2025 Regular Session

HOUSE BILL NO. 292

1

BY REPRESENTATIVE KNOX

2	To amend and reenact Code of Criminal Procedure Article 812, relative to jury polling; to
3	provide for polling when a verdict is not reached; and to provide for related matters.
4	Be it enacted by the Legislature of Louisiana:
5	Section 1. Code of Criminal Procedure Article 812 is hereby amended and reenacted
6	to read as follows:
7	Art. 812. Same; polling and disposition of jury
8	A. The In all cases, the court shall order the clerk to poll the jury if requested
9	by the state or the defendant. The poll shall be conducted in writing by applying the
10	procedures of Subsection B of this Article, and shall be done in open court.
11	B.(1) The In cases in which a verdict was reached, procedure for the written
12	polling of the jury shall require that the clerk hand to each juror a separate piece of
13	paper containing the name of the juror and the words "Is this your verdict?" Each
14	juror shall write on the slip of paper the words "Yes" or "No" along with his
15	signature. The clerk shall collect the slips of paper, make them available for
16	inspection by the court and counsel, and record the results.
17	(2) If a sufficient number of jurors as required by law to reach a verdict
18	answer "yes" the clerk shall so inform the court. Upon verification of the results, the
19	court shall order the clerk to record the verdict and order the jury discharged. If an
20	insufficient number required to find a verdict answer "Yes," the court may remand
21	the jury for further deliberation, or the court may declare a mistrial in accordance
22	with Article 775. The polling slips may be placed under seal upon order of the court,

AN ACT

HB NO. 292 ENROLLED

APPROVED: _

which shall state the specific reasons for placing the polling slips under seal. If so ordered the polling slips shall not be released to the public without a subsequent order of the court authorizing their release. If the court orders the release of the polling slips, the names of the jurors shall be redacted.

C. In cases for which no verdict could be reached and a mistrial has been declared under Article 775(2) of this Code, the court shall order the clerk to poll the jury if requested by the state or the defendant. The poll shall be conducted in writing by applying the procedures of Subsection D of this Section and shall be done in open court.

D. The procedure for the written polling of the jury shall require that the clerk hand to each juror a separate piece of paper containing the name of the juror and the words "What was your verdict?". Each juror shall write on the slip of paper the words "guilty" or "not guilty" or "guilty of a lesser offense" along with his signature. The clerk shall collect the slips of paper, make them available for inspection by the court and counsel, and record the results. The polling slips may be placed under seal upon order of the court, which shall state the specific reasons for placing the polling slips under seal. If so ordered, the polling slips shall not be released to the public without a subsequent order of the court authorizing their release. If the court orders the release of the polling slips, the names of the jurors shall be redacted.

SPEAKER (OF THE HOU	SE OF REP	RESENTATI
PRESIDEN'	Γ OF THE SE	NATE	
		_	OUISIANA