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

TWENTY-NINTH DAY'S PROCEEDINGS

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

House of Representatives
State Capitol
Baton Rouge, Louisiana

Tuesday, June 1, 2021

The House of Representatives was called to order at 12:15 P.M.,
by the Honorable Clay Schexnayder, Speaker of the House of
Representatives.

Morning Hour

ROLL CALL

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

Present:

Mr. Speaker: Frieman McMahen
Adams: Gadberry
Amedee: Gaines
Bacala: Garofalo
Bagley: Geymann
Beaulieu: Goudeau
Bishop: Green
Bourriaque: Harris
Brass: Hilferty
Brown: Hodges
Bryant: Hollis
Butler: Horton
Carpenter: Hughes
Carrier: Huvial
Carter, G.: Ilyg
Carter, R.: Ivey
Carter, W.: James
Cormier: Jefferson
Coussan: Jenkins
Cox: Johnson, M.
Crews: Johnson, T.
Davis: Jones
Deshotels: Jordan
DeVillier: Kerner
DuBuisson: LaCombe
Dupplessis: Landry
Echols: Larvacain
Edmonds: Lyons
Edmonston: Mack
Emerson: Magee
Farnum: Marcelle
Firment: Marino
Fontenot: McCormick
Freeman: McFarland
Freiberg: McKnight
Total - 104

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

Prayer

Prayer was offered by Dr. Michael Sprague, Chaplain at Capitol
Commission, Greater New Orleans area.

Pledge of Allegiance

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

Tarriona "Tank" Ball sang "The National Anthem".

Reading of the Journal

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

On motion of Rep. Duplessis, the Journal of May 27, 2021, was
adopted.

Acting Speaker Harris in the Chair

Speaker Schexnayder in the Chair

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. 148—
by Representative Ivey
A Resolution
To urge and request the Louisiana Sexual Assault Oversight
Commission to study the access of adult sexual assault survivors
to their records related to forensic medical examinations and
make recommendations to the Legislature of Louisiana no later
than February 1, 2022.

Read by title.

Lies over under the rules.

HOUSE RESOLUTION NO. 149—
by Representative Illg
A Resolution
To designate Tuesday, June 1, 2021, as Louisiana Lightning Day at
the state capitol.

Read by title.

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

HOUSE RESOLUTION NO. 150—
by Representative Glover
A Resolution
To urge and request the Board of Regents and the Board of
Supervisors of Louisiana State University and Agricultural and
Mechanical College to collaboratively study and report relative
to the status of the Louisiana State University Shreveport
Commitment Plan of 2012, including an update on the needs
and strategies outlined in the 2012 report by Eva Klein and
Associates, Achieving a Comprehensive Public University in
Shreveport-Bossier: Analysis of Alternative Strategies.

Read by title.

Lies over under the rules.
HOUSE RESOLUTION NO. 151—
BY REPRESENTATIVE MINCEY
A RESOLUTION
To urge and request the commissioner of the office of alcohol and tobacco control to use its authority to conduct a study on the adoption of enhanced access controls at retail outlets as a more effective regulation that promotes responsible business practices and the prevention of access to tobacco products by underage persons, particularly as the state adopts and implements a minimum age of twenty-one for tobacco products.

Read by title.
Lies over under the rules.

HOUSE RESOLUTION NO. 152—
BY REPRESENTATIVE SCHEXNAYDER
A RESOLUTION
To commend St. Amant High School's Coach Larry Favorite on the occasion of his retirement.

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

HOUSE RESOLUTION NO. 153—
BY REPRESENTATIVE COUSSAN
A RESOLUTION
To recognize May 16-22, 2021, as Emergency Medical Services Week in Louisiana.

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

HOUSE RESOLUTION NO. 154—
BY REPRESENTATIVE TURNER
A RESOLUTION
To commend the Choudrant High School baseball team on winning the Louisiana High School Athletic Association 2021 Class B state championship.

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

HOUSE CONCURRENT RESOLUTION NO. 113—
BY REPRESENTATIVE TARVER AND SENATOR ABRAHAM
A CONCURRENT RESOLUTION
To commend the Barbe High School girls' golf team on winning the Louisiana High School Athletic Association 2021 Division I state championship.

Read by title.
On motion of Rep. Tarver, and under a suspension of the rules, the resolution was adopted.
Ordered to the Senate.

HOUSE CONCURRENT RESOLUTION NO. 114—
BY REPRESENTATIVE TARVER AND SENATOR ABRAHAM
A CONCURRENT RESOLUTION
To commend the Barbe High School Buccaneers softball team on winning the Louisiana High School Athletic Association 2021 Division I state championship.

Read by title.
On motion of Rep. Tarver, 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 Appropriations
June 1, 2021

To the Speaker and Members of the House of Representatives:
I am directed by your Committee on Appropriations to submit the following report:

Senate Bill No. 15, by Milligan
Reported favorably. (16-0)

Senate Bill No. 220, by Cloud
Reported favorably. (18-0)

JEROME "ZEE" ZERINGUE
Chairman

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

Report of the Committee on Civil Law and Procedure
June 1, 2021

To the Speaker and Members of the House of Representatives:
I am directed by your Committee on Civil Law and Procedure to submit the following report:

Senate Bill No. 87, by Connick (Joint Resolution)
Reported with amendments. (9-0-1)

Senate Bill No. 154, by Smith, G. (Joint Resolution)
Reported with amendments. (11-0-1)

Senate Bill No. 245, by Bernard
Reported with amendments. (12-0-1)

GREGORY A. MILLER
Chairman

The above Senate Bills reported favorably or with amendments were referred to the Legislative Bureau.
RULE 6.8(A) REPORT
OF THE HOUSE COMMITTEE ON CIVIL LAW AND
PROCEDURE ON SENATE BILL NO. 87
June 1, 2021

I. SUMMARY OF JOINT RESOLUTION

Senate Bill No. 87 of the 2021 Regular Session by Senator Connick, proposes to amend Article VI, Section 39 of the Constitution of Louisiana.

Authorizes the boards of levee districts created after Jan. 1, 2006, and before Oct. 9, 2021, if the electors of such levee districts approve the constitutional amendment, and the Orleans Levee District, to levy an annual tax not to exceed five mills.

II. CONSTITUTIONAL NECESSITY

The proposed measure cannot be accomplished statutorily.

III. PROPOSED ELECTION DATE

The proposed election date at which the proposition is to be submitted to the voters is October 9, 2021, which is not a statewide election and might not ensure maximum voter turnout, to the extent practicable.

IV. OTHER PENDING MEASURES

SB 87 does not appear to conflict with another instrument.

Total joint resolutions introduced: 37
Total joint resolutions reported by other standing committees: 20

V. RECOMMENDATION

With Amendments  X
Without Amendments  

GREGORY A. MILLER
Chairman

REPORT OF THE HOUSE COMMITTEE ON CIVIL LAW AND
PROCEDURE ON SENATE BILL NO. 154 (ENGROSSED)
June 1, 2021

I. SUMMARY OF JOINT RESOLUTION

Senate Bill No. 154 of the 2021 Regular Session by Senator Smith, proposes to amend Article VII, Section 23(C) of the Constitution of Louisiana.

SB 154 provides for an adjustment to ad valorem property tax millage rates, removing the prohibition of increasing the millage rate beyond the prior year's maximum authorized millage rate and instead the maximum authorized millage rate as approved by the constitution and approved by the taxing authority until the authorized millage rate expires.

II. CONSTITUTIONAL NECESSITY

The proposed measure cannot be accomplished statutorily.

III. PROPOSED ELECTION DATE

The proposed election date at which the proposition is to be submitted to the voters is November 8, 2022, which should ensure maximum voter turnout, to the extent practicable.

IV. OTHER PENDING MEASURES

SB 154 does not appear to conflict with another instrument:

Total joint resolutions introduced: 37
Total joint resolutions reported by other standing committees: 20

V. RECOMMENDATION

With Amendments  X
Without Amendments  

GREGORY A. MILLER
Chairman

REPORT OF THE COMMITTEE ON
Commerce
June 1, 2021

To the Speaker and Members of the House of Representatives:

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

Senate Bill No. 43, by Peacock
Reported with amendments. (9-3)

PAULA P. DAVIS
Chairwoman

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

REPORT OF THE COMMITTEE ON
Ways and Means
June 1, 2021

To the Speaker and Members of the House of Representatives:

I am directed by your Committee on Ways and Means to submit the following report:

Senate Concurrent Resolution No. 49, by Talbot
Reported favorably. (11-0)

STUART J. BISHOP
Chairman

PRIVILEGED REPORT OF THE LEGISLATIVE BUREAU
June 1, 2021

To the Speaker and Members of the House of Representatives:

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

Senate Concurrent Resolution No. 31
Reported without amendments.
Senate Bill No. 12
Reported without amendments.

Senate Bill No. 53
Reported without amendments.

Senate Bill No. 60
Reported without amendments.

Senate Bill No. 66
Reported without amendments.

Senate Bill No. 76
Reported without amendments.

Senate Bill No. 86
Reported without amendments.

Senate Bill No. 188
Reported without amendments.

Senate Bill No. 214
Reported without amendments.

Senate Bill No. 234
Reported without amendments.

Senate Bill No. 238
Reported without amendments.

Respectfully submitted,
DODIE HORTON
Chair

Senate Concurrent Resolutions
Lying Over

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

SENATE CONCURRENT RESOLUTION NO. 69—
BY SENATOR BERNARD
A CONCURRENT RESOLUTION
To recognize the Apalachee Indians Talimali Band as an Indian tribe of the state of Louisiana.

Read by title.

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

SENATE CONCURRENT RESOLUTION NO. 71—
BY SENATOR CORTEZ
A CONCURRENT RESOLUTION
To commend Miss Hannah Fontenot on earning the title Miss LSU 2021.

Read by title.

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

SENATE CONCURRENT RESOLUTION NO. 72—
BY SENATOR FIELDS
A CONCURRENT RESOLUTION
To commend the Southern University baseball team and coaching staff for winning the 2021 Southwestern Athletic Conference (SWAC) baseball tournament championship.

Read by title.

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

House and House Concurrent Resolutions
Reported by Committee

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

HOUSE RESOLUTION NO. 101—
BY REPRESENTATIVES BEAULLIEU, DUPLESSIS, AND SCHLEGEL
A RESOLUTION
To urge and request the State Board of Elementary and Secondary Education to study the provision of mental health services in schools and the feasibility and advisability of providing mental health education to students in grades six through twelve and to submit a written report of findings and conclusions, including any recommendations for related legislation, to the House Committee on Education not later than sixty days prior to the 2022 Regular Session of the Legislature.

Read by title.

Reported favorably by the Committee on Education.

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

HOUSE RESOLUTION NO. 126—
BY REPRESENTATIVE MINCEY
A RESOLUTION
To urge and request the state Department of Education to evaluate training required of teachers.

Read by title.

Reported with amendments by the Committee on Education.

The committee amendments were read as follows:

HOUSE COMMITTEE AMENDMENTS

Amendments proposed by House Committee on Education to Original House Resolution No. 126 by Representative Mincey

AMENDMENT NO. 1
On page 2, line 4, between "Education" and "that" insert "and the Senate Committee on Education"

AMENDMENT NO. 2
On page 2, line 20, between "Education" and "not" insert "and the Senate Committee on Education"

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

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

HOUSE CONCURRENT RESOLUTION NO. 88—
BY REPRESENTATIVE LACOMBE
A CONCURRENT RESOLUTION
To urge and request the Supreme Court of Louisiana to take appropriate action to allow legislators who are licensed to practice law in the state of Louisiana to receive continuing legal education (CLE) legal ethics credit required pursuant to Rule 3 of Rule XXX of Part H of the Rules of the Supreme Court of Louisiana for participation in the required governmental ethics training.

Read by title.
Reported favorably by the Committee on Judiciary.

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

**HOUSE CONCURRENT RESOLUTION NO. 96**—
**BY REPRESENTATIVE HODGES**
**A CONCURRENT RESOLUTION**
To memorialize the United States Congress to take such actions as are necessary to support Israel.

Read by title.

Reported favorably by the Committee on Judiciary.

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

**HOUSE CONCURRENT RESOLUTION NO. 106**—
**BY REPRESENTATIVE ORGERON**
**A CONCURRENT RESOLUTION**
To create the Louisiana Direct-to-Consumer Wine Task Force to study the potential issues that may arise by allowing wineries to ship directly to consumers in Louisiana and to recommend any regulations or legislation that the task force deems necessary or appropriate.

Read by title.

Reported with amendments by the Committee on Judiciary.

The committee amendments were read as follows:

**HOUSE COMMITTEE AMENDMENTS**
Amendments proposed by House Committee on Judiciary to Original House Concurrent Resolution No. 106 by Representative Orgeron

**AMENDMENT NO. 1**
On page 1, at the end of line 21, change "eight" to "nine"

**AMENDMENT NO. 2**
On page 2, between lines 13 and 14, insert the following:

"(9) The president of the Louisiana Association of Tax Administrators, or his designee who is a member of the association."

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

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

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

**SENATE CONCURRENT RESOLUTION NO. 50**—
**BY SENATOR FIELDS**
**A CONCURRENT RESOLUTION**
To urge and request the state Department of Education to identify no cost and low cost evidence-based training providers for students regarding social inclusion, violence prevention, and suicide prevention, and to submit a written report of its findings to the Senate Committee on Education and the House Committee on Education no later than sixty days prior to the beginning of the 2022 Regular Session of the Legislature.

Read by title.

Reported favorably by the Committee on Education.

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

**SENATE CONCURRENT RESOLUTION NO. 55**—
**BY SENATOR MILLIGAN**
**A CONCURRENT RESOLUTION**
To urge and request every parish Office of Emergency Preparedness (OEP) to provide annual training on disaster response for their local and municipal leadership.

Read by title.

Reported favorably by the Committee on Judiciary.

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

**House Bills and Joint Resolutions on Second Reading Reported by Committee**

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

**HOUSE BILL NO. 297**—
**BY REPRESENTATIVE TARVER**
**AN ACT**
To enact R.S. 32:57.1(D), relative to mayor's courts; to provide for requirements for providing notice relative to the operation of a motor vehicle; to provide for payment of fees for erroneous violations; to provide for penalties for erroneous violations; and to provide for related matters.

Read by title.

Reported favorably by the Committee on Judiciary.

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

**HOUSE BILL NO. 554**—
**BY REPRESENTATIVES SELDERS, BRASS, BRYANT, CARPENTER, WILFORD CARTER, COX, DUPLESSIS, HUGHES, JAMES, JENKINS, TRAVIS JOHNSON, JONES, LARVADAIN, LYONS, MARCELLE, MOORE, NEWELL, PHELPS, PIERRE, AND WILLARD AND SENATORS BARROW, BOUDREAUX, BOUIE, CARTER, HARRIS, JACKSON, AND PRICE**
**AN ACT**
To enact R.S. 1:55.1, relative to legal holidays; to provide that Juneteenth Day shall be a legal state holiday; and to provide for related matters.

Read by title.

Reported favorably by the Committee on Judiciary.

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

**Senate Instruments on Second Reading Returned from the Legislative Bureau**

The following Senate Instruments on second reading, returned from the Legislative Bureau, were taken up and acted upon as follows:
SENATE BILL NO. 63—
BY SENATOR ROBERT MILLS
AN ACT
To amend and reenact R.S. 18:1308(B), relative to hand delivery of absentee ballots; to provide for receipt requirements; and to provide for related matters.

Read by title.

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

The committee amendments were read as follows:

HOUSE COMMITTEE AMENDMENTS

Amendments proposed by House Committee on House and Governmental Affairs to Engrossed Senate Bill No. 63 by Senator Robert Mills

AMENDMENT NO. 1
On page 1, at the end of line 9, after "delivery" insert a period "." and "If hand delivered, the ballot shall be delivered to the registrar of"

AMENDMENT NO. 2
On page 1, at the beginning of line 11, before "early" insert "or"

AMENDMENT NO. 3
On page 1, line 11, after "early voting" delete the comma "," and delete the remainder of the line and at the beginning of line 12, delete "registration unit." and insert a period "."

Reported without amendments by the Legislative Bureau.

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

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

SENATE BILL NO. 179—
BY SENATOR CONNICK
AN ACT
To amend and reenact R.S. 22:1266(A)(1)(a), relative to automobile insurance policies; to define an automobile insurance policy; to provide for coverage when an insured is logged on to a transportation network company; and to provide for related matters.

Read by title.

Reported with amendments by the Committee on Insurance.

The committee amendments were read as follows:

HOUSE COMMITTEE AMENDMENTS

Amendments proposed by House Committee on Insurance to Engrossed Senate Bill No. 179 by Senator Robert Mills

AMENDMENT NO. 1
On page 1, delete lines 2 through 4 in their entirety and insert in lieu thereof the following:

"To amend and reenact R.S. 45:201.5(A)(1), relative to automobile insurance policies; to provide for mandatory disclosures of insurance coverage to transportation network company drivers; and to provide for related matters."

AMENDMENT NO. 2
On page 1, delete lines 6 through 17 in their entirety and on page 2, delete lines 1 and 2 in their entirety and insert in lieu thereof the following:

"Section 1. R.S. 45:201.5(A)(1) is hereby amended and reenacted to read as follows:

§201.5. Agreements; mandatory disclosures; prohibited provision; choice of law and forum

A. The transportation network company shall disclose the following in writing to each transportation network company driver before he is initially allowed to accept a request for a prearranged ride on the transportation network company's digital network:

1) The insurance coverage, including the types of coverage and the limits for each coverage provided and any liability coverages rejected, which the transportation network company provides while the transportation network company driver uses a personal vehicle in connection with a transportation network company's digital network."

Reported without amendments by the Legislative Bureau.

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

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

SENATE BILL NO. 185—
BY SENATOR ALLAIN
AN ACT
To amend and reenact R.S. 30:1154(A) and (C), relative to solar energy; to provide for leases to explore, develop, and produce solar energy; to provide for the powers and duties of the secretary of the Department of Natural Resources; to provide for terms, conditions, and requirements of solar leases; to provide for operations and construction during rulemaking; and to provide for related matters.

Read by title.

Reported favorably by the Committee on Natural Resources and Environment.

Reported without amendments by the Legislative Bureau.

On motion of Rep. Coussan, the bill was ordered passed to its third reading.

SENATE BILL NO. 204—
BY SENATOR CORTEZ
AN ACT
To amend and reenact R.S. 4:147(1) and 158(B)(2), relative to horse racing; to require the Louisiana State Racing Commission to assign dates for race meetings at a particular track; to require the commission to set the minimum number of races per day; to provide relative to the authority of the commission regarding applications for race meetings; and to provide for related matters.

Read by title.

Reported with amendments by the Committee on Commerce.

The committee amendments were read as follows:
HOUSE COMMITTEE AMENDMENTS
Amendments proposed by House Committee on Commerce to Engrossed Senate Bill No. 204 by Senator Cortez

AMENDMENT NO. 1
On page 1, line 2, after "158(B)(2)" and before the comma "," insert "and to repeal R.S. 4:147(7)"

AMENDMENT NO. 2
On page 1, line 6, after "meetings" and before the semi-colon ";" insert "and agendas"

AMENDMENT NO. 3
On page 2, line 22, change "that" to "those"

AMENDMENT NO. 4
On page 2, line 23, after "sufficient," delete the remainder of the line and delete lines 24 through 27 and insert "making every effort to reduce conflicting or overlapping live race meeting dates for the tracks in this state."

AMENDMENT NO. 5
On page 2, between lines 28 and 29, insert "Section 2. R.S. 4:147(7) is hereby repealed in its entirety."

AMENDMENT NO. 6
On page 2, delete line 29 and insert "Section 3. This Act shall become effective on July 1, 2021, and the provisions of Section 1 of this Act shall apply to race meetings."

Reported without amendments by the Legislative Bureau.

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

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

SENATE BILL NO. 209—
BY SENATOR SMITH
AN ACT
To amend and reenact R.S. 4:166.7, relative to horse racing; to provide relative to pari-mutuel wagering; to provide for exotic wagering; to provide for allocation of proceeds during and for a race meeting; to provide for terms and conditions; and to provide for related matters.

Read by title.

Reported with amendments by the Committee on Commerce.

The committee amendments were read as follows:

HOUSE COMMITTEE AMENDMENTS
Amendments proposed by House Committee on Commerce to Engrossed Senate Bill No. 209 by Senator Smith

AMENDMENT NO. 1
On page 1, line 2, after "and reenact" delete "R.S. 4:166.7" and insert "R.S. 4:143, 149.5, and 166.7"
(15) "Racing secretary" means the racing official who shall
(a) write and publish the conditions of each race to be run at any race
meeting, and (b) such other duties as may be assigned to him by the
Rules of Racing and/or the commission.

(16) "Racing year" means the fiscal year from July 1 of
each year to June 30 of the year next following, or means the
calendar year from January 1 to December 31 of each year as may be
requested by an applicant seeking a license to operate a race meeting
in its application for a license. When an application for a race
meeting is granted pursuant thereto, the licensee shall be limited to
the maximum number of racing days that may be granted in any one
racing year approved by the commission.

(17) "Rules" mean the rules and regulations of the
commission.

(18) "Secretary" as used herein means the governor through the
commissioner of administration.

(19) "Simulcast" or "simulcast racing" means a broadcast of a
horse race that allows for wagering at two or more sites.

(20) "Source market area" means the circular area within the
fifty-five mile radius of a licensed racing facility or as determined by
the commission.

(21) "Source market commission" means all commissions
received by any racing association as a result of account wagers
being placed with the entity that pays such commission or any entity
other than the racing association receiving the commission by
persons residing within a defined market area near the racing
association and shall include a commission which shall be paid by a
licensed racing facility which accepts an account wager to another
licensed racing facility whenever the person placing the account
wager meets both or the following requirements:

(a) Resides within the source market area surrounding the latter
licensed racing facility;

(b) Does not place the wager in person at the facility accepting
the wager. The percentage used to calculate the source market
commission shall be, with respect to each account wager accepted on
that day, equal to the highest source market percentage paid on
that day to the licensed racing facility within the source market
area by any other account wagering carrier located outside of the
state;

(22) "Stewards" mean the stewards of the meeting or their
duly appointed deputies.

§149.5. Account wagering

A. As used in this Chapter, "account wagering" means a form of
pari-mutuel wagering in which an individual may deposit money in
an account with an authorized licensee or account wagering carrier
and then use the account balance to pay for pari-mutuel wagers on
live, simulcast, or historical races made in person, by telephone call,
or by communication through other electronic means.

B. (1)(a) Notwithstanding any other provisions of law to the
contrary, the commission shall adopt rules regulating account
wagering on live, simulcast, and historical races.

(b) The commission may authorize all forms of account
wagering to be conducted by a licensee operating a pari-mutuel live
horse racing facility.

(c) The commission may authorize an account wagering carrier
to conduct account wagering on historical racing if the entity meets
certain criteria established by the commission similar to R.S. 4:159
as applicable, and has executed an agreement to pay a source market
commision to the Louisiana Horsemens's Benevolent and Protective
Association and the Louisiana Thoroughbred Breeder's Association.

(2)(a) Notwithstanding any other provision of law to the
contrary, a facility authorized to conduct account wagering on live
and simulcast races shall pay to the licensed racing facilities in the
state located within the same area as provided for in R.S. 4:214(A)(3)
the highest source market percentage commission paid to the licensee
by any other account wagering carrier located outside of the state.

(b) For an account wagering carrier conducting historical racing,
the commission shall authorize and set the source market commission
that the carrier shall pay to the licensed racing facilities in the state
located within the source market area.

(3)(a) Any source market commission on live or simulcast races
outside of the area provided for in R.S. 4:214(A)(3) shall be divided
equally among active account operators residing in the state of
Louisiana.

(b) For an account wagering carrier conducting historical racing,
the commission shall authorize and set the source market commission
that the carrier shall pay for wagers placed outside of the source
market area, which shall be divided equally among licensees as
directed by the commission.

C. Subject to applicable federal laws, including but not limited to
the Interstate Horseracing Act of 1978, 15 USCA 3001 et seq., and
the Wire Communications Act, 18 USCA 1081 and 1084, the
commission shall permit an authorized licensee to conduct account
wagering on any live or simulcast horse races conducted at his
facility and races conducted at other facilities upon which the
licensee of said facility is lawfully authorized to accept offtrack
wagers.

D. The licensee may deduct commissions from wagers placed
through account wagering and make any such commission payable
to the person or entity conducting the live or simulcast race for the
privilege of conducting pari-mutuel wagering on the race.

E. (1) Except as otherwise provided by law, all provisions of law
and of the rules of the commission governing pari-mutuel wagers on
live, simulcast, or historical races placed in person within the
grounds on which a race meeting is licensed to be conducted and the
distribution of the pools created by such wagers shall apply to
account wagering.

(2) Each live, simulcast, or historical wager placed pursuant to
regulations authorizing account wagering shall be treated as a wager
placed within the enclosure at which the licensee is authorized to
conduct a race meeting.

(3) The provisions of law or contract, if any, governing the
distribution of shares of the takeout from wagers placed in this state
in separate pari-mutuel pools on races run in another state or
historical races, to this state as pari-mutuel taxes, or respectively to
breeder awards and to purses in this state, shall remain in effect for
wagers placed through account wagering, as if the wager had been
placed at the licensee's facility. With the concurrence of the licensee,
the Horsemen's Benevolent and Protective Association, and the
appropriate breeders' organization, the share of breeder awards or
purses may be modified as long as the modification does not impair
the interest of any other person or entity entitled or authorized to
participate directly in the distribution.

F. No system of account wagering located outside of this state
shall accept wagers from residents or other persons located within
this state, nor shall residents or other persons located within this state
place wagers through account wagering systems located outside of
this state, except with the permission of any of the following:
(1) A licensee of race meetings, concerning wagers on races conducted in this state by that licensee.

(2) A licensee of race meetings authorized to conduct account wagering in this state, if the races are not conducted in this state.

(3) The commission, for all historical racing.

G. For purposes of expeditious implementation of the provisions of this Section relative to historical racing, the promulgation of the initial administrative rules pertaining to this Chapter shall be considered to constitute a matter of imminent peril to public health, safety, and welfare as provided in R.S. 49:953(B).

*                    *                    *

Reported with amendments by the Legislative Bureau.

The Legislative Bureau amendments were read as follows:

**LEGISLATIVE BUREAU AMENDMENTS**

Amendments proposed by Legislative Bureau to Engrossed Senate Bill No. 209 by Senator Smith

**AMENDMENT NO. 1**

In House Committee Amendment No. 3 proposed by the House Committee on Commerce to Engrossed Senate Bill No. 209 by Senator Smith, on page 2, line 9, following "July" and before "of" change "1" to "first"

**AMENDMENT NO. 2**

In House Committee Amendment No. 3 proposed by the House Committee on Commerce to Engrossed Senate Bill No. 209 by Senator Smith, on page 2, line 10, at the beginning of the line change "30" to "thirtieth"

**AMENDMENT NO. 3**

In House Committee Amendment No. 3 proposed by the House Committee on Commerce to Engrossed Senate Bill No. 209 by Senator Smith, on page 2, line 10, following "January" and before "to" change "1" to "first"

**AMENDMENT NO. 4**

In House Committee Amendment No. 3 proposed by the House Committee on Commerce to Engrossed Senate Bill No. 209 by Senator Smith, on page 2, line 11, following "December" and before "of" change "31" to "thirty-first"

**AMENDMENT NO. 5**

In House Committee Amendment No. 3 proposed by the House Committee on Commerce to Engrossed Senate Bill No. 209 by Senator Smith, on page 3, line 18, following "15" and before "3001" change "USCA" to "U.S.C."

**AMENDMENT NO. 6**

In House Committee Amendment No. 3 proposed by the House Committee on Commerce to Engrossed Senate Bill No. 209 by Senator Smith, on page 3, line 19, following "18" and before "1081" change "USCA" to "U.S.C."

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

Rep. Davis moved the bill be ordered passed to its third reading.

As a substitute motion, Rep. Edmonds moved that the bill otherwise be referred to the Committee on Administration of Criminal Justice.


By a vote of 19 yeas and 65 nays, the House refused to recommittal the bill to the Committee on Administration of Criminal Justice.

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

**Consent to Correct a Vote Record**

Rep. Horton requested the House consent to correct her vote on the recommittal of Senate Bill No. 209 to the House Committee on Administration on Criminal Justice from yea to nay, which consent was unanimously granted.

**SENATE BILL NO. 224**

BY SENATOR CLOUD

AN ACT

To amend and reenact R.S. 18:1306(E)(1)(f), 1307(A)(9), 1309(D)(1)(b), 1313(E) and (G)(2), 1313.1(E) and (G)(2), and 1315(B) and to enact R.S. 18:1306(E)(1)(g) and 1307(A)(10), relative to absentee by mail and early voting ballots; to provide for absentee by mail ballot certificate requirements; to provide for absentee by mail ballot application requirements; to prohibit the use of drop boxes; to provide for definitions; to provide for early voting identity verification; to provide for tabulation and counting of ballots; to provide for challenge of a ballot; and to provide for related matters.

Read by title.

Reported favorably by the Committee on House and Governmental Affairs.

Reported without amendments by the Legislative Bureau.

On motion of Rep. Stefanski, the bill was ordered passed to its third reading.

**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. 51**

BY REPRESENTATIVE DUPLESSIS

A RESOLUTION

To urge and request the Department of Public Safety and Corrections, the Louisiana Department of Health, physicians at private and state medical facilities who treat incarcerated patients, and other community members and stakeholders to study the current eligibility, recommendation, and approval processes for the medical parole program and the medical treatment furlough program as well as for compassionate release as provided by the policy of the Department of Public Safety and Corrections.

Read by title.

Rep. Duplessis moved the adoption of the resolution.

By a vote of 71 yeas and 8 nays, the resolution was adopted.
HOUSE RESOLUTION NO. 74—
BY REPRESENTATIVE WILLARD
A RESOLUTION
To establish and recognize the Louisiana Science, Technology, Engineering, and Mathematics (STEM) Innovation Caucus of the House of Representatives and to provide relative to the caucus.

Read by title.

Rep. Willard moved the adoption of the resolution.

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

HOUSE RESOLUTION NO. 120—
BY REPRESENTATIVE MCKNIGHT
A RESOLUTION
To urge and request the local governing authorities and animal shelters of the state to adopt policies and programs which provide alternatives to euthanizing healthy dogs and cats prior to December 31, 2025.

Read by title.

Rep. McKnight moved the adoption of the resolution.

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

HOUSE RESOLUTION NO. 133—
BY REPRESENTATIVE GARY CARTER
A RESOLUTION
To urge and request the State Board of Elementary and Secondary Education to take all necessary actions to provide that no measure of student growth be used in the evaluation of teachers for the 2020-2021 school year.

Read by title.

Rep. Gary Carter moved the adoption of the resolution.

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

HOUSE RESOLUTION NO. 136—
BY REPRESENTATIVE JAMES
A RESOLUTION
To create the Commission on Prostitution-Related Crimes to study prostitution-related crimes by parish as well as alternatives offered and related public health concerns and to report its findings to the legislature.

Read by title.

Rep. James moved the adoption of the resolution.

By a vote of 35 yeas and 62 nays, the resolution was rejected.

HOUSE CONCURRENT RESOLUTION NO. 107—
BY REPRESENTATIVE GARY CARTER
A CONCURRENT RESOLUTION
To urge and request the State Board of Elementary and Secondary Education to take all necessary actions to provide that no measure of student growth be used in the evaluation of teachers for the 2020-2021 school year.

Read by title.

Rep. Gary Carter moved the adoption of the resolution.

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

Ordered to the Senate.

HOUSE CONCURRENT RESOLUTION NO. 108—
BY REPRESENTATIVE CREWS
A CONCURRENT RESOLUTION
To direct the Department of Economic Development to study and analyze the cyber industry within the state and its impact on the economy in Louisiana and to report its findings to the House Committee on Ways and Means and the Senate Committee on Revenue and Fiscal Affairs.

Read by title.

Rep. Crews moved the adoption of the resolution.

By a vote of 89 yeas and 0 nays, the resolution was adopted.

Ordered to the Senate.

HOUSE CONCURRENT RESOLUTION NO. 109—
BY REPRESENTATIVE TURNER
A CONCURRENT RESOLUTION
To memorialize the United States Congress to take such actions as are necessary to discontinue the federal unemployment compensation benefits to help incentivize United States workers to return to work and to help rejuvenate the workforce, which continues to be impacted by the COVID-19 pandemic.

Read by title.

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

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Turner to Original House Concurrent Resolution No. 109 by Representative Turner

AMENDMENT NO. 1
On page 1, line 17, change "layoff" to "lay off"

AMENDMENT NO. 2
On page 2, at the beginning of line 6, change "WHEREAS;" to "WHEREAS,"

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

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

By a vote of 69 yeas and 24 nays, the resolution, as amended, was adopted.

Ordered to the Senate.

HOUSE CONCURRENT RESOLUTION NO. 90—
BY REPRESENTATIVE SCHEXNAYDER AND SENATOR CORTEZ AND REPRESENTATIVE STEFANSKI AND SENATOR HEWITT AND REPRESENTATIVE DUPLESSIS AND SENATOR MILLIGAN AND REPRESENTATIVE MIKE JOHNSON AND SENATOR HARRIS
A CONCURRENT RESOLUTION
To adopt Joint Rule No. 21 of the Joint Rules of the Senate and House of Representatives to provide minimum criteria required for the consideration of a redistricting plan.

Read by title.

Rep. Stefanski moved the adoption of the resolution.

By a vote of 99 yeas and 0 nays, the resolution was adopted.

Ordered to the Senate.
HOUSE CONCURRENT RESOLUTION NO. 111—
BY REPRESENTATIVE HOLLIS
A CONCURRENT RESOLUTION
To create a task force to study and make recommendations concerning whether certain reimbursement and disclosure provisions of R.S. 22:855 should apply to both producers of traditional insurance policies and producers of surety bonds.

Read by title.

Motion

On motion of Rep. Hollis, the resolution was withdrawn from the files of the House.

HOUSE CONCURRENT RESOLUTION NO. 112—
BY REPRESENTATIVE JONES
A CONCURRENT RESOLUTION
To urge and request the Louisiana Department of Health to establish a pilot program to increase prostate cancer awareness and education by implementing more efficient screening and learning tools for men, specifically uninsured, middle-aged, African American males.

Read by title.

Rep. Jones moved the adoption of the resolution.

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

Ordered to the Senate.

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. 74—
BY REPRESENTATIVE FRIEMAN
AN ACT
To amend and reenact R.S. 22:337(A)(17) and R.S. 23:1161.1(A) and to enact R.S. 23:1161.1(E), relative to workers' compensation insurers; to require insurers issuing workers' compensation policies in Louisiana to maintain a claims office in Louisiana; to remove the requirement that Louisiana licensed claims adjusters retained by foreign and alien insurers be domiciled independently; to make technical changes; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Insurance to Reengrossed House Bill No. 74 by Representative Frieman

AMENDMENT NO. 2
On page 1, line 18, change "does" to "shall"

AMENDMENT NO. 3
On page 2, line 16, change "such" to "the"

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Frieman Miguez
Adams Gadberry Miller, D.
Amedee Garofalo Mincey
Bacala Geymann Moore
Bagley Goudeau Muscarello
Bourriague Green Nelson
Brass Harris Newell
Brown Hillferty Owen, C.
Bryant Hodges Owen, R.
Butler Hollis Pierre
Carpenter Horton Romero
Carrier Hughes Pressly
Carter, G. Huval Riser
Carter, R. Iilg Schamerhorn
Carter, W. Ivey Selders
Cormier James Schlegel
Cox Jefferson Seabaugh
Crews Jenkins Sellers
Davis John J. St. Blanc
Deshotel Jones Stagni
DeVillier Kerner Stefanski
DuBuisson Larvadain Tarver
Duplessis Lyons Thomas
Echols Mack Thompson
Edmonds Magee Villio
Edmonston Marcelle Wheat
Emerson Marino White
Firment McCormick Willard
Fontenot McFarland Wright
Freeman McKnight Zeringue
Freiberg McMahan
Total - 92

NAYS

Total - 0

ABSENT

Beaullieu Glover Orgeron
Bishop Johnson, T. Phelps
Coussan Jordan Turner
Farnum LaCombe
Gaines Landry
Total - 13

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

HOUSE BILL NO. 188—
BY REPRESENTATIVE BEAULLIEU
AN ACT
To amend and reenact R.S. 40:1165.1(A)(2)(b)(i), relative to medical records of a patient; to provide for persons who may have access to a patient's medical records; to authorize access to medical records by certain insurance companies or their counsel for underwriting purposes; and to provide for related matters.

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

**SENATE FLOOR AMENDMENTS**

Amendments proposed by Senator Peacock to Engrossed House Bill No. 188 by Representative Beaullieu

**AMENDMENT NO. 1**

On page 1, line 15, after "patient's" delete "authorized"

**AMENDMENT NO. 2**

On page 1, line 16, after "counsel" delete "for underwriting purposes only" and insert ", with the patient's authorization as defined in R.S. 40:1163.1"

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

**ROLL CALL**

The roll was called with the following result:

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<th>YEAS</th>
<th>NAYS</th>
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The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

**HOUSE BILL NO. 264—**

BY REPRESENTATIVE SEABAUGH

AN ACT

To amend and reenact Code of Civil Procedure Article 2331, relative to judicial sales; to provide for writs of fieri facias, to provide for advertisement and legal notices; to provide for rescheduled sales; and to provide for related matters.

Read by title.

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

**SENATE COMMITTEE AMENDMENTS**

Amendments proposed by Senate Committee on Judiciary A to Reengrossed House Bill No. 264 by Representative Seabaugh

**AMENDMENT NO. 1**

On page 1, line 13, change "Section" and insert "Article"

**SENATE FLOOR AMENDMENTS**

Amendments proposed by Senator Connick to Reengrossed House Bill No. 264 by Representative Seabaugh

**AMENDMENT NO. 1**

On page 1, line 2, after "Code of Civil Procedure 2331" insert "and R.S. 47:2153(A)(1)(c)(i), (ii) and (iii), the introductory paragraph of (A)(2)(b) and (C)(1)"

**AMENDMENT NO. 2**

On page 1, line 4, after "rescheduled sales;" insert "to provide for tax sales; to provide for notice;"

**AMENDMENT NO. 3**

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

"Section 2.  R.S. 47:2153(A)(1)(c)(i), (ii) and (iii), the introductory paragraph of (A)(2)(b) and (C)(1) are hereby amended and reenacted to read as follows:

§2153. Notice of delinquency and tax sale

A.(1) *                    *                    *

(c)(i) Except as provided in Item (c)(ii) of this Subparagraph, if either the written notice sent by first class or certified mail is returned for any reason, the tax collector shall demonstrate a reasonable and diligent effort to provide notice of the tax sale to the tax debtor. To demonstrate a reasonable and diligent effort, the tax collector shall attempt to deliver notice of the delinquent taxes and tax sale by first class mail to the last known address of the debtor, shall post a notice of tax sale on or near the main entrance of the primary structure on the property, and shall take any three of the following additional steps to notify the tax debtor:

*                    *                    *

(ii) The notice of the tax sale shall be sent by first class mail and by certified mail or commercial courier to all addresses discovered through the steps set forth in this Subparagraph. The tax collector may recover all reasonable and customary costs actually incurred in complying with these steps.

1230
**(iii) Failure of the tax debtor to receive actual notice of the tax sale shall not affect the validity of the tax sale when the tax collector demonstrates a reasonable and diligent effort to provide notice of the tax sale as set forth in this Subsection.** If the debtor is deceased, the notice of tax sale and the reasonable and diligent effort to provide notice of the tax sale shall be sufficient if to the succession representative, if applicable, or to a curator as provided by law.

**(2)***

(b) Prior to the tax sale, the tax collector shall send a written notice by first class mail and by certified mail, return receipt requested, to each tax sale party identified pursuant to Subparagraph (a) of this Paragraph. The notice shall advise the person that it is required that the statutory impositions on the immovable property be paid within twenty days after the sending of the notice or the tax sale title to the property will be sold according to law. This notice shall be sufficient if it is in the following form:

```
            * * *
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C.(1) In the absence of actual notice of the sale by the tax collector to a tax sale party, including a transferee, or the demonstration of a reasonable and diligent effort by the tax collector to provide notice, where the name and address of the tax sale party were reasonably ascertainable or where the transfer was recorded after the tax collector completed his pre-sale tax sale party research, the tax collector shall cancel the sale of the property and refund the tax sale purchaser the tax sale purchase price.

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

**ROLL CALL**

The roll was called with the following result:

**YEAS**

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The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

**HOUSE BILL NO. 445—**

BY REPRESENTATIVES BOURRIAQUE AND WHITE

AN ACT

To amend and reenact R.S. 47:6023(C)(4)(b), relative to the sound recording investor tax credit; to eliminate certain restrictions regarding the reduction of a taxpayer's tax liability; to authorize the payment of refunds under certain circumstances; to provide for certain requirements and limitations; to provide for an effective date; and to provide for related matters.

Read by title.

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

**SENATE COMMITTEE AMENDMENTS**

Amendments proposed by Senate Committee on Revenue and Fiscal Affairs to Engrossed House Bill No. 445 by Representative Bourriaque

**AMENDMENT NO. 1**

On page 1, line 3, after "credit;" delete the remainder of the line, delete line 4, and insert:

"to authorize the transfer of credits earned by Qualified Music Companies to the Department of Revenue; to provide"

**AMENDMENT NO. 2**

On page 1, delete lines 16 through 21 and on page 2, delete lines 1 through 5 and insert:

"(b) Notwithstanding (i) Except as provided in Item (ii) of this Subparagraph, notwithstanding the amount of the credit earned by the investor pursuant to this Section, application of tax credits earned and claimed against an investor's income tax liability shall never reduce the investor's income tax liability below fifty percent of the amount of the liability prior to application of the credit. Any excess credit may be carried forward for up to five years and shall be applied against the subsequent income tax liability of the taxpayer.

(ii) For applications by Qualified Music Companies received on or after July 1, 2021, at the time of final certification of credits, a Qualified Music Company shall transfer the credits to the Department of Revenue for eighty-five percent of the face value of the credits. Upon receipt of the final tax credit certification letter and any necessary additional information, the secretary of the Department of Revenue shall make payment to the Qualified Music Company in the amount to which he is entitled from the current collections of taxes collected pursuant to Chapter I of Subtitle II of this Title, as amended."
Rep. Bourriaque moved that the amendments proposed by the Senate be rejected.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Freiberg McMahen
Adams Frazier Miguez
Amedee Gadberry Miller, D.
Bacala Garofalo Miller, G.
Bagley Geymann Mincey
Beaulieu Goudeau Moore
Bourriaque Green Muscarello
Brass Harris Nelson
Brown Hilferty Newell
Butler Hodges Owen, C.
Carpenter Hollis Owen, R.
Carrier Horton Pierre
Carter, G. Huval Pressly
Carter, R. Ilg Romero
Carter, W. Ivey Schamerhorn
Coussan Jefferson Seabaugh
Cox Jenkins Selders
Crews Johnson, M. St. Blanc
Davis Johnson, T. Stagni
Deshotel Jones Stefanski
DeVillier Kerner Tarver
Duplessis LaCombe Thomas
Echols Lyons Thompson
Edmonds Mack Turner
Edmonson Magee Villio
Emerson Marcelle Wheat
Farnum Marino White
Firment McCormick Willard
Fontenot McFarland Wright
Freeman McKnight Zeringue
Total - 93

NAYS

Total - 0

ABSENT

Bishop Glover Larvadain
Bryant Hughes Orgeron
DuBuisson Jordan Phelps
Guines Landry Riser
Total - 12

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

HOUSE BILL NO. 465—

By Representatives Mike Johnson and Thompson

AN ACT

To amend and reenact R.S. 29:725.4 and to enact Chapter 12-A of Title 51 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 51:1371 through 1376; to provide for authority; to provide definitions; to provide a policy for leasing; to provide parameters on auctioning; to exempt certain parishes; to require reporting; to create task forces; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Commerce, Consumer Protection and International Affairs to Reengrossed House Bill No. 465 by Representative Mike Johnson

AMENDMENT NO. 1

On page 2, line 2, change "R.S.51:1371-1376" to "R.S. 51:1371 through 1376"

AMENDMENT NO. 2

On page 4, line 11, after "(12)" insert "(a)"

AMENDMENT NO. 3

On page 4, line 14, change "(a)" to "(i)"

AMENDMENT NO. 4

On page 4, line 15, change "(b)" to "(ii)"

AMENDMENT NO. 5

On page 4, line 16, change "(c)" to "(iii)"

AMENDMENT NO. 6

On page 4, line 17, change "(d)" to "(iv)"

AMENDMENT NO. 7

On page 4, line 18, change "(e)" to "(v)"

AMENDMENT NO. 8

On page 4, line 19, change "(f)" to "(vi)"

AMENDMENT NO. 9

On page 4, line 20, change "(g)" to "(vii)"

AMENDMENT NO. 10

On page 4, line 21, change "(h)" to "(viii)"

AMENDMENT NO. 11

On page 4, line 22, change "(i)" to "(ix)"

AMENDMENT NO. 12

On page 4, line 23, change "(j)" to "(x)"

AMENDMENT NO. 13

On page 4, line 24, change "(k)" to "(xi)"

AMENDMENT NO. 14

On page 4, delete line 25

AMENDMENT NO. 15

On page 4, line 26, change "(m)" to "(xii)"

AMENDMENT NO. 16

On page 4, line 27, change "(n)" to "(xiii)"
AMENDMENT NO. 17
On page 4, line 28, change "(o)" to "(xiv)"

AMENDMENT NO. 18
On page 4, line 29, change "(p)" to "(xv)"

AMENDMENT NO. 19
On page 5, line 1, change "(q)" to "(xvi)"

AMENDMENT NO. 20
On page 5, line 2, change "(r)" to "(xvii)"

AMENDMENT NO. 21
On page 5, line 3, change "(s)" to "(xviii)"

AMENDMENT NO. 22
On page 5, line 4, change "(t)" to "(xix)"

AMENDMENT NO. 23
On page 5, line 5, change "(u)" to "(xx)"

AMENDMENT NO. 24
On page 5, between lines 5 and 6 insert the following:

"(b) Prohibits the office from auctioning any portion of the 4.9 GHz band in Ouachita Parish to any natural or juridical person."

AMENDMENT NO. 25
On page 5, line 9, change "is to" to "shall"

AMENDMENT NO. 26
On page 5, line 18, change "is to" to "shall"

AMENDMENT NO. 27
On page 5, line 21, change "What funds have been" to "The funds"

AMENDMENT NO. 28
On page 6, line 14, after "report" delete comma ";

AMENDMENT NO. 29
On page 6, line 15, after "band" delete comma ";"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Mizell to Reengrossed House Bill No. 465 by Representative Mike Johnson

AMENDMENT NO. 1
On page 6, after line 29, insert the following:

"(5) A representative of the Louisiana Chapter of the Association of Public-Safety Communications Officials."

AMENDMENT NO. 2
On page 7, at the beginning of line 1, change "(5)" to "(6)"

AMENDMENT NO. 3
On page 7, at the beginning of line 2, change "(6)" to "(7)"

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Freiberg Mahen
Adams Frien Miguez
Amedee Gabber Miller, D.
Bacala Garofalo Miller, G.
Bagley Geyman Moore
Beaulieu Goudeau Nelson
Brass Harris Newell
Brown Hilferty Owen, C.
Butler Holis Owen, R.
Carpenter Horton Phelps
Carrier Hughes Pierre
Carter, G. Huval Pressly
Carter, R. Ilg Riser
Carter, W. Ivey Romer
Cormier James Schamrock
Coussan Jefferson Schlegel
Cox Jenkins Seabough
Crews Johnson, M. Selders
Davis Johnson, T. St. Blanc
Deshotel Jones Stagni
DeVillier Kerner Steflanski
DuBuisson LaCombe Tarver
Duplessis Landry Thomas
Echols Lyons Thompson
Edmonds Mack Turner
Edmonston Magee Villio
Emerson Marcelle Wheat
Farnum Marino White
Ferment McCormick Willard
Fontenot McFarland Wright
Freeman McKnight Zeringue
Total - 99

NAYS

Total - 0

ABSENT

Bishop Glover Larvadain
Gaines Jordan Ogeron
Total - 6

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

HOUSE BILL NO. 550—
BY REPRESENTATIVE MUSCARELLO
AN ACT

To amend and reenact R.S. 32:413 and to enact R.S. 40:1321.1, relative to the issuance of duplicate driver's licenses and special identification cards; to provide for the issuance fee for duplicate driver's licenses and special identification cards; to provide for the department's immunity from liability for receipt of an applicant's statement and sworn affidavit from a physician connected to the issuance of a duplicate driver's license and special identification card in certain actions resulting from driving accidents; to provide for the department's immunity for
the issuance of an unlawfully obtained special identification card; 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. 550 by Representative Muscarello

AMENDMENT NO. 1
On page 2, delete lines 18 and 19

AMENDMENT NO. 2
On page 2, line 20, change "(b)" to "(a)"

AMENDMENT NO. 3
On page 2, line 22, change "(c)" to "(b)" and after "No" change "renewal" to "duplicate driver's license"

AMENDMENT NO. 4
On page 3, line 16, change "where" to "when" and "can" to "may"

AMENDMENT NO. 5
On page 3, line 19, change "renewed" to "issued"

AMENDMENT NO. 6
On page 5, line 4, after "No" change "renewal" to "duplicate special identification card"

AMENDMENT NO. 7
On page 5, line 16, change "renewed" to "issued"

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Frieman McKnight
Adams Gadberry McMahon
Amedee Garofalo Miguez
Bacala Geymann Miller, D.
Bagley Goudeau Miller, G.
Beaullieu Green Mincey
Bourriaque Harris Moore
Brass Hillferty Muscarello
Brown Hodges Nelson
Bryant Hollis Newell
Butler Horton Owen, R.
Carpenter Hughes Phelps
Carrier Huval Pierre
Carter, R. Ilg Pressly
Carter, W. Ivey Riser
Cormier James Romero
Coussan Jefferson Schamerhorn
Cox Jenkins Schlegel
Davis Johnson, M. Seabaugh
Deshotel Johnson, T. St. Blanc
DeVillier Jones Stagni
DuBuisson Kerner Stefanski
Duplessis LaCombe Tarver
Edholm Landry Thomas
Edmonds Larvadain Thompson
Edmonston Lyons Turner
Emerson Mack Villio
Farnum Magee Wheat
Firment Marcelle White
Fontenot Marno Willard
Freeman McCormick Wright
Freiberg McFarland Zeringue

Total - 96

NAYS

Total - 0

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

HOUSE BILL NO. 46—

BY REPRESENTATIVES JAMES AND JORDAN

AN ACT

To amend and reenact Code of Criminal Procedure Article 701(B)(1)(a), relative to pretrial motions for speedy trial; to provide relative to a defendant in continued custody; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Judiciary C to Reengrossed House Bill No. 46 by Representative James

AMENDMENT NO. 1
On page 1, line 3, after "custody;" insert "to provide an effective date;"

AMENDMENT NO. 2
On page 1, delete lines 16 through 20 and insert the following:

"Section 2.  This Act shall become effective January 1, 2022."

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Frieman Miguez
Adams Gadberry Miller, D.
Amedee Garofalo Miller, G.
Bacala Geymann Mincey
Bagley Goudeau Moore
Beaullieu Green Nelson
Cox Jenkins Schlegel
Davis Johnson, M. Seabaugh
Deshotel Johnson, T. St. Blanc
DeVillier Jones Stagni
DuBuisson Kerner Stefanski
Duplessis LaCombe Tarver
Edholm Landry Thomas
Edmonds Larvadain Thompson
Edmonston Lyons Turner
Emerson Mack Villio
Farnum Magee Wheat
Firment Marcelle White
Fontenot Marno Willard
Freeman McCormick Wright
Freiberg McFarland Zeringue

Total - 96

NAYS

Total - 0

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

Conference committee appointment pending.

### HOUSE BILL NO. 60—

**BY REPRESENTATIVE BRASS**

**AN ACT**

To amend and reenact R.S. 17:2922.1(A) and (B)(introductory paragraph), to enact R.S. 17:2922.1(B)(1)(m), and to repeal R.S. 17:2922.1(G), relative to dual enrollment; to provide with respect to the Dual Enrollment Framework Task Force; to revise the membership of the task force; to remove the termination date of the task force; and to provide for related matters.

Read by title.

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

### SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Education to Reengrossed House Bill No. 60 by Representative Brass

#### AMENDMENT NO. 1

On page 1, line 2, change "and (B)(introductory paragraph), " to ", (B)(introductory paragraph), and (F)"

#### AMENDMENT NO. 2

On page 1, line 5, between "task force," and "to remove" insert "to provide relative to reporting requirements;"
HOUSE BILL NO. 105—  
BY REPRESENTATIVE PRESSLY AND SENATOR PEACOCK  
AN ACT  
To amend and reenact R.S. 34:3160(C) and to repeal R.S. 34:3522, 
relative to the Caddo-Bossier Parishes Port Commission; to 
provide for the rights and powers of the commission; to 
authorize the commission to perform the functions of an 
economic and industrial development entity; 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. 105 by 
Representative Pressly  

AMENDMENT NO. 1  
On page 1, line 2, after "R.S." delete "34:3160(C)" and insert "34:3159(B) and 3160(C),"  

AMENDMENT NO. 2  
On page 1, line 10, after "R.S." delete "34:3160(C) is" and insert "34:3159(B) and 3160(C) are"  

AMENDMENT NO. 3  
On page 1, between lines 10 and 11, insert the following:  

" §3159. Officers of the boards; meetings; quorum  
A. * * *  
B.(1) The commission shall meet once each month in regular 
session and shall also meet in special session at the call of the 
president of the commission or on the written request of three 
members of the commission. A majority of the members of the 
commission shall constitute a quorum, and all actions or resolutions 
of the commission must be approved by the affirmative vote of not 
less than a majority of all members of the commission. The 
commission shall prescribe rules governing its meetings and shall fix 
a place at which the meetings shall be held.  

(2) In addition to the requirements governing regular and special 
meetings delineated in Paragraph (1) of this Subsection, the 
commission shall hold a specially called annual meeting to fully 
advise the public of projects located in the port area that may affect 
adjacent landowners."  

AMENDMENT NO. 4  
On page 1, line 14, delete "such a" and insert "any"  

AMENDMENT NO. 5  
On page 1, line 16, change "subdivision of the state." to 
"subdivision."  

AMENDMENT NO. 6  
On page 1, line 18, after "operated" insert a comma ","  

AMENDMENT NO. 7  
On page 2, line 4, after "protection" insert a comma ","  

AMENDMENT NO. 8  
On page 2, line 8, after "tariffs" insert a comma ","  

AMENDMENT NO. 9  
On page 2, lines 13, after "commerce" delete the remainder of the line 
and delete line 14, and insert ". The commission"  

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

ROLL CALL  
The roll was called with the following result:  

YEAS  

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

Total - 101  

NAYS  

Total - 0  

ABSENT  

Bishop McFarland  
Glover Orgeron  

Total - 4  

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

HOUSE BILL NO. 119—  
BY REPRESENTATIVE HUGHES  
AN ACT  
To amend and reenact R.S. 17:3138.7(B)(introductory paragraph) 
and to enact R.S. 17:3138.7(B)(24) and (25) and (G)(4), relative 
to the Advisory Council on Historically Black Colleges and 
Universities; to provide for membership of the council; to
provide for an annual report to the legislature's education committees; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Education to Engrossed House Bill No. 119 by Representative Hughes

AMENDMENT NO. 1
On page 1, line 13, change "twenty-five" to "twenty-four"

AMENDMENT NO. 2
On page 1, delete lines 16 and 17

AMENDMENT NO. 3
On page 1, at the beginning of line 18, change "(25)" to "(24)"

AMENDMENT NO. 4
On page 1, delete line 19, and insert "HBCU in Louisiana, selected annually by the HBCU student body presidents.

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

ROLL CALL
The roll was called with the following result:

YEAS
Mr. Speaker  Frieman  McFarnum  Zeringue
Adams  Gadberry  McFarnum  Zeringue
Amedee  Gaines  McMahan  Zeringue
Bacala  Garofalo  McManus  Zeringue
Bagley  Geymann  Mincey  Zeringue
Beaulieu  Goudeau  Muscarello  Zeringue
Brass  Green  Nelson  Zeringue
Brown  Harris  Newell  Zeringue
Bryant  Hilferty  Owen, C.  Zeringue
Butler  Hodges  Owen, R.  Zeringue
Carpenter  Hollis  Phelps  Zeringue
Carrier  Horton  Pierre  Zeringue
Carter, G.  Hughes  Pressly  Zeringue
Carter, R.  Huval  Riser  Zeringue
Carter, W.  Ivey  Romero  Zeringue
Cormier  James  Schamerhorn  Zeringue
Coussan  Jefferson  Schleiger  Zeringue
Cox  Jenkins  Seabaugh  Zeringue
Crews  Johnson, M.  Selders  Zeringue
Davis  Johnson, T.  St. Blanc  Zeringue
Deshotel  Jones  Stagni  Zeringue
DeVillier  Jordan  Stefanski  Zeringue
DuBuisson  Kerner  Tarver  Zeringue
Dupleisss  LaCombe  Thomas  Zeringue
Edhol  Landry  Thompson  Zeringue
Edmonds  Larvadain  Turner  Zeringue
Edmonston  Lyons  Villio  Zeringue
Emerson  Magee  Wheat  Zeringue
Farnum  Marcelle  White  Zeringue
Firment  Marano  Willard  Zeringue
Fontenot  McCormick  Wright  Zeringue
Freiber  Freeman  Miguez  Miller, D.

Total - 98
Total - 0

ABSENT
Bishop  Illeg  Orgeron  Miller, G.
Bourriaque  Mack  McFarland  Miller, G.
Glover  Newell  Owen, C.  Mincey
Total - 7

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

HOUSE BILL NO. 120—
BY REPRESENTATIVE NEWELL
AN ACT
To enact R.S. 44:3.6, relative to public records regarding airport facilities, facilities on airport property, and airport infrastructure; to provide for the confidential nature of blueprints, floor plans, and interior renderings of such facilities and of blueprints, plans, and renderings of airport infrastructure; 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.

LEGISLATIVE BUREAU AMENDMENTS
Amendments proposed by Legislative Bureau to Engrossed House Bill No. 120 by Representative Newell

AMENDMENT NO. 1
On page 2, line 6, following "(3)" and before "part" change "As" to "To use as"

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

ROLL CALL
The roll was called with the following result:

YEAS
Mr. Speaker  Gadberry  Miguez  Miller, D.
Adams  Gaines  Miller, G.  Mierey
Amedee  Garofalo  Mincey  Mierey
Bacala  Geymann  Moore  Mierey
Bagley  Goudeau  Muscarello  Mierey
Beaulieu  Green  Nelson  Mierey
Brass  Harris  Newell  Mierey
Brown  Hilferty  Owen, C.  Mierey
Bryant  Hodges  Owen, R.  Mierey
Butler  Hollis  Phelps  Mierey
Carpenter  Horton  Pierre  Mierey
Carrier  Hughes  Pressly  Mierey
Carter, G.  Huval  Riser  Mierey
Carter, R.  Ivey  Romero  Mierey
Carter, W.  James  Schamerhorn  Mierey
Cormier  Jefferson  Seabaugh  Mierey
Coussan  Jenkins  Stagni  Mierey
Cox  Johnson, M.  Selders  Mierey
Crews  Johnson, T.  St. Blanc  Mierey
Davis  Johnson, T.  St. Blanc  Mierey
Deshotel  Jones  Stagni  Mierey
Freeman  McFarnum  Zeringue  Mierey
Freiber  Freeman  Miguez  Miller, D.

Total - 98
Total - 0

ABSENT
Bishop  Illeg  Orgeron  Miller, G.
Bourriaque  Mack  McFarland  Miller, G.
Glover  Newell  Owen, C.  Mincey
Total - 7

The above bill was taken up with the amendments proposed by the Senate.
The amendments proposed by the Senate, having received a two-thirds vote of the elected members, were concurred in by the House.

**HOUSE BILL NO. 129—**

By Representatives Bacala, Hughes, James, Jones, Jordan, Landry, Marino, and Orgeron and Senator Fields

To amend and reenact R.S. 40:2404.2(C) and to enact R.S. 15:1212.1(G) and R.S. 40:2401.2, 2401.3, 2404(12), and 2555, relative to peace officers; to provide relative to certain reporting requirements; to provide relative to the recruitment of certain peace officer candidates; to provide relative to certain training requirements; to provide for the implementation of disciplinary policies and procedures; to provide relative to investigations into certain peace officer conduct; and to provide for related matters.

Read by title.

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

**LEGISLATIVE BUREAU AMENDMENTS**

Amendments proposed by Legislative Bureau to Reengrossed House Bill No. 129 by Representative Bacala

**AMENDMENT NO. 1**

On page 1, line 2, following "amend and reenact" and before "and to enact" change "R.S. 40:2404.2(C)" to "R.S. 40:2404 (introductory paragraph) and 2404.2(C)"

**AMENDMENT NO. 2**

On page 2, line 3, following "Section 2." and before "hereby" change "R.S. 40:2404.2(C) is" to "R.S. 40:2404 (introductory paragraph) and 2404.2(C) are"

**AMENDMENT NO. 3**

On page 3, line 20, change "officer involved" to "officer-involved"

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

**ROLL CALL**

The roll was called with the following result:

YEAS

Mr. Speaker 
Mr. Speaker Gaddy
Mr. Speaker Miller, D.
Mr. Speaker Adams
Mr. Speaker Gains
Mr. Speaker Miller, G.
Mr. Speaker Amedee
Mr. Speaker Garofalo
Mr. Speaker Mincey
Mr. Speaker Bacala
Mr. Speaker Geymann
Mr. Speaker Moore
Mr. Speaker Bagley
Mr. Speaker Goudeau
Mr. Speaker Muscarello
Mr. Speaker Beaulieu
Mr. Speaker Green
Mr. Speaker Nelson
Mr. Speaker Bourriaque
Mr. Speaker Harris
Mr. Speaker Newell
Mr. Speaker Brass
Mr. Speaker Hifferty
Mr. Speaker Owen, C.
Mr. Speaker Brown
Mr. Speaker Hodges
Mr. Speaker Owen, R.
Mr. Speaker Butler
Mr. Speaker Hollis
Mr. Speaker Phelps
Mr. Speaker Carpenter
Mr. Speaker Horton
Mr. Speaker Pierre
Mr. Speaker Carrier
Mr. Speaker Hughes
Mr. Speaker Pressly
Mr. Speaker Carter, G.
Mr. Speaker Huval
Mr. Speaker Riser
Mr. Speaker Carter, W.
Mr. Speaker Illg
Mr. Speaker Romero
Mr. Speaker Cormier
Mr. Speaker Ivey
Mr. Speaker Schamerhorn
Mr. Speaker Coussan
Mr. Speaker James
Mr. Speaker Schlegel
Mr. Speaker Cox
Mr. Speaker Jefferson
Mr. Speaker Seabaugh
Mr. Speaker Crews
Mr. Speaker Jenkins
Mr. Speaker Selders
Mr. Speaker Davis
Mr. Speaker Johnson, M.
Mr. Speaker St. Blanc
Mr. Speaker Deshotel
Mr. Speaker Johnson, T.
Mr. Speaker Stagni
Mr. Speaker DeVillier
Mr. Speaker Jordan
Mr. Speaker Stefanski
Mr. Speaker DuBuisson
Mr. Speaker Kerner
Mr. Speaker Tarver
Mr. Speaker Edmons
Mr. Speaker Larvadin
Mr. Speaker Turner
Mr. Speaker Emerson
Mr. Speaker Mack
Mr. Speaker Wheat
Mr. Speaker Farnum
Mr. Speaker Magee
Mr. Speaker White
Mr. Speaker Firment
Mr. Speaker Marcelle
Mr. Speaker Willard
Mr. Speaker Fontenot
Mr. Speaker Marno
Mr. Speaker Wright
Mr. Speaker Freeman
Mr. Speaker McCormick
Mr. Speaker Zeringue
Mr. Speaker Freiberg
Mr. Speaker McKnight
Mr. Speaker Frieman
Mr. Speaker McIvany
Mr. Speaker Freeman
Mr. Speaker McKnight
Mr. Speaker Frieman
Mr. Speaker McIvany
Mr. Speaker Total - 97

NAYS

Total - 0

ABSENT

Bishop Glover
Mr. Speaker Glover
Mr. Speaker McFarland
Mr. Speaker Bryant
Mr. Speaker McFarland
Mr. Speaker Total - 8

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

**HOUSE BILL NO. 170—**

By Representative Marino

To enact R.S. 17:392.1(F), relative to students with dyslexia; to require public school governing authorities to report to the state Department of Education and to require the state Department of Education to report to the legislature regarding such students; and to provide for related matters.

Read by title.

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

**SENATE COMMITTEE AMENDMENTS**

Amendments proposed by Senate Committee on Education to Reengrossed House Bill No. 170 by Representative Marino

**AMENDMENT NO. 1**

On page 1, line 12, change "September first" to "October thirty-first"
AMENDMENT NO. 2

On page 2, line 6, change "October first" to "December first"

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Gaines	Miller, D.
Adams	Garofalo	Miller, G.
Amedee	Geymann	Mincey
Bacala	Goudeau	Moore
Bagley	Green	Muscarello
Beaulieu	Harris	Nelson
Brass	Hilferty	Newell
Brown	Hodges	Owen, C.
Butler	Hollis	Owen, R.
Carpenter	Horton	Phelps
Carrier	Huval	Pierre
Carrier, G.	Ivey	Pressly
Carrier, R.	Ivey	Riser
Carrier, W.	James	Romer
Cormier	Jefferson	Schamerhorn
Coussan	Jenkins	Schlegel
Crews	Johnson, M.	Seabough
Davis	Johnson, T.	Selders
Deshotel	Jones	St. Blanc
DeVilhier	Jordan	Stagni
DuBuisson	Kerner	Stefanski
Duplessis	LaCombe	Tarver
Echols	Landry	Thomas
Edmonds	Larvadain	Thompson
Edmonston	Lyons	Turner
Emerson	Mack	Villio
Farnum	Magee	Wheat
Firmert	Marcelle	White
Fontenot	Marino	Willard
Freeman	McCormick	Wright
Freiber	McKnight	Zerangue
Friedman	McMahan
Gadberry	Miguez

Total - 97

NAYS

Total - 0

ABSENT

Bishop	Cox	McFarland
Bourriaque	Glover	McFarland
Bryant	Hughes

Total - 8

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

HOUSE BILL NO. 190—

BY REPRESENTATIVES WILLARD, GARY CARTER, COX, DUBUISSON, DUPLESSIS, EDMONSTON, EMERSON, GAINES, GREEN, HILFERTY, HUGHES, JAMES, JONES, JORDAN, LANDRY, LARVADAIN, LYONS, MARCELLE, DUSTIN MILLER, NEWELL, PIERRE, AND SELDERS

AN ACT

To enact R.S. 22:1059 and 1059.1, relative to health insurance coverage for midwifery and doula services; to provide relative to health insurance coverage for maternity services provided by midwives and doulas; to provide for legislative findings; to create the Louisiana Doula Registry Board and provide for its purpose, composition, and duties; to authorize rulemaking; to provide for definitions; to provide for applicability; to provide for an effective date; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Insurance to Reengrossed House Bill No. 190 by Representative Willard

AMENDMENT NO. 1

On page 3, line 22, change "B.(1)" to "B.(1)(a)"

AMENDMENT NO. 2

On page 3, line 26, change "(2)" to "(b)"

AMENDMENT NO. 3

On page 3, below line 29, add the following:

"(2) For purposes of this Section, "doula" means an individual who has been trained to provide physical, emotional, and educational support, but not medical or midwifery care, to pregnant and birthing women and their families before, during, and after childbirth."

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

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker	Gadberry	McMahen
Adams	Gaines	Miguez
Amedee	Garofalo	Miller, D.
Bagley	Geymann	Miller, G.
Beaulieu	Goudeau	Mincey
Bourriaque	Green	Moore
Brass	Harris	Muscarello
Brown	Hilferty	Nelson
Bryant	Hodges	Newell
Butler	Hollis	Owen, C.
Carpenter	Horton	Owen, R.
Carrier	Huval	Pierre
Carrier, G.	Ivey	Pressly
Carrier, R.	Ivey	Riser
Carrier, W.	James	Romer
Coussan	Jefferson	Schamerhorn
Cox	Jenkins	Schlegel
Crews	Johnson, M.	Seabough
Davis	Johnson, T.	Selders
Deshotel	Jones	St. Blanc
DeVilhier	Jordan	Stagni
DuBuisson	Kerner	Stefanski
Duplessis	LaCombe	Tarver
Echols	Landry	Thomas
Edmonds	Larvadain	Thompson
Edmonston	Lyons	Turner
Emerson	Mack	Villio
Farnum	Magee	Wheat
Firmert	Marcelle	White
Fontenot	Marino	Willard
Freeman	McMahon

Total - 1239
The amendments proposed by the Senate were concurred in by the House.

HOUSE BILL NO. 192—
BY REPRESENTATIVE GAINES
AN ACT
To amend and reenact R.S. 26:148(A), relative to the sale of alcoholic beverages; to provide for methods of payment; and to provide for related matters.

Read by title.

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

HOUSE BILL NO. 200—
BY REPRESENTATIVES BACALA, AMEDEE, BISHOP, ROBBY CARTER, WILFORD CARTER, COUSSAN, COX, CREWS, DEVILLIER, EDMONDS, EMERSON, FARNUM, GAROFALO, HARRIS, HORTON, MCFLAND, MOORE, CHARLES OWEN, PIERRE, THOMPSON, AND WHITE
AN ACT
To enact R.S. 47:44.3, relative to individual income tax; to exempt certain survivor benefit plan payments from state income tax; to provide for an effective date; and to provide for related matters.

Read by title.

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

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Reese to Reengrossed House Bill No. 200 by Representative Bacala

AMENDMENT NO. 1
On page 1, line 2, change "enact R.S. 47:44.3" to "amend and reenact R.S. 47:293(10) and to enact R.S. 47:293(9)(a)(xx) and 297.16"

AMENDMENT NO. 2
On page 1, line 6, change "R.S. 47:44.3 is" to "R.S. 47:293(10) is hereby amended and reenacted and R.S. 47:293(9)(a)(xx) and 297.16 are"

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

§293. Definitions

The following definitions shall apply throughout this Part, unless the context requires otherwise:

(9)(a) "Tax table income", for resident individuals, means adjusted gross income plus interest on obligations of a state or political subdivision thereof, other than Louisiana and its municipalities, title to which obligations vested with the resident individual on or subsequent to January 1, 1980, and less:

(10) "Tax table income", for nonresident individuals, means the amount of Louisiana income, as provided in this Part, allocated and apportioned under the provisions of R.S. 47:241 through 247, plus the total amount of the personal exemptions and deductions already included in the tax tables promulgated by the secretary under authority of R.S. 47:295, less the proportionate amount of the federal income tax liability, excess federal itemized personal deductions, the temporary teacher deduction, the recreation volunteer and volunteer firefighter deduction, the construction code retrofitting deduction, any gratuitous grant, loan, or other benefit directly or indirectly provided to a taxpayer by a hurricane recovery entity if such benefit was included in federal adjusted gross income, the exclusion provided for in R.S. 47:297.3 for S Bank shareholders, the deduction for expenses disallowed by 26 U.S.C. 280C, salaries, wages or other compensation received for disaster or emergency-related work rendered during a declared state disaster or emergency, the deduction for net capital gains, the pass-through entity exclusion provided in R.S. 47:297.14, the exemption for military survivor benefit plan payments pursuant to R.S. 47:297.16, and personal exemptions and deductions provided for in R.S. 47:294. The proportionate amount is to be determined by the ratio of Louisiana income to federal adjusted gross income. When federal adjusted gross income is less than Louisiana income, the ratio shall be one hundred percent.

(10) "Tax table income", for nonresident individuals, means the amount of Louisiana income, as provided in this Part, allocated and apportioned under the provisions of R.S. 47:241 through 247, plus the total amount of the personal exemptions and deductions already included in the tax tables promulgated by the secretary under authority of R.S. 47:295, less the proportionate amount of the federal income tax liability, excess federal itemized personal deductions, the temporary teacher deduction, the recreation volunteer and volunteer firefighter deduction, the construction code retrofitting deduction, any gratuitous grant, loan, or other benefit directly or indirectly provided to a taxpayer by a hurricane recovery entity if such benefit was included in federal adjusted gross income, the exclusion provided for in R.S. 47:297.3 for S Bank shareholders, the deduction for expenses disallowed by 26 U.S.C. 280C, salaries, wages or other compensation received for disaster or emergency-related work rendered during a declared state disaster or emergency, the deduction for net capital gains, the pass-through entity exclusion provided in R.S. 47:297.14, the exemption for military survivor benefit plan payments pursuant to R.S. 47:297.16, and personal exemptions and deductions provided for in R.S. 47:294. The proportionate amount is to be determined by the ratio of Louisiana income to federal adjusted gross income. When federal adjusted gross income is less than Louisiana income, the ratio shall be one hundred percent.

AMENDMENT NO. 4
On page 1, line 7, change "44.3" to "297.16"

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

ROLL CALL
The roll was called with the following result:

YEAS

Mr. Speaker                  Frieman             McKnight
Adams                      Gadberry             McMahan
Amedee                     Gaines               Miguez
Bacala                     Garofalo             Miller, G.
Beaulieu                   Geymann              Mincey
Bourriaque                 Goudreau             Moore
Brass                      Green                Mscarello
Brown                      Harris               Nelson
Bryant                     Hilferty             Newell
Butler                     Hodges               Owen, R.
Carpenter                  Hollis               Phelps
Carrier                    Horton               Pierre
Carter, G.                 Hughes               Pressly
Carter, R.                 Huval                Riser
Carter, W.                 Ilg                  Romero
Cornier                    Ivey                 Schamerhorn
Coussan                    James                Schlegel
Cox                        Jefferson            Seabough
Crews                      Jenkins              Selders
Davis                      Johnson, M.          St. Blane
DeVillier                  Johnson, T.           Stagni
DuBuisson                  Jones                Stefanski
Duplessis                  Jordan               Tarver
The amendments proposed by the Senate were concurred in by the House.

**HOUSE BILL NO. 244—**

*BY REPRESENTATIVES TURNER AND JORDAN*

**AN ACT**

To amend and reenact R.S. 44:4.1(B)(11) and to enact R.S. 22:821(B)(39) and Part III-A of Chapter 5 of Title 22 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 22:1660.1 through 1660.11, relative to pharmacy services administrative organizations; to provide for definitions; to require licensing and a related fee; to provide grounds for denial, suspension, and revocation of a license; to require submission of an annual report and filing fee; to authorize the commissioner of insurance to examine certain documents; to require maintenance and confidentiality of such documents; to provide for exceptions; to provide duties and responsibilities; to provide fines for violations; to authorize rulemaking; to modify.

Read by title.

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

**SENATE COMMITTEE AMENDMENTS**

Amendments proposed by Senate Committee on Insurance to Reengrossed House Bill No. 244 by Representative Turner

**AMENDMENT NO. 1**

On page 1, line 4, change "1660.11" to "1660.9"

**AMENDMENT NO. 2**

On page 1, delete lines 10 and 11 and insert in lieu thereof the following:

"responsibilities; to provide fines for violations; to authorize rulemaking; to modify"

**AMENDMENT NO. 3**

On page 1, line 15, change "1660.11" to "1660.9"

**AMENDMENT NO. 4**

On page 8, delete lines 8 through 29 and on page 9, delete lines 1 through 6 in their entirety.

**LEGISLATIVE BUREAU AMENDMENTS**

Amendments proposed by Legislative Bureau to Reengrossed House Bill No. 244 by Representative Turner

**AMENDMENT NO. 1**

On page 5, line 17, following "that" delete the remainder of the line and insert "any of the following apply to a pharmacy services administrative organization:"

**AMENDMENT NO. 2**

On page 5, delete line 18

**SENATE FLOOR AMENDMENTS**

Amendments proposed by Senator Cathey to Reengrossed House Bill No. 244 by Representative Turner

**AMENDMENT NO. 1**

On page 3, line 20, change "The applicant shall submit summary" to "Summary"

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

**ROLL CALL**

The roll was called with the following result:

**YEAS**

Mr. Speaker  Frieman  McMahen  Miguez  Miller, G.
Adams  Gadberry  Millet  Moore  Muscarello  Nelson  Newell  Owen, C.
Amedee  Gaines  Moore  Mincey  Moore  Muscarello  Nelson  Newell
Bacala  Garofalo  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Bagley  Geymann  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Beaulieu  Goudeau  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Bourriaque  Green  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Brass  Harris  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Brown  Hilferty  Moore  Muscarello  Nelson  Newell  Owen, C.
Bryant  Hodges  Moore  Muscarello  Nelson  Newell  Owen, C.
Butler  Hollis  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Carpenter  Horton  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Carrier  Hughes  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Carter, G.  Huval  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Carter, R.  Iilg  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Carter, W.  Ivey  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Cormier  James  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Coussan  Jefferson  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Cox  Jenkins  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Crews  Johnson, M.  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Davis  Johnson, T.  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Deshotel  Jones  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
DeVillier  Jordan  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
DuBuisson  Kerner  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Dupleissis  LaCombe  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Echols  Landry  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Edmonds  Larvadain  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Edmonston  Lyons  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Emerson  Mack  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Farnum  Magee  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Fermon  Marcell  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Fontenot  Marino  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Freeman  McCormick  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.
Freiberg  McKnight  Mincey  Moore  Muscarello  Nelson  Newell  Owen, C.

Total - 100

**NAYS**

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

HOUSE BILL NO. 246—
BY REPRESENTATIVE COUSSAN

AN ACT
To amend and reenact R.S. 30:23(A), (B)(introductory paragraph), (1), (2), and (4), (C), and (D)(1), relative to the underground storage of hydrogen in underground reservoirs and salt domes; to include hydrogen as a substance that can be stored in underground reservoirs and salt domes; and to provide for related matters.

Read by title.

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

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Natural Resources to Engrossed House Bill No. 246 by Representative Coussan

AMENDMENT NO. 1
On page 3, after line 27, insert:

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

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

ROLL CALL
The roll was called with the following result:

YEAS

Mr. Speaker
Adams
Amedee
Bacala
Bagley
Beaulieu
Bourquiague
Brass
Brown
Bryant
Butler
Carpenter
Carrier
Carrier, G.
Carrier, W.
Cormier
Coussan
Crews
Davis
Deshotel
DeVillier
Dubuisson
Gadberry
Gaines
Garofalo
Geymann
Goudeau
Green
Harris
Hilferty
Hodges
Hollis
Horton
Hughes
Huval
Ilg
Ivey
James
Jefferson
Jenkins
Johnson, M.
Johnson, T.
Jones
Jordan
McMahen
Migues
Miller, D.
Miller, G.
Mincke
Moore
Nelson
Newell
Owen, C.
Owen, R.
Pierre
Pressly
Riser
Romero
Schamerhorn
Schlegel
Seabaugh
Selders
St. Blanc
Stagni
Stefanski
Total - 98

NAYS

Total - 0

ABSENT

Bishop
Glover
Orgeron
Cox
Total - 7

The amendments proposed by the Senate were rejected.

Conference committee appointment pending.

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

SENATE BILL NO. 31—
BY SENATOR CATHEY

AN ACT
To enact R.S. 47:293(9)(a)(xx) and 297.16, relative to individual income tax exemptions; to provide for an individual income tax exemption for digital nomads; to provide for definitions; to provide for eligibility requirements; to authorize the Department of Revenue; to promulgate rules; to provide for record keeping requirements; to provide for recovery of the tax exemption by the Department of Revenue; to provide for effectiveness; and to provide for related matters.

Called from the calendar.

Read by title.

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

SENATE BILL NO. 46—
BY SENATOR LAMBERT

AN ACT
To amend and reenact R.S. 47:293(9)(e), relative to state individual income tax; to increase the amount of the exclusion for certain income earned while on active duty with the armed forces; to provide for effectiveness; and to provide for related matters.

Called from the calendar.

Read by title.

Rep. Bacala moved the final passage of the bill.

ROLL CALL
The roll was called with the following result:
Notice of Intention to Call

Pursuant to House Rule No. 8.20(A), Rep. Coussan gave notice of his intention to call Senate Bill No. 122 from the calendar on Thursday, June 3, 2021.

SENATE BILL NO. 122—

By Senators Allain, Fesi, Hensgens and Hewitt and Representative Bishop

AN ACT

To amend and reenact R.S. 49:214.36(E), (J), and (O)(2), relative to the Coastal Zone Management Program; to provide for enforcement actions; to provide for the imposition of civil liability, the assessment of damages, and court orders; to provide for distribution of monies collected; to provide for the use of funds; and to provide for related matters.

Called from the calendar.

Read by title.

Motion

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

SENATE BILL NO. 126—

By Senators Mizell and Peacock

AN ACT

To amend and reenact Civil Code Arts. 941, 944, and 946 and R.S. 22:901(D)(2), and to enact Code of Evidence Art. 412.6 and R.S. 22:902.1, relative to the devolution of assets of certain crime victims; to provide for public policy; to provide relative to actions to declare a successor unworthy; to provide relative to testimony and evidence in succession proceedings; to provide for devolution of the succession rights; to provide relative to life insurance policies and certain victims of domestic violence resulting in death; and to provide for related matters.

Called from the calendar.

Read by title.

Rep. Muscarello, Jr. sent up floor amendments which were read as follows:

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Muscarello to Reengrossed Senate Bill No. 126 by Senator Mizell

AMENDMENT NO. 1

On page 1, line 3, delete “and R.S. 22:902.1”

AMENDMENT NO. 2

On page 1, line 7, after “rights;” delete the remainder of the line and at the beginning of line 8, delete “violence resulting in death;” and insert the following: “to provide for the payment of insurance policy proceeds;”

AMENDMENT NO. 3

On page 3, line 8, after “reenacted” delete the remainder of the line and at the beginning of line 9 delete “hereby enacted”

AMENDMENT NO. 4

On page 1, line 7, after “rights;” delete the remainder of the line and at the beginning of line 8, delete “violence resulting in death;” and insert the following: “to provide for the payment of insurance policy proceeds;”

On page 3, line 8, after “reenacted” delete the remainder of the line and at the beginning of line 9 delete “hereby enacted”

On page 3, delete lines 13 through 29 in their entirety and on page 4, delete lines 1 through 17 in their entirety and insert in lieu thereof the following:

(2)(a) Where such a disqualification exists, the policy proceeds shall be payable to the secondary or contingent beneficiary, unless similarly disqualified, or, if no secondary or contingent beneficiary exists, to the estate of the insured.

(b) Nothing contained in this Section shall prohibit The insurer may make payment pursuant to an assignment of the policy proceeds where such payment defrays the cost and expenses of the insured’s funeral or expense expenses incurred in connection with the last medical treatment of the insured.

(c) Nothing contained in this Section shall prohibit payment of insurance proceeds pursuant to a facility of payment clause, so long as such payment is not made to a beneficiary, assignee, or other payee disqualified by this Section. In the absence of an assignment and in the absence of a qualified beneficiary designated in the policy, the insurer shall be authorized to directly pay the policy proceeds in an amount necessary for the exclusive purposes of defraying the costs and expenses of the insured’s funeral. Expenses incurred in

The Chair declared the above bill was finally passed.

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

SENATE BILL NO. 122—

By Senators Allain, Fesi, Hensgens and Hewitt and Representative Bishop

AN ACT

To amend and reenact R.S. 49:214.36(E), (J), and (O)(2), relative to the Coastal Zone Management Program; to provide for enforcement actions; to provide for the imposition of civil liability, the assessment of damages, and court orders; to provide for distribution of monies collected; to provide for the use of funds; and to provide for related matters.

Called from the calendar.

Read by title.

Motion

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

YEAS

Mr. Speaker
Mr. Gadberry
Mr. McMahan

Mr. Adams
Mr. Gaines
Mr. Miguez

Mr. Amedee
Mr. Garofalo
Mr. Miller, D.

Mr. Bacala
Mr. Geymann
Mr. Miller, G.

Mr. Bagley
Mr. Goudeau
Mr. Mincey

Mr. Beaulieu
Mr. Green
Mr. Moore

Mr. Brass
Mr. Harris
Mr. Muscarello

Mr. Brown
Mr. Hilferty
Mr. Nelson

Mr. Bryant
Mr. Hodges
Mr. Newell

Mr. Butler
Mr. Hollis
Mr. Owen, C.

Mr. Carpenter
Mr. Horton
Mr. Owen, R.

Mr. Carrier
Mr. Hughes
Mr. Phelps

Mr. Carter, G.
Mr. Huval
Mr. Pierre

Mr. Carter, R.
Mr. Illg
Mr. Pressly

Mr. Carter, W.
Mr. Ivey
Mr. Riser

Mr. Cormier
Mr. James
Mr. Romero

Mr. Coussan
Mr. Jefferson
Mr. Schamerhorn

Mr. Cox
Mr. Jenkins
Mr. Schlegel

Mr. Davis
Mr. Johnson, M.
Mr. Selders

Mr. Deshotel
Mr. Johnson, T.
Mr. St. Blanc

Mr. DeVilier
Mr. Jones
Mr. Stagni

Mr. DuBuisson
Mr. Kerner
Mr. Stefanik

Mr. Duplessis
Mr. LaCombe
Mr. Tarver

Mr. Edhols
Mr. Landry
Mr. Thomas

Mr. Edmonds
Mr. Larvadain
Mr. Thompson

Mr. Edmonston
Mr. Lyons
Mr. Villio

Mr. Emerson
Mr. Mack
Mr. Wheat

Mr. Farnum
Mr. Magee
Mr. White

Mr. Firment
Mr. Marcella
Mr. Willard

Mr. Fontenot
Mr. Marino
Mr. Wright

Mr. Freeman
Mr. McCormick
Mr. Zeringue

Mr. Freiberg
Mr. McFarland

Mr. Friemon
Mr. McKnight

Total - 97

NAYS

Total - 0

ABSENT

Mr. Bishop
Mr. Glover
Mr. Seabaugh

Mr. Bourriaque
Mr. Jordan
Mr. Turner

Mr. Crews
Mr. Orgeron

Total - 8

The Chair declared the above bill was finally passed.

Rep. Bacala moved to reconsider the vote by which the above bill was finally passed, and, on his own motion, the motion to reconsider was laid on the table.
connection with the last medical treatment of the insured may be paid
directly to the healthcare provider subject to the concurrence of the
estate representative.

*                   *                 *

On motion of Rep. Muscarello, Jr., the amendments were
adopted.

**Motion**

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

**Notice of Intention to Call**

Pursuant to House Rule No. 8.20(A), Rep. Muscarello, Jr. gave
notice of his intention to call Senate Bill No. 126 from the calendar
on Wednesday, June 2, 2021.

**SENATE BILL NO. 194—**

BY SENATOR BOUDREAUX

AN ACT

To amend and reenact R.S. 40:2116(D)(2) and (K), relative to facility
need review; to provide for an extension of the moratorium on
the approval of additional beds for nursing facilities; to provide
for an exemption if there is no increase in existing nursing home
beds; to provide for nursing home beds in alternate use; and to
provide for related matters.

Called from the calendar.

Read by title.

Rep. Bagley moved the final passage of the bill.

**ROLL CALL**

The roll was called with the following result:

<table>
<thead>
<tr>
<th>YEAS</th>
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<tbody>
<tr>
<td>Mr. Speaker</td>
<td>Frieman</td>
<td>McMahon</td>
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<td>Adams</td>
<td>Gadberry</td>
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<td>Miguez</td>
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<td>Miller, D.</td>
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The Chair declared the above bill was finally passed.

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

**Acting Speaker Harris in the Chair**

**SENATE BILL NO. 221—**

BY SENATORS HEWITT, CATHEY, CLOUD, CORTEZ, FESI, FOIL,
HENRY, McMATH, MILLIGAN, ROBERT MILLS, MIZELL, MORRIS,
PEACOCK, TALBOT AND WOMACK

AN ACT

To amend and reenact R.S. 18:18(A)(7), 1351(13), 1353(B),
the introductory paragraph of (C) and (C)(2), and (D), 1361,
1362(A), and 1364(A), to enact R.S. 18:1362.1 and 1362.2 and
R.S. 36:744(O) and (P), and to repeal R.S. 18:553.1, 1351(5),
and 1365, relative to oversight of voting systems; to provide
for definitions; to provide for promulgation of rules; to provide
for appointments; to provide for legislative oversight; to provide
for an evaluation authority; to provide for membership; to provide
for reporting requirements; to provide for evaluation criteria;
and to provide for related matters.

Called from the calendar.

Read by title.

**Motion**

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

**SENATE BILL NO. 222—**

BY SENATOR HEWITT

AN ACT

To amend and reenact R.S. 17:24.9, to enact R.S. 17:24.10
and 3996(B)(59) and (60), and to repeal R.S. 17:24.11 and 182,
relative to early literacy; to provide for a comprehensive early
literacy initiative; to require early literacy instruction for grades
kindergarten to three; to require early literacy instruction for
grades kindergarten to three; to provide for annual literacy assessment
of certain students; to provide literacy support for certain
students; to provide for professional development and teacher
training; to require school literacy plans; to require annual
literacy reporting; and to provide for related matters.

Called from the calendar.

Read by title.

Rep. Edmonds moved the final passage of the bill.

**ROLL CALL**

The roll was called with the following result:

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The Chair declared the above bill was finally passed.

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

SENATE BILL NO. 230—
BY SENATORS MIZELL, ABRAHAM, ALLAIN, BARROW, BERNARD, BOUDREAUX, BOUET, CARTER, CATHEY, CLOUD, CONNICK, CORTEZ, FESI, FIELDS, FOIL, HARRIS, HENRY, HENSGENS, HEWITT, JACKSON, LAMBERT, LUNEAU, MCMATH, MILLIGAN, FRED MILLS, ROBERT MILLS, MORRIS, PEACOCK, PETERSON, POPE, PRICE, SMITH, TALBOT, WARD, WHITE, AND WOANACK, AND REPRESENTATIVES CARPENTER, DAVIS, EDMONSTON, HILFERTY, MOORE AND WHITE AND REPRESENTATIVES

AN ACT
To amend and reenact Part XII of Chapter 26 of Title 17 of the Louisiana Revised Statutes of 1950, comprised of R.S. 17:3399.11 through 3399.17, and to enact R.S. 15:624(A)(3), relative to power-based violence at public postsecondary education institutions; to provide for coordination between institutions and law enforcement; to provide for confidential advisors, responsible employees, and Title IX coordinators; to require training; to provide for immunities for certain employees; to provide for student safety education; to provide for student power-based violence surveys; and to provide for related matters.

Called from the calendar.

Read by title.

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

HOUSE FLOOR AMENDMENTS

Amendments proposed by Representative Freeman to Reengrossed Senate Bill No. 230 by Senator Mizell

AMENDMENT NO. 1
Delete the set of committee amendments by the House Committee on Education (#2864)

AMENDMENT NO. 2
Delete the set of floor amendments by the Legislative Bureau (#2093)

AMENDMENT NO. 3
On page 1, delete lines 14 through 17 and delete pages 2 through 16 and on page 17, delete lines 1 through 8 and insert the following:

"Section 1. R.S. 15:624(A)(3) is hereby enacted to read as follows:

§624. Sexually-oriented criminal offense data; reporting

A. * * * *

(3) By February fifteenth of each year, each college or university campus police department shall submit the report to the president of the institution's system, the chancellor of the institution, and the institution's Title IX coordinator. The chancellor shall have the report posted on the institution's website.

* * * *

Section 2. Part XII of Chapter 26 of Title 17 of the Louisiana Revised Statutes of 1950, comprised of R.S. 17:3399.11 through 3399.17, is hereby amended and reenacted to read as follows:

PART XII. CAMPUS ACCOUNTABILITY AND SAFETY
§3399.11. Short Title
Section 2. This Part may be referred to as the "Campus Accountability and Safety Act".

§3399.12. Definitions
This Part may be referred to as the "Campus Accountability and Safety Act".

§3399.12. Definitions
For the purposes of this Part, the following terms and phrases shall have the following meanings unless the context clearly indicates otherwise:

(1) "Chancellor" means the chief executive officer of a public postsecondary education institution.

(2) "President" means the president of the system of the respective institution.

"Confidential advisor" means a person designated by an institution to provide emergency and ongoing support to students who are alleged victims of power-based violence.

(3) "Sexually oriented criminal offense" includes any sexual assault offense as defined in R.S. 14:31 and any sexual abuse offense as defined in R.S. 14:162.

"Employee" means:
An administrative officer, official, or employee of a public postsecondary education board or institution.

(ii) Anyone appointed to a public postsecondary education board or institution.

(iii) Anyone employed by or through a public postsecondary education board or institution.

(iv) Anyone employed by a foundation or association related to a public postsecondary education management board or institution.

(b) "Employee" does not include a student enrolled at a public postsecondary institution, unless the student works for the institution in a position such as a teaching assistant or a residential advisor.

(4) "Institution" means a public postsecondary education institution.

(5) "Power-based violence" means any form of interpersonal violence intended to control or intimidate another person through the assertion of power over the person and shall include the following:

(a) Dating violence (R.S. 46:2151(C)).

(b) Domestic abuse and family violence (R.S. 46:2121(1)(2) and 213:2(B)). For the purposes of this Part, domestic abuse shall also include any act or threat to act that is intended to coerce, control, punish, intimidate, or exact revenge on the other party, for the purpose of preventing the victim from reporting to law enforcement or requesting medical assistance or emergency victim services, or for the purpose of depriving the victim of the means or ability to resist the abuse or escape the relationship.

(c) Nonconsensual observation of another person's sexuality without the other person's consent, including voyeurism (R.S. 14:283.1), video voyeurism (R.S. 14:283), nonconsensual disclosure of a private image (R.S. 14:283.2), and peeping tom activities (R.S. 14:284).

(d) Sexual assault (R.S. 14:41, 42 through 43.5, 89, 89.1, and 106).

(e) "Sexual exploitation" which means an act attempted or committed by a person for sexual gratification, financial gain, or other advancement through the abuse of another person's sexuality including prostituting another person (R.S. 14:46.2 and 82 through 86).

(f) "Sexual harassment" which means unwelcome sexual advances, requests for sexual favors, and other verbal, physical, or inappropriate conduct of a sexual nature when the conduct explicitly or implicitly affects an individual's employment or education, unreasonably interferes with an individual's work or educational performance, or creates an intimidating, hostile, or offensive work or educational environment and has no legitimate relationship to the subject matter of a course or academic research.

(g) Stalking (R.S. 14:40.2) and cyberstalking (R.S. 14:40.3).

(h) Unlawful communications (R.S. 14:285).

(i) Unwelcome sexual or sex- or gender-based conduct that is objectively offensive, has a discriminatory intent, and lacks a bonafide academic purpose.

(6) "Responsible employee" means an employee as defined in Paragraph (3) of this Section who receives a direct statement regarding or witnesses an incident of power-based violence. "Responsible employee" does not include an employee designated as a confidential advisor pursuant to R.S. 17:3399.15(B) or an employee who has privileged communications with a student as provided by law.

(7) "System president" means the president of a public postsecondary education system.

(8) "Title IX coordinator" means the individual designated by a public postsecondary education institution as the institution's official for coordinating the institution's efforts to comply with and carry out its responsibilities under Title IX of the Education Amendments of 1972.

§3399.13. Mandatory reporting of power-based violence

A. Except as provided in Subsection C of this Section, a responsible employee who receives a direct statement regarding or witnesses an incident of power-based violence committed by or against a student shall promptly report the incident to the institution's Title IX coordinator.

B. A responsible employee who receives information regarding retaliation against a person for reporting power-based violence shall promptly report the retaliation to the institution's Title IX coordinator.

C. A responsible employee is not required to make a report if information is received under any of the following circumstances:

(1) During a public forum or awareness event in which an individual disclosed an incident of power-based violence as part of educating others.

(2) Disclosure is made in the course of academic work consistent with the assignment.

(3) Disclosure is made indirectly, such as in the course of overhearing a conversation.

D. A report under this Section shall include the following information if known:

(1) The identity of the alleged victim.

(2) The identity of the alleged perpetrator.

(3) The type of power-based violence or retaliation alleged to have been committed.

(4) Any other information about witnesses, location, date, and time that the incident occurred.

§3399.13. Administrative reporting requirements

A. Not later than October tenth and April tenth of each year, the Title IX coordinator of an institution shall submit to the chancellor of the institution a written report on the reports received under R.S. 17:3399.13, including information regarding:

(1) The investigation of those reports.

(2) The disposition, if any, of any disciplinary processes arising from those reports.

(3) The reports for which the institution determined not to initiate a disciplinary process, if any.

(4) Any complaints of retaliation and the status of the investigation of the complaints.

B. The Title IX coordinator of an institution shall immediately report to the chancellor of the institution an incident reported to the coordinator under R.S. 17:3399.13 if the coordinator has cause to
believe as a result of the incident that the safety of any person is in imminent danger.

C. The chancellor of each institution shall submit a report to the institution's management board within fourteen days of receiving the report pursuant to Subsection A of this Section from the Title IX coordinator. The report shall include the number of responsible employees and confidential advisors for the institution, the number and percentage of these who have completed required annual training, the number of complaints of power-based violence received by the institution, the number of complaints which resulted in a finding that power-based violations occurred, the number of complaints in which the finding of power-based violations resulted in discipline or corrective action, the type of discipline or corrective action taken, the amount of time it took to resolve each complaint, the number of reports of retaliation, and the findings of any investigations of reports of retaliation. The report shall be posted on the institution’s website.

D. The system president shall submit a system-wide summary report within fourteen days of receiving the reports from the chancellors to the management board. The report shall be published on the website of the system.

E. The management board shall send an annual system-wide summary report to the Board of Regents by December thirty-first. The Board of Regents shall post the report on its website.

F. The Board of Regents shall annually submit a report to the governor, the president of the Senate, the speaker of the House of Representatives, and the Senate and House committees on education by January fifteenth which shall include the systemwide and statewide information. The report shall also include any recommendations for legislation. The report shall be published on the website of the Board of Regents.

§3399.13.2. Immunities

A. A person acting in good faith who reports or assists in the investigation of a report of an incident of power-based violence, or who testifies or otherwise participates in a disciplinary process or judicial proceeding arising from a report of such an incident:

(1) Shall be immune from civil liability and from criminal liability that might otherwise be incurred or imposed as a result of those actions.

(2) May not be subjected to any disciplinary action by the institution in which the person is enrolled or employed for any violation by the person of the institution’s code of conduct reasonably related to the incident for which suspension or expulsion from the institution is not a possible punishment.

B. Subsection A of this Section shall not apply to a person who perpetrates or assists in the perpetration of the incident reported under R.S. 17:3399.13.

§3399.13.3. Failure to report or false reporting

A responsible employee who is determined by the institution’s disciplinary procedures to have knowingly failed to make a report or, with the intent to harm or deceive, made a report that is knowingly false shall be terminated.

§3399.13.4. Confidentiality

A. Unless waived in writing by the alleged victim, the identity of an alleged victim of an incident reported under R.S. 17:3399.13 is confidential and not subject to disclosure except to:

(1) A person employed by or under contract with the institution to which the report is made, if the disclosure is necessary to conduct the investigation of the report or any related hearings.

(2) A law enforcement officer as necessary to conduct a criminal investigation of the report.

(3) A person alleged to have perpetrated the incident, to the extent required by law.

(4) A potential witness to the incident as necessary to conduct an investigation of the report.

B. The alleged victim shall have the right to obtain a copy of any report made pursuant to this Part that pertains to the alleged victim.

§3399.13.5. Retaliation prohibited

A. An institution shall not discipline, discriminate, or otherwise retaliate against an employee or student who in good faith either:

(1) Makes a report as required by R.S. 17:3399.13.

(2) Cooperates with an investigation, a disciplinary process, or a judicial proceeding relating to a report made by the employee or student as required by R.S. 17:3399.13.

B. Subsection A of this Section does not apply to an employee or student who either:

(1) Reports an incident of power-based violence perpetrated by the employee or student.

(2) Cooperates with an investigation, a disciplinary process, or a judicial proceeding relating to an allegation that the employee or student perpetrated an incident of power-based violence.

§3399.14. Coordination with local law enforcement

A. Each On or before January 1, 2022, each institution and law enforcement and criminal justice agency located within the parish of the campus of the institution, including the campus police department, if any, the local district attorney’s office, and any law enforcement agency with criminal jurisdiction over the campus, shall enter into and maintain a written memorandum of understanding to clearly delineate responsibilities and share information in accordance with applicable federal and state confidentiality laws, including but not limited to trends about sexualeoriented criminal offenses occurring power-based violence committed by or against students of the institution.

B. The Board of Regents’ Uniform Policy on Sexual Assault shall require that the memorandum of understanding, as described in Subsection A of this Section, be updated every two years.

Each memorandum of understanding entered into pursuant to this Part shall include:

(1) Delineation and sharing protocols of investigative responsibilities.

(2) Protocols for investigations, including standards for notification and communication and measures to promote evidence preservation.

(3) Agreed-upon training and requirements for the parties to the memorandum of understanding on issues related to sexualeoriented criminal offenses power-based violence for the purpose of sharing information and coordinating training to the extent possible.
(4) A method of sharing general information about sexually-oriented criminal offenses, power-based violence occurring within the jurisdiction of the parties to the memorandum of understanding in order to improve campus safety.

D. The (5) A requirement that the local law enforcement agency shall include information on its police report regarding the status of the alleged victim as a student at an institution as defined in this Part.

E. The institutions shall not be held liable if the local law enforcement agency refuses to enter into a memorandum of understanding as required by this Section.

C. Each memorandum of understanding shall be signed by all parties to the memorandum.

D. Each executed memorandum of understanding shall be reviewed annually by each institution's chancellor, Title IX coordinator, and the executive officer of the criminal justice agency, and shall be revised as considered necessary.

E. Nothing in this Part or any memorandum of understanding entered into pursuant to this Section shall be construed as prohibiting a victim or responsible employee from making a complaint to both the institution and a law enforcement agency.

§3399.15. Campus security policy

A. The Board of Regents shall establish uniform policies and best practices to implement measures to address the reporting of sexually-oriented criminal offenses, power-based violence on institution campuses, the prevention of such crimes, violence, communication between institutions regarding incidents of power-based violence, and the provision of medical and mental health care needed for these alleged victims that includes the following:

B. Each public postsecondary education management board shall institute policies incorporating the policies and best practices prescribed by the Board of Regents regarding the prevention and reporting of incidents of power-based violence committed by or against students of an institution. The policies, at a minimum, shall require each institution under the board's management to provide for the following:

(1) Confidential advisors. (a) The institution shall designate individuals who shall serve as confidential advisors, such as health care staff, clergy, staff of a women's center, or other such categories. Such designation shall not preclude the institution from partnering with national, state, or local victim services organizations to serve as confidential advisors or to serve in other confidential roles.

(b) Prior to designating a person as a confidential advisor, the person shall complete a training program that includes information on power-based violence, trauma-informed interactions, Title IX requirements, state law on power-based violence, and resources for victims.

(c) The confidential advisor shall complete the training requirements as provided in this Part, annual training relative to power-based violence and Title IX. The initial and annual training shall be developed by:

(c) Not later than January 1, 2016, the attorney general in collaboration with the Board of Regents and shall develop be provided through online training materials in addition to the training required under this Part, for the training of confidential advisors.

(d) The confidential advisor shall inform the alleged victim of the following:

(i) The rights of the alleged victim under federal and state law and the policies of the institution.

(ii) The alleged victim's reporting options, including the option to notify the institution, the option to notify local law enforcement, and any other reporting options.

(iii) If reasonably known, the potential consequences of the reporting options provided in this Part.

(iv) The process of investigation and disciplinary proceedings of the institution.

(v) The process of investigation and adjudication of the criminal justice system.

(vi) The limited jurisdiction, scope, and available sanctions of the institutional student disciplinary proceeding, and that it should not be considered a substitute for the criminal justice process.

(vii) Potential reasonable accommodations that the institution may provide to an alleged victim.

(viii) The name and location of the nearest medical facility where an alleged victim may have a rape kit administered by an individual trained in sexual assault forensic medical examination and evidence collection, and information on transportation options and available reimbursement for a visit to such facility.

(e) The confidential advisor may, as appropriate, serve as a liaison between an alleged victim and the institution or local law enforcement, when directed to do so in writing by an alleged victim who has been fully and accurately informed about what procedures to follow, if information is shared, and assist an alleged victim in contacting and reporting to a responsible employee or local law enforcement.

(f) The confidential advisor shall be authorized by the institution to liaise with appropriate staff at the institution to arrange reasonable accommodations through the institution to allow the alleged victim to change living arrangements or class schedules, obtain accessibility services, or arrange other accommodations.

(g) The confidential advisor shall be authorized to accompany the alleged victim, when requested to do so by the alleged victim, to interviews and other proceedings of a campus investigation and institutional disciplinary proceedings.

(h) The confidential advisor shall advise the alleged victim of, and provide written information regarding, both the alleged victim's rights and the institution's responsibilities regarding orders of protection, no-contact orders, restraining orders, or similar lawful orders issued by a court of competent jurisdiction or by the institution.

(i) The confidential advisor shall not be obligated to report crimes to the institution or law enforcement in a way that identifies an alleged victim or an accused individual, unless otherwise required to do so by law. The confidential advisor shall, to the extent authorized under law, provide confidential services to students. Any requests for accommodations, as provided in Subparagraph (f) of this Paragraph, made by a confidential advisor shall not trigger an investigation by the institution.

(j) No later than the beginning of the 2016-2017 academic year, the institution shall appoint an adequate number of confidential advisors. The Board of Regents shall determine the number of confidential advisors for an institution, based upon its size, no later than January 1, 2016 2022, and on January first annually thereafter.

(k) Each institution that enrolls fewer than five thousand students may partner with another institution in their system or region to provide the services described in this Subsection. However, this Paragraph shall not absolve the institution of its obligations under this Part.
(1) Each institution may offer the same accommodations to the accused that are hereby required to be offered to the alleged victim.

(2) Website. The institution shall list on its website:

(a) The contact information for obtaining a confidential advisor.

(b) Reporting options for alleged victims of a sexually oriented criminal offense power-based violence.

(c) The process of investigation and disciplinary proceedings of the institution.

(d) The process of investigation and adjudication of the criminal justice system.

(e) Potential reasonable accommodations that the institution may provide to an alleged victim.

(f) The telephone number and website address for a local, state, or national hotline providing information to sexual violence victims of power-based violence, which shall be updated on an annual basis.

(g) The name and location of the nearest medical facility where an individual may have a rape kit administered by an individual trained in sexual assault forensic medical examination and evidence collection, and information about transportation options and available reimbursement for a visit to such facility.

(h) Each current memorandum of understanding between the institution and a local law enforcement and criminal justice agency located within the parish of the campus.

(3) Online reporting. The institution may provide an online reporting system to collect anonymous disclosures of incidents of power-based violence and crimes and track patterns of power-based violence and crimes on campus. An individual may submit a confidential report about a specific incident of power-based violence or crime to the institution using the online reporting system. If the institution uses an online reporting system, the online system shall also include information regarding how to report an incident of power-based violence or crime to a responsible employee and law enforcement and how to contact a confidential advisor.

(4) Amnesty policy. The institution shall provide an amnesty policy for any student who reports, in good faith, sexual power-based violence, crimes on campus, violations of the student code of conduct, and possible threats to safety.

(5) Training. (a) Not later than January 1, 2016, the Board of Regents, in coordination with the attorney general and in consultation with state or local victim services organizations, shall develop a program for training the institution shall require annual training for each employee, individual who is involved in implementing an institution's student grievance procedures, including each Title IX coordinator at all institutions, and each employee of an institution who has responsibility for conducting an interview with an alleged victim of a sexually oriented criminal offense power-based violence. Each institution shall ensure that the individuals and employees receive the training described in this Subsection no later than the beginning of the 2016-2017 2022-2023 academic year.

(b) Not later than January 1, 2022, the Board of Regents, in coordination with the attorney general and in consultation with state or local victim services organizations, shall develop the annual training program required by Subparagraph (a) of this Paragraph. The Board of Regents shall annually review and revise as needed the annual training program.

(6) Inter-campus transfer policy. (a) The Board of Regents' Uniform Policy on Sexual Assault shall require that institutions withhold transcripts of students seeking to transfer with pending disciplinary action relative to sexually oriented criminal offenses, until such investigation and adjudication is complete. Institutions shall implement a uniform transcript notation and communication policy to effectuate communication regarding the transfer of a student who is the subject of a pending power-based violence complaint or who has been found responsible for an incident of power-based violence pursuant to the institution's investigative and adjudication process. The transcript notation and communication policy shall be developed by the Board of Regents, in consultation with the postsecondary education management boards. The policy shall include procedures relative to the withholding of transcripts during the investigative and adjudication process.

(7) A victims' rights policy. The institution shall adopt a victims' rights policy, which, at a minimum, shall provide for a process by which a victim may petition and be granted the right to have a perpetrator of an incident of power-based violence against the victim barred from attending a class in which the victim is enrolled.

§3399.16. Safety education; recognition and reporting of potential threats to safety

A. The administration of each public postsecondary institution, in consultation with campus or local law enforcement agencies, shall develop and distribute information to students regarding power-based violence, campus safety, and internet and cell phone safety and online content that is a potential threat to school safety. Such information shall include how to recognize and report potential threats to school safety that are posted on the internet, including but not limited to posts on social media.

B. The information shall include the following:

(1) Instruction on how to identify and prevent power-based violence and how to detect potential threats to school safety exhibited online, including on any social media platform.

(2) Visual examples of possible threats. How to report incidents of power-based violence, crimes on campus, violations of the student code of conduct, and possible threats to campus safety.

(3) The reporting process, as provided in Subsection D of this Section. Where to find reports regarding campus safety.

C. The information shall be distributed as part of new student orientation and shall be posted on an easily accessible page of each institution's website.

D. The reporting process for possible threats to the campus shall, at a minimum, include:

(1) A standardized form to be used by students, faculty, and other personnel to report potential threats. The form shall request, at a minimum, the following information:

(a) Name of institution, person, or group being threatened.

(b) Name of student, individual, or group threatening violence.

(c) Date and time the threat was made.
(d) Method by which the threat was made, including the social media outlet or website where the threat was posted, a screenshot or recording of the threat, if available, and any printed evidence of the threat.

(2) A process for allowing anonymous reporting and for safeguarding the identity of a person who reports a threat of an incident of power-based violence or a safety threat.

E. Each institution shall adopt a policy to implement the provisions of this Part. The policy shall require that for every threat survey report of an incident of power-based violence or a safety threat received, the actions taken by the institution and the campus law enforcement agency or security officers be documented. The policies shall also provide for guidelines on referring the threats reports to the appropriate law enforcement agencies.

§3399.17. Public institutions of postsecondary education institutions; sexual assault power-based violence climate surveys

A.(1) Each public postsecondary education institution shall administer an anonymous sexual assault power-based violence climate survey to its students once every three years. If an institution administers other surveys with regard to campus safety, the sexual assault power-based violence climate survey may be included as a separate component of any such survey provided that the sexual assault power-based violence component is clearly identified as such.

(2) Participation in the sexual assault power-based violence climate survey shall be voluntary; no student shall be required or coerced to participate in the survey nor shall any student face retribution or negative consequence of any kind for declining to participate.

(3) Each institution shall make every effort to maximize student participation in the survey.

B. The Board of Regents shall:

(1) Develop the survey in consultation with the public postsecondary education management boards and in accordance with national best practices.

(2) Work with the management boards in researching and selecting the best method of developing and administering the survey.

(3) Consult with victims' advocacy groups and student leaders who represent a variety of student organizations and affiliations, including student government associations, academic associations, faith-based groups, cultural groups, and fraternities and sororities, when meeting the requirements of Paragraph (1) of this Subsection.

(4) Submit a written report on survey results to the House Committee on Education, Senate Committee on Education, and the governor not later than September first following administration of the survey forty-five days prior to the convening of the next Regular Session of the Legislature following the administration of the survey. The report shall summarize results from each public postsecondary education institution and the state as a whole.

(5) Publish the survey results on the board’s website and in any other location or venue the board deems necessary or appropriate.

C. Each public postsecondary institution shall:

(1) Administer a survey during the 2022-2023 academic year and every third year thereafter.

(2) Report survey results to the institution’s board of supervisors and the Board of Regents.
membership, duties, and functions; and to provide for related matters.

Called from the calendar.

Read by title.

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

**HOUSE FLOOR AMENDMENTS**

Amendments proposed by Representative Freeman to Reengrossed Senate Bill No. 232 by Senator Barrow

**AMENDMENT NO. 1**

On page 1, delete line 15, and insert the following:

"(b) Domestic abuse and family violence (R.S. 46:2121.1(2) and 2132(3)). For the purposes of this Part, domestic abuse shall also include any act or threat to act that is intended to coerce, control, punish, intimidate, or exact revenge on the other party, for the purpose of preventing the victim from reporting to law enforcement or requesting medical assistance or emergency victim services, or for the purpose of depriving the victim of the means or ability to resist the abuse or escape the relationship."

**AMENDMENT NO. 2**

On page 3, at the beginning of line 5, change "board" to "system"

**AMENDMENT NO. 3**

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

"(16) The governor or his designee.

(17) A Title IX coordinator representing a public postsecondary education system. The Title IX coordinator shall serve for one year, and the membership shall rotate between the higher education systems in the following order: the Louisiana State University System, the Southern University System, the University of Louisiana System, and the Louisiana Community and Technical College System. Each coordinator shall be appointed by his system president."

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

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

**HOUSE FLOOR AMENDMENTS**

Amendments proposed by Representative Hughes to Reengrossed Senate Bill No. 232 by Senator Barrow

**AMENDMENT NO. 1**

On page 1, line 2, between "To" and "enact" insert "amend and reenact R.S. 39:100.101(D) and"

**AMENDMENT NO. 2**

On page 4, line 28, between "Section 2." and "This Act" insert the following:

"R.S. 39:100.101(D) is hereby amended and reenacted to read as follows:

§100.101. Power-Based Fund; purpose

D. Monies in the fund shall be appropriated and used for the establishment of Title IX offices at every public postsecondary institution in the state. The Board of Regents shall develop a plan for the distribution of funds.

Section 3. The provisions of Section 2 of this Act propose to amend and reenact R.S. 39:100.101(D) as enacted by the Act which originated as House Bill No. 515 of this 2021 Regular Session of the Legislature. If the Louisiana State Law Institute renumbers R.S. 39:100.101 when incorporating it into the Louisiana Revised Statutes of 1950, it shall make the change proposed by Section 2 of this Act to the corresponding provision of the statutes.

Section 4."
Rep. Riser moved to reconsider the vote by which the above bill was finally passed, and, on his own motion, the motion to reconsider was laid on the table.

SENATE BILL NO. 31—
BY SENATOR CATHEY
AN ACT
To enact R.S. 47:293(9)(a)(xx) and 297.16, relative to individual income tax exemptions; to provide for an individual income tax exemption for digital nomads; to provide for definitions; to provide for eligibility requirements; to authorize the Department of Revenue; to promulgate rules; to provide for record keeping requirements; to provide for recovery of the tax exemption by the Department of Revenue; to provide for effectiveness; and to provide for related matters.

Called from the calendar.

Read by title.

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

HOUSE FLOOR AMENDMENTS
Amendments proposed by Representative Pressly to Engrossed Senate Bill No. 31 by Senator Cathey

AMENDMENT NO. 1
On page 1, line 3, after "for" and before the semicolon ";" change "digital nomads" to "remote workers"

AMENDMENT NO. 2
On page 2, line 2, after "The" and before "exemption" change "digital nomad" to "remote worker"

AMENDMENT NO. 3
On page 2, line 4, after "exemption;" and before "requirements;" change "digital nomads;" to "remote workers;"

AMENDMENT NO. 4
On page 2, at the end of line 5, before "tax" change "digital nomad" to "remote worker"

AMENDMENT NO. 5
On page 2, at the end of line 15, change "digital nomad" to "remote worker"

AMENDMENT NO. 6
On page 2, line 16, after "the" and before "exemption" change "digital nomad" to "remote worker"

AMENDMENT NO. 7
On page 2, line 19, after "term" and before "shall" change "digital nomad" to "remote worker"

AMENDMENT NO. 8
On page 3, line 19, after "than" and before "in" change "digital nomads" to "remote workers"

AMENDMENT NO. 9
On page 3, line 22, after "the" and before "exemption" change "digital nomad" to "remote worker"

AMENDMENT NO. 10
On page 3, line 25, after "the" and before "exemption" change "digital nomad" to "remote worker"

AMENDMENT NO. 11
On page 3, line 28, after "for" and before "and" change "digital nomads" to "remote workers"

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

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

SENATE BILL NO. 221—
BY SENATORS HEWITT, CATHEY, CLOUD, CORTEZ, FESI, FOIL, HENRY, MCMATH, MILLIGAN, ROBERT MILLS, MIZELL, MORRIS, PEACOCK, TALBOT AND WOMACK
AN ACT
To amend and reenact R.S. 18:18(A)(7), 1351(13), 1353(B), the introductory paragraph of (C) and (C)(2), and (D), 1361, 1362(A), and 1364(A), to enact R.S. 18:1362.1 and 1362.2 and R.S. 36:744(O) and (P), and to repeal R.S. 18:553.1, 1351(5), and 1365, relative to oversight of voting systems; to provide for definitions; to provide for promulgation of rules; to provide for appointments; to provide for legislative oversight; to provide for an evaluation authority; to provide for membership; to provide for reporting requirements; to provide for evaluation criteria; and to provide for related matters.

Called from the calendar.

Read by title.

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

HOUSE FLOOR AMENDMENTS
Amendments proposed by Representative Stefanski to Reengrossed Senate Bill No. 221 by Senator Hewitt

AMENDMENT NO. 1
On page 3, line 19, delete "solely"

AMENDMENT NO. 2
On page 5, line 13, after "authorized" delete the remainder of the line, delete line 14, and on line 15, delete "supplies, and other election paraphernalia and"

AMENDMENT NO. 3
On page 6, delete lines 12 and 13 and insert the following:

"(7) The executive director of the Cyber Innovation Center, or his designee."

AMENDMENT NO. 4
On page 6, delete lines 12 and 13 and insert the following:

"(7) The executive director of the Cyber Innovation Center, or his designee."

AMENDMENT NO. 5
On page 7, line 15, change "determination" to "recommendation"
AMENDMENT NO. 6
On page 7, line 18, change "determination" to "recommendation"

AMENDMENT NO. 7
On page 7, line 23, change "December 1, 2021" to "ninety days after its initial meeting and annually thereafter."

AMENDMENT NO. 8
On page 7, line 26, change "based on" to "taking into consideration"

AMENDMENT NO. 9
On page 7, line 28, change "recommended system," to "type of voting system to be procured"

AMENDMENT NO. 10
On page 9, line 19, after "provided" delete the remainder of the line and delete line 20 and insert "by law."

AMENDMENT NO. 11
On page 9, line 23, after "provided" delete the remainder of the line and delete line 24 and insert "by law."

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

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

HOUSE FLOOR AMENDMENTS
Amendments proposed by Representative Edmonston to Reengrossed Senate Bill No. 221 by Senator Hewitt

AMENDMENT NO. 1
On page 2, line 12, after the period ." and before "Tabulation" insert the following: "Each machine will tabulate the votes cast on that machine and that total will be posted on the machine at the closing of the polls."

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

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

HOUSE FLOOR AMENDMENTS
Amendments proposed by Representative Amedee to Reengrossed Senate Bill No. 221 by Senator Hewitt

AMENDMENT NO. 2
On page 2, delete line 25 and insert "regulations shall be approved by the attorney general and thereafter shall be ."

By a vote of 66 yeas and 34 nays, the amendments were adopted.

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

HOUSE FLOOR AMENDMENTS
Amendments proposed by Representative Hodges to Reengrossed Senate Bill No. 221 by Senator Hewitt

AMENDMENT NO. 1
On page 6, delete line 4 in its entirety

AMENDMENT NO. 2
On page 6, delete line 10 in its entirety

Rep. Hodges moved the adoption of the amendments.


By a vote of 28 yeas and 69 nays, the amendments were rejected.

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

ROLL CALL
The roll was called with the following result:

YEAS
Adams Gadberry Nelson
Bacala Garofalo Orgeron
Bagley Goudeau Owen, C.
Beaulieu Harris Owen, R.
Bourriaque Hilferty Riser
Brown Hollis Romero
Butler Huval Schamerhorn
Carrier Ilg Schlegel
Carter, R. Ivey St. Blanc
Cormier Johnson, M. Stagni
Coussan Kerner Stefanski
Davis Mack Tarver
Deshotel Magee Thomas
DuBuisson Marino Thompson
Echoles McFarland Turner
Edmonds McKnight Villio
Farnum McMahan Wheat
Fer Gent Miguez White
Fontenot Miller, G. Wright
Freberg Mincey Zeringue
Frieman Muscarello

Total - 62

NAYS
Amedee Gaines Larvadain
Brass Geymann Lyons
Bryant Green Marceie
Carpenter Horton McCormick
Carter, G. Hughes Miller, D.
Carter, W. James Moore
Cox Jefferson Newell
Crews Jenkins Phelps
DeVillier Johnson, T. Pierre
Duplessis Jones Pressly
Edmonston Jordan Seabaugh
Emerson LaCombe Selders
Freeman Landry Willard

Total - 39
The Chair declared the above bill was finally passed.

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

SENATE BILL NO. 31—
BY SENATOR CATHEY

AN ACT
To enact R.S. 47:293(9)(a)(xx) and 297.16, relative to individual income tax exemptions; to provide for an individual income tax exemption for digital nomads; to provide for definitions; to provide for eligibility requirements; to authorize the Department of Revenue; to promulgate rules; to provide for record keeping requirements; to provide for recovery of the tax exemption by the Department of Revenue; to provide for effectiveness; and to provide for related matters.

Called from the calendar.

Read by title.

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

ROLL CALL
The roll was called with the following result:

YEAS

Adams Garofalo Miller, G.
Amedee Geymann Mincey
Bagley Green Muscarello
Beaullieu Hiltfery Owen, C.
Bourrrique Hodges Owen, R.
Brass Hollis Pressly
Brown Horton Pressly
Butler Hughes Pressly
Carrier Huvil Romero
Coussan Illg Schamerhorn
Crews Ivey Schlegel
Davis Jefferson Seabough
Deshotel Johnson, M. Selders
DeVillier Johnson, T. St. Blanc
DuBuisson Kerner Stagni
Echols LaCombe Stefanski
Edmonds Mack Tarver
Edmonston Magee Thomas
Emerson Marcelle Thompson
Farnum Marino Turner
Firment McCormick Villio
Fontenot McFarland Wheat
Freeman McKnight White
Freiberg McMahon Wright
Frieman Miguez Zeringue
Gadberry Miller, D.

Total - 80

NAYS

Carpenter James Nelson
Carter, R. Jenkins Newell
Carter, W. Lyons Willard
Cox Moore

Total - 11

The Chair declared the above bill was finally passed.

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

Suspension of the Rules
On motion of Rep. 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. 155—
BY REPRESENTATIVES LANDRY, DUPLESSIS, AND FREEMAN

A RESOLUTION
To commend the board of commissioners of the Port of New Orleans on the occasion of the one hundred twenty-fifth anniversary of its founding.

Read by title.

Lies over under the rules.

HOUSE RESOLUTION NO. 156—
BY REPRESENTATIVE DEVILLIER

A RESOLUTION
To express the condolences of the House of Representatives upon the death of Lee Sittig.

Read by title.

Lies over under the rules.

HOUSE RESOLUTION NO. 157—
BY REPRESENTATIVE DAVIS

A RESOLUTION
To designate Thursday, June 3, 2021, as Women in Public Office Day at the state capitol.

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

HOUSE RESOLUTION NO. 158—
BY REPRESENTATIVE DUPLESSIS

A RESOLUTION
To urge and request the Louisiana Housing Corporation to study the distribution of low income housing tax credit resources, as such distribution is provided for in the Qualified Allocation Plan, to identify barriers to equitable distribution of these housing resources, and to report findings of the study to the House Committee on Municipal, Parochial and Cultural Affairs not
later than sixty days prior to the convening of the 2022 Regular Session of the Legislature.

Read by title.

Lies over under the rules.

HOUSE CONCURRENT RESOLUTION NO. 116—
BY REPRESENTATIVES PRESSLY AND DAVIS AND SENATOR JOHNS
A CONCURRENT RESOLUTION
To adopt Joint Rule No. 21 of the Joint Rules of the Senate and House of Representatives, to establish and authorize the Joint River Pilot Oversight Committee to review, monitor, and make recommendations relative to all aspects of the state pilot program.

Read by title.

Lies over under the rules.

Message from the Senate

SIGNED SENATE BILLS AND JOINT RESOLUTIONS
June 2, 2021
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the President of the Senate has signed the following Senate Bills:

Senate Bill Nos. 4, 5, 6, 11, 27, 28, 45, 48, 57, 64, 74, 75, 82, 88, 93, 98, 107, 132, 144, 145, 156, 168, 180, 183, 186, 203, 206, 216, 229 and 246

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

Respectfully submitted,

YOLANDA J. DIXON
Secretary of the Senate

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

Privileged Report of the Committee on Enrollment

June 1, 2021
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. 2—
BY REPRESENTATIVE SCHEXNAYDER
A CONCURRENT RESOLUTION
To provide for a hospital stabilization formula pursuant to Article VII, Section 10.13 of the Constitution of Louisiana; to establish the level and basis of hospital assessments; to establish certain reimbursement enhancements for inpatient and outpatient hospital services; to establish certain criteria for the implementation of the formula; and to provide for related matters.

Respectfully submitted,

STEPHANIE HILFERTY
Chairwoman

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 1, 2021
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. 99—
BY REPRESENTATIVE DAVIS
A RESOLUTION
To memorialize the United States Congress to take such actions as are necessary to pass the ABLE Age Adjustment Act.

HOUSE RESOLUTION NO. 106—
BY REPRESENTATIVE ROBERT OWEN
A RESOLUTION
To urge and request the office of public health of the Louisiana Department of Health, in collaboration with the Louisiana Public Health Institute, to study the potential costs, benefits, and public health impacts of Louisiana joining the interstate compact known as the Solemn Covenant of the States to Award Prizes for Curing Diseases proposed through legislation known commonly as the "Cure Bill" and to report findings of the study to the House of Representatives of the Legislature of Louisiana.

HOUSE RESOLUTION NO. 107—
BY REPRESENTATIVE MAGEE
A RESOLUTION
To urge and request the Louisiana Department of Health to ensure that Medicaid managed care organizations cover and pay for certain respiratory panels.

HOUSE RESOLUTION NO. 108—
BY REPRESENTATIVE CHARLES OWEN
A RESOLUTION
To urge and request the Louisiana State Law Institute to study provisions of law on civil liability for intentional dissemination of personally identifiable information, also known as doxing, and to report its findings to the House of Representatives no later than February 1, 2022.

HOUSE RESOLUTION NO. 127—
BY REPRESENTATIVE LANDRY
A RESOLUTION
To create the Safe Alternatives to Segregation Task Force to review and receive information regarding the current regulations and policies of the Department of Public Safety and Corrections on segregation and special management units, and to make recommendations to the legislature no later than February 1, 2023.
<table>
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<th>Resolution Text</th>
<th>Person</th>
<th>Remarks</th>
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</thead>
</table>
| HOUSE RESOLUTION NO. 135— | By Representatives Beaulieu, Bryant, Huval, and Miguez  
To commend Janet Faulk-Gonzales on the occasion of her retirement from the Greater Iberia Chamber of Commerce. |         |                                                                         |
| HOUSE RESOLUTION NO. 137— | By Representatives Crews, Horton, Jenkins, Mc Cormick, Mchaine, and Pressly  
To commend Bossier Parish Community College for its achievements. |         |                                                                         |
| HOUSE RESOLUTION NO. 138— | By Representatives Crews, Horton, Jenkins, Mc Cormick, Mchaine, and Pressly  
To commend the Bossier Parish Community College nursing program. |         |                                                                         |
| HOUSE RESOLUTION NO. 139— | By Representatives Crews, Horton, Jenkins, Mc Cormick, Mchaine, and Pressly  
To commend Landry Rivers on being named the 2021 Bossier Parish Elementary Student of the Year. |         |                                                                         |
| HOUSE RESOLUTION NO. 140— | By Representatives Crews, Horton, Jenkins, Mc Cormick, Mchaine, and Pressly  
To commend Elizabeth Gatti on being named the 2021 Bossier Parish High School Student of the Year. |         |                                                                         |
| HOUSE RESOLUTION NO. 141— | By Representatives Crews, Horton, Jenkins, Mc Cormick, Mchaine, and Pressly  
To commend Kylie Small on being named the 2021 Bossier Parish Middle School Student of the Year and her selection as a finalist for the 2021 Louisiana Middle School Student of the Year. |         |                                                                         |
| HOUSE RESOLUTION NO. 142— | By Representatives Crews, Horton, Jenkins, Mc Cormick, Mchaine, and Pressly  
To commend the Bossier Parish Community College softball team on winning the National Junior College Athletic Association 2021 Division I Region XIV East Conference championship. |         |                                                                         |
| HOUSE RESOLUTION NO. 143— | By Representatives Crews, Horton, Jenkins, Mc Cormick, Mchaine, and Pressly  
To commend the Bossier Parish Community College softball team on winning the 2021 International Public Debate Association championship. |         |                                                                         |
| HOUSE RESOLUTION NO. 144— | By Representatives Duplessis, Beaulieu, Edmonds, Emerson, Hughes, and Pierre  
To express the condolences of the House of Representatives of the Legislature of Louisiana upon the death of Earl Michael Willis. |         |                                                                         |
| HOUSE RESOLUTION NO. 145— | By Representative Coussan  
To commend Acadian Ambulance on the occasion of the company's fiftieth anniversary. |         |                                                                         |
| HOUSE RESOLUTION NO. 146— | By Representative Wright  
To commend Alton and Patricia Mansfield for their service to the people of the state of Louisiana through their ministry in the Catholic Church. |         |                                                                         |
| HOUSE RESOLUTION NO. 147— | By Representative Magee  
To recognize Tuesday, June 1, 2021, as Louisiana Music Advocacy Day at the state capitol. |         | Respectfully submitted,  
STEPHANIE HILFERTY  
Chairwoman  
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 1, 2021  
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:  

<table>
<thead>
<tr>
<th>Number</th>
<th>Bill Text</th>
<th>Person</th>
<th>Remarks</th>
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</thead>
</table>
| HOUSE BILL NO. 13— | By Representative Villio and Senators Henry and Talbot  
To amend and reenact R.S. 11:2091(B)(5), relative to the board of trustees of the Registrars of Voters Employees' Retirement System; to provide for qualifications of member trustees; to provide for limits on service by member trustees; to provide for an effective date; and to provide for related matters. |         |                                                                         |
| HOUSE BILL NO. 19— | By Representatives Mack, Adams, Butler, Carpenter, Robby Carter, Wilford Carter, Crews, Edmonston, Freeman, Glover, Harris, Hodges, Horton, Mcfarland, Riser, Schexnayder, and Thompson  
To amend and reenact R.S. 11:471(D)(introductory paragraph) and 471.1(B)(1) and to enact R.S. 11:471(F) and 471.1(I), relative to the Louisiana State Employees' Retirement System; to provide relative to the selection of benefit options; to provide for survivors' benefits for members and members' families; and to provide for related matters. |         |                                                                         |
| HOUSE BILL NO. 25— | By Representative Villio  
To amend and reenact R.S. 11:233(B)(3) and 1581(5) and to enact R.S. 11:233(A)(5) and (B)(4)(c) and 1589, relative to the District Attorneys' Retirement System; to provide relative to retirement benefits; to provide relative to compensation considered in the calculation of contributions and benefits; to provide for the correction of errors and recovery of overpayments; to provide for an effective date; and to provide for related matters. |         |                                                                         |
| HOUSE BILL NO. 41— | By Representative Mack  
To enact R.S. 33:3813(C)(7), relative to the Livingston Parish Ward Two Water District; to provide relative to the membership of the governing board of the district; to provide for an effective date; and to provide for related matters. |         |                                                                         |
| HOUSE BILL NO. 53— | By Representatives Mincey and Thompson and Senator Pope  
To enact R.S. 33:4574(F)(11), relative to the Livingston Parish Convention and Visitors' Bureau; to provide for changes to the

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tourist commission's board of directors; and to provide for related matters.

**HOUSE BILL NO. 63**
BY REPRESENTATIVE BUTLER AND SENATORS BOUDREAUX, CLOUD, AND FRED MILLS
AN ACT
To enact R.S. 40:1498(J), relative to the Ward Five Fire Protection District of Evangeline Parish; to provide relative to the payment to members of the governing board of the district; and to provide for related matters.

**HOUSE BILL NO. 66**
BY REPRESENTATIVE KERNER AND SENATORS BOUIE AND CONNICK
AN ACT
To enact R.S. 33:4712(H), relative to the sale of public property by municipalities; to provide relative to the sale of police dogs; and to provide for related matters.

**HOUSE BILL NO. 84**
BY REPRESENTATIVES MARCELLE, BRASS, BRYANT, CARPENTER, GARY CARTER, WILFORD CARTER, DUPLESSIS, FREEMAN, GAINES, GLOVER, GREEN, HUGHES, JAMES, JEFFERSON, JENKINS, JONES, JORDAN, LANDRY, LARVADAIN, LYONS, NEWELL, PIERRE, SELLERS, AND WILLARD AND SENATORS BARROW, FIELDS, AND POIL
AN ACT
To amend and reenact Code of Criminal Procedure Article 401(A)(introductory paragraph) and (5), relative to qualifications of jurors; to provide relative to the authority of certain persons under indictment or order of imprisonment or on probation or parole to serve on a jury; and to provide for related matters.

**HOUSE BILL NO. 86**
BY REPRESENTATIVE BEAULIEU
AN ACT
To amend and reenact R.S. 3:2472(A)(1) and (2)(introductory paragraph), relative to sterilization of certain animals; to provide for definitions; to provide for violations subject to administrative adjudication procedures; and to provide for related matters.

**HOUSE BILL NO. 87**
BY REPRESENTATIVE ECHOLS
AN ACT
To enact R.S. 13:2575.8, relative to administrative adjudication of certain ordinance violations; to provide definitions for certain violations; to provide relative to the types of violations subject to administrative adjudication procedures; to provide for an effective date; and to provide for related matters.

**HOUSE BILL NO. 106**
BY REPRESENTATIVES LARVADAIN, ROBBY CARTER, JAMES, AND JEFFERSON
AN ACT
To amend and reenact Code of Civil Procedure Articles 5183(A)(introductory paragraph), (1), and (2) and (B) and 5185(A) and (B), relative to proceeding in forma pauperis; to provide with respect to applications to proceed in forma pauperis; to provide for the rights of parties proceeding in forma pauperis; and to provide for related matters.

**HOUSE BILL NO. 107**
BY REPRESENTATIVE MUSCARELLO AND SENATORS MCMATH, MIZELL, AND WHITE
AN ACT
To enact R.S. 13:2575.8, relative to ordinance violations in Tangipahoa Parish; to provide for administrative adjudications; to provide for definitions; to provide for violations subject to administrative adjudication procedures; and to provide for related matters.

**HOUSE BILL NO. 108**
BY REPRESENTATIVE STEFANSKI
AN ACT
To amend and reenact R.S. 33:4574(F)(9), relative to the Acadia Parish Convention and Visitors Commission; to provide for changes to the tourist commission's board of directors; and to provide for related matters.

**HOUSE BILL NO. 109**
BY REPRESENTATIVE ECHOLS
AN ACT
To amend and reenact R.S. 47:301(8)(b), relative to state sales and use tax; to provide for an exclusion for institutions of higher education accredited by the American Osteopathic Association Commission on Osteopathic College Accreditation from sales and use taxation on certain transactions; to provide for certain limitations; and to provide for related matters.

**HOUSE BILL NO. 111**
BY REPRESENTATIVE DESHOTEL
AN ACT
To enact R.S. 40:539(C)(8)(k), relative to employees of the Bunkie Housing Authority; to provide that employees of the authority shall not be in the state civil service; and to provide for related matters.

**HOUSE BILL NO. 116**
BY REPRESENTATIVE DESHOTEL AND SENATORS CLOUD AND WOMACK
AN ACT
To enact R.S. 40:539(C)(8)(k), relative to employees of the Simmesport Housing Authority; to provide that employees of the authority shall not be in the state civil service; and to provide for related matters.

**HOUSE BILL NO. 117**
BY REPRESENTATIVES MIKE JOHNSON, AMEDEE, CARRIER, CREWS, EDMONDS, FARNUM, FIRMENT, MIGUEZ, ORGERON, RISER, SEABAUGH, AND THOMPSON
AN ACT
To amend and reenact R.S. 18:173, relative to voter registration rolls; to provide relative to removal of deceased persons from such rolls; to provide relative to Department of State and registrar of voter responsibilities; to provide for an effective date; and to provide for related matters.

**HOUSE BILL NO. 118**
BY REPRESENTATIVE MIKE JOHNSON
AN ACT
To amend and reenact R.S. 18:491(B), relative to objections to candidacy for elective office; to provide relative to review of evidence by a district attorney; to provide relative to filing of objections by a district attorney; to provide for an effective date; and to provide for related matters.

**HOUSE BILL NO. 119**
BY REPRESENTATIVE THOMPSON
AN ACT
To amend and reenact R.S. 401(A)(introductory paragraph), relative to sterilization of certain animals; to provide for related matters.

**HOUSE BILL NO. 120**
BY REPRESENTATIVES WHEAT, MCFARLAND, MCMAHEN, AND THOMPSON
AN ACT
To amend and reenact R.S. 5185(A) and (B), relative to proceeding in forma pauperis; to provide relative to applications to proceed in forma pauperis; to provide with respect to applications to proceed in forma pauperis; and to provide for related matters.

**HOUSE BILL NO. 121**
BY REPRESENTATIVE FOIL
AN ACT
To amend and reenact R.S. 40:539(C)(8)(k), relative to employees of the Bunkie Housing Authority; to provide that employees of the authority shall not be in the state civil service; and to provide for related matters.

**HOUSE BILL NO. 122**
BY REPRESENTATIVES MARCELLE, BRASS, BRYANT, CARPENTER, GARY CARTER, WILFORD CARTER, DUPLESSIS, FREEMAN, GAINES, GLOVER, GREEN, HUGHES, JAMES, JEFFERSON, JENKINS, JONES, JORDAN, LANDRY, LARVADAIN, LYONS, NEWELL, PIERRE, SELLERS, AND WILLARD AND SENATORS BARROW, FIELDS, AND POIL
AN ACT
To amend and reenact Code of Criminal Procedure Article 401(A)(introductory paragraph) and (5), relative to qualifications of jurors; to provide relative to the authority of certain persons under indictment or order of imprisonment or on probation or parole to serve on a jury; and to provide for related matters.

**HOUSE BILL NO. 123**
BY REPRESENTATIVE ECHOLS
AN ACT
To enact R.S. 33:4574(F)(9), relative to the sale of public property by municipalities; to provide relative to the sale of police dogs; and to provide for related matters.

**HOUSE BILL NO. 124**
BY REPRESENTATIVE BEAULIEU
AN ACT
To amend and reenact R.S. 18:444(G), relative to a parish executive committee of a recognized political party in Lafayette Parish; to provide relative to membership on such a committee; to provide an effective date; and to provide for related matters.

**HOUSE BILL NO. 125**
BY REPRESENTATIVE BEAULIEU
AN ACT
To amend and reenact R.S. 18:444(G), relative to a parish executive committee of a recognized political party in Lafayette Parish; to provide relative to membership on such a committee; to provide an effective date; and to provide for related matters.

**HOUSE BILL NO. 126**
BY REPRESENTATIVE ECHOLS
AN ACT
To enact R.S. 13:2575.8, relative to the city of Monroe; to provide relative to administrative adjudication of certain ordinance violations; to provide definitions for certain violations; to provide relative to the types of violations subject to administrative adjudication procedures; to provide for an effective date; and to provide for related matters.

**HOUSE BILL NO. 127**
BY REPRESENTATIVE BEAULIEU
AN ACT
To enact R.S. 13:2575.8, relative to administrative adjudication of certain ordinance violations; to provide definitions for certain violations; to provide relative to the types of violations subject to administrative adjudication procedures; to provide for an effective date; and to provide for related matters.
for qualifications of an individual performing a sterilization; and to provide for related matters.

**HOUSE BILL NO. 178**
BY REPRESENTATIVE BROWN AND SENATORS PRICE AND WARD
AN ACT
To redesignate a portion of Louisiana Highway 77 in the Village of Grosse Tete, Louisiana, as the "Veterans Memorial Highway"; and to provide for related matters.

**HOUSE BILL NO. 226**
BY REPRESENTATIVE TURNER AND SENATORS CATHEY, McMATH, MILLIGAN, ROBERT MILLS, AND WOMACK
AN ACT
To amend and reenact R.S. 56:325(C), relative to the daily take, possession, and size limits applicable to freshwater recreational fish; to provide relative to the process by which the Louisiana Wildlife and Fisheries Commission can amend rules pertaining to crappie in Lake D’Arbonne in Union Parish; and to provide for related matters.

**HOUSE BILL NO. 230**
BY REPRESENTATIVES TRAVIS JOHNSON AND THOMPSON
AN ACT
To repeal Part XVII of Chapter 5 of Title 3 of the Louisiana Revised Statutes of 1950, comprised of R.S. 3:559.21 through 559.29, and R.S. 36:629(Q), relative to the Louisiana Aquatic Chelonian Research and Promotion Board; to provide for abolishment of the board; to provide for transfer of unclassified service positions; to provide for an effective date; and to provide for related matters.

**HOUSE BILL NO. 232**
BY REPRESENTATIVES MARINO AND JAMES
AN ACT
To amend and reenact Code of Criminal Procedure Article 894(B)(2), relative to suspension and deferral of sentence and probation in misdemeanor cases; to provide relative to discharge and dismissal of prosecutions; to remove the restriction that discharge and dismissal may occur only once during a five-year period; and to provide for related matters.

**HOUSE BILL NO. 234**
BY REPRESENTATIVES CARPENTER, MOORE, AND WHITE AND SENATORS BARROW, JACKSON, MIZELL, AND PETERSON
AN ACT
To amend and reenact R.S. 15:555(D), to enact R.S. 15:555(A)(17) and 556(A)(3), and to repeal R.S. 15:574.4.2(A)(2)(e), relative to fees for probation and parole supervision; to provide for a decrease in the fees for defendants on unsupervised probation and parolees on inactive parole supervision; to provide for a decrease in the fees for parolees; to provide relative to constrictive surrender; to provide for related matters.

**HOUSE BILL NO. 240**
BY REPRESENTATIVE JENKINS AND SENATORS PEACOCK AND TARVER
AN ACT
To amend and reenact R.S. 40:1379.1.4(D), relative to the carrying of concealed weapons by qualified retired law enforcement officers; to require the issuance of the required identification to qualified individuals by certain persons; to provide for an effective date; and to provide for related matters.

**HOUSE BILL NO. 248**
BY REPRESENTATIVE JAMES
AN ACT
To amend and reenact Code of Criminal Procedure Article 895.1(C) and R.S. 15:574.4.2(A)(2)(e), relative to fees for probation and parole supervision; to provide for a decrease in the fees for defendants on unsupervised probation and parolees on inactive status; and to provide for related matters.

**HOUSE BILL NO. 270**
BY REPRESENTATIVES MAGEE, BAGLEY, HUGHES, DUSTIN MILLER, AND TURNER AND SENATORS ALLAIN, BARROW, BOUDREAU, McMATH, AND FRED MILLS
AN ACT
To amend and reenact R.S. 37:1262(4) and 1291(6) and R.S. 40:1223.3(6)(a) and to enact R.S. 37:1291(7), relative to telemedicine and telehealth; to revise the definitions of those terms; to exempt certain activity from laws pertaining to the practice of medicine; and to provide for related matters.

**HOUSE BILL NO. 280**
BY REPRESENTATIVE EDMOND
AN ACT
To amend and reenact R.S. 17:4021(A) and to enact R.S. 17:4015(10), 4021(D), and 4021.1, relative to the Student Scholarships for Educational Excellence Program; to provide for an effective date; and to provide for related matters.

**HOUSE BILL NO. 286**
BY REPRESENTATIVES JONES, BRYANT, GARY CARTER, WILFORD CARTER, COX, DUPELLIES, GLOVER, HUGHES, JAMES, JEFFERSON, JENKINS, TRAVIS JOHNSON, JORDAN, LANDRY, LARVADAIN, LYONS, MARCELLE, McFARLAND, DUSTIN MILLER, SELDERS, WILLARD, AND WRIGHT AND SENATORS BARROW, CATHEY, AND JACKSON
AN ACT
To amend and reenact R.S. 18:1309(A)(1)(a)(i), relative to early voting; to provide for the period for the conduct of early voting in the presidential election; to provide for an effective date; and to provide for related matters.

**HOUSE BILL NO. 303**
BY REPRESENTATIVE LYONS
AN ACT
To amend and reenact Code of Criminal Procedure Article 311(4) through (7) and to enact Code of Criminal Procedure Article 311(8), relative to bail; to provide relative to the detention of the defendant; to provide relative to constructive surrender; to provide for surety's motion and affidavit for issuance of warrant; and to provide for related matters.

**HOUSE BILL NO. 304**
BY REPRESENTATIVE LYONS
AN ACT
To enact R.S. 17:407.23(E) and (F) and 407.30(D)(3), relative to early childhood care and education; to require the State Board of Elementary and Secondary Education to coordinate data relative to the early childhood care and education network and to submit an annual report relative thereto to the legislature; to require the board to consider such data when allocating awards to early childhood care and education; to require the State Board of Elementary and Secondary Education to coordinate data relative to the early childhood care and education network and to submit an annual report relative thereto to the legislature; to provide for related matters.

**HOUSE BILL NO. 306**
BY REPRESENTATIVE MUSCARELLO
AN ACT
To enact R.S. 42:1119(B)(2)(a)(vi), relative to nepotism; to provide an exception to allow an immediate family member of a school board member or superintendent to be employed as a bus operator; to provide for an effective date; and to provide for related matters.

**HOUSE BILL NO. 322**
BY REPRESENTATIVES FREEMAN, MCKNIGHT, AND PIERRE
AN ACT
To amend and reenact R.S. 17:3914(M) and to repeal R.S. 17:3914(M), relative to student information; to provide for the
continued effectiveness of provisions that require school governing authorities to share certain student information with the Department of Children and Family Services for the purpose of facilitating the administration of the pandemic electronic benefits transfer program and that provide exceptions; to authorize the sharing of additional information; to provide for the sharing of such information for the additional purpose of facilitating the administration of the summer electronic benefits transfer program; and to provide for related matters.

HOUSE BILL NO. 323—
BY REPRESENTATIVE GADBERRY
AN ACT
To amend and reenact R.S. 38:2318.1(A) and (C), relative to architectural and engineering professional services; to require the selection of architectural and engineering professional services based on competence and qualifications; to prohibit the selection of architectural and engineering professional services based on price; to provide for public records; to provide for applicability; and to provide for related matters.

HOUSE BILL NO. 325—
BY REPRESENTATIVE LARVADAIN
AN ACT
To enact R.S. 40:2405.9 and Code of Criminal Procedure Article 223, relative to the arrest of persons with minor or dependent children; to provide for the establishment of guidelines and training for law enforcement officers regarding the arrest of persons with minor or dependent children; to require the Council on Peace Officer Standards and Training to develop the guidelines and training in conjunction with certain organizations; to provide for certain requirements of law enforcement officers upon arrest of a person; to provide for exceptions; and to provide for related matters.

HOUSE BILL NO. 332—
BY REPRESENTATIVE WILLARD
AN ACT
To enact R.S. 33:9091.26, relative to Orleans Parish; to create the Agricultural Center Grant Walker Educational Center (4-H Supervisors of Louisiana State University and Agricultural and Mechanical College for the Louisiana State University Agricultural Center Grant Walker Educational Center (4-H Camp Grant Walker); to provide for the administration and disbursement of donated monies; to provide for applicability; to provide for an effective date; and to provide for related matters.

HOUSE BILL NO. 333—
BY REPRESENTATIVE ADAMS
AN ACT
To amend and reenact R.S. 33:2495.3(A), relative to the classified fire service; to provide relative to persons selected for appointment to entry-level positions in the city of Zachary; to provide relative to the formal training of such persons; and to provide for related matters.

HOUSE BILL NO. 362—
BY REPRESENTATIVE ORGERON
AN ACT
To enact Subpart BBB of Part I of Chapter 1 of Subtitle II of Title 47 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 22:782, and to repeal R.S. 22:753(C)(7), relative to the purpose of the plate; to provide for design consultation; to provide relative to the annual royalty fee; to provide relative to the purpose of the plate; to provide for an effective date; and to provide for related matters.

HOUSE BILL NO. 366—
BY REPRESENTATIVE MCFARLAND
AN ACT
To authorize and provide for the transfer of certain public property; to authorize the exchange of certain public property in Caddo, Sabine, Richland, Morehouse, and Ouachita Parishes; to provide for the property descriptions; to provide for reservation of mineral rights; to provide terms and conditions; to provide an effective date; and to provide for related matters.

HOUSE BILL NO. 368—
BY REPRESENTATIVE MINCEY
AN ACT
To amend and reenact R.S. 22:754(A)(3), relative to instruction in elementary and secondary schools; to require instruction on the health risks of vapor products; and to provide for related matters.

HOUSE BILL NO. 374—
BY REPRESENTATIVE JENKINS
AN ACT
To authorize and provide for the sharing of such information for the additional purpose of governing authorities to share certain student information with the Department of Children and Family Services for the purpose of facilitating the administration of the pandemic electronic benefits transfer program and that provide exceptions; to provide for personal hardship statements after a declared disaster or emergency; and to provide for related matters.

HOUSE BILL NO. 378—
BY REPRESENTATIVE ADAMS
AN ACT
To amend and reenact R.S. 18:102(A)(1)(b), 171(A), (B), and (C), 171.1(A)(1), and 176(A)(1), (2), and (3)(b) and to enact R.S. 18:102(C), relative to registration and voting; to provide relative to registration and voting by a person with a felony conviction; to provide relative to the suspension of registration and voting rights of such a person; to provide relative to reports to election officials concerning such persons; to provide relative to the duties of registrars of voters and officials in the Department of State and in the Department of Public Safety and Corrections relative to such reports; to provide for the information required to be reported; and to provide for related matters.

HOUSE BILL NO. 383—
BY REPRESENTATIVE STAGNI
AN ACT
To amend and reenact Children's Code Article 603(4), relative to child in need of care proceedings; to provide for definitions; and to provide for related matters.

HOUSE BILL NO. 576—
BY REPRESENTATIVE FRIEMAN
AN ACT
To amend and reenact R.S. 22:753(K) through (M) and Subpart D of Part IV of Chapter 2 of Title 22 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 22:782, and to repeal R.S. 22:753(C)(7), relative to reserves for insurers; to provide for standards for property and casualty independent qualified actuaries; to provide for valuation manual requirements; to provide for reserve valuation standards and methods; and to provide for related matters.
HOUSE BILL NO. 646—
BY REPRESENTATIVE JAMES
AN ACT
To authorize and provide for the interest in and use of certain state property; to authorize the transfer of certain state property in East Baton Rouge Parish; to authorize the state to enter into agreements regarding the dedicated property; to provide for property descriptions; to provide for reservation of mineral rights; to provide terms and conditions; to provide an effective date; and to provide for related matters.

Respectfully submitted,

STEPHANIE HILFERTY
Chairwoman

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.

Suspension of the Rules

On motion of Rep. James, the rules were suspended to permit the Committee on Administration of Criminal Justice to meet on Wednesday, June 2, 2021 at 11:00 A.M., without giving the notice required by House Rule 14.24(A) and consider the following legislative instruments that were not listed on the weekly committee schedule as required by House Rule 14.23:

Senate Bill No. 69

Adjournment

On motion of Rep. Thompson, at 2:55 P.M., the House agreed to adjourn until Wednesday, June 2, 2021, at 12:00 P.M.

Acting Speaker Harris of the House declared the House adjourned until 12:00 P.M., Wednesday, June 2, 2021.

MICHELLE D. FONTENOT
Clerk of the House