

CONFERENCE COMMITTEE REPORT

HB 1252

2026 Regular Session

Deshotel

June 1, 2026

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 1252 by Representative Deshotel, recommend the following concerning the Reengrossed bill:

- 1. That the set of Senate Committee Amendments by the Senate Committee on Judiciary B (#3904) be adopted.
- 2. That the following amendments to the Reengrossed bill be adopted:

AMENDMENT NO. 1

On page 1, line 8, after "Marksville;" insert "to provide for applicability; to provide for an effective date;"

AMENDMENT NO. 2

On page 4, after line 16, add the following:

"Section 2. Notwithstanding any provision of this Act to the contrary, the expanded territorial jurisdiction and concurrent jurisdiction granted to the City Court of Bunkie and the City Court of Marksville pursuant to this Act shall apply only to causes of action, criminal proceedings, juvenile proceedings, and other matters filed on or after January 1, 2027. All matters filed prior to January 1, 2027, shall remain in the court where originally filed and shall proceed to conclusion in that court unless otherwise provided by law.

Section 3. This Act shall become effective upon signature by the governor or, if not signed by the governor, upon expiration of the time for bills to become law without signature by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If vetoed by the governor and subsequently approved by the legislature, this Act shall become effective on the day following such approval."

Respectfully submitted,

Representative Daryl Andrew Deshotel

Senator Mike Reese

Representative Robby Carter

Senator Kirk Talbot

Representative Gerald "Beau" Beaulieu, IV

Senator Jimmy Harris

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)]

CONFERENCE COMMITTEE REPORT DIGEST

HB 1252

2026 Regular Session

Deshotel

Keyword and oneliner of the instrument as it left the House

COURTS: Provides relative to the city court system in Avoyelles Parish

Report adopts Senate amendments to:

1. Provide for the city judge and marshal of Marksville to be elected by the electors of wards one, two, three, four, five, six, and eleven of Avoyelles Parish at the general election for Representatives in Congress every six years.

Report amends the bill to:

1. Provide that the expanded territorial jurisdiction and concurrent jurisdiction granted to the City Court of Bunkie and the City Court of Marksville applies only to causes of action, criminal proceedings, juvenile proceedings, and other matters filed on or after Jan. 1, 2027. Provide for all matters filed prior to Jan.1, 2027, to remain in the court where originally filed and proceed to conclusion in that court unless otherwise provided by law.
2. Provide that proposed law becomes effective upon signature of the governor or lapse of time for gubernatorial action.

Digest of the bill as proposed by the Conference Committee

Present law provides for one city court judge in Marksville and one city court judge in Bunkie. Both city court judgeships are located in Avoyelles Parish.

Proposed law retains present law but expands the geographical jurisdiction of the Marksville city court to include all of wards one, two, three, four, five, six, and eleven of Avoyelles Parish. Further extends the geographical jurisdiction of the Bunkie city court to include wards seven, eight, nine and ten of Avoyelles Parish.

Proposed law requires the city judge and marshal of Bunkie to be elected by the electors of wards seven, eight, nine, and ten of Avoyelles Parish at the general election for Representatives in Congress every six years.

Proposed law requires the city judge and marshal of Marksville to be elected by the electors of wards one, two, three, four, five, six, and eleven of Avoyelles Parish at the general election for Representatives in Congress every six years.

Proposed law provides for both city courts to have a small claims division and concurrent jurisdiction with the 12th Judicial District Court in all criminal misdemeanor cases, civil cases with disputes less than \$50,000, and juvenile matters.

Present law provides for the payment of salaries for a marshal, clerk of court, and deputy clerks, as well as expenses for the operation and maintenance of the courtroom and offices of the city court to be paid by the town of Marksville and the parish of Avoyelles. Proposed law retains present law.

Proposed law requires the justice of the peace courts and constable courts in wards one, three, four, five, six, and eleven to work in conjunction with the city court in Marksville. Further provides that there is no justice of the peace or mayor's court in ward two.

Present law provides for the collection and deposit of fines, forfeitures, penalties, fees, and costs in criminal and civil matters by the city judge in Marksville.

Proposed law retains present law and provides that the city judge may seek grants or engage in a study for the implementation of an online method of payment of fines and for virtual court appearances. Permits the use of proceeds from the court's criminal fund upon the approval of the city and parish governing authorities.

Present law authorizes the city judge to impose a fine in criminal matters of \$8. Proposed law increases the fine from \$8 to \$20.

Present law authorizes the city judge to impose a fine in civil matters not to exceed \$10. Proposed law increases the fine from \$10 to \$20 and provides for exceptions.

Proposed law provides that the expanded territorial jurisdiction and concurrent jurisdiction granted to the City Court of Bunkie and the City Court of Marksville applies only to causes of action, criminal proceedings, juvenile proceedings, and other matters filed on or after Jan. 1, 2027. Further provides for all matters filed prior to Jan.1, 2027, to remain in the court where originally filed and proceed to conclusion in that court unless otherwise provided by law.

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

(Amends R.S. 13:1952(intro. para.) and (7), 2488.51(A)-(C), 2488.57, 2488.58(A), and 2488.59; Adds R.S. 13:2488.51(F) and (G))