AN ACT

To amend and reenact R.S. 18:154(G)(4) and to enact R.S. 18:154(G)(6), relative to election officials; to prohibit the disclosure of certain information by specified election officials; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. R.S. 18:154(G)(4) is hereby amended and reenacted and R.S. 18:154(G)(6) is hereby enacted to read as follows:

§154. Records open to inspection; copying; exceptions

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G. Notwithstanding any provision of this Section to the contrary, the registrar, the clerk of court, and the Department of State shall be prohibited from disclosing the following:

*          *          *

(4) Computer system or program information, including software, related menus, flow charts, network diagrams, user names, nonpublic uniform resource locators, database object names, computer names, device identifiers and serial numbers, screen printouts and captures, internet protocol address numbers, passwords, source materials, prompts, dialogues, operating and instructional manuals, programming materials or instructions, and any other computer operating
or support materials concerning the state voter registration computer system and
election management system or voting equipment.

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(6) Internet protocol address numbers submitted to or captured by the state
voter registration computer system and election management system.

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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.

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part
of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute
part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 325 Reengrossed 2019 Regular Session Bishop

Abstract: Prohibits the registrar of voters, clerk of court, and Dept. of State from disclosing
specified computer system information.

Present law (R.S. 18:154) provides that the records of each registrar of voters are public
records. Provides for exceptions. Present law (R.S. 18:154(G)) prohibits the registrar, clerk
of court, and the Dept. of State from disclosing certain information, including the following:

(1) Information of a type exempted from disclosure pursuant to present law received
from another state pursuant to a cooperative agreement authorized by present law
(R.S. 18:18(D)).

(2) Geographical coding of addresses of registered voters.

(3) An application to vote absentee by mail, or information contained therein, until the
applicant has returned his voted ballot to the registrar.

(4) Computer system or program information, including software, related menus, flow
charts, network diagrams, passwords, source materials, prompts, dialogues, operating
manuals, programming materials or instructions, and any other computer operating
or support materials concerning the state voter registration computer system and
election management system or voting equipment.

(5) Information contained within the state voter registration computer system and
election management system which if disclosed may impair the security of the
statewide voter registration system and election management system or the integrity
of the information maintained on the systems or voting equipment.

CODING: Words in struck through type are deletions from existing law; words underscored
are additions.
Proposed law retains present law. Additionally prohibits the registrar, clerk of court, and the Dept. of State from disclosing user names, nonpublic uniform resource locators, database object names, computer names, device identifiers and serial numbers, screen printouts and captures, internet protocol address numbers, and instructional manuals.

Effective upon signature of governor or lapse of time for gubernatorial action.

(Amends R.S. 18:154(G)(4); Adds R.S. 18:154(G)(6))

Summary of Amendments Adopted by House

The House Floor Amendments to the engrossed bill:

1. Make technical changes.