
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 190 Original

2019 Regular Session

Seabaugh

Abstract: Changes the general 10-day delay for filing appeals for city and parish court judgments to a 30-day delay for filing suspensive appeals and a 60-day delay for filing devolutive appeals.

Present law provides that an appeal from a judgment rendered by a city court or a parish court may be taken only within 10 days from the date of the judgment or from the service of notice of judgment, when such notice is necessary.

Present law provides that when an application for a new trial is timely filed, the delay for appeal commences on the day after the motion is denied, or from service of notice of the order denying a new trial, when such notice is necessary.

Proposed law changes the procedures and delays for filing an appeal from a city or parish court judgment to be concurrent with the procedures and delays for filing an appeal from a district court judgment.

Proposed law changes the general 10-day delay for filing appeals for city and parish court judgments to a 30-day delay for filing suspensive appeals and a 60-day delay for filing devolutive appeals.

(Amends C.C.P. Art. 5002)