, JAMES, JEFFERSON, JENKINS, JORDAN, LACOMBE, LARVAUDAIN, LYONS, MAGEE, MARCELLE, MARINO, MCMAHEN, MOSS, PEARSON, PIERRE, POPE, PUGH, SMITH, THOMAS, TURNER, WHITE, AND ZERINGUE
AN ACT
To enact R.S. 37:2951.1 and to repeal R.S. 37:2951, relative to occupational and professional licenses; to provide relative to procedures and requirements for removing barriers to work regarding applications and student loans; to repeal the provisions for revocation of licenses for defaulting on certain student loans; and to provide for related matters.

HOUSE BILL NO. 438—
BY REPRESENTATIVE JAMES
AN ACT
To enact R.S. 33:2494(C)(4), relative to the city of Baton Rouge; to provide relative to the certification and appointment of eligible persons; and to provide for related matters.

HOUSE BILL NO. 482—
BY REPRESENTATIVE GARY CARTER
AN ACT
To amend and reenact R.S. 17:10.1(I)(1), to enact R.S. 17:10.1(I)(5), and to repeal R.S. 17:10.1(I)(5), relative to school accountability; to provide relative to the development and presentation of academic improvement plans; to require schools to consult with parents relative to plan development; to revise the annual deadline for plan presentation; to require each local superintendent to report the presentation date annually to the state Department of Education; to require the state Department of Education to report to the legislature relative to school compliance with plan requirements; and to provide for related matters.

HOUSE BILL NO. 487—
BY REPRESENTATIVES HENRY, ABRAMSON, ADAMS, AMEDEE, BACALA, BARRAS, BILLIOT, BRASS, TERRY BROWN, CARMODY, ROBBY CARTER, STEVE CARTER, CHANEY, CONNICK, COUSAN, COX, DEVLILLER, DUBUISson, DUPLESSIS, EDMOND, EMERSON, GLASCLAIR, GUINN, LANCE HARRIS, HILL, JACKSON, JONES, NANCY LAROCQUET, LEBERGER, LYONS, MARCELLE, MIGUEZ, MOORE, POPE, SMITH, STEFANSKI, THOMAS, WHITE, AND ZERINGUE AND SENATOR GARY SMITH
AN ACT
To enact R.S. 13:844.1, relative to adoptions; to provide relative to definitions; to provide relative to high content beverages; to provide for alcohol delivery regulations; to provide relative to low alcoholic content beverages; to provide for alcohol beverage delivery restrictions; and to provide for related matters.

HOUSE BILL NO. 508—
BY REPRESENTATIVES ERIC ANDREWS, AMEDEE, BACALA, BARRAS, BILLIOT, BRASS, CARMODY, CARTER, CHANEY, CONNICK, COUSAN, DAVIS, DEVLILLER, GAINES, GLOVER, JIMMY HARRIS, LANCE HARRIS, HILPERT, HOLLIS, JAMES, JEFFERSON, JENKINS, JORDAN, LACOMBE, LARVAUDAIN, LYONS, MAGEE, MARCELLE, MARINO, MCMAHEN, MOSS, PEARSON, PIERRE, POPE, PUGH, SMITH, THOMAS, TURNER, WHITE, AND ZERINGUE
AN ACT
To amend and reenact R.S. 13:844.1, relative to adoptions; and to provide for related matters.

HOUSE BILL NO. 547—
BY REPRESENTATIVE ABRAMSON
AN ACT
To amend and reenact R.S. 47:302(W)(3) and (6), 339(A)(2), (B)(3), (5) through (8), 340(E)(2) and (3), (F), (G)(1), and (H)(1) and Section 2 of Act No. 5 of the 2018 Second Extraordinary Session of the Legislature and to enact R.S. 47:340(E)(4), (G)(6)(a) and (b), (11), (H)(15), and 1407(6), relative to the collection of certain sales and use tax; to provide for definitions; to provide for certain requirements; to provide for certain limitations; to provide for certain conditions; to provide for applicability; to provide for an effective date; and to provide for related matters.

HOUSE BILL NO. 548—
BY REPRESENTATIVE COX
AN ACT
To amend and reenact R.S. 15:587(A)(a)(a) and (b) and R.S. 44:4.1(B)(8) and to enact R.S. 15:587.1.2 and R.S. 46:2008.10, relative to the Louisiana Bureau of Criminal Identification and Information's duty to provide information; to authorize the release of certain criminal history information to the Department of Children and Family Services; to grant the department the authority to receive such information; to provide relative to the provision of information to protect children; to provide relative to the provision of information to protect children who receive services at a therapeutic group home and child care institutions; to provide relative to criminal history record information of certain persons who operate, manage, or manage a therapeutic group home who are employees, contractors, volunteers, or interns of a therapeutic group home; to provide relative to the procedures to obtain and costs of the background check; to provide for exemptions from the Public Records Law; and to provide for related matters.

HOUSE BILL NO. 550—
BY REPRESENTATIVE TURNER
AN ACT
To amend and reenact R.S. 17:407.47 and 407.65 and R.S. 44:4.1(B)(9) and to enact R.S. 17:407.28(E), relative to certain child care providers and child care assistance; to provide relative to the identity of a person making a complaint relative to certain programs; to provide for confidentiality; to provide for exemptions from the Public Records Law; and to provide for related matters.

HOUSE BILL NO. 551—
BY REPRESENTATIVES JACOBSON, JAMES, CARTER, MARCELLE, MARINO, MOSS, NORTON, AND PYLANT AND SENATORS JOHNS AND WRIGHT
AN ACT
To amend and reenact R.S. 15:824(B)(a), relative to the confinement of inmates; to provide relative to persons committed to the custody of the Department of Public Safety and Corrections who are confined in a parish jail or institution; to define certain terms; to provide relative to certain conditions; to provide relative to the procedures to obtain and costs of the background check; to provide for related matters.

HOUSE BILL NO. 582—
BY REPRESENTATIVE BACALA
AN ACT
To amend and reenact R.S. 26:2(27) through (30), 153, 241(20) through (24), and 307, relative to the delivery of alcohol; to provide for definitions; to provide for related to high content alcoholic beverages; to provide for low alcoholic content beverages; to provide for the delivery of low alcohol alcohol content beverages; to provide for alcohol delivery regulations; to provide for alcoholic beverage delivery restrictions; and to provide for related matters.

To enact R.S. 37:2951.1 and to repeal R.S. 37:2951, relative to occupational and professional licenses; to provide relative to procedures and requirements for removing barriers to work regarding applications and student loans; to repeal the provisions for revocation of licenses for defaulting on certain student loans; and to provide for related matters.
HOUSE BILL NO. 613 (Substitute for House Bill No. 233 by Representative Wright)—BY REPRESENTATIVE WRIGHT
AN ACT
To amend and reenact R.S. 37:1864.3(A), relative to the transactions of secondhand dealers; to provide for precious metals; to provide for other metals; to remove restrictions relative to the buying and selling of precious metals and other metals by secondhand dealers; to provide for limitations; to provide for multiple transactions; and to provide for related matters.

Respectfully submitted,
FRANKIE HOWARD
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.

Acting Speaker Jay Morris in the Chair
Speaker Barras in the Chair

Message from the Senate
RELATIVE TO CONSIDERATION AFTER THE 57TH CALENDAR DAY
June 4, 2019

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

I am directed to inform your honorable body that the Senate, by a record vote of two-thirds of its elected members, has adopted a motion to consider House Bill No. 518 on third reading and final passage after the 57th calendar day and ask the House of Representatives to concur in the same.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Suspension of the Rules

On motion of Rep. Gaines, the rules were suspended in order to take up and consider House Bills and Joint Resolutions on Third Reading and Final Passage at this time.

House Bills and Joint Resolutions on Third Reading and Final Passage

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

HOUSE BILL NO. 518—BY REPRESENTATIVE GAINES
AN ACT
To amend and reenact R.S. 15:529.1(C) and Code of Criminal Procedure Article 893(E)(2), (3)(a) and (c), and (4), relative to the habitual offender law; to provide relative to the convictions to which the habitual offender law applies; to provide for the application of the habitual offender law relative to a conviction that is subsequently dismissed and set aside after a deferral of imposition of sentence; and to provide for related matters.

Read by title.

Motion
Rep. Gaines moved that the House grant permission to the Senate to consider House Bill No. 518 on third reading and final passage after the 57th calendar day of session.

A record vote was asked for and ordered by the House.

ROLL CALL

The roll was called with the following result:

YEAS
Mr. Speaker Emerson Mack
Abraham Falconer Magee
Abramson Franklin Marino
Adams Frank McFarland
Amedee Gisclair Miller, D.
Anders Gisclair Miller, G.
Armstead Harry Moore
Bacala Harris, J.
Bagley Harris, L.
Bagneris Henry Morris, Jay
Berthelot Harris, L.
Billiot Mark Morris, Jim
Bishop Henry Morris, J.
Boggs Hill Muscarello
Bourque Hodges Norton
Brass Hollis Pearson
Brown C. Pierre
Brown, T. Pope
Carmody Pugh
Carpenter Richard
Carter, G. Schexnayder
Carter, R. Seabaugh
Carter, S. Smith
Chaney Stagni
Connick Stefanski
Coussan Thomas
Cox Stokes
Cox Talbot
Crews Thomas
Davis Turner
DeVillier White
DuBuisson Wright
Dupleisis Zeringue
Dwright
Edmonds Lyons
Total - 101

NAYS
Total - 0

ABSENT
Hoffmann Huval
Howard Simon
Total - 4

The motion to consider, having received a two-thirds vote of the elected members, was adopted.

Suspension of the Rules

On motion of Rep. Duplessis, 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:

1316
Message from the Senate

HOUSE BILLS
June 4, 2019

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

I am directed to inform your honorable body that the Senate has finally passed the following House Bills:

House Bill No. 600
Returned with amendments

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

ASKING CONCURRENCE IN
SENATE CONCURRENT RESOLUTIONS
June 4, 2019

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. 141

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. 141—

BY SENATORS MORRELL, ALARIO, ALLAIN, APPEL, BARROW, BISHOP, BOUDREAU, CARTER, CHABERT, CLAIGHTON, COLOMB, CORTEZ, DONAHUE, ERDEY, FANNIN, GATTI, HENSGENS, HEWITT, JOHNS, LAFLEUR, LAMBERT, LONG, LUNEAU, MARTIN, MILKVICH, MILLS, MIZELL, MORGUE, PEACOCK, PETERSON, PRICE, RISER, GARY SMITH, JOHN SMITH, TARVER, THOMPSON, WALSWORTH, WARD AND WHITE AND REPRESENTATIVES ABRAHAM, AGRANOFF, ALLARD, AMEDEE, ANDERS, ARMES, BACALA, BAGLEY, BAGNERS, BARRAS, BERTHELOT, BILLOT, BISHOP, BOUE, BOURRIENNE, BRASS, CHAD BROWN, TERRY BROWN, CARMODY, CARPENTER, GARY CARTER, ROBBY CARTER, STEVE CARTER, CHANEY, CONNICK, COUSSAN, COX, CREWS, DAVIS, DEVILLIER, DUBAIR, DUBUSSON, DUPLEISSIS, DUMAS, EDMONDS, EMERSON, FALCONER, FOIL, FRANKLIN, GAINES, GAROFALO, GISCLAIR, GLOVER, GUES, JIMMY HARRIS, LANCE HARRIS, HENRY, HILFERTY, HILL, HODGES, HOFFMANN, HOLLIS, HORTON, HOWARD, HUVAL, IVEY, JACKSON, POLK, JEFFERSON, JENKINS, MIKE JOHNSON, ROBERT JOHNSON, JONES, JORDAN, LACOMBE, NANCY LANDRY, TERRY LANDRY, LARVAUDAIN, LEBAS, LEE, LEOPOLD, LYONS, MACK, MAGEE, MARCELLA, MARINO, MCFARLAND, MCMAHON, MIGUEZ, DUSTIN MILLER, GREGORY MILLER, MOORE, JAY MORRIS, JIM MORRIS, MOSS, MUSCARELLO, NORTON, PEARSON, PIERRE, POPE, PUGI, PYLANT, RICHARD, SCHEXNAYDER, SEABOUGH, SIMON, SMITH, STAGNI, STEFANSKI, STOKES, TALBOT, THOMAS, TURNER, WHITE, WRIGHT AND ZERINGUE

A CONCURRENT RESOLUTION
To express the sincere condolences of the Legislature of Louisiana upon the death of Leah Chase, the "Queen of Creole Cuisine".

Read by title.

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

Conference Committee Reports Received

Conference Committee Reports were received for the following legislative instruments:

House Bill Nos. 326 and 583

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

Adjournment

On motion of Rep. Billiot, at 4:29 P.M., the House agreed to adjourn until Wednesday, June 5, 2019, at 10:00 A.M.

The Speaker of the House declared the House adjourned until 10:00 A.M., Wednesday, June 5, 2019.

ALFRED W. SPEER
Clerk of the House