
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 929 Original

2026 Regular Session

Firment

Abstract: Establishes prohibitions for motor vehicle glass repair shops and individuals engaged in the solicitation of insurance claims. Classifies specific behaviors as unfair or deceptive insurance trade practices. Requires disclosures and notices related to the repair or replacement of motor vehicle glass and the calibration of advanced driver assistance systems. Clarifies insurer-permitted practices. Outlines penalties for non-compliance.

Present law defines certain acts as constituting the transaction of insurance by an unauthorized insurer and identifies unfair methods of competition, deceptive acts, or practices in the business of insurance.

Proposed law provides that violations of proposed law governing the repair or replacement of motor vehicle glass constitute both the transaction of insurance by an unauthorized insurer and an unfair or deceptive insurance trade practice.

Proposed law defines "motor vehicle glass," "motor vehicle glass repair shop," "repair or replacement of motor vehicle glass," and "advanced driver assistance system."

Proposed law prohibits a motor vehicle glass repair shop or any person compensated for the solicitation of insurance claims from engaging in specific acts.

Proposed law stipulates that a motor vehicle glass repair shop that knowingly, regularly, and consistently engages in prohibited acts is deemed to be involved in an unfair trade practice and is subject to penalties applicable to unfair, deceptive acts, or practices in the business of insurance.

Proposed law clarifies that insurers and producers are permitted to recommend repair shops, explain coverage options, and maintain networks of repair shops. An insured party submitting a first-party claim is not obligated to utilize any specific repair facility in order to receive policy benefits.

Proposed law prohibits an insured from assigning, delegating, or transferring any duties, rights, or benefits under an insurance policy covering the repair or replacement of motor vehicle glass. Provides that any contract entered into in violation of this prohibition is void and unenforceable. Specifies that proposed law does not prevent an insured from authorizing or directing payment to, or paying, a person for services or materials covered under such a policy.

Proposed law provides for penalties and violations.

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

(Adds R.S. 22:1902(A)(12), 1964(31), and 1964.1)