SENATE CONFERENCE COMMITTEE REPORT

Senate Bill No. 1 by Senator Amedee

November 21, 2005

To the Honorable President and Members of the Senate and to the Honorable Speaker and Members of the House of Representatives:

We, the conferees appointed to confer over the disagreement between the two houses concerning Senate Bill 1 by Senator Amedee recommend the following concerning the Reengrossed bill:

- 1. That all Conforming House Floor Amendments proposed by Representative Cravins and adopted by the House of Representatives on November 14, 2005 be rejected.
- 2. That House Floor Amendment Nos. 1, 2, 4, 5, 6, 9, and 12 proposed by Representative Cravins and adopted by the House of Representatives on November 16, 2005 be rejected.
- 3. That House Floor Amendment Nos. 7, 8, 10, 11, 13, and 14 proposed by Representative Cravins and adopted by the House of Representatives on November 16, 2005 be accepted.
- 4. That the following amendments to the reengrossed bill be adopted:

AMENDMENT NO. 1

Respectfully submitted,

On page 1, line 6, after "circumstances;" delete the remainder of the line and delete line 7 in its entirety and insert in lieu thereof the following: "to provide that penalties for failure to register shall apply to sex offenders who fail to notify appropriate law enforcement officials when they are temporarily displaced from their residences in certain circumstances; and to provide for related matters."

Senators:	Representatives:	
Senator Amedee	Representative Cravins	
Senator Chaisson	Representative Lambert	
	Representative Martiny	

The legislative instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Tracy Sabina Sudduth.

CONFERENCE COMMITTEE REPORT DIGEST

Senate Bill No. 1 by Senator Amedee

Keyword and summary of the bill as it left the Senate

SEX OFFENSES. Enhances penalties for failure to register as a sex offender and requires reregistration under certain circumstances.

Report adopts House amendments to:

- 1. Restrict application to offenders who enter emergency shelters which shelters are defined as facilities, buildings, or structures operated by a non-profit, tax-exempt organization which provides the basic necessities of life.
- 2. Provides that the manager or director of a shelter make reasonable efforts to notify law enforcement officials of the presence of a sex offender in the shelter and provides that no person associated with a nonprofit organization operating a shelter be held liable for failure of the shelter manager or operator to notify law enforcement officials of the presence of a sex offender.
- 3. Require an offender to send a change of address to law enforcement officials if temporarily displaced from his residence and establishes temporary residence for a period of not less than ten consecutive days following issuance of an evacuation order or declaration of emergency issued by the governor or the local governing authority.

Report rejects House amendments which would have:

1. Removed requirement that an offender re-register, and provide community notification, if absent from his last address of registration for more than 30 days.

Report amends the bill to:

1. Clarify title of bill to reflect changes proposed by amendments.

Digest of the bill as it left the Senate

<u>Present law</u> provides for the following:

- (1) For the first failure to register as a sex offender, a fine of not more than \$1,000 or imprisonment, with or without hard labor for not less than one nor more than five years or both.
- (2) For a second or subsequent offense, the fine is not less than \$1,000 nor more than \$2,500 or imprisonment with or without hard labor for not less than three nor more than 10 years or both fine and imprisonment.

<u>Proposed law</u> increases the penalty for failure to register as a sex offender and provides for the following:

- (1) For the first failure to register as a sex offender, there is a mandatary fine of \$1,000 and a minimum term of imprisonment of 5 years and a maximum term of imprisonment of 10 years without benefit of parol, probation or suspension of sentence. Both fine and imprisonment are mandatory.
- (2) For second or subsequent offense, the fine is increased to \$3,000. The term of imprisonment is increased to a minimum of 5 years and a maximum of 20 years without benefit of parol, probation or suspension of sentence. Both fine and imprisonment are mandatory.

Proposed law provides that any person who is required to register as a sex offender and who

enters a shelter or emergency housing facility shall notify that manager of the shelter or facility of their sex offender status within 24 hours of admittance.

<u>Proposed law</u> provides that the manager of shelter or emergency facility shall notify the chief law enforcement officer of the sex offender's shelter location.

<u>Proposed law</u> requires that any person who is required to register as a sex offender and who is absent from his last address of registration for more than 30 days shall re-register with the sheriff of the parish of his new residence and with the chief of police if the new address is located in an incorporated area which has a police department.

<u>Proposed law</u> further requires that such person shall provide all community notification, based on the new address, as required by <u>present law</u> for a person required to register as a sex offender.

<u>Present law</u> requires that the sheriff of a parish in which a sex offender is registered shall notify <u>DPS&C</u> in writing if the offender notifies officials that he has changed his residence within the same parish. Further requires that when a sex offender changes his address to a different parish and is required to register in such parish, the sheriff of the new parish shall notify <u>DPS&C</u> in writing of the offender's address change.

<u>Proposed law</u> retains <u>present law</u> and further provides that a police chief or, if the residence is in a parish with a population in excess of 400,000, a police department which receives such notification shall also provide notification to DPS&C.

<u>Present law</u> requires every sheriff of every parish, the chief of police of each municipality and each chief officer of every other law enforcement agency of the state to record the fingerprints of all persons in their respective custody who have been convicted of a sex offense for which imprisonment might be imposed. Further requires the sheriff forward such fingerprints and registration information to the Louisiana Bureau of Criminal Identification and Information for inclusion in a central registry of sex offenders.

<u>Proposed law</u> retains <u>present law</u> and provides that a police chief, or if the residence in a parish with a population in excess of 400,000, a police department which obtains fingerprints from such offenders shall forward the fingerprints and information to the Louisiana Bureau of Criminal Identification and Information.

(Amends R.S. 15:542(A), (C)(2) and (F) and 545(A); adds R.S. 15:542(A)(4))