2019 Regular Session

ENROLLED

SENATE BILL NO. 198

BY SENATOR PEACOCK

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

1	AN ACT
2	To amend and reenact R.S. 47:302(K)(7)(b), 1403(B)(6)(a)(i), 1408(D)(1) and (2)(a) and
3	(E), 1439(C) and (F), 1481, 1483, 1574.1(E), and 1580(B)(3), to enact R.S.
4	47:340(E)(4), 1436(B)(3), 1561.1(C), 1621(B)(10), and 1623(G), and to repeal R.S.
5	47:1403(B)(6)(b), and 1621(F), relative to administration, disposition, enforcement,
6	and adjudication of state and local taxes and the Board of Tax Appeals; to provide
7	relative to the funding of the local tax division of the Board of Tax Appeals; to
8	provide relative to service of Board of Tax Appeals orders; to review of Board of
9	Tax Appeals rulings; to provide relative to tax related escrow accounts; to authorize
10	the Board of Tax Appeals to use escrow account funds for certain purposes; to
11	provide relative to the satisfaction of claims against the state; to authorize a
12	simplified claim against the state procedure under certain circumstances; to provide
13	relative to the enforcement of taxes collected on behalf of others; to provide relative
14	to the prescription of taxes and tax refunds; to authorize tax refunds under certain
15	circumstances; to provide for certain requirements; to repeal the prohibition of the
16	payment of refunds under certain circumstances; to provide for an effective date; and
17	to provide for related matters.
18	Be it enacted by the Legislature of Louisiana:
19	Section 1. R.S. 47:302(K)(7)(b), 1403(B)(6)(a)(i), 1408(D)(1) and (2)(a) and (E),
20	1439(C) and (F), 1481, 1483, 1574.1(E), and 1580(B)(3) are hereby amended and reenacted
21	and R.S. 47:340(E)(4), 1436(B)(3), 1561.1(C), 1621(B)(10), and 1623(G) are hereby enacted
22	to read as follows:
23	§302. Imposition of tax
24	* * *
25	K. An additional tax shall be levied as follows:

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1	* * *
2	(7) * * *
3	(b) The amount specified in Item (a)(i) of this Paragraph as transferred to the
4	Department of State Civil Service, Board of Tax Appeals, shall be increased by fifty-
5	five thousand dollars on July 1, 2015, by thirty-two thousand dollars on July 1, 2016,
6	and by five thousand dollars on the first day of each of the $\frac{1}{1000}$ subsequent fiscal
7	years. The amounts specified in Subparagraphs (a) and (b) of this Paragraph this
8	Subparagraph and Subparagraph (a) of this Paragraph shall be transferred by
9	the secretary within the first thirty days of each fiscal year and the Department of
10	State Civil Service, Board of Tax Appeals, may retain all funds which are transferred
11	as directed in Subparagraphs (a) and (b) of this Paragraph this Subparagraph and
12	Subparagraph (a) of this Paragraph.
13	* * *
14	§340. Louisiana Sales and Use Tax Commission for Remote Sellers; members;
15	powers
16	* * *
17	E. * * *
18	(4) If use tax collections pursuant to R.S. 47:302(K) yield insufficient
19	revenue to fulfill the dedication for the adjudication of local sales and use tax
20	matters that is made pursuant to R.S. 47:302(K)(7) for interagency transfers to
21	the Department of State Civil Service, Board of Tax Appeals, Local Tax
22	Division, and there is no means of financing available to satisfy the dedication
23	pursuant to R.S. 47:337.102(I)(3), the remaining amount necessary to satisfy the
24	dedication shall be considered an actual expense of this commission pursuant
25	to Paragraph (3) of this Subsection, and payment of the interagency transfer
26	due shall be made from local sales and use tax collections of the commission. A
27	part of the interagency transfer due pursuant to Section 2 of Act 198 of the 2014
28	Regular Session of the Legislature may be designated as an actual expense of the
29	commission pursuant to Paragraph (3) of this Subsection, and payment of that
30	designated part may be made from state sales and use tax collections of the

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1	<u>commission.</u>			
2	*	:	*	*
3	§1403. Designation of officers	; domi	icile; qu	iorum; seal
4	*	:	*	*
5	B. *	:	*	*
6	(6)(a)(i) Upon the joint	t motic	on of all	l parties in any matter, or <u>for any case</u>
7	<u>filed by or against a local c</u>	ollecto	or pursi	uant to an election made by the local
8	collector in accordance with the	ie prov	visions	of Subparagraph (b) of this Paragraph,
9	a case filed with the board sha	ll be h	eard in	the board's Local Tax Division.
10	*	:	*	*
11	§1408. Power to administer oa	ths and	d issue	rules, orders, or subpoenas
12	*	:	*	*
13	D.(1) The An action	may	be bro	ught in the Board of Tax Appeals
14	pursuant to the provisions of I	R.S. 47	7: <u>314,</u> 3	37.33(A), 337.43, and 1547 <u>, 1574.1, or</u>
15	1582 shall apply to the Board o	f Tax A	Appeals	and its Local Tax Division in the same
16	manner as for a district court. I	n addi	tion to	the remedies otherwise provided for in
17	this Section, any interested part	ty may	file a m	notion or rule in any court of competent
18	jurisdiction alleging a violation	ofany	y order i	ssued by the board or its local tax judge
19	pursuant to R.S. 47:337.33, 33	7.43, a	nd 154 '	7 applicable law , and the district court
20	shall consider any violation	showr	n to be	a contempt of the court and shall
21	immediately punish the violate	or in a	ccordar	nce with R.S. 13:4611(1) and all other
22	applicable laws for contempt of	of cour	t.	
23	(2)(a) In addition to a	all oth	er reme	edies provided for in this Section, the
24	failure to obey any order or sub	poena	issued u	under the authority of this Chapter shall
25	constitute contempt of court, an	nd may	/ be pun	ished by the board or its local tax judge
26	in accordance with the provision	ons of <u>s</u>	Section	2 of Chapter 4 of Title 1 of Book I of
27	the Louisiana Code of Civil	l Proc	edure,	R.S. 13:4611(1), or any other laws
28	applicable to and all other appl	licable	laws fo	r contempt of court. Any action finding
29	anyone in contempt pursuant to	o this I	Paragraj	ph shall be subject to an appeal by trial
30	de novo in the Nineteenth Judi	cial D i	istrict C	Court or supervisory writ as provided

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1	<u>for in R.S. 47:1434 through 1436</u> .
2	* * *
3	E.(1) The provisions of this Section may be enforced by any duly
4	commissioned person, shall be enforced by the sheriff wherever such person may be
5	found, and shall be enforced by the Department of Public Safety and Corrections,
6	office of state police, when a direct contempt occurs in a state building.
7	(2) The service of papers filed with the board, or of the orders or
8	judgments of the board, may be made in accordance with any of the provisions
9	of the Louisiana Code of Civil Procedure or in accordance with the provisions
10	<u>of R.S. 47:1411.</u>
11	(3) Upon request of either the chairman or the local tax judge, any
12	officer or employee of the board may be issued a commission pursuant to the
13	provisions of R.S. 40:1379.1 in order to further any of the provisions of this
14	Section.
15	* * *
16	§1436. Determination of which appellate court has jurisdiction
17	* * *
18	B. A judgment of the board in a case by or against a local collector may be
19	reviewed as follows:
20	* * *
21	(3) In the respective court of appeal for the parish of the appellee for any
22	case appealed by a local collector appealing a ruling issued against another local
23	collector pursuant to R.S. 47:337.101, and if there are appellees from different
24	circuits then in the court of appeal designated by the board as having the most
25	connection to the matter at issue.
26	* * *
27	§1439. Escrow Account
28	* * *
29	C. The account, and any related funds included therein, shall be subject to
30	audit by the legislative auditor. An annual report of account transactions concerning

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1	state cases shall also be submitted to the Cash Management Review Board. An
2	annual report of the account's transactions concerning local cases shall be submitted
3	to the local sales and use tax commission created pursuant to R.S. 47:302(K)(6)
4	Louisiana Uniform Local Sales Tax Board.
5	* * *
6	F.(1) The board may deposit into the account any funds received from a party
7	for payment of the costs of service of process or for appeal costs, and it may pay the
8	amounts received to the appropriate sheriff for service of process or the appropriate
9	clerk of a court of appeals in the event of an appeal against a decision of the board
10	pursuant to R.S. 47:1434.
11	(2) The board's Local Tax Division may deposit into the account any
12	advance deposits for court costs and filing fees associated with its local cases,
13	and upon issuance of an order taxing costs against those deposits it may transfer
14	the relevant amounts to the Local Tax Division Expense Fund. The unused
15	balance of these deposits shall be refunded to the depositor in the event that
16	costs taxed against it are less than the amount of its advance deposit. The Local
17	Tax Division Expense Fund shall be utilized, as directed by the local tax judge,
18	exclusively for the Local Tax Division and its expenditures, including as
19	provided for in Subsection G of this Section or pursuant to R.S. 47:1406.
20	(3) The board may utilize the escrow account to facilitate the operation
21	of an online filing system, including the deposit of advance costs from
22	subscribers and related payment of amounts collected related to that service.
23	Notwithstanding any provision of this Section to the contrary, the board may
24	utilize any interest earned on the account to facilitate an online filing system.
25	* * *
26	§1481. Authority of board to receive and consider claims against the state
27	$\underline{\mathbf{A}}$. Any person who has a claim against the State of Louisiana for money
28	erroneously paid into the State Treasury, or for any other claim, may present such
29	claim to the Board of Tax Appeals, in such form and together with such proofs as the
30	Board of Tax Appeals may require by its rules and regulations. The board shall duly

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1	examine into the justice, merits and correctness of each such claim presented to it,
2	and shall officially pass thereon.
3	B. For purposes of this Part, except when the context clearly indicates
4	otherwise, the terms defined in this Section shall have the following meanings:
5	(1) "Current collections" shall first mean any current collections of the
6	particular tax at issue, and then current collections of any taxes collected
7	pursuant to Chapters 1, 2, Chapter 2-A, Chapter 2-B, or 5 of Subtitle II of Title
8	47 of the Louisiana Revised Statutes of 1950, as amended.
9	(2) "Department" shall mean the Department of Revenue.
10	(3) "Secretary" shall mean the secretary of the Department of Revenue.
11	C. The board and the secretary may enter into an agreement to allow
12	filing of claims against the state with the department on forms prescribed by the
13	secretary. Any claim filed with the department pursuant to this Subsection shall
14	be deemed a filing with the board for the purposes of this Part as of the date the
15	claim is filed with the secretary. Nothing in this Subsection shall restrict or limit
16	any other remedy available to a claimant under any other applicable law.
10	
17	* * *
17	* * *
17 18	* * * * §1483. Payment of approved claims
17 18 19	* * * * §1483. Payment of approved claims <u>A.(1)</u> If the claim is approved and it should be an amount not exceeding one
17 18 19 20	* * * * §1483. Payment of approved claims <u>A.(1)</u> If the claim is approved and it should be an amount not exceeding one <u>twenty</u> thousand dollars, the chairman of the Board of Tax Appeals shall issue a
 17 18 19 20 21 	 * * * §1483. Payment of approved claims <u>A.(1)</u> If the claim is approved and it should be an amount not exceeding one <u>twenty</u> thousand dollars, the chairman of the Board of Tax Appeals shall issue a warrant upon the State Treasurer, for the amount for which the same is approved,
 17 18 19 20 21 22 	 * * * §1483. Payment of approved claims <u>A.(1)</u> If the claim is approved and it should be an amount not exceeding one <u>twenty</u> thousand dollars, the chairman of the Board of Tax Appeals shall issue a warrant upon the State Treasurer, for the amount for which the same is approved, <u>judgment for payment of an approved claim</u>, stating in said warrant the judgment
 17 18 19 20 21 22 23 	 * * * §1483. Payment of approved claims <u>A.(1)</u> If the claim is approved and it should be an amount not exceeding one <u>twenty</u> thousand dollars, the chairman of the Board of Tax Appeals shall issue a warrant upon the State Treasurer, for the amount for which the same is approved, <u>judgment for payment of an approved claim</u>, stating in said warrant <u>the judgment</u> the amount, purposes, and reasons for which the same is drawn <u>the judgment</u>. If
 17 18 19 20 21 22 23 24 	 * * * §1483. Payment of approved claims <u>A.(1)</u> If the claim is approved and it should be an amount not exceeding one twenty thousand dollars, the chairman of the Board of Tax Appeals shall issue a warrant upon the State Treasurer, for the amount for which the same is approved, judgment for payment of an approved claim, stating in said warrant the judgment the amount, purposes, and reasons for which the same is drawn the judgment. If said claim shall amount to more than one twenty thousand dollars, and is approved
 17 18 19 20 21 22 23 24 25 	 * * * §1483. Payment of approved claims <u>A.(1)</u> If the claim is approved and it should be an amount not exceeding one twenty thousand dollars, the chairman of the Board of Tax Appeals shall issue a warrant upon the State Treasurer, for the amount for which the same is approved, judgment for payment of an approved claim, stating in said warrant the judgment the amount, purposes, and reasons for which the same is drawn the judgment. If said claim shall amount to more than one twenty thousand dollars; and is approved by said Board of Tax Appeals; the board, the chairman, giving all the facts and
 17 18 19 20 21 22 23 24 25 26 	* * * §1483. Payment of approved claims <u>A.(1)</u> If the claim is approved and it should be an amount not exceeding one twenty thousand dollars, the chairman of the Board of Tax Appeals shall issue a warrant upon the State Treasurer, for the amount for which the same is approved, judgment for payment of an approved claim, stating in said warrant the judgment the amount, purposes, and reasons for which the same is drawn the judgment. If said claim shall amount to more than one twenty thousand dollars; and is approved by said Board of Tax Appeals, the board, the chairman, giving all the facts and circumstances in connection therewith, shall report the same judgment to the next
 17 18 19 20 21 22 23 24 25 26 27 	* * * * §1483. Payment of approved claims A.(1) If the claim is approved and it should be an amount not exceeding one twenty thousand dollars, the chairman of the Board of Tax Appeals shall issue a warrant upon the State Treasurer, for the amount for which the same is approved, judgment for payment of an approved claim, stating in said warrant the judgment the amount, purposes, and reasons for which the same is drawn the judgment. If said claim shall amount to more than one twenty thousand dollars; and is approved by said Board of Tax Appeals, the board, the chairman, giving all the facts and circumstances in connection therewith, shall report the same judgment to the next session of the legislature for its consideration as provided for in this Part. Provided
 17 18 19 20 21 22 23 24 25 26 27 28 	* * * * §1483. Payment of approved claims A.(1) If the claim is approved and it should be an amount not exceeding one twenty thousand dollars, the chairman of the Board of Tax Appeals shall issue a warrant upon the State Treasurer, for the amount for which the same is approved, judgment for payment of an approved claim, stating in said warrant the judgment the amount, purposes, and reasons for which the same is drawn the judgment. If said claim shall amount to more than one twenty thousand dollars; and is approved by said Board of Tax Appeals, the board, the chairman, giving all the facts and circumstances in connection therewith, shall report the same judgment to the next session of the legislature for its consideration as provided for in this Part. Provided that where such claim accrues to more than one person, as for example, the heirs or

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1	shall not be denied because of the failure or refusal of others to join in and assert
2	such claim, but in such event only the portion due such claimant or claimants shall
3	be paid and then only if the amount to be paid to each such claimant does not exceed
4	one <u>twenty</u> thousand dollars.
5	B.(1) Any judgment issued by the board for the payment of an approved
6	claim when the amount approved does not exceed twenty thousand dollars shall
7	be paid out of current collections without interest following submission to the
8	secretary. The total amount of judgments paid in a fiscal year from current
9	collections pursuant to this Subsection shall not exceed two million dollars,
10	unless a higher amount for that fiscal year is approved by the Commissioner of
11	Administration and the Joint Legislative Committee on the Budget.
12	(2) The payment of judgments for approved claims shall be paid by the
13	secretary in the order in which the claims were approved by the board. If the
14	total amount of claims approved by the board and authorized for payment
15	under this Section exceeds the amount authorized pursuant to Paragraph (1) of
16	this Subsection in a fiscal year, the payment of any excess claims shall be issued
17	in the subsequent year in the same order of priority and with priority over any
18	claims subsequently approved by the board.
19	C. When the board approves a claim against the state and the amount
20	of the claim exceeds twenty thousand dollars but does not exceed two hundred
21	fifty thousand dollars, the claim shall be submitted to the litigation
22	subcommittee of the Joint Legislative Committee on the Budget for review prior
23	to the next regular session of the legislature. If the claim is approved by the
24	litigation subcommittee, the approved claim shall be paid out of current
25	collections without interest following submission of the authorization to the
26	secretary.
27	D. When the board has approved a claim against the state for erroneous
28	payments of state taxes and the claim is not paid in full pursuant to this Section,
29	is not paid pursuant to any provision of R.S. 47:1484, and is not fully
30	appropriated during the next regular session of the legislature following the

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1	date of the board's approval, the secretary and the claimant may agree that the
2	payment of the claim may be taken as a nonrefundable offset against the
3	particular tax at issue. If this offset exceeds the amount of taxes due for the
4	claimant, any unused amount may be carried forward against subsequent tax
5	liability for the same tax for a period not to exceed five years. The provisions of
6	this Subsection shall not apply when the amount of the claim exceeds one
7	million dollars.
8	* * *
9	§1561.1. Special authority to enforce collection of taxes collected or withheld;
10	personal liability conform
11	* * *
12	C. An action may be brought before the Board of Tax Appeals or any
13	court of competent jurisdiction in accordance with any of the provisions of R.S.
14	47:1574, 1574.1, or 1582 to enforce the obligation of a taxpayer, dealer, or of any
15	party subject to this Section.
16	* * *
17	§1574.1. Failure to pay tax collected from others; rule to cease business
18	* * *
19	E. The collection procedure provided for in this Section shall be in addition
20	to any other collection procedure provided by law. When issuing an order
21	pursuant to this Subsection, the Board of Tax Appeals or any other court of
22	competent jurisdiction, upon proper showing, may render a money judgment
23	against the taxpayer and in favor of the collector in the amount of any final and
24	nonappealable assessment, together with all penalties, interest, attorney fees,
25	and costs due.
26	* * *
27	§1580. Suspension and interruption of prescription
28	* * *
29	B. The running of such prescription shall also be suspended prior to the lapse
30	of the prescriptive period set out in the Constitution of Louisiana as hereinafter
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1	provided:
2	* * *
3	(3) With respect to income tax, for any period from the time of the
4	commencement of an audit or examination of a taxpayer by the United States
5	Internal Revenue Service, or during the period that assessment of tax remains
6	open pursuant to the provisions of 26 U.S.C. 6501(e) resulting in an adjustment
7	to the taxpayer's United States income tax, until one year from the time the
8	secretary of the Department of Revenue is notified by said the taxpayer or the federal
9	government of an agreed change to the taxpayer's United States income tax return.
10	* * *
11	§1621. Refunds of overpayments authorized
12	* * *
13	B. The secretary shall make a refund of each overpayment where it is
14	determined that:
15	* * *
16	(10) The tax was overpaid due to payment pursuant to an
17	unconstitutional law, invalid or unenforceable rule or regulation, or because of
18	a mistake of law arising from the misinterpretation by the collector of the
19	
17	provisions of any law or of any rule or regulation.
20	provisions of any law or of any rule or regulation.
20	* * *
20 21	* * * * §1623. Prescription of refunds or credits
20 21 22	* * * §1623. Prescription of refunds or credits * * *
20 21 22 23	 * * * §1623. Prescription of refunds or credits * * * <u>G. Notwithstanding any provision of law to the contrary, prescription</u>
20 21 22 23 24	 * * * §1623. Prescription of refunds or credits * * * <u>G. Notwithstanding any provision of law to the contrary, prescription</u> shall not be considered to have accrued until two years from the date of receipt
20 21 22 23 24 25	 * * * §1623. Prescription of refunds or credits * * * G. Notwithstanding any provision of law to the contrary, prescription shall not be considered to have accrued until two years from the date of receipt of the Department of Defense notice issued to the taxpayer pursuant to the
20 21 22 23 24 25 26	 * * * §1623. Prescription of refunds or credits * * * G. Notwithstanding any provision of law to the contrary, prescription shall not be considered to have accrued until two years from the date of receipt of the Department of Defense notice issued to the taxpayer pursuant to the provisions of the federal law for any period in which the taxpayer received a
20 21 22 23 24 25 26 27	 * * * §1623. Prescription of refunds or credits * * * G. Notwithstanding any provision of law to the contrary, prescription shall not be considered to have accrued until two years from the date of receipt of the Department of Defense notice issued to the taxpayer pursuant to the provisions of the federal law for any period in which the taxpayer received a refund from the Internal Revenue Service concerning an adjustment to income

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1	the Louisiana individual income tax return for the same period in which a
2	federal income tax refund was granted pursuant to the Combat-Injured
3	Veterans Tax Fairness Act of 2016. Alternatively, a taxpayer may claim a
4	Louisiana standard refund amount proportional to that of the federal standard
5	refund amount in accordance with rules promulgated by the secretary in
6	accordance with the Administrative Procedure Act.
7	Section 2. R.S. 47:1403(B)(6)(b) and 1621(F) are hereby repealed.
8	Section 3. This Act shall become effective upon signature by the governor or, if not
9	signed by the governor, upon expiration of the time for bills to become law without signature
10	by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If
11	vetoed by the governor and subsequently approved by the legislature, this Act shall become
12	effective on the day following such approval.

PRESIDENT OF THE SENATE

SPEAKER OF THE HOUSE OF REPRESENTATIVES

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: _____