RÉSUMÉ DIGEST

ACT 674 (HB 896)

2016 Regular Session

Garofalo

Existing law contains a variety of requirements for the consent, approval, or other declaration of the members of the legislature, or either house, to be sought by mail ballot or petition, including any plan to shorten the length of time between the close of voter registration and the election (R.S. 18:135.1); emergency election plan (R.S. 18:401.3); veto session (R.S. 24:10); extraordinary session petition (R.S. 24:11); speaker pro tempore assumption of duties of the speaker in the event of disability or absence of the speaker (R.S. 24:504); president pro tempore assumption of duties of the president in the event of disability or absence of the president (R.S. 24:507); negotiation of new casino operating contract (R.S. 27:224); when the governor determines that there is need for a vote of the legislature under the provisions of Chapter 1 of Title 39, dealing with the operating budget and division of administration operations generally (R.S. 39:87); sale of tobacco assets (R.S. 39:99.12); sale of offshore royalty revenue assets (R.S. 39:99.36); removal of the state inspector general (R.S. 49:220.23); and specified cooperative endeavor agreements with Alabama, Mississippi, and Texas (R.S. 51:1052).

New law provides that if the clerk of the House and the secretary of the Senate are required to send a ballot, petition, or other documentation to the members of the legislature by mail, either by law or pursuant to the rules of procedure of the House of Representatives and the Senate, and the clerk and the secretary jointly determine that it is feasible and desirable to utilize the system designed pursuant to existing law (R.S. 39:461.1– relative to interim emergency board ballots, which includes electronic transmission) instead of mail for the transmission of the ballot, petition, or other documentation, then, notwithstanding any requirement to the contrary, the clerk and the secretary may utilize the electronic transmission system for such transmission. Provides similar provisions with respect to transmissions to members of a single chamber. Provides that when necessary to determine any deadline based upon a postmark, the transmission date through the system shall serve as the postmark.

Effective August 1, 2016.

(Adds R.S. 24:15)