Regular Session, 2014

ACT No. 811

HOUSE BILL NO. 63

BY REPRESENTATIVES LEGER, ANDERS, ARMES, ARNOLD, BADON, BILLIOT, WESLEY BISHOP, BROSSETT, BROWN, HENRY BURNS, TIM BURNS, CARTER, CHAMPAGNE, COX, DIXON, GUINN, HARRIS, HENRY, HILL, HOFFMANN, HOWARD, KATRINA JACKSON, KLECKLEY, LEBAS, LOPINTO, MILLER, MORENO, POPE, PRICE, SCHRODER, SHADOIN, SMITH, STOKES, THIBAUT, THOMPSON, AND PATRICK WILLIAMS AND SENATORS ADLEY, ALARIO, BROOME, BROWN, BUFFINGTON, CHABERT, CLAITOR, DORSEY-COLOMB, ERDEY, JOHNS, LONG, MARTINY, MILLS, MORRELL, MURRAY, NEVERS, PEACOCK, PETERSON, RISER, GARY SMITH, THOMPSON, WALSWORTH, WARD, AND WHITE

1 AN ACT

2 To amend and reenact R.S. 4:163.1(D)(2)(d) and 715(B)(2), R.S. 6:747(A), R.S. 9:1613, 3 2799(A)(2) and (B)(1), 2799.3, the heading of Part V-A of Chapter 2 of Code Title 4 XII of Code Book III of Title 9 of the Louisiana Revised Statutes of 1950, and 5 3541.21(1) and (3), R.S. 11:202, 203(A) and (C), 204(A), 206, 207(A) and (B), 208 6 through 210, 211(A) and (B), 213(A), 215(A), 218(A), (C), and (D)(3), 293(C), 7 701(19), 768(D)(2), 778(A), (B), and (D), 783(G)(1)(a), (I)(1)(a), and (K)(1), 8 784(C)(2) and (E), 804, 805(A) and (B), 901.36, 901.37, 952.36, 1147(A) and (C)(1), 9 1151(D), 1151.1(B)(1), (C)(2), and (D)(1), 1313(A), (B)(introductory paragraph), 10 and (C), 1318, 1323(B)(1), (C)(2), and (D)(1), 1345.8(B), 1402(5), 1431, 11 1432(A)(introductory paragraph), 1442, 1483(B), 1503(6), 1522(A)(1)(introductory 12 paragraph) and (B)(introductory paragraph), 1523(G), 1530(K)(3), 1614(D), 1634(A) and (B)(introductory paragraph), 1636(B)(5), 1732(20), 1758(A) and (F), 1763(J)(2), 13 14 1784(introductory paragraph), 1785(A)(2), 1804(introductory paragraph), 15 1805(A)(1)(a), 1902(19), 1934(A) and (F), 1938(J)(4)(c), 1944(A)(introductory 16 paragraph), 1945(A)(2), 1964(A)(introductory paragraph), 1974(A), 2074(A) and 17 (B)(1)(introductory paragraph), 2077(A)(introductory paragraph) and 18 (B)(introductory paragraph) and (2), 2144(K), 2165.6(A) and (B)(introductory 19 paragraph), 2178(B)(introductory paragraph), (1)(b), and (3)(c) and (C)(1)(c)(iv)(aa),

Page 1 of 259

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1 2180(C)(2), 2214(A)(2)(e), 2220(A)(1)(g)(v) and (B)(2)(a)(ii), 2221(K)(4)(a) and 2 (M), 2223(A)(1), 2241.7(A)(1), 2241.8(2)(a)(ii), 2242.7(A)(1), 2242.8(2)(a)(ii), 3 2256(B)(2)(a) and (3), 2256.2(A), 2257(K)(4), 2258(A), (B)(introductory paragraph) 4 and (1)(c) and (d), (2)(a), and (C) through (E), 2259(A)(1), 3005.1(I)(2) and (J)(4), 5 3039.1(K)(4), 3041(B), 3101, 3107(5), 3113(6), 3132, 3143(1) and (2), 3145(D), 6 3166(A), 3178(C)(2), 3192, 3200(1) and (2), 3222, 3232(A), (B), and (C), 3281, 7 3288(B)(5), 3293(1), 3317(C)(5), 3322(B)(1)(a), 3341(A), 3346(3), 3363(A), 8 3377(A), 3378(A)(1)(g) and (2)(c), 3385.1(K)(6) and (7)(f), 3402, 3410(5), 3431, 9 3438(B)(4)(b) and (5)(b), 3442(1) through (4), 3447(C), 3461, 3473(1) through (4), 10 3514(A), 3515(B), 3516(C)(1) and (2), 3548(A), 3552(A) and (B), 3553(B)(2), 11 3601(A), 3605(A)(5), 3609(A), 3644, 3645(E), 3647(E) and (F), 3685.1(B)(2)(a) and 12 (D), 3686(B)(1)(a) and (b), 3724(1) through (3), 3731(introductory paragraph) and 13 (B), 3761, 3771(2)(a)(introductory paragraph), 3773, 3778(A), 3780, 3791, 3802(3) 14 and (4), 3804(A), 3805, and 3808, R.S. 13:1278 and 3881(A)(8), R.S. 14:32(D)(3), 15 35.2(A)(introductory paragraph), (B), and (C), 39(D)(3), 45(A)(3), 67.16(A)(1), 16 (C)(1)(b), (2)(b), (3)(b), and (4)(b), 67.21(A) through (D), 79.1(A)(2), 89.1(A)(4), 17 the heading of Subpart B(3) of Part V of Chapter 1 of Title 14 of the Louisiana 18 Revised Statutes of 1950, 93.3(A) through (D) and (E)(1), 93.4, 93.5(A)(introductory 19 paragraph) and (D), 106(D)(2)(introductory paragraph) and (d), 107.1(C)(2) and (3), 20 126.3(A), and 202.1(F)(4), R.S. 15:536(A), 537(A), 541(2)(m), 571.3(B)(3)(r), 21 571.34(A), 581, 830(A) and (B), 830.1(A), 1039, 1402(A), 1503(6) and (7), and 22 1510(C), R.S. 17:67(G), 124, 158(H)(2)(f), 240(A)(1) and (B)(2), 407.2, 421.4, 23 422.6(B), 1947(A)(1) and (2), and 3217.2(D), R.S. 18:106(C)(2)(b), 24 106.1(A)(introductory paragraph), 564(D)(1)(a)(ii) and (2)(a)(ii) and (E), 25 1303(I)(introductory paragraph) and (1)(a), 1309.3(D)(1)(a)(ii) and (E), and 26 1400.21(B)(4), R.S. 21:51(C) and 52(A) and (B), R.S. 22:941(B)(7), 27 1000(A)(1)(a)(vi)(bb)(IV) and (2)(a) and (b)(iv), 1001(B), 1003(A)(2)(d), 1012(B), 28 1097(B), 1242(6), and 1288(B), R.S. 23:251(A)(3), 322(3), (5), (6), (8), and 29 (9)(introductory paragraph), 323(A), (B)(1) through (7), (C)(2), and (D)(1) and (2), 30 324(A), 1017.1(5), 1226(B)(1)(introductory paragraph) and (C)(1)(introductory

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paragraph), 1371.1(introductory paragraph), (5), and (6), 1378(F)(34)(introductory paragraph), (a), and (c), 1472(12)(F)(IV), 1823(4)(e), 1829(G), 2061(introductory paragraph) and (10), and 3004(A)(1), R.S. 25:33(B)(4), R.S. 28:2(14) and (20), 22.5, 22.7(A), 22.9, 22.10, 25.1(C)(1)(a)(v), 50(1) and (3), 52(B) and (G), 55(G), 64(B) through (G), 146, 148, 172(A), the heading of Part VIII of Chapter 1 of Title 28 of the Louisiana Revised Statutes of 1950, 200 through 205, 215.5(B)(5), the heading of Chapter 5 of Title 28 of the Louisiana Revised Statutes of 1950, 475, 476, 477(1) and (3)(a)(introductory paragraph) and (b), 478(A), 831(A)(introductory paragraph), (2), (3), (C)(1)(a) and (b)(i) through (iii), (E), and (F)(1), (4), and (5), 854(A)(2) and (3), 864(A)(2) and (3), 874(A)(2) and (3), 904(A)(2) and (3), and 915(A)(2), R.S. 29:403(8), 726(E)(17)(a) and (20)(a)(i) and (iii)(aa), and 729(E)(13)(a)(i) and (iii)(aa), R.S. 32:295.1(D)(1), (2)(a), and (3)(a), 351(A)(2), 401(introductory paragraph) and (9), 403.2, and 863.1(C)(7), R.S. 33:1236(42), 1947(C)(2), 2411, 4720.62(C), 4720.112(C), and 4720.138(C), R.S. 36:151(B), 251(B), and 254(A)(10)(c) and (h), (B)(9), and (E)(1), R.S. 37:752(9)(a), (c)(ii), and (d)(ii), 775(A)(10), 776(A)(9)(b) and (10)(b), 961(2), 1360.64(C)(1), 2363(C)(1), and 3003, R.S. 38:2261(A), (B), (E)(2), (3)(introductory paragraph) and (a), (4), (5), and (7), R.S. 39:302, 362(B)(3)(a)(iii) and (4)(a) and (F), 1484(B)(1)(introductory paragraph) and (h), (2)(c), and (5)(introductory paragraph) and (a), 1494.1(A)(3), 1554(D)(3), 1594(I)(1), 1595.4(A) and (E)(2), (3)(introductory paragraph) and (a), (4), (5), and (7), and 1952(14)(introductory paragraph) and (e), R.S. 40:5(18), 384(11), 442(2), 501(A)(2), 1299.27(A), (B)(introductory paragraph) and (2), and (C), 1299.52, 1299.58(A)(introductory paragraph), (1), and (3), 1299.78.5(A)(1) and (2), 1299.113(A)(4), 1299.114(9), 1299.118(3), 1299.119(A), 1300.85(C), 1300.361(B)(introductory paragraph), 1355(B), 1379.3(C)(5), 1400(A) and (C) through (F), 1472.3(E)(2)(d), 1485.2(3), 1563(C)(6), 1573.1(A), 1574.1(A)(13)(a), 1730.39(B), 1730.66(A), 1735, 1742(A)(1), (3), and (4)(a), (B)(1), (2)(c), and (6), and (C), 1742.1, 1742.2(A)(1), (3), and (4) and (B)(1), the heading of Part V-A of Chapter 8 of Title 40 of the Louisiana Revised Statutes of 1950, 1748(A), 2009.21, 2009.25(F)(12), 2010.8(A)(2)(b)(v) and (vi), 2013(6), 2013.2, 2013.3, 2017(A)(1),

Page 3 of 259

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(2), and (4), 2102(A)(3), 2113.5, 2116(B)(1) and (G), 2142(A), 2405.5(A) and (B)(1) and (2)(c) through (f), and 2471, R.S. 42:808(E), R.S. 46:51(8) and (13), 53(B), 56(B)(2) and (H)(1), 61(A)(3), the heading of Subpart A of Part I of Chapter 3 of Title 46 of the Louisiana Revised Statutes of 1950, 151, 156(A) and (C), 230.1(A), 231.6(B), 437.14(A)(7), the heading of Part III of Chapter 4 of Title 46 of the Louisiana Revised Statutes of 1950, 541, 932(9) and (10), 1053(E), 1407(B)(1)(e)(introductory paragraph), 1951, 1952(introductory paragraph), (1), and (3), 1953(A), (B)(introductory paragraph), (C), and (D), 1954, 1955, 1956(A), 1957, 1959, the heading of Chapter 29 of Title 46 of the Louisiana Revised Statutes of 1950, the heading of 2200, 2201, 2203, the heading of Chapter 30 of Title 46 of the Louisiana Revised Statutes of 1950, 2251, 2252(B), 2253(1), (2), (4), and (5), 2254(A), (F)(1), (2), (4), and (5), (G)(introductory paragraph), (I), and (J), 2255, 2256(A) and (B), 2582(1), (2), (4), and (6), 2584(introductory paragraph), (4), and (5), and 2673(C)(5), R.S. 47:34(C)(2)(introductory paragraph) and (d)(ii), 44.1(B), 79(A)(2) and (B)(5), 287.749(C)(2)(introductory paragraph) and (d)(ii), 305.38, 305.69(B)(2) and (3), 337.9(D)(17), 360(G), 463.4(A)(1), (2), (4), and (6), (B)(1), (2), (3)(a), (4)(a) and (b), (5), and (6), (C)(2), (D), (E)(1)(introductory paragraph), (F), (G)(1) through (5) and (7), (I), (J)(1) through (3), (4)(introductory paragraph), (a), (c), and (d), (K), and (L), 463.4.1(A), 463.4.2(A)(1) and (B)(1) and (4), 463.4.3(A), 463.5(C), 463.21(A), 463.51(D)(2), 473.2(B) and (D), 490.4(E), 492(E), and 1061(B), R.S. 48:23(B) and 261(A)(1), R.S. 49:121(E), the heading of Subpart D of Part VII of Chapter 1 of Title 49 of the Louisiana Revised Statutes of 1950, 148, and 148.1(G)(1), (H), and (I), R.S. 51:1402(4), 1407(C) and (D)(1) through (3) and (4)(introductory paragraph), (b), (c), and (f), 2232(11)(a)(ii), 2303(3), 2312(A)(3), 2602(A), 2603(9)(a)(introductory paragraph), 2606(A)(3) through (5), (6)(a)(introductory paragraph), (b)(introductory paragraph), (c)(i), (iii)(aa) and (bb), (d), and (B), 2607(A) and (C), and 2608, R.S. 56:104.1(A), 109(A), 302.1(F)(1) and (3) through (5), 302.3(B)(2)(b) and (4)(b), 1699(A), (B), (C)(1) and (2), and (D), and 1762(C)(6) and (7), the heading of Section 12 of Chapter 1 of Title VIII of Book I of the Louisiana Civil Code and Civil Code Articles 354, 356, 358 through 360, and

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3107, Code of Criminal Procedure Articles 334.4(A)(7), 573.1, 648(B)(3)(q) through (s), 658(A), 814(A)(58), and 905.5.1(A) through (G), (H)(1), (2)(introductory paragraph), and (n), Code of Evidence Article 510(B)(2)(k) and (C)(2)(f), and Children's Code Articles 559(B)(introductory paragraph) and (C)(introductory paragraph), 681(A)(3), 683(E) and (F), 781(D) and (E), 809(C), 837(B)(3) and (G), 837.1(A)(3), 894(introductory paragraph) and (3), 895(A), 910(E), 916, 1003(9), 1125(B), 1402(1) and (3), 1404(15) through (17) and (24), 1405(C), 1416(D) and (E), 1417(A), 1420(A), 1451(A), 1465(A) and (B), 1467(B)(1), 1468(A), and 1469(A), to enact R.S. 28:64(H) and (I) and Children's Code Article 1003(introductory paragraph), and to repeal R.S. 17:348(C), Part IX of Chapter 1 of Title 28 of the Louisiana Revised Statutes of 1950, comprised of R.S. 28:211 and 213, R.S. 40:2113.1, Chapter 9 of Title 46 of the Louisiana Revised Statutes of 1950, comprised of R.S. 46:981 and 982, Chapter 27 of Title 46 of the Louisiana Revised Statutes of 1950, comprised of R.S. 46:2111 through 2114, Chapter 33 of Title 46 of the Louisiana Revised Statutes of 1950, comprised of R.S. 46:2391 through 2397, and Chapter 53 of Title 46 of the Louisiana Revised Statutes of 1950, comprised of R.S. 46:2681, relative to laws that refer to persons with disabilities and other persons with exceptionalities; to delete and make substitutions for obsolete, derogatory, or offensive terms; to provide for corrections in names of agencies, institutions, private organizations, and other entities; to remove references to offices, bureaus, and other subdivisions of state agencies and to programs, funds, and services that have otherwise been repealed or no longer exist; to provide for revision of terminology relative to persons with disabilities in administrative rules, policy documents, professional resources, reference materials, manuals, and other publications; to make technical changes and corrections; to provide for legislative intent; to provide for construction; and to provide for related matters.

Notice of intention to introduce this Act has been published as provided by Article III, Section 13 and Article X, Section 29(C) of the Constitution of Louisiana.

1	Be it enacted by the Legislature of Louisiana:
2	Section 1. R.S. 4:163.1(D)(2)(d) and 715(B)(2) are hereby amended and reenacted
3	to read as follows:
4	§163.1. Parish license fees for conducting race meetings
5	* * *
6	D.
7	* * *
8	(2) The avails of the license fee collected pursuant to this Subsection shall
9	be allocated by the parish governing body as follows:
10	* * *
1	(d) <u>The Arc of Caddo-Bossier Association of</u>
12	Retarded Citizens 1.3 %
13	* * *
14	§715. Personnel to hold games; commissions or salaries; equipment and supplies;
15	expenses
16	* * *
17	В.
18	* * *
19	(2) Notwithstanding any provision of law to the contrary, any person,
20	association, or corporation licensed to hold, operate, or conduct any games of chance
21	that benefit the visually and hearing impaired or either, paraplegics, quadriplegics,
22	mentally retarded, persons with visual or hearing impairments, paraplegia,
23	quadriplegia, intellectual disabilities, or persons sixty years of age or older, under
24	any license issued pursuant to this Chapter, may compensate for services rendered,
25	any fifteen employees who assist in the holding, operating, or conducting of such
26	games. The rate of compensation shall be no more than ten dollars per hour and in

Page 6 of 259

any event shall not exceed fifty dollars per session for any employee. Each

employee or volunteer worker may also be provided meals and beverages to be eaten

on the premises not to exceed a total value of fifteen dollars per person. Expenditures

made under the provisions of this Subsection shall be subject to the reporting

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provisions of R.S. 4:716. Compensation provided for in this Subsection shall not
constitute a violation of the prohibition against the payment or giving of a
commission, salary, compensation, reward, or recompense to any person holding,
operating, or conducting, or assisting in the holding, operation, or conduct of any
such game.

Section 2. R.S. 6:747(A) is hereby amended and reenacted to read as follows: §747. Contract for savings programs

A. School savings. An association may contract with the proper authorities of any public or nonpublic elementary or secondary school or institution of higher learning, or any public or charitable institution caring for minors or disabled persons with disabilities, for the participation and implementation by the association, in any school or institutional thrift or savings plan, and it may accept funds for shares or savings accounts at such a school or institution, either by its own collector or by any representative of the school or institution.

15 * * *

Section 3. R.S. 9:1613, 2799(A)(2) and (B)(1), 2799.3, the heading of Part V-A of Chapter 2 of Code Title XII of Code Book III of Title 9 of the Louisiana Revised Statutes of 1950, and 3541.21(1) and (3) are hereby amended and reenacted to read as follows:

§1613. Disposition of funds; apportionment and allocation

Any funds realized from any such administration or compromise shall be paid into the state treasury and credited to the treasurer's special fund for the payment of old age assistance, aid to dependent children, aid to the needy blind, mothers' and child health services health services for mothers and their children, and aid to crippled children with physical disabilities, in accordance with law, and may likewise be used in the work of the state hospital board, any such funds to be apportioned and allocated to such purposes by the governor.

27 * * *

28 §2799. Limitation of liability for damages from donated food

29 A.

(2) No person shall have a cause of action against a food bank or its designated distributors, or against the donor of wild game, for any damages arising from or caused by the wild game, including the condition of the wild game, which is distributed directly or for redistribution by a food bank or its designated distributors, to the persons who are needy, the ill, the handicapped or have a disability, infants or seniors, or to individuals or families who need emergency food assistance, unless the damages resulted from an intentional act or omission of the food bank, its designated distributor, or donor. For purposes hereof of this Paragraph, "wild game" means all game fish, migratory and resident game birds, and game quadrupeds, as defined in R.S. 56:8.

B. For purposes of this Section, words or phrases used in this Section shall

- B. For purposes of this Section, words or phrases used in this Section shall have the following meanings:
- (1) "Food bank" means a nonprofit entity which operates as a clearinghouse for the purpose of gathering primarily from the food industry those products which, though edible, nutritious, or saleable, are not marketable for various reasons, and distributing those edible products to designated distributors with on-premises feeding programs that serve the persons who are needy, the ill, the handicapped or have a disability, and infants, and to individuals or families who need emergency food assistance rendered in the form of emergency food boxes, provided the entity is inspected and issued permits under the terms of R.S. 40:3 and 5 by the Department of Health and Hospitals.

* * *

§2799.3. Limitation of liability of restaurants, schools, churches, civic organizations, and certain food donors for damages from donated food

No person shall have a cause of action against a restaurant, church, civic organization, or school, or against any individual, farmer, manufacturer, processor, packer, wholesaler, or retailer of food who donates perishable, salvageable food which is prepared and subsequently donated by the restaurant, church, civic organization, or school to a facility which operates an on-premises feeding program for the persons who are needy, the ill, the handicapped or have a disability, infants,

or individuals	or families i	n need o	f assist	tance for damages caused by the condition
of the food, un	less the da	mages re	esult fro	om the intentional act or omission or the
negligence of t	he restauraı	nt or don	or.	
		*	*	*
PART V	'-A HOMI	F SOLIC	TITATI	ION OF ACED PERSONS

PERSONS WHO ARE AGED

§3541.21. Definitions

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In this Part, the following words and terms have these meanings:

(1) "Aged person" "Person who is aged" means a natural person who is sixty-five years of age or older.

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(3) "Disabled person" "Person with a disability" means a natural person who has a physical or mental impairment which substantially limits one or more major life activities.

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Section 4. R.S. 11:202, 203(A) and (C), 204(A), 206, 207(A) and (B), 208 through 210, 211(A) and (B), 213(A), 215(A), 218(A), (C), and (D)(3), 293(C), 701(19), 768(D)(2), 778(A), (B), and (D), 783(G)(1)(a), (I)(1)(a), and (K)(1), 784(C)(2) and (E), 804, 805(A) and (B), 901.36, 901.37, 952.36, 1147(A) and (C)(1), 1151(D), 1151.1(B)(1), (C)(2), and (D)(1), 1313(A), (B)(introductory paragraph), and (C), 1318, 1323(B)(1), (C)(2), and (D)(1), 1345.8(B), 1402(5), 1431, 1432(A)(introductory paragraph), 1442, 1483(B), 1503(6), 1522(A)(1)(introductory paragraph) and (B)(introductory paragraph), 1523(G), 1530(K)(3), 1614(D), 1634(A) and (B)(introductory paragraph), 1636(B)(5), 1732(20), 1758(A) and (F), 1763(J)(2), 1784(introductory paragraph), 1785(A)(2), 1804(introductory paragraph), 1805(A)(1)(a), 1902(19), 1934(A) and (F), 1938(J)(4)(c), 1944(A)(introductory paragraph), 1945(A)(2), 1964(A)(introductory paragraph), 1974(A), 2074(A) and (B)(1)(introductory paragraph), 2077(A)(introductory paragraph) and (B)(introductory paragraph) and (2), 2144(K), 2165.6(A) and (B)(introductory paragraph), 2178(B)(introductory paragraph), (1)(b), and (3)(c) and (C)(1)(c)(iv)(aa), 2180(C)(2), 2214(A)(2)(e), 2220(A)(1)(g)(v) and (B)(2)(a)(ii), 2221(K)(4)(a) and (M), 2223(A)(1), 2241.7(A)(1), 2241.8(2)(a)(ii),

Page 9 of 259

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2242.7(A)(1), 2242.8(2)(a)(ii), 2256(B)(2)(a) and (3), 2256.2(A), 2257(K)(4), 2258(A), (B)(introductory paragraph) and (1)(c) and (d), (2)(a), and (C) through (E), 2259(A)(1), 3005.1(I)(2) and (J)(4), 3039.1(K)(4), 3041(B), 3101, 3107(5), 3113(6), 3132, 3143(1) and (2), 3145(D), 3166(A), 3178(C)(2), 3192, 3200(1) and (2), 3222, 3232(A), (B), and (C), 3281, 3288(B)(5), 3293(1), 3317(C)(5), 3322(B)(1)(a), 3341(A), 3346(3), 3363(A), 3377(A), 3378(A)(1)(g) and (2)(c), 3385.1(K)(6) and (7)(f), 3402, 3410(5), 3431, 3438(B)(4)(b) and (5)(b), 3442(1) through (4), 3447(C), 3461, 3473(1) through (4), 3514(A), 3515(B), 3516(C)(1) and (2), 3548(A), 3552(A) and (B), 3553(B)(2), 3601(A), 3605(A)(5), 3609(A), 3644, 3645(E), 3647(E) and (F), 3685.1(B)(2)(a) and (D), 3686(B)(1)(a) and (b), 3724(1) through (3), 3731(introductory paragraph) and (B), 3761, 3771(2)(a)(introductory paragraph), 3773, 3778(A), 3780, 3791, 3802(3) and (4), 3804(A), 3805, and 3808 are hereby amended and reenacted to read as follows:

§202. District Attorneys' Retirement System

A member who becomes disabled acquires a disability, and who files for disability benefits while in service, and who upon medical examination and certification, as provided for elsewhere in this Subpart, is found to be totally disabled have a total disability for any cause, shall be entitled to disability benefits under the provisions of R.S. 11:1634(B) provided the member has at least ten years of creditable service and provided that the disability was incurred while the member was an active contributing member in active service. However, if the application for disability benefits is not filed while the member is in service, it shall be presumed that the disability was not incurred while the member was an active contributing member in active service. Such presumption may be overcome only by clear, competent, and convincing evidence that the disability was incurred while the member was an active contributing member in active service.

§203. Teachers' Retirement System

A. A member who becomes disabled acquires a disability, and who files for disability benefits while in service, and who upon medical examination and certification, as provided for elsewhere in this Subpart, is found to be totally disabled have a total disability for any cause, shall be entitled to disability benefits under the

provisions of R.S. 11:778 and 779, provided that the disability was incurred while the member was an active contributing member in active service. However, if the application for disability benefits is not filed while the member is in service, it shall be presumed that the disability was not incurred while the member was an active contributing member in active service. Such presumption may be overcome only by clear, competent, and convincing evidence that the disability was incurred while the member was an active contributing member in active service.

* * *

C. A member covered by R.S. 11:801 of this system, who becomes disabled acquires a disability, and who files for disability benefits while in service, and who upon medical examination and certification as provided for elsewhere in this Subpart, is found to be totally disabled have a total disability for any cause, shall be entitled to disability benefits under the provisions of R.S. 11:805, provided the member has at least five years of creditable service, and provided that the disability was incurred while the member was an active contributing member in active service. However, if the application for disability benefits is not filed while the member is in service, it shall be presumed that the disability was not incurred while the member was an active contributing member in active service. Such presumption may be overcome only by clear, competent, and convincing evidence that the disability was incurred while the member was an active contributing member in active service.

A. A member who becomes disabled acquires a disability, and who files for disability benefits while in service, and who upon medical examination and certification, as provided for elsewhere in this Subpart, is found to be totally disabled have a total disability for any cause, shall be entitled to disability benefits under the provisions of R.S. 11:1147(C), provided that the disability was incurred while the member was an active contributing member in active service. However, if the application for disability benefits is not filed while the member is in state service, it shall be presumed that the disability was not incurred while the member was an active contributing member in active service. Such presumption may be overcome

only by clear, competent, and convincing evidence that the disability was incurred while the member was an active contributing member in active service.

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§206. Registrars of Voters Employees' Retirement System

A member who becomes disabled acquires a disability, and who files for disability benefits while in service, and who upon medical examination and certification, as provided for elsewhere in this Subpart, is found to be totally disabled have a total disability for any cause, shall be entitled to disability benefits under the provisions of R.S. 11:2074(B), provided the member has at least ten years of creditable service, and provided that the disability was incurred while the member was an active contributing member in active service. However, if the application for disability benefits is not filed while the member is in service, it shall be presumed that the disability was not incurred while the member was an active contributing member in active service. Such presumption may be overcome only by clear, competent, and convincing evidence that the disability was incurred while the member was an active contributing member in active service.

§207. Sheriffs' Pension and Relief Fund

A. A member who becomes disabled acquires a disability, and who files an application for disability benefits while in service, and who upon medical examination and certification as provided for elsewhere in this Subpart, is found to be totally disabled have a total disability solely as the result of injuries sustained in the performance of his official duties, shall be entitled to disability benefits under the provisions of R.S. 11:2178(B)(1).

B. A member who becomes disabled acquires a disability, and who files for disability benefits while in service, and who upon medical examination and certification as provided for elsewhere in this Subpart, is found to be totally disabled have a total disability for any cause other than injuries sustained in the performance of his official duties, provided the member has at least ten years of creditable service, and provided that the disability was incurred while the member was an active

contributing member in active service, shall be entitled to disability benefits under the provisions of R.S. 11:2178(B)(3).

3 * * *

§208. Municipal Police Employees' Retirement System

A member who becomes disabled acquires a disability, and who files for disability benefits while in service, and who upon medical examination and certification as provided for elsewhere in this Subpart is found to be totally disabled have a total disability solely as the result of injuries sustained in the performance of his official duties, or for any cause if the member has at least ten years of creditable service, provided that the disability was incurred while the member was an active contributing member in active service, shall be entitled to disability benefits under the provisions of R.S. 11:2223(B). However, if the application for disability benefits is not filed while the member is in service, it shall be presumed that the disability was not incurred while the member was an active contributing member in active service. Such presumption may be overcome only by clear, competent, and convincing evidence that the disability was incurred while the member was an active contributing member in active service.

§209. Parochial Employees' Retirement System

A. A member covered by Plan A of this system, who becomes disabled acquires a disability, and who files for disability benefits while in service, and who upon medical examination and certification, as provided for elsewhere in this Subpart, is found to be totally disabled have a total disability for any cause, shall be entitled to disability benefits under the provisions of R.S. 11:1943 and 1944, provided the member has at least five years of creditable service, and provided that the disability was incurred while the member was an active contributing member in active service. However, if the application for disability benefits is not filed while the member is in service, it shall be presumed that the disability was not incurred while the member was an active contributing member in active service. Such presumption may be overcome only by clear, competent, and convincing evidence

that the disability was incurred while the member was an active contributing member in active service.

B. A member covered by Plan B of this system who becomes disabled acquires a disability, and who files for disability benefits while in service, and who upon medical examination and certification, as provided for elsewhere in this Subpart, is found to be totally disabled have a total disability for any cause, shall be entitled to disability benefits under the provisions of R.S. 11:1963 and 1964, provided the member has at least five years of creditable service, and provided that the disability was incurred while the member was an active contributing member in active service. However, if the application for disability benefits is not filed while the member is in service, it shall be presumed that the disability was not incurred while the member was an active contributing member in active service. Such presumption may be overcome only by clear, competent, and convincing evidence that the disability was incurred while the member was an active contributing member in active service.

C. A member covered by Plan C of this system who becomes disabled acquires a disability, and who files for disability benefits while in service, and who upon medical examination and certification, as provided for elsewhere in this Subpart, is found to be totally disabled have a total disability for any cause, shall be entitled to disability benefits under the provisions of R.S. 11:1973 and 1974, provided the member has at least five years of creditable service, and provided that the disability was incurred while the member was an active contributing member in active service. However, if the application for disability benefits is not filed while the member is in service, it shall be presumed that the disability was not incurred while the member was an active contributing member in active service. Such presumption may be overcome only by clear, competent, and convincing evidence that the disability was incurred while the member was an active contributing member in active service.

§210. Municipal Employees' Retirement System

A. A member covered by Plan A of this system, who becomes disabled acquires a disability, and who files for disability benefits while in service, and who upon medical examination and certification, as provided for elsewhere in this Subpart, is found to be totally disabled have a total disability for any cause, shall be entitled to disability benefits under the provisions of R.S. 11:1784, provided the member has at least five years of creditable service, and provided that the disability was incurred while the member was an active contributing member in active service. However, if the application for disability benefits is not filed while the member is in service, it shall be presumed that the disability was not incurred while the member was an active contributing member in active service. Such presumption may be overcome only by clear, competent, and convincing evidence that the disability was incurred while the member was an active contributing member in active service.

B. A member covered by Plan B of this system, who becomes disabled acquires a disability, and who files for disability benefits while in service, and who upon medical examination and certification as provided for elsewhere in this Subpart, is found to be totally disabled have a total disability for any cause, shall be entitled to disability benefits under the provisions of R.S. 11:1804, provided the member has at least ten years of creditable service, and provided that the disability was incurred while the member was an active contributing member in active service. However, if the application for disability benefits is not filed while the member is in service, it shall be presumed that the disability was not incurred while the member was an active contributing member in active service. Such presumption may be overcome only by clear, competent, and convincing evidence that the disability was incurred while the member was an active contributing member in active service.

§211. Louisiana State Police Retirement System

A. A member whose first employment making him eligible for membership in one of the state systems occurred on or before December 31, 2010, who becomes disabled acquires a disability, and who files for disability benefits while in service, and who upon medical examination and certification as provided for elsewhere in

this Subpart is found to be either totally or partially disabled have either a total or partial disability solely as the result of injuries sustained in the performance of his official duties, or totally disabled to have a total disability for any cause, provided the member has at least five years of creditable service, and provided that the disability was incurred while the member was an active contributing member in active service, shall be entitled to disability benefits under the provisions of R.S. 11:1313(B).

B. A member whose first employment making him eligible for membership in one of the state systems occurred on or after January 1, 2011, who becomes disabled acquires a disability and who files for disability benefits while in service, and who upon medical examination and certification as provided for elsewhere in this Subpart is found to be either totally or partially disabled have either a total or partial disability solely as the result of injuries sustained in the performance of his official duties, or totally disabled to have a total disability for any cause, provided the member has at least ten years of creditable service, and provided that the disability was incurred while the member was an active contributing member in active service, shall be entitled to disability benefits under the provisions of R.S. 11:1345.7.

* * *

§213. Assessors' Retirement Fund

A. A member who becomes disabled acquires a disability, and who files for disability benefits while in service, and who upon medical examination and certification as provided for elsewhere in this Subpart, is found to be totally disabled have a total disability solely as the result of injuries sustained in the performance of his official duties, or for any cause, provided the member has at least twelve years of creditable service, and provided that the disability was incurred while the member was an active contributing member in active service, shall be entitled to disability benefits under the provisions of R.S. 11:1432. However, if the application for disability benefits is not filed while the member is in service, it shall be presumed that the disability was not incurred while the member was an active contributing

member in active service. Such presumption may be overcome only by clear, competent, and convincing evidence that the disability was incurred while the member was an active contributing member in active service.

* * *

§215. Firefighters' Retirement System

A. A member who becomes disabled acquires a disability, and who files for disability benefits while in service, and who upon medical examination and certification as provided for elsewhere in this Subpart, is found to be totally disabled have a total disability solely as the result of injuries sustained in the performance of his official duties, or for any cause, provided the member has at least five years of creditable service and provided that the disability was incurred while the member was an active contributing member in active service, shall be entitled to disability benefits under the provisions of R.S. 11:2258(B).

* * *

§218. Application and examination procedures; certification of disability

A. Any eligible member of a state or statewide retirement system listed in this Subpart who becomes disabled acquires a disability may apply for disability benefits to the board of trustees of the retirement system of which he is a member. The board of trustees shall require the supervisor of the applicant to submit to the board a report which shall include a brief history of the case and the supervisor's opinion as to the applicant's present ability to perform the normal duties required of him.

* * *

C. The examining physician shall submit to the appropriate board of trustees an in-depth report which shall include a medical evaluation and his conclusions as to the applicant's claimed disability. Each member of the State Medical Disability Board and any board designated physician shall have full authority to certify total disability in those applicants whom he examines. An applicant shall be considered as certified totally disabled as having a total disability if in the in-depth report submitted by the examining physician to the board of trustees, the physician declares

1	the applicant to be totally incapacitated for the further performance of his normal
2	duties and states that such incapacity is likely to be permanent. In the case of partial
3	disability, the physician shall indicate the degree of incapacity.
4	D.
5	* * *
6	(3) If the second examining physician disagrees with the findings and
7	recommendations of the first physician, the two physicians shall select a third
8	specialist to conduct another examination and prepare and file a third report in the
9	same manner as provided for above. The majority opinion of the three examining
10	physicians shall be final and binding and not subject to further appeal other than
11	through the courts. The cost of the third medical examination shall be borne by the
12	retirement system of the applicant if he is certified as disabled having a disability,
13	or by the applicant if his disability claim is denied.
14	* * *
15	§293. Forfeiture of retirement benefits; public corruption crimes
16	* * *
17	C. Notwithstanding the provisions of Subsection B of this Section, survivor
18	benefits being received by the surviving unmarried spouse, the surviving minor
19	child, or the surviving physically or mentally handicapped child with a physical or
20	mental disability who is entitled to a survivor benefit of a deceased public servant
21	convicted of a public corruption crime shall be based solely on the amount of the
22	public servant's benefit forfeited to the retirement system and shall not be based on
23	any amount remitted to the public servant.
24	* * *
25	§701. Definitions
26	* * *
27	(19) "Minor child" means an unmarried child under the age of twenty-one
28	years or an unmarried student under the age of twenty-three years who is the issue

years or an unmarried student under the age of twenty-three years who is the issue of a marriage of a member of this system, the legally adopted child of a member of this system, a child born outside of marriage of a female member of this system, or

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the child of a male member of this system if a court of competent jurisdiction has, pursuant to the provisions of the Civil Code rendered a judgment of filiation declaring the paternity of such member for the child. An unmarried child who has become mentally disabled or totally and permanently disabled acquires a mental disability or a total and permanent physical disability prior to age twenty-one, as certified by the medical board, shall be considered a "minor child" for the purposes of the benefit provisions of this Chapter and shall remain a "minor child" provided the medical board certifies he is mentally disabled or totally and permanently disabled has a mental disability or a total and permanent disability and provided he remains unmarried.

* * *

§768. Retirement allowances

* * *

14 D.

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(2) With respect to each member of this system who has successfully completed at least three years of one program as defined in R.S. 17:3602(5), average earnable compensation shall specifically include compensation received pursuant to R.S. 17:3601 et seq. as follows: if the member has completed at least three years, sixty percent of such earnings shall be included; after completion of four years, the factor shall be eighty percent; and after completion of five years, the factor shall be one hundred percent; however, if the member has completed at least two years and subsequently becomes disabled acquires a disability, he shall receive forty percent of such earnings, and if the member has completed at least one year and subsequently becomes disabled acquires a disability, he shall receive twenty percent of such earnings. The provisions of this Paragraph shall be retroactive to May 1, 1983. Any person who has retired from this system shall be entitled to have his benefits recomputed pursuant to the provisions of this Paragraph; however, in order to include compensation received pursuant to R.S. 17:3601 et seq. in average compensation for computation of disability retirement purposes only or for

1	recomputation of such, all employee and employer contributions on such earnings
2	shall be paid to the system.
3	* * *
4	§778. Disability retirement
5	A. Eligibility for disability benefits, procedures for application for disability
6	benefits, procedures for the certification of continuing eligibility for disability
7	benefits, the authority of the board of trustees to modify disability benefits, and
8	procedures governing the restoration to active service of a formerly disabled ar
9	employee who formerly had a disability are specifically described and provided for
10	in R.S. 11:201 through 224.
11	B. The board of trustees shall award disability benefits to eligible members
12	who have been officially certified as disabled having a disability by the State
13	Medical Disability Board.
14	* * *
15	D. Disability retirees whose first employment making them eligible for
16	membership in one of the state systems occurred on or before December 31, 2010
17	and who had at least fifteen years of service prior to being certified as disabled
18	having a disability and who have been receiving disability benefits for at least ter
19	years and who have attained at least age fifty shall be eligible to convert from
20	disability benefits to regular retirement benefits, provided that any such retiree's
21	regular retirement benefits shall be based on the number of years actually credited
22	to the member's account, and provided that such conversion does not produce a
23	benefit that creates an actuarial cost to the system.
24	* * *
25	§783. Selection of option for method of payment after death of member
26	* * *
27	G.(1)(a) Notwithstanding any other provision of law to the contrary, it
28	Option 2, 2A, 3, 3A, 4, 4A, or the Initial Lump-Sum Benefit of Subsection A of this

Page 20 of 259

Section was selected, and the retiree's designated beneficiary, who is not the spouse

of the retiree, is officially certified as permanently disabled having a permanent

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<u>disability</u> by the State Medical Disability Board, the originally selected option shall be considered revoked.

3 * * *

I.(1)(a) Notwithstanding any other provision of law to the contrary, if Option 2, 2A, 3, 3A, 4, 4A, or the Initial Lump-Sum Benefit of Subsection A of this Section was selected, and the retiree's designated beneficiary, who is not the spouse of the retiree, is officially certified as mentally retarded having an intellectual disability by the State Medical Disability Board, the originally selected option shall be considered revoked if such selection or receipt of benefits would cause the designated beneficiary to become ineligible for federal benefits of greater value.

* * *

K.(1) If both an optional benefit under Subsection A of this Section and a survivor benefit under R.S. 11:762(C) and/or (I) are applicable, only the larger benefit shall be owed and paid. Notwithstanding any other provision of law to the contrary, if one of the Options 2 through 4A of Subsection A of this Section was selected, and the retiree's designated beneficiary is not the spouse of the retiree, and the child is totally and permanently disabled has a total and permanent disability and the mental or physical incapacity is certified by the State Medical Disability Board, the optional benefit, when it becomes payable, shall be paid to the person having legal custody of the property of the child.

21 * * *

22 §784. Payment of benefits

23 * * *

24 C.

25 * * *

(2) Paragraph (1) shall not apply to any portion of a member's benefit which is payable to or for the benefit of a designated beneficiary or beneficiaries, over the life of or over the life expectancy of such beneficiary, so long as such distributions begin not later than one year after the date of the member's death, or, in the case of the member's surviving spouse, the date the member would have attained the age of

seventy and one-half years. If the designated beneficiary is the member's surviving spouse and if the surviving spouse dies before the distribution of benefits commences, then Paragraph (1) shall be applied as if the surviving spouse were the member. If the designated beneficiary is a child of the member, for purposes of satisfying the requirement of Paragraph (1), any amount paid to such child shall be treated as if paid to the member's surviving spouse if such amount would become payable to such surviving spouse (if alive) upon the child's reaching age eighteen or, if later, upon the child's completing a designated event. For purposes of the preceding sentence, a designated event shall be the later of the date the child is no longer disabled no longer has a disability or the date the child ceases to be a full-time student (or attains age twenty-three, if earlier).

* * *

E. If by operation of law or by action of the board of trustees a survivor benefit is payable to a specified person or persons, the member shall be considered to have designated such person as an alternate beneficiary hereunder. If there is more than one such person, then the youngest disabled child with a disability shall be considered to have been so designated, or, if none, then the youngest person entitled to receive a survivor benefit shall be considered to have been so designated. The designation of a designated beneficiary hereunder shall not prevent payment to multiple beneficiaries but shall only establish the permitted period of payments.

* * *

§804. Eligibility for disability retirement

An active contributing member covered by R.S. 11:801, who becomes disabled, and who files for disability benefits while in service, and who upon medical examination and certification as provided for in R.S. 11:201 through R.S. 11:224, is found to be totally disabled have a total disability for any cause, shall be entitled to disability benefits under the provisions of R.S. 11:805, provided the member has at least five years of creditable service.

§805.	Computation	of disability	benefits

A. Eligibility for disability retirement, procedures for application for disability benefits, procedures for the certification of continuing eligibility for disability benefits, the authority of the board of trustees to modify disability benefits, and procedures governing the restoration to active service of a formerly disabled an employee who formerly had a disability are specifically described and provided for in R.S. 11:201 through 224.

B. The retirement system shall award disability benefits to eligible members who have been officially certified as disabled having a disability by the State Medical Disability Board. The disability benefit shall be determined as follows.

* * *

§901.36. Disability payments to teachers; amount; parish school boards' authority to pay

Whenever a teacher becomes disabled or incapacitated acquires a disability or incapacitating condition and has been employed as a teacher in a particular parish for a period of twenty-five years or more, the parish school board of the parish is authorized to pay him, upon his application, an amount which, when added to any retirement benefits received by the teacher, shall not exceed one-half his monthly salary during the last year of his employment in the public schools. The word "teacher" as used in this Part means principal, supervisor, and superintendent of public schools, as well as class-room classroom teachers.

§901.37. Retirement of disabled teachers with disabilities by parish school boards; authority; amount of retirement benefits

A parish school board may, upon the application of a disabled or incapacitated teacher with a disability or incapacitating condition, retire from regular duty the teacher who has been on active duty as such in that parish for a period of twenty-five years or more, whenever the board deems the retirement of the teacher to be in the interest of the public school system. When so retired, the teacher shall be entitled to an amount which, when added to any retirement benefits he may

1	receive, shall not exceed one-half his monthly salary during the last year of his
2	employment in the public schools.
3	* * *
4	§952.36. Disability retirement
5	A. Eligibility for disability benefits, procedures for application for disability
6	benefits, procedures for the certification of continuing eligibility for disability
7	benefits, the authority of the board of trustees to modify disability benefits, and
8	procedures governing the restoration to active service of a formerly disabled an
9	employee who formerly had a disability are specifically described and provided for
10	in R.S. 42:702 through R.S. 42:706 in this Chapter and in R.S. 11:201 through 224.
11	B. The board of trustees shall award disability benefits to eligible members
12	who have been officially certified as disabled having a disability by the State
13	Medical Disability Board. The disability benefit shall consist of:
14	A service retirement allowance computed on the basis of the member's
15	average regular compensation and years of credited service at the time of disability
16	retirement without any reduction for reason of age.
17	* * *
18	§1147. Disability retirement
19	A. Eligibility for disability benefits, procedures for application for disability
20	benefits, procedures for the certification of continuing eligibility for disability
21	benefits, the authority of the board of trustees to modify disability benefits, and
22	procedures governing the restoration to active service for a formerly disabled an
23	employee who formerly had a disability are specifically described and provided for
24	in R.S. 11:201 through 224.
25	* * *
26	C.(1) The board of trustees shall award disability benefits to eligible
27	members who have been officially certified as disabled having a disability by the
28	State Medical Disability Board.

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§1151.	Survivor	benefits;	members	hired	on or	before	June	30,	2010
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D.(1) The surviving totally physically handicapped or mentally disabled child or children Any surviving child of a deceased member, whether under or over the age of eighteen years, shall be entitled to the same benefits, payable in the same manner as are provided by this Part for minor children, if the totally physically handicapped or mentally disabled child has a total physical disability or mental disability, is dependent upon the surviving spouse or other legal guardian, and is not receiving assistance from other state agencies. Should it be determined that the totally physically handicapped or mentally disabled child with a total physical disability or mental disability is receiving assistance from other state agencies, then the amount of his benefit shall be reduced to an amount which, when added to the other state assistance being received, does not exceed the maximum survivor benefit payable.

(2) The applicant shall provide adequate proof of handicap physical or mental disability of such surviving child or children and shall notify the board of any subsequent changes in the child's condition to such an extent that the child is no longer dependent upon the surviving spouse or legal guardian and any changes in the assistance being received from other state agencies. The board may require a certified statement of the child's eligibility status at the end of each calendar year.

* * *

§1151.1. Survivors' benefits; members hired on or after July 1, 2010

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B.(1) A surviving spouse with a minor or handicapped child or a child with a physical disability, or mentally disabled a child with a mental disability, or children shall be paid per month, for so long as one or more children remain eligible for benefits under Subsection C of this Section, fifty percent of the benefit to which the member would have been entitled if he had retired on the date of his death using the member's applicable accrual rate regardless of years of service or age, or six hundred dollars per month, whichever is greater, provided the deceased member was an active

member at the time of death and had five or more years of service credit, at least two years of which were earned immediately prior to death or provided the deceased member had twenty or more years of service credit regardless of when earned or whether the deceased member was in active service at the time of death.

* * *

C.

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(2)(a) In addition to the amount payable in accordance with Subsection B of this Section, the surviving totally physically handicapped or mentally disabled child or children any surviving child of a deceased member, whether under or over the age of eighteen years, shall be entitled to the same benefits, payable in the same manner, as are provided by this Section for minor children, if the child was totally physically handicapped or mentally disabled has a total physical disability or mental disability, and had such disability at the time of the death of the member and is dependent upon the surviving spouse or other legal guardian.

- (b) The surviving spouse or legal guardian shall provide adequate proof of handicap physical or mental disability of such surviving child or children and shall notify the board of any subsequent changes in the child's condition which cause the child to no longer be dependent upon the surviving spouse or legal guardian and any changes in the assistance being received from other state agencies. The board may require a certified statement of the child's eligibility status at the end of each calendar year.
- D.(1) A surviving spouse without a minor or handicapped child or a child with a physical disability, or mentally disabled a child with a mental disability, or children shall be paid per month, for the remainder of his life, the benefit payable in accordance with R.S. 11:1150(B)(2) based on years of service that the member had earned to the date of his death using the applicable accrual rate; or six hundred dollars per month, whichever is greater, provided the surviving spouse had been married to the deceased member for at least one year prior to death, and provided the deceased member was an active member at the time of death and had ten or more

years of service credit, at least two years of which were earned immediately prior to death or provided the deceased member had twenty or more years of service credit regardless of when earned or whether the deceased member was in active service at the time of death.

* * *

§1313. Disability retirement; eligibility

A. Eligibility for disability benefits, procedures for application for disability benefits, procedures for the certification of continuing eligibility for disability benefits, the authority of the board of trustees to modify disability benefits, and procedures governing the restoration to active service of a formerly disabled an employee who formerly had a disability are specifically described and provided for in R.S. 11:201 through 224.

B. The board of trustees shall award disability benefits to any sworn, commissioned law enforcement officer of the office of state police whose first employment making him eligible for membership in one of the state systems occurred on or before December 31, 2010, who is eligible and who has been officially certified as disabled having a disability by the State Medical Disability Board. The disability benefit shall be determined as follows:

* * *

C. The board of trustees shall award disability benefits to any sworn, commissioned law enforcement officer of the office of state police whose first employment making him eligible for membership in one of the state systems occurred on or after January 1, 2011, who is eligible and who has been officially certified as disabled having a disability by the State Medical Disability Board. The disability benefit shall be determined as provided in R.S. 11:1345.7.

§13	818. Pension of physically handicapped or mentally disabled children with
	physical or mental disabilities of deceased employee hired on or before
	December 31, 2010

A. The surviving totally physically handicapped or mentally disabled child or children Any child of a deceased member whose first employment making him eligible for membership in one of the state systems occurred on or before December 31, 2010, whether under or over the age of eighteen years, shall be entitled to the same benefits, payable in the same manner as provided by this Chapter for surviving spouses, if the child has a total physical disability or mental disability.

B. The applicant shall provide adequate proof of handicap physical or mental disability of such surviving child or children and shall notify the board of any subsequent changes in the child's condition. The board may require a certified statement of the child's eligibility status at the end of each calendar year.

* * *

§1323. Death of employee not in performance of duty; employees hired on or after January 1, 2011

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B.(1) A surviving spouse with a minor or handicapped child or child with a physical disability, or mentally disabled a child with a mental disability, or children shall be paid per month, for so long as one or more children remain eligible for benefits under Subsection C of this Section, fifty percent of the benefit to which the member would have been entitled if he had retired on the date of his death using the member's applicable accrual rate regardless of years of service or age, or six hundred dollars per month, whichever is greater, provided the deceased member was an active member at the time of death and had five or more years of service credit, at least two years of which were earned immediately prior to death or provided the deceased member had twenty or more years of service credit regardless of when earned or whether the deceased member was in active service at the time of death.

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(2)(a) In addition to the amount payable in accordance with Subsection B of this Section, the surviving totally physically handicapped or mentally disabled child or children any surviving child of a deceased member, whether under or over the age of eighteen years, shall be entitled to the same benefits, payable in the same manner, as are provided by this Section for minor children, if the child was totally physically handicapped or mentally disabled has a total physical disability or mental disability, and had such disability at the time of the death of the member and is dependent upon the surviving spouse or other legal guardian.

(b) The applicant shall provide adequate proof of handicap physical or mental disability of such surviving child or children and shall notify the board of any subsequent changes in the child's condition to such an extent that the child is no longer dependent upon the surviving spouse or legal guardian and any changes in the assistance being received from other state agencies. The board may require a certified statement of the child's eligibility status at the end of each calendar year.

D.(1) A surviving spouse without a minor or handicapped child or a child with a physical disability, or mentally disabled a child with a mental disability, or children shall be paid per month, for the remainder of his life, a benefit based on years of service that the member had earned to the date of his death using the applicable accrual rate, or six hundred dollars per month, whichever is greater, provided the surviving spouse had been married to the deceased member for at least one year prior to death, and provided the deceased member was an active member at the time of death and had ten or more years of service credit, at least two years of which were earned immediately prior to death or provided the deceased member had twenty or more years of service credit regardless of when earned or whether the deceased member was in active service at the time of death.

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§1345.8. Survivors' benefit for members killed in the line of duty

B. If the member has a surviving spouse, minor, or handicapped or mentally incapacitated child or children who are minors, have a disability, or are mentally incapacitated, the amount of the total benefit shall equal eighty percent of the member's average compensation. The benefit shall be shared equally by the surviving spouse and children. When a child who is not handicapped or neither has a disability nor is mentally incapacitated no longer meets the definition of minor child under R.S. 11:1301, his benefit shall cease, and the remaining beneficiaries shall have their shares adjusted accordingly.

* * *

§1402. Definitions

As used in this Chapter, the following words and phrases shall have the meanings ascribed to them unless the context clearly indicates otherwise:

* * *

or who is physically or mentally disabled has a physical or mental disability, regardless of age, who is the issue of a marriage of the member or former member, the legally adopted child of a member or former member, the natural child of a female member or former member, or the child of a male member or former member if a court of competent jurisdiction has, during the lifetime of such male member or former member, issued an order of filiation declaring the paternity of such male member for the child.

* * *

§1431. Eligibility for disability retirement

Eligibility for disability benefits, procedures for application for disability benefits, procedures for the certification of continuing eligibility for disability benefits, the authority of the board of trustees to modify disability benefits, and procedures governing the restoration to active service of a formerly disabled an employee who formerly had a disability are specifically described and provided for in R.S. 11:201 through 224.

§1432. Computation of disability retirement benefit

A. The board of trustees shall award disability benefits to eligible members who have been officially certified as disabled having a disability by the State Medical Disability Board. The disability benefit shall be the lesser of (1) or (2) as set forth below:

§1442. Surviving minor children

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Should a member of this fund die solely from injuries received in line of duty, or should he die from natural causes after four years creditable service, and should leave no surviving spouse, but should leave a child or children under the age of eighteen years, or a child or children over the age of eighteen years who are physically or mentally disabled have a physical or mental disability and who are dependent upon him or her for support, the sum of fifty dollars per month shall be paid for one child, and ten dollars per month shall be paid for each additional child until he reaches the age of eighteen years, or as long as he is physically or mentally disabled has a physical or mental disability.

§1483. Control and expenditure of funds; investments; warrants; expenses; deposits

B. All monies ordered to be paid from the retirement fund to any person or

persons, shall be paid by the secretary of said board only upon warrants signed by the president and secretary of the board and countersigned by the treasurer thereof, except in event of physical disability of any one of these officers, then the vice president is authorized to sign provided certification is furnished by a medical doctor that said officer is disabled has a disability. No warrant shall be drawn except by orders of the board, duly entered upon the records of the proceedings of the board. In the event the said retirement fund, or any part thereof, shall by orders of said board, or otherwise, be deposited in any bank or banks, all interest or money which may be paid on account of any sum on deposit, shall belong to and constitute a part of said funds; provided that nothing herein contained shall be construed as

	HB NO. 63 ENRULLED
1	authorizing said secretary to deposit said fund or any part thereof, unless so
2	authorized by the board.
3	* * *
4	§1503. Definitions
5	As used in this Chapter, the following words and phrases shall have the
6	meanings ascribed to them unless the context clearly indicates otherwise:
7	* * *
8	(6) "Minor child" means a child who is less than the age of eighteen years
9	or who is physically or mentally disabled has a physical or mental disability,
10	regardless of age, who is the issue of a marriage of the member or former member,
11	the legally adopted child of a member or former member, the natural child of a
12	female member or former member, or the child of a male member or former member
13	if a court of competent jurisdiction has, during the lifetime of such male member or
14	former member, issued an order of filiation declaring the paternity of such male
15	member for the child.
16	* * *
17	§1522. Disability retirement benefits
18	A.(1) A member shall be eligible to receive disability retirement benefits
19	from this fund if he is certified to be totally and permanently disabled have a total
20	and permanent disability pursuant to R.S. 11:218 and one of the following applies:
21	* * *
22	B. A member who has been officially certified as totally and permanently
23	disabled having a total and permanent disability by the State Medical Disability
24	Board shall be paid monthly disability retirement benefits the greater of:
25	* * *

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§1523. Survivor benefits

1	G. When a minor child applies for survivor benefits based upon being
2	disabled having a disability, the issues of disability and continuation of disability
3	shall be determined as if the application were for disability benefits.
4	* * *
5	§1530. Deferred Retirement Option Plan
6	* * *
7	K.
8	* * *
9	(3) If a person dies or becomes disabled acquires a disability during the
10	period of additional service, he shall be considered as having retired on the date of
11	death or commencement of disability.
12	* * *
13	§1614. Service on which retirement allowances are based
14	* * *
15	D. If a member dies or becomes disabled acquires a disability on or after
16	January 1, 2007, while performing qualified military service as defined in 26 U.S.C.
17	414(u), the member's beneficiary is entitled to any additional benefits, other than
18	benefit accruals relating to the period of qualified military service, provided under
19	the system as if the member had resumed and then terminated employment on
20	account of death or disability. Also, the system will credit the member's qualified
21	military service as service for vesting purposes as though the member had resumed
22	employment under USERRA immediately prior to the member's death or disability.
23	* * *
24	§1634. Disability retirement
25	A. Eligibility for disability benefits, procedures for application for disability
26	benefits, procedures for the certification of continuing eligibility for disability
27	benefits, the authority of the board of trustees to modify disability benefits, and
28	procedures governing the restoration to active service of a formerly disabled an
29	employee who formerly had a disability are specifically described and provided for
30	in R.S. 11:201 through 224.

1	b. The board of trustees shall award disability belieflis to eligible members
2	who have been officially certified as disabled having a disability by the State
3	Medical Disability Board. Upon retirement caused by disability, the disability
4	benefit shall be determined as provided in Paragraph (1) or Paragraph (2) of this
5	Subsection, whichever is less:
6	* * *
7	§1636. Survivors' benefits
8	* * *
9	B. Upon the death of any active contributing member with five or more years
10	of creditable service, or any member with twenty-three years of service who has not
11	retired, the following benefits shall be paid:
12	* * *
13	(5) Definitions. For purposes of this Section, "surviving spouse" shall mean
14	the spouse to whom the member was married and living with for at least one year
15	prior to death; "surviving minor children" shall include children under the age of
16	eighteen, children over the age of eighteen and under the age of twenty-three who
17	are attending an institution of higher learning, and children over the age of eighteen
18	who are physically or mentally disabled with physical or mental disabilities and who
19	are dependent upon the member for support.
20	* * *
21	§1732. Definitions
22	The following words and phrases, as used in this Chapter, unless a different
23	meaning is plainly required by the context, shall have the following meaning:
24	* * *
25	(20) "Minor child" means a child born of the marriage or adopted child of
26	a member who has not attained the age of eighteen, or who was disabled had a
27	disability at the time of the member's death and who remains in such disability status.
28	* * *

HB NO. 63	ENROLLED
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L	§1/58. Disability retirement
2	A. Eligibility for disability benefits, procedures for application for disability
3	benefits, procedures for the certification of continuing eligibility for disability
1	benefits, the authority of the board of trustees to modify disability benefits, and
5	procedures governing the restoration to active service of a formerly disabled an
5	employee who formerly had a disability are specifically described and provided for

* * *

in R.S. 11:201 through 224.

F. Should the medical board determine, and the board of trustees concur, that any disability beneficiary is no longer disabled no longer has a disability, or should any disability beneficiary who has not attained normal retirement age refuse to submit to at least one medical examination in any one year, such disability beneficiary shall forfeit all rights to his benefits which shall be revoked by the board of trustees.

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§1763. Deferred Retirement Option Plan

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(2) If a person dies or becomes disabled acquires a disability during the period of additional service, he shall be considered as having retired on the date of death or commencement of disability.

23 * * *

24 §1784. Computation of disability benefits

The board of trustees shall award disability benefits to eligible members who have been officially certified as <u>disabled having a disability</u> by the State Medical Disability Board. The disability benefit shall be determined as follows:

	HB NO. 63 ENROLLED
1	§1785. Survivor benefits; eligibility
2	A. Upon the death of any member with five or more years of creditable
3	service, not eligible for normal retirement, the following benefits shall be paid:
4	* * *
5	(2) Surviving spouse with no minor childrenEither (a) an amount equal to
6	forty percent of final compensation payable upon the attainment of age sixty by the
7	spouse, or upon becoming disabled acquiring a disability, and payable for as long as
8	such spouse lives, or (b) an amount equal to the actuarial equivalent of forty percent
9	of final compensation, but not less than twenty percent of final compensation,
10	payable upon the death of the member and payable for as long as such spouse lives.
11	In order to select the actuarial equivalent option, a surviving spouse must notify the
12	system of the selection within ninety days of the death of the member; such selection
13	shall be final and irrevocable and shall be in lieu of eligibility for the forty percent
14	benefits.
15	* * *
16	§1804. Computation of disability benefits
17	The board of trustees shall award disability benefits to eligible members who
18	have been officially certified as disabled having a disability by the State Medical
19	Disability Board. The disability benefit shall be determined as follows:
20	* * *
21	§1805. Survivor benefits; eligibility
22	A.(1) Upon the death of any member with five or more years of creditable
23	service, who was not eligible for normal retirement, but who is survived by a spouse,
24	the surviving spouse shall be paid either:
25	(a) An amount equal to thirty percent of the deceased member's final

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surviving spouse; or.

compensation, which becomes payable when the surviving spouse attains age sixty

or becomes disabled acquires a disability and remains payable for the life of the

81002	Definitions
81902.	Deminions

As used in this Chapter, the following words and phrases shall have the following meanings, unless a different meaning is plainly required by context:

* * :

(19) "Minor child" means an unmarried child under the age of eighteen years who is: the issue of a marriage; the legally adopted child of a member of this system; the natural child of a female member of this system; the child of a male member of this system if a court of competent jurisdiction has made an order of filiation declaring the paternity of such a member for the child or if the father has formally acknowledged the child; or, who was disabled had a disability at the time of the member's death and who remains in such disability status.

* * *

§1934. Disability retirement

A. Eligibility for disability benefits, procedures for application for disability benefits, procedures for the certification of continuing eligibility for disability benefits, the authority of the board of trustees to modify disability benefits, and procedures governing the restoration to active service of a formerly disabled an employee who formerly had a disability, as specifically described and provided for in R.S. 11:201 through 224, shall remain in full force except as otherwise provided in R.S. 11:1943, 1963, and 1973.

* * *

F. Should the medical board determine, and the board of trustees concur, that any disability beneficiary is no longer disabled no longer has a disability, or should any disability beneficiary who has not attained normal retirement age refuse to submit to at least one medical examination in any one year, such disability beneficiary shall forfeit all rights to his benefits which shall be revoked by the board of trustees.

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29 §1938. Deferred Retirement Option Plan

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3	(4)
4	* * *
5	(c) If a person dies or becomes disabled acquires a disability during the
6	period of additional service, he shall be considered as having retired on the date of
7	death or commencement of disability.
8	* * *
9	§1944. Computation of disability benefits
10	A. The board of trustees shall award disability benefits to eligible members
11	who have been officially certified as disabled having a disability by the State
12	Medical Disability Board. In no event shall any such benefit exceed one hundred
13	percent of final compensation. The disability benefit shall be determined as provided
14	in this Section:
15	* * *
16	§1945. Survivor benefits; eligibility
17	A. Upon the death of any member with five or more years of creditable
18	service, not eligible for normal retirement, the following benefits shall be paid:
19	* * *
20	(2) Surviving unmarried spouse with no minor children. An amount equal
21	to forty percent of final compensation payable upon the attainment of age sixty by
22	the spouse, or upon becoming disabled acquiring a disability, and payable for as long
23	as such spouse lives and remains unmarried.
24	* * *
25	§1964. Computation of disability benefits
26	A. The board of trustees shall award disability benefits to eligible members
27	who have been officially certified as disabled having a disability by the State

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HB NO. 63

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 $Medical\ Disability\ Board.\ In\ no\ event\ shall\ such\ benefit\ exceed\ one\ hundred\ percent$

HB NO. 63	
of final compensation. The disability benefit shall be determined as provided in this	1
Section:	2
* * *	3
§1974. Computation of disability benefits	4
A. The board of trustees shall award disability benefits to eligible members	5
who have been officially certified as disabled having a disability by the State	6
Medical Disability Board.	7
* * *	8
§2074. Disability retirement	9
A. Eligibility for disability benefits, procedures for application for disability	10
benefits, procedures for the certification of continuing eligibility for disability	11
benefits, the authority of the board of trustees to modify disability benefits, and	12
procedures governing the restoration to active service of a formerly disabled ar	13
employee who formerly had a disability are specifically described and provided for	14
in R.S. 11:201 through R.S. 11:224.	15
B.(1) The board of trustees shall award disability benefits to eligible	16
members who have been officially certified as disabled having a disability by the	17
State Medical Disability Board. The disability benefit shall be determined as follows	18
* * *	19
§2077. Survivors' benefits	20
A. For a surviving spouse with or without surviving minor or handicapped	21
children or children with disabilities:	22

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B. For surviving minor or handicapped children or children with disabilities with no surviving spouse:

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(2) If the member has more than five years of service credit, pay eighty percent of the accrued retirement benefit to the surviving children until the age of majority or for the duration of the handicap disability for a handicapped child with

HB NO. 63	ENROLLED
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1	<u>a disability</u> . Children receive equal portions with portions readjusted for remaining
2	children as each child becomes ineligible to receive benefits.
3	* * *
4	§2144. Deferred Retirement Option Plan
5	* * *
6	K. In the event a member becomes disabled acquires a disability during the
7	period of subsequent participation, supplemental benefits earned by virtue of
8	subsequent participation shall be computed as though the member retired on the date
9	disability began.
10	* * *
11	§2165.6. Disability retirement
12	A. Eligibility for disability benefits, procedures for application for disability
13	benefits, procedures for the certification of continuing eligibility for disability
14	benefits, the authority of the board of trustees to modify disability benefits, and
15	procedures governing the restoration to active service of a formerly disabled an
16	employee who formerly had a disability are specifically provided for in Subpart E
17	of Part II of Chapter 4 of Subtitle I of this Title.
18	B. The board of trustees shall award disability benefits to eligible members
19	who have been officially certified as disabled having a disability by the State
20	Medical Disability Board. The disability benefit shall be determined as follows:
21	* * *
22	§2178. Disability benefits; retirement benefits; death benefits
23	* * *
24	B. Eligibility for disability benefits, procedures for application for disability
25	benefits, procedures for the certification of continuing eligibility for disability
26	benefits, the authority of the board of trustees to modify disability benefits, and
27	procedures governing the restoration to active service of a formerly disabled an
28	employee who formerly had a disability are specifically described and provided for

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in R.S. 11:201 through 225. The board of trustees shall award disability benefits to

HB NO. 63	ENROLLED
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1	engible members who have been officially certified as disabled having a disability
2	by the State Medical Disability Board. The disability benefit shall be as follows:
3	(1) Service related disability benefit.
4	* * *
5	(b) A member who is classified as totally disabled having a total disability
6	for any employment shall be entitled to earn twenty-five percent of his disability
7	benefit in a calendar year before being reclassified as partially disabled having a
8	partial disability.
9	* * *
10	(3) Non-service related disability benefit.
11	* * *
12	(c) A member who is classified as totally disabled having a total disability
13	for any employment shall be entitled to earn twenty-five percent of his disability
14	benefit in a calendar year before being reclassified as partially disabled having a
15	partial disability.
16	* * *
17	C.(1)
18	* * *
19	(c)
20	* * *
21	(iv)(aa) Notwithstanding the provisions of Item (iii) of this Subparagraph,
22	a member whose first employment making him eligible for membership in the
23	system began on or after January 1, 2012, who retires with thirty or more years of
24	creditable service or any member who in the performance of his official duties as a
25	commissioned law enforcement officer suffers a violent act or accident during the
26	pursuit, apprehension, or arrest of a criminal suspect and as a result becomes totally
27	and permanently disabled acquires a total and permanent disability or dies, shall be
28	paid a monthly sum equal to three and one-third percent of the member's final

	HB NO. 63
1	average compensation multiplied by the number of years of creditable service in the
2	fund.
3	* * *
4	§2180. Limitations on payment of benefits
5	* * *
6	C.
7	* * *
8	(2) Paragraph (1) shall not apply to any portion of a member's benefit which
9	is payable to or for the benefit of a designated beneficiary, over the life of or over the
10	life expectancy of such beneficiary, so long as such distributions begin not later than
11	one year after the date of the member's death, or, in the case of the member's
12	surviving spouse, the date the member would have attained age seventy and one-half
13	If the designated beneficiary is the member's surviving spouse and if the surviving
14	spouse dies before the distribution of benefits commences, then Paragraph (1) shal
15	be applied as if the surviving spouse were the member. If the designated beneficiary
16	is the child of the member, for purposes of satisfying the requirement of Paragraph
17	(1), any amount paid to such child shall be treated as if paid to the member's
18	surviving spouse if such amount would become payable to such surviving spouse
19	if alive, upon the child's reaching age eighteen or, if later, upon the child's
20	completing a designated event. For purposes of the preceding sentence, a designated
21	event shall be the later of the date the child is no longer disabled ceases to have a
22	disability or the date the child ceases to be a full-time student, or attains age
23	twenty-three, if earlier.
24	* * *
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§2214. Membership

A. The membership of the retirement system shall be composed as follows:

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1	(e) Any person who is receiving or has received a disability retirement
2	benefit from any law enforcement or police retirement plan or pension and relief
3	fund for policemen, except disability retirees of this system, shall not be eligible for
4	membership in the Municipal Police Employees' Retirement System if he becomes
5	no longer disabled ceases to have a disability and returns to service in the same
6	municipality or becomes employed as a policeman or law enforcement officer while
7	receiving a disability benefit.
8	* * *
9	§2220. Benefits; contribution limit
10	A.(1)
11	* * *
12	(g) Upon termination of employment, the retiree shall receive an additional
13	retirement benefit based on his additional service rendered since reemployment using
14	the normal method of computation of benefits or as provided in Subparagraph (h) of
15	this Paragraph, subject to the following:
16	* * *
17	(v) If the member dies or becomes disabled acquires a disability during the
18	period of additional service, he shall be considered as having retired on the date of
19	death or commencement of disability.
20	* * *
21	B. Benefits shall be payable to any survivor of an active contributing
22	member who dies before retirement or a disability retiree who dies after retirement
23	as specified in the following:
24	* * *
25	(2)(a) If an active contributing member or a disability retiree dies and leaves,
26	in addition to a surviving spouse, one or more children under eighteen years of age,
27	each child under age eighteen shall be paid monthly benefits equal to ten percent of
28	the deceased member's average compensation, or two hundred dollars per month,
29	whichever is greater. However, benefits payable on account of each child, when

added to the benefits payable to the surviving spouse, shall not exceed an aggregate

1	of one hundred percent of the deceased member's average compensation. Benefits
2	for a surviving child shall cease upon the child's attainment of age eighteen years or
3	upon marriage, whichever occurs first, except that benefits shall continue:
4	* * *
5	(ii) For a surviving totally physically handicapped or mentally retarded child
6	with a total physical disability or intellectual disability if such child was totally
7	physically handicapped or mentally retarded had a total physical disability or
8	intellectual disability at the time of death of the member or became so acquired such
9	disability prior to the attainment of age eighteen and is dependent upon the surviving
10	spouse or other legal guardian for subsistence.
11	* * *
12	§2221. Deferred Retirement Option Plan
13	* * *
14	K. The following shall also apply if employment is not terminated at the end
15	of the period of participation:
16	* * *
17	(4)(a) If he dies or becomes disabled acquires a disability during the period
18	of additional service, he shall be considered as having retired on the date of death or
19	commencement of disability.
20	* * *
21	M. For purposes of R.S. 17:1681 and 1681.1, any member who is killed or
22	who becomes permanently disabled acquires a permanent disability solely as the
23	result of injuries sustained in the course and scope of the performance of his official
24	duties, while participating in the Deferred Retirement Option Plan or during
25	continued employment after participation in the Deferred Retirement Option Plan has
26	ended, shall be considered as having died in service or retired for disability purposes,
27	provided satisfactory proof of such fatal or disabling injury is furnished to the
28	retirement system by the member's employing municipality.

§2223. Disability retirement

A.(1) Eligibility for disability benefits, procedures for application for disability benefits, procedures for the certification of continuing eligibility for disability benefits, the authority of the board of trustees to modify disability benefits, and procedures governing the restoration to active service of a formerly disabled an employee who formerly had a disability are specifically described and provided for in R.S. 11:201 through 225.

* * *

§2241.7. Disability retirement

A.(1) Eligibility for disability benefits, procedures for application for disability benefits, procedures for the certification of continuing eligibility for disability benefits, the authority of the board of trustees to modify disability benefits, and procedures governing the restoration to active service of a formerly disabled an employee who formerly had a disability shall be as provided in R.S. 11:202 through 225.

* * *

§2241.8. Survivor benefits

Benefits shall be payable to any survivor of an active contributing member who dies before retirement or a disability retiree who dies after retirement as specified in the following:

21 * * *

(2)(a) If an active contributing member or a disability retiree either of whom has at least ten years of creditable service in the system dies and leaves, in addition to a surviving spouse, one or more children under eighteen years of age, each child under age eighteen shall be paid monthly benefits equal to ten percent of the deceased member's average final compensation, or two hundred dollars per month, whichever is greater. However, benefits payable on account of each child, when added to the benefits payable to the surviving spouse, shall not exceed an aggregate of one hundred percent of the deceased member's average final compensation.

Benefits for a surviving child shall cease upon the child's attainment of age eighteen
years or upon marriage, whichever occurs first, except that benefits shall continue

(ii) For a surviving totally physically handicapped or mentally handicapped child with a total physical disability or mental disability if such child was totally physically handicapped or mentally handicapped had a total physical disability or mental disability at the time of death of the member or became so acquired such disability prior to the attainment of age eighteen and is dependent upon the surviving

* * *

spouse or other legal guardian for subsistence.

§2242.7. Disability retirement

A.(1) Eligibility for disability benefits, procedures for application for disability benefits, procedures for the certification of continuing eligibility for disability benefits, the authority of the board of trustees to modify disability benefits, and procedures governing the restoration to active service of a formerly disabled an employee who formerly had a disability shall be as provided in R.S. 11:202 through 225.

* * *

§2242.8. Survivor benefits

Benefits shall be payable to any survivor of an active contributing member who dies before retirement or a disability retiree who dies after retirement as specified in the following:

23 * * *

(2)(a) If an active contributing member or a disability retiree either of whom has at least ten years of creditable service in the system dies and leaves, in addition to a surviving spouse, one or more children under eighteen years of age, each child under age eighteen shall be paid monthly benefits equal to ten percent of the deceased member's average final compensation, or two hundred dollars per month, whichever is greater. However, benefits payable on account of each child, when added to the benefits payable to the surviving spouse, shall not exceed an aggregate

of one hundred percent of the deceased member's average final compensation.

Benefits for a surviving child shall cease upon the child's attainment of age eighteen years or upon marriage, whichever occurs first, except that benefits shall continue:

* * *

(ii) For a surviving totally physically handicapped or mentally handicapped child with a total physical disability or mental disability if such child was totally physically handicapped or mentally handicapped had a total physical disability or mental disability at the time of death of the member or became so acquired such disability prior to the attainment of age eighteen and is dependent upon the surviving spouse or other legal guardian for subsistence.

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§2256. Benefits; refund of contributions, application, and payment

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- (2) Benefits shall be payable to the surviving child or children of a deceased member or retiree as specified in the following:
- (a) If any active contributing member or a disability retiree dies and leaves in addition to a surviving spouse, one or more children under eighteen years of age, each child under age eighteen shall be paid, on a monthly basis, an annual benefit equal to ten percent of the deceased member's or retiree's average final compensation, or two hundred dollars per month, whichever is greater. However, benefits payable on account of each child, when added to the benefits payable to the surviving eligible spouse, shall not exceed an aggregate of one hundred percent of the average final compensation. Benefits for a surviving child shall cease upon the child's attaining age eighteen years or upon marriage, whichever occurs first, except that benefits shall continue for an unmarried surviving child who is handicapped or mentally retarded has a physical or intellectual disability as provided in Paragraph (3) of this Subsection. Additionally, any unmarried surviving child, who graduates from high school and enrolls, on a full-time basis, in an institute of higher education,

shall have his benefit continued as long as he remains enrolled on a full-time basis and remains unmarried; however, the benefit payments shall not extend past four additional years nor past the surviving child's twenty-second birthday. Benefits payable under the provisions of this Subparagraph may be paid in trust as provided in R.S. 11:2256.2.

* *

(3) Benefits shall be payable <u>as specified in this Paragraph</u> to <u>the surviving</u> totally physically handicapped or mentally retarded child or children any surviving child of a deceased member or retiree <u>as specified in the following if the child has a total physical disability or an intellectual disability.</u> The surviving totally physically handicapped or mentally retarded child or children child of a deceased active contributing member, a deceased disability retiree, or a deceased regular retiree, whether under or over the age of eighteen years, shall be entitled to the same benefits, payable in the same manner as are provided in this Section for minor children, if the child was totally physically handicapped or mentally retarded has a total physical disability or an intellectual disability and had such disability at the time of death of the member or retiree, and the child is dependent upon the surviving spouse or other legal guardian for subsistence. Benefits payable under the provisions of this Paragraph may be paid in trust as provided in R.S. 11:2256.2.

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§2256.2. Designation of benefits to be paid in trust

A. A member may designate all or a portion of any benefit paid in accordance with R.S. 11:2256 or 2259 to be paid in trust to his surviving minor child or his physically or mentally handicapped child with a physical or mental disability regardless of such child's age, if the terms of the trust so provide and if the system is provided with a certified copy of the trust document. Such benefit or designated portion of a benefit shall be paid to the trust for addition to the trust property.

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§2257. Deferred Retirement Option Plan

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(4) If he dies or becomes disabled acquires a disability during the period of additional service, he shall be considered as having retired on the date of death or commencement of disability.

§2258. Disability retirement

A. Eligibility for disability benefits, procedures for application for disability benefits, procedures for the certification of continuing eligibility for disability benefits, the authority of the board of trustees to modify disability benefits, and procedures governing the restoration to active service of a formerly disabled an employee who formerly had a disability are specifically described and provided for in R.S. 11:201 through R.S. 11:224.

B. The board of trustees shall award disability benefits to eligible members who have been officially certified as <u>disabled having a disability</u> by the State Medical Disability Board. The disability benefit shall be determined as follows:

(1)

- (c) Any member who is totally disabled acquires a total disability from an injury received in the line of duty, even though the member may have less than five years of creditable service, shall be paid, on a monthly basis, an annual pension of sixty percent of the average final compensation being received at the time of disability.
- (d) Any member of the system who has become disabled or incapacitated acquired a disability or incapacitating condition because of continued illness or as a result of any injury received, even though not in the line of duty, and who has five years of creditable service, but is not eligible for retirement under the provisions of R.S. 11:2256 may apply for retirement under the provisions of this Section and shall be retired on seventy-five percent of the retirement salary to which he would be entitled under R.S. 11:2256 if he were eligible thereunder or twenty-five percent of the member's average salary, whichever is greater.

(2)(a) Notwithstanding any other provision of law to the contrary, a retired member or a Deferred Retirement Option Plan participant who becomes disabled acquires a disability for any reason provided for by law shall be permitted to apply for conversion of a service retirement to a service connected disability retirement.

* * *

C. Should a member who is on disability retirement die and leave a surviving spouse, the surviving spouse shall receive a benefit of two hundred dollars per month. When the member takes disability retirement he may in addition take an actuarially reduced benefit in which case the member's surviving spouse shall receive fifty percent of the disability benefit being paid immediately prior to the death of the disabled retiree with a disability. If the surviving spouse receiving benefits pursuant to this Subsection remarries, such benefits shall continue without interruption, regardless of when the remarriage occurs.

D. Notwithstanding the provisions of R.S. 23:1225, when any member becomes disabled acquires a disability and is entitled to a disability benefit from the retirement system, the disability benefit payable for any month that the member is also receiving worker's compensation benefits shall be reduced, if necessary, so that the total of both benefits shall not exceed the member's average final compensation. The benefit to be paid shall be computed such that the disability benefit from the retirement system and the worker's compensation benefit shall each be paid in respect to the ratio that each individual benefit bears to the total of both benefits, to which the member would be entitled prior to reduction, multiplied by the average final compensation of the member.

E. Should any member who is on disability retirement cease to be disabled have a disability as determined by the State Medical Disability Board, the disability benefit being paid by the retirement system shall cease, and the former employing agency shall reemploy the member in the same rank and position that he held at the time of the occurrence of his disability, and at the same rate of pay. In the event that no such rank and position is available in the fire service of the former employing

agency, the member shall be reemployed in a comparable position in the municipality or parish of the former employing agency if such a position is available. §2259. Optional allowances

A.(1) With the provision that no optional selection shall be effective in case a beneficiary dies within thirty days after retirement and that such a beneficiary shall be considered as an active member at the time of death, until the first payment on account of any benefit becomes due, any member may elect to receive his benefit in a retirement allowance payable throughout life, or he may elect to receive the actuarial equivalent at the time of his retirement allowance in a reduced allowance payable throughout life, with the provision that:

Option 1. If he dies before he has received in member's annuity payments the present value of his member's annuity as it was at the time of his retirement, the balance shall be paid to such person as he shall nominate by written designation duly acknowledged and filed with the board of trustees; or

Option 2. Upon his death, his reduced retirement allowance shall be continued throughout the life and paid to such person as he shall nominate by written designation duly acknowledged and filed with the board of trustees at the time of his retirement; or

Option 3. Upon his death, one-half of his reduced retirement allowance shall be continued throughout the life of and paid to such person as he shall nominate by written designation duly acknowledged and filed with the board of trustees at the time of his retirement; or

Option 4. Some other benefit or benefits shall be payable to any or all of the following persons: the member, the member's spouse, the member's permanently mentally or physically disabled child or children with a permanent mental or physical disability, or the member's dependent minor child or children as he shall nominate, provided such other benefit or benefits, together with the reduced retirement allowance, shall be certified by the actuary to be of equivalent value to his retirement allowance and approved by the board of trustees.

HB NO. 63

\$3005.1. Deferred Retirement Option Plan

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(2) If a member becomes disabled acquires a disability during his period of participation in the plan, then he shall be considered as having retired on the date of commencement of disability.

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(4) If the member dies or becomes disabled acquires a disability during the period of additional service, then he shall be considered as having retired on the date of death or commencement of disability.

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§3039.1. Deferred Retirement Option Plan

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(4) If the member dies or becomes disabled acquires a disability during the period of additional service, he shall be considered as having retired on the date of death or commencement of disability.

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§3041. Disability retirement annuity; qualification

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B. A member shall be considered totally and permanently disabled as having a total and permanent disability only after the board shall have received written certification by at least two licensed and practicing physicians selected by the board, that the member is totally and likely to be permanently disabled for further performance of the duties of any assigned position in the service of the City.

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Page 52 of 259

1	§3101. Firemen's pension and relief fund for the city of Alexandria; creation
2	There is hereby created a Firemen's Pension and Relief Fund for the City of
3	Alexandria, and a Board of Trustees, to administer and disburse said fund, in order
4	to provide for the pensioning of disabled members of the Fire Department with
5	disabilities, and the widows or minor children of deceased members of said
6	Department, and to permit the retirement and pensioning of members of said Fire
7	Department after the required length of service, all as is hereinafter provided.
8	* * *
9	§3107. Board of trustees; duties
10	The said Board of Trustees shall have the power, and it shall be its duty to:
11	* * *
12	(5) Cause the examination of every disabled pensioner or beneficiary with
13	a disability, at least once a year.
14	* * *
15	§3113. Pensions and benefits
16	Pensions and benefits payable out of said fund shall be as follows:
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18	(6) That whenever an active, disabled, or retired member or member with a
19	disability of said fire department shall die under circumstances set out in Paragraph
20	(5) hereof of this Section, the said board of trustees shall appropriate from the said
21	fund the sum of two hundred fifty dollars for funeral and burial expenses of such
22	deceased member.
23	* * *
24	§3132. Composition of the fund
25	From July 26, 1972, all funds, monies, proceeds, and revenues hereafter
26	provided for shall constitute and be "The Firemen's Pension and Relief Fund of the
27	consolidated fire districts of Bastrop, Louisiana", embracing Bastrop for the
28	pensioning of disabled members with disabilities, members who are superannuated,

and/or retired members of the consolidated fire districts, Bastrop, Louisiana, and

their widows and/or orphans, and for the relief and aid of any member of said fire department in case of disability.

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§3143. Pensions and benefits

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Pensions and benefits shall be as follows:

(1) If any member of the said fire department who has been in the active service of said fire department for a period of at least six months, is found by the board of trustees to be totally physically or mentally disabled for service in said fire department by reason of service in said fire department, he shall receive monthly from the fund so long as such disability shall continue or until he becomes eligible for retirement on service basis, whichever is sooner, a sum, which together with any benefits from worker's compensation, shall be equal to thirty-three and one-third percent of the total monthly salary of the active member of the said fire department holding the position corresponding to that held by the beneficiary at the time that he became disabled acquired the disability during the first five years of such disability. During the second five years of such disability he shall receive a sum which together with any benefits from worker's compensation, shall be equal to fifty percent of the total monthly salary of the active member of the said fire department holding the position corresponding to that held by the beneficiary at the time he became disabled acquired the disability. After ten years of such disability he shall receive a sum which together with any benefits from worker's compensation shall be equal to sixty-six and two-thirds percent of the total monthly salary of the active member of the said fire, department holding the position corresponding to that held by the beneficiary at the time that he became disabled acquired the disability; provided, however, that if such member has served as a member of the fire department continuously for a period of ten years at the time of such disability, he shall be eligible for retirement without having served the full twenty-five years as stipulated in Paragraph (3) of this Section.

(2) If any member of said fire department, while in the active service is found by the board of trustees to be totally physically or mentally disabled for

service in said fire department by reason or causes not arising or developing directly from his employment in said fire department, save and except any disability which may arise from the commission or attempted commission of a misdemeanor or felony or use of any drug or intoxicating liquor which use contributes to the disability, he shall receive monthly from the Fund, so long as such disability shall continue a sum which, together with any benefits from worker's compensation, shall equal thirty-three and one-third percent of the monthly salary of the active member of said fire department holding the position corresponding to that held by the beneficiary at the time he became disabled acquired the disability, plus an additional two percent of such salary for each year of active service rendered over five years; provided, however, that the maximum benefit shall be sixty-six and two-thirds percent of the monthly salary of the active member of the said fire department holding the position corresponding to that held by the beneficiary at the time he became disabled acquired the disability. Provided, further, that the time elapsing while said member is receiving benefits under this subsection Paragraph shall not be considered as time served in the said fire department by such member and shall not be included as "time served" in determining eligibility for retirement under this Part. Provided, further, however, that if such member who has been disabled for service in said fire department for causes not arising or developing directly from his employment in said fire department has served as a member of the fire department continuously for a period of ten years at the time of disability, he shall be eligible for retirement without serving the full twenty-five years as stipulated in Paragraph (3) of this Section.

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25 §3145. Military service credit

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D. That period of time during which a fireman is disabled has a disability by reason of service and is drawing disability benefits pursuant to R.S. 11:3143(1) shall

be credited to such disabled member with a disability as "time served" for purpos	ses
of retirement on years of service.	

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§3166. Pensions and benefits

A. The Board of Trustees shall be required to allot disability payments, retirements and death benefits to all members of the Fire Department who are eligible for participation in the benefits of this Fund while in the service of the Department who, upon examination, are found to be physically or mentally permanently disabled have a permanent physical or mental disability, said Board of Trustees shall be required to retire such disabled member with a disability from the Fire Department, said examination to be made by the City Physician; provided that should such member or his legal representative or the Board of Trustees be not satisfied with the findings of the City Physician, the dissatisfied party shall select a doctor of his or its own choice and the doctor so selected, together with the City Physician, shall select a third doctor, the three doctors so selected shall constitute a board of arbitration and their findings shall be final and binding upon all parties; provided, further, that upon such retirement, the said Board of Trustees shall order the payment of such disabled members with disabilities of such Fire Department monthly from said Pension and Relief Fund, a sum equal to two-thirds of the monthly compensation paid to such member or members as salary when total disability occurs.

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§3178. Pensions and benefits

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C. The board of trustees shall be required to allot and pay disability payments, retirement and death benefits as follows:

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(2) The disability payments provided for above shall be payable to a member who is entitled to worker's compensation only after the expiration of the number of weeks for which compensation is payable under the worker's compensation law of

Louisiana; provided, when a member so disabled with such disability ceases to receive full salary payments from the city of Bogalusa and is only receiving worker's compensation benefits as provided by law, such member shall at that time commence to receive monthly disability payments from the pension fund in an amount which, when added to the aggregate worker's compensation benefits to which he is entitled per month, will equal the full amount of the disability payments per month such member would be entitled to after termination of the period for which worker's compensation benefits are payable. The provisions of this Paragraph shall apply to any member of the fire department who is now or may hereafter be eligible to receive disability payments.

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§3192. Composition of the fund

That from From July 20, 1952, all funds, monies, proceeds, and revenues hereafter provided for shall constitute and be "The Firemen's Pension and Relief Fund of the City of Bossier City, Louisiana", for the pensioning of disabled members with disabilities, members who are superannuated, and/or and retired members of the Fire Department of the City of Bossier City, Louisiana, and the operators of the alarm system and their widows and/or orphans and for the relief and aid of members of said Fire Department in the case of temporary disability.

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21 §3200. Pensions and benefits

Pensions and benefits shall be as follows:

(1) If any member of the said fire department while in the active service of said fire department is found by the board of trustees to be totally, physically, or mentally disabled for service in said fire department by reason of service in said fire department, he shall receive monthly from such fund so long as such disability shall continue or until he becomes eligible for retirement on service basis, whichever is sooner, a sum which, with the benefits from the Worker's Compensation Act, shall be equal to seventy-five per cent percent of the monthly salary of the active member

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of the said fire department holding the position corresponding to that held by the beneficiary at the time that he became disabled acquired the disability.

(2) If any member of said fire department having at least ten years of creditable service and while in the active service is found by the board of trustees to be totally disabled from either physical or mental causes for service in said fire department by reason of causes not arising or developing directly from his employment in said fire department, save and except any disability which may arise from the commission or attempted commission of a misdemeanor or felony or use of any drug or intoxicating liquor to such extent as to become under the influence thereof or due to his negligence, he shall receive monthly from such fund so long as such disability shall continue or until he becomes eligible for retirement on service basis, whichever is sooner, a sum equal to thirty-three and one-third percent of the monthly salary of the active member of said fire department holding the position corresponding to that held by the beneficiary at the time he became disabled acquired the disability, plus an additional two percent of such salary for each year of active service rendered over five years; provided, however, that the maximum benefit shall be sixty-six and two-thirds percent of the monthly salary of the active member of the said fire department holding the position corresponding to that held by the beneficiary at the time he became disabled acquired the disability, computed on the basis of the respective months. Provided further that the time elapsing while said member is receiving benefits under this Paragraph shall not be considered as time served in the said fire department by such member and shall not be included as "time served" in determining eligibility for retirement under this Part. Provided further, however, that if such member who has been disabled for service in said fire department for causes not arising or developing directly from his employment in said fire department has served as a member of the fire department continuously for a period of ten years at the time of disability, he shall be eligible for retirement without serving the full twenty years as stipulated in Paragraph (3) of this Section.

§3222. Composition of the fund

From July 2, 1973, all funds, monies, proceeds, and revenues hereafter provided for shall constitute and be "The Firemen's Pension and Relief Fund of the City of Houma, Louisiana;", for the pensioning of disabled members with disabilities, members who are superannuated, and/or retired members of the fire department of the city of Houma, Louisiana, and their widows and/or orphans.

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§3232. Pensions and benefits

Pensions and benefits shall be as follows:

A. If any member of the said fire department while in the active service of said fire department who shall be permanent in rank, be found by the board of trustees to be totally, physically, or mentally disabled for service in said fire department by reason of service in said fire department, he shall receive monthly from the fund so long as such disability shall continue or until he becomes eligible for retirement on service basis, whichever is sooner, a sum which together with worker's compensation benefits actually received by the member, shall be equal at any given time to sixty-six and two-thirds percent of the total monthly fireman's compensation of the active member of the fire department holding the position corresponding to that held by the beneficiary at the time he became disabled acquired the disability.

B. If any member of said fire department, while in the active service of said fire department who shall be permanent in rank be found by the board of trustees to be totally, physically, or mentally disabled for service in said fire department by reason of causes not arising or developing directly from his employment in said fire department, save and except any disability which may arise from the commission or attempted commission of a misdemeanor or felony or the use of any drug or intoxicating liquor, which use contributes to the disability, he shall receive monthly from the fund, so long as such disability shall continue, a sum which, together with worker's compensation benefits actually received by the member, shall be equal at any given time to twenty-five percent of the total monthly fireman's compensation

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of the active member of the fire department holding the position corresponding to that held by the beneficiary at the time he became disabled acquired the disability. In addition thereto, any member entitled to disability under this Section who has more than five years active service with the fire department at the time of disability shall also receive a sum equal at any given time to two percent of the total monthly fireman's compensation of the active member of the fire department holding the position corresponding to that held by the beneficiary at the time he became disabled However, maximum benefits under this subsection acquired the disability. <u>Subsection</u> for nonservice disability shall never exceed those benefits provided for service disability. Time elapsing during nonservice disability as provided for in this Section shall not be included as time served for retirement purposes. Any member of said fire department who shall become totally, physically, or mentally disabled for service in said fire department while gainfully employed at any other profession or trade, or by any firm or organization other than the City of Houma fire department shall not be entitled to any disability compensation from said pension fund.

C. Should any member while drawing disability benefits as hereinabove provided be gainfully employed at some other endeavor other than the fire service then his disability benefits shall be decreased to the point that such benefits, when added to the gross income which the member receives from other employment shall not exceed at any given time the total monthly fireman's compensation of the active member of the fire department holding the position corresponding to that held by the beneficiary at the time he became disabled acquired the disability. The board of trustees will require a beneficiary to report such outside earnings and may reduce benefits in the quarter following that in which excess earnings are applicable in order to effectuate the provisions of this subsection Subsection.

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§3281. Firemen's pension and relief fund for the city of Lafayette; creation

There is hereby created a Firemen's Pension and Relief Fund for the City of Lafayette, and a board of directors, to administer and disburse said fund, in order to provide for the pensioning of disabled members with disabilities, the widows, minor

children, and mothers and fathers of deceased members and to permit the retirement and pensioning of members after the required length of service, all as is hereinafter provided.

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§3288. Secretary; duties; powers

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B. The board of directors shall:

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(5) Cause the examination of every disabled pensioner or beneficiary with a disability at least once a year.

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§3293. Pensions and benefits

Pensions and benefits payable out of the fund shall be as follows:

(1) If a member of the fund becomes disabled acquires a disability for causes not arising or developing directly from his employment in the fire department and for which he is, therefore, unable to collect compensation under the worker's compensation laws of Louisiana, the fireman shall, upon being found so disabled to have such disability by the board of directors, be paid monthly so long as disability continues, a sum equal to forty-five percent of the salary earned by the employees who have served up to and including ten years. Employees who have served for a period of eleven years shall receive forty-six percent. Employees who have served for a period of twelve years shall receive forty-seven percent. Employees who have served for a period of thirteen years shall receive forty-eight percent. Employees who have served for a period of fourteen years shall receive forty-nine percent. Employees who have served for fifteen years shall receive fifty percent. Employees who have served for a period of sixteen years shall receive fifty-one percent. Employees who have served for a period of seventeen years shall receive fifty-two percent. Employees who have served for a period of eighteen years shall receive fifty-three percent. Employees who have served for a period of nineteen years shall receive fifty-four percent. Employees who have served for a period of twenty years

	HB NO. 63	ENROLLED
1	shall receive fifty-five percent.	No member shall be eligible for any disability
2	benefits if his disability is a resul	lt of a prior existing condition.

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4 §3317. Board of directors; duties; meetings

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C. The said board of directors shall have the power and it shall be its duty to:

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(5) Cause the examination of every disabled pensioner of or beneficiary with a disability, at least once a year.

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§3322. Pensions and benefits

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B. Pensions and benefits payable out of said fund shall be as follows:

(1)(a) If a member of the fire department becomes disabled acquires a disability for service therein for causes not arising or developing directly from his employment in the said fire department, or his employment elsewhere other than the fire department, and for which he is therefore unable to collect compensation under the Worker's Compensation Laws of Louisiana, said fireman shall, upon being found so disabled by the board of directors to have such disability, be paid monthly so long as such disability shall continue.

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§3341. Monroe Firemen's Pension and Relief Fund; continuation

A. The Monroe Firemen's Pension and Relief Fund created and provided for by Act No. 39 of 1964, as amended, is hereby continued for the pensioning of retired members, members who are superannuated, or disabled and members with disabilities of the fire department and alarm system and the widows and orphans of the same.

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Payment of 1	pensions and	benefits	shall	conform	to the	following:
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(3) A member of this organization who becomes totally or permanently disabled acquires a total or permanent disability from any cause, either while on or off duty, to such an extent that service cannot be performed for the fire department, shall, upon submission of due proof in accordance with the requirements of this organization and during such period of disability, receive the sum of three hundred dollars per month; provided that at any time during such period of disability the board of trustees may require such member to submit to physical examination in accordance with the provisions of this Part. Upon the death of such member drawing disability and benefits, his widow, as defined in Paragraph (1) of this Section, during the period of her widowhood, shall receive the sum of one hundred seventy-five dollars per month and, if there be a lawful child or children of the deceased who are under eighteen years of age and not married, such widow shall receive an additional thirty-five dollars per month for each such child, not to exceed a total of one hundred five dollars per month for all of such children, until the youngest child shall reach eighteen years of age.

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§3363. Powers of board; assessment of members; determination of applications for benefits

A. The board of trustees shall have exclusive control and management of the fund and all money donated, paid, or assessed for the relief or pensioning of disabled members with disabilities, members who are superannuated, and retired members of the fire department, their widows and minor children, or widowed mothers, and for the payment of death benefits. This board is created to administer the funds paid into this system and to invest these funds in accordance with the provisions of this Part.

§3377.	Retirement fo	r nonservice	connected	disability;	method	of	establishing
1	pension						

A. If any member of the fire department shall become physically or mentally permanently disabled acquires a total physical or mental disability and becomes incapacitated to perform his duties, and such disability is not the direct result of a service-incurred injury or illness, then, upon application filed by the member in accordance with R.S. 11:3376, the board of trustees, by a two-thirds majority vote of its members, shall determine whether or not such member shall be retired for disability. The procedure to establish such disability and to determine the continuance thereof shall be the same as that prescribed in R.S. 11:3376. The amount of the pension to be received by any member retired in accordance with the provisions of this Section shall be based on the following schedule:

- (1) If the <u>disabled</u> member <u>with a disability</u> has performed faithful service in the fire department for a period of ten years or less, he shall receive a pension in the amount of thirty percent of his average compensation during the last year of service immediately preceding the date of establishing his disability in accordance with the provisions of this Section.
- (2) If the disabled member with a disability has performed faithful service in the fire department for a period of more than ten years, but not more than fifteen years, he shall receive a pension in the amount of forty percent of his average compensation during the last year of service immediately preceding the date of establishing his disability in accordance with the provisions of this Section.
- (3) If the <u>disabled</u> member <u>with a disability</u> has performed faithful service in the fire department for a period of more than fifteen years, he shall receive a pension in the amount of fifty percent of his average compensation during the last year of service immediately preceding the date of establishing his disability in accordance with the provisions of this Section.

§3378. Survivor benefits

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with a physical or mental disability shall receive benefits throughout life if medical and/or psychological information indicates such child is totally and permanently disabled has a total and permanent disability. If, however, medical and/or psychological information indicates that such disabled child with a disability can benefit from specialized training in order to be rendered self-supporting, then such child will receive benefits so long as he is actively enrolled in a specialized school or training program until such time as such child is certified as being qualified to engage in gainful employment. The board of trustees may demand at reasonable intervals that such child submit to a medical and/or psychological examination for current evaluation, subject to the penalty of all monthly payments being suspended until submission to examination within fifteen days after request.

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(c) If the firefighter leaves no surviving spouse or if subsequent to the firefighter's death the surviving spouse dies and there are children under eighteen years of age, the children shall receive a monthly pension of three hundred dollars each. The payments of this three hundred dollars for each child shall cease after such child reaches the age of eighteen years or marries. Any dependent child who is physically or mentally handicapped with a physical or mental disability shall receive benefits throughout his life if medical or psychological information indicates such child is totally and permanently disabled has a total and permanent disability. If, however, medical or psychological information indicates such disabled child with a disability can benefit from specialized training in order to be rendered self-supporting, then such child shall receive benefits so long as he is actively enrolled in a specialized school or training program until such time as such child is

certified as being qualified to engage in gainful employment. The board of trustees may demand at reasonable intervals that such child submit to a medical or psychological examination, or both, for current evaluation, subject to the penalty of all monthly payments being suspended until submission to examination within fifteen days after request.

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§3385.1. Deferred Retirement Option Plan

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- (6) If the member becomes disabled acquires a disability and terminates his employment following the period of participation in the Deferred Retirement Option Plan, a lump sum payment equal to the payments made to his individual account in the Deferred Retirement Option Plan shall be paid to the member upon written application to the fund office. The monthly benefits that were being paid into the Deferred Retirement Option Plan during the period of participation shall begin being paid to the retiree.
- (7) Upon termination of employment, the retiree shall receive an additional retirement benefit based solely on any additional service rendered since termination of participation in the Deferred Retirement Option Plan, using the normal method of computation of the benefits, subject to the following:

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(f) If the member is found by the board to be disabled have a disability pursuant to R.S. 11:3376, the service-connected disability benefit shall be limited to the additional amount payable pursuant to R.S. 11:3381 or 3384 based on service rendered since termination of participation in the Deferred Retirement Option Plan. The lump sum payment made from the individual account balance in the Deferred Retirement Option Plan shall be paid to the member within one year of termination of employment, and the monthly payments that were being paid into the Deferred Retirement Option Plan during the period of participation shall begin to be paid to

the retiree. The board's service-connected disability determination made pursuant to this Subparagraph shall apply to all benefits paid to the member based on service rendered both before and since termination of participation in the Deferred Retirement Option Plan.

* * *

§3402. Composition of the fund

From July 31, 1968, all funds, monies, proceeds and revenues hereafter provided for shall constitute and be "The Fireman's Pension and Relief Fund for Fire Protection District No. One of the Parish of Ouachita, State of Louisiana", for the pensioning of disabled members with disabilities, members who are superannuated, and/or retired employees of Fire Protection District No. One of the parish of Ouachita, state of Louisiana, and their widows and/or orphans, and for the relief and aid of any employee of said Fire Protection District No. One in case of temporary disability.

* * *

§3410. Pensions and benefits

Pensions and benefits shall be as follows:

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retired upon pension by reason of disability, the board of trustees shall have the right at any time to cause such disabled employee with a disability to be brought before it and again examined by the parish physician and/or other competent physicians and surgeons, to be selected by it, and also to examine other witnesses for the purpose of discovering whether such disability to perform the duties of the position held at the time of his removal from active service yet continues, and whether such retired member should be continued on the disability roll, but such disabled employee with a disability shall remain upon the disability roll until reinstated in the active service of the fire protection district. Such disabled member with a disability shall be entitled to notice and to be present at the hearing of any evidence, and shall be permitted to propound any questions pertinent or relevant to such matter, and also

shall have the right to introduce upon his own behalf any competent evidence he may
see fit. All witnesses so produced shall be examined under oath. The decision of the
board of trustees shall be final and conclusive, and no appeal shall be allowed
therefrom, nor shall the same be subject to review except by the board of trustees or
upon proper application to the courts.

* * *

§3431. Firemen's pension and relief fund for the city of Shreveport; creation

From July 27, 1938, the assets, funds, monies, and properties presently constituting the Firemen's Pension and Relief Fund of the City of Shreveport, Louisiana, shall, together with the funds, proceeds, and revenues hereinafter provided for, constitute and be "The Firemen's Pension and Relief Fund of the City of Shreveport;" for the pensioning of disabled members with disabilities, members who are superannuated, and/or retired members of the Fire Department of the City of Shreveport, operators of the alarm system, and their widows and/or orphans and for the relief and aid of members of said Fire Department in the case of temporary disability.

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§3438. Salary deductions paid into the fund; contributions by the city

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B. Notwithstanding anything contained in Act 222 of 1938, as amended, any other law, or anything herein to the contrary, the following provisions shall apply to all employees of the Shreveport Fire Department who become members of this fund after July 11, 1977 and those persons with no more than ten years creditable service in the fund as of July 11, 1977 who elect to be governed by these provisions by applying to the board prior to June 30, 1978:

* * *

(4) Benefits shall be payable to survivors of a deceased member who dies before retirement as specified in the following:

(b) The surviving minor children of a deceased member who dies leaving one or more children under eighteen years of age shall be paid monthly benefits equal to seventy-five dollars per month for each child under age eighteen, not to exceed one hundred fifty dollars per month, provided that when the surviving children reach the age of eighteen such benefits shall cease, unless the child is retarded has an intellectual disability and is not able to earn his own living; provided further that any surviving child who graduates from high school and goes directly to college, shall have his benefits continued for the time he remains in college, not to exceed four years. If the deceased member was married and leaves surviving children under eighteen years of age but no surviving widow, the surviving children shall be paid monthly benefits equal to seventy-five dollars per month for each child, to be paid until such time as the youngest child reaches the age of eighteen years, provided that in the case of a retarded child with an intellectual disability who is not able to earn a living, this benefit shall continue for life. Provided that any surviving child who graduates from high school and goes directly to college shall have his benefit continued for the time he remains in college, not to exceed four years.

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(b) Upon retirement for disability, a member shall receive a retirement allowance if he has attained the age of fifty years; otherwise he shall receive a disability benefit that shall be computed as follows: In the case of total disability of any member resulting from injury received in the line of duty, even though he has less than five years of creditable service, a monthly pension of sixty per cent percent of the salary being received at the time of disability shall be paid to the disabled employee with a disability. Any member of the system who has become disabled acquired a disability or incapacitated incapacitating condition because of continued illness or as the result of any injury received, even though not in the line of duty, and

who has five years of creditable service, but is not eligible for retirement, may apply for retirement under the provision of this Section.

§3442. Pensions and benefits

Pensions and benefits shall be as follows:

- (1) If any member of the said Fire Department, while in the active service of said Fire Department, become and be found by the Board of Trustees to be temporarily totally disabled, mentally or physically, for service in said Fire Department by reason of service therein, the said member shall receive monthly from said Fund, during such total disability or until he becomes eligible for retirement on service basis, but not to exceed one year in any event, a sum equal to sixty-six and two-thirds per cent percent of the monthly salary of the active member of said Fire Department holding the position corresponding to that held by the beneficiary at the time he became disabled acquired the disability.
- (2) If any member of the said Fire Department while in the active service of said Fire Department become or be found to be totally, permanently physically or mentally disabled for service in said Fire Department, and to do or perform work of any reasonable kind or character by reason of service in said Fire Department and be found to be so by the Board of Trustees, he shall receive monthly from such Fund so long as such disability shall continue, a sum equal to sixty-six and two-thirds per cent percent of the monthly salary of the active member of the said Fire Department holding the position corresponding to that held by the beneficiary at the time he became disabled acquired the disability until such time as he becomes eligible for retirement on service basis, but benefits under this subsection Subsection dealing with total and permanent disability shall cease at the time when the recipient, had he not been disabled acquired the disability, would have completed thirty years service on the fire force.
- (3) If any member of the said Fire Department, become and be found to be totally permanently, physically or mentally disabled for service in the said Fire Department by reason of service therein, but physically and mentally capable and

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able to do and perform work of any other reasonable kind or character and be so found by said Board of Trustees, he shall receive monthly as long as disability shall continue from such Fund except as hereinafter provided, a sum equal to Fifty fifty per cent percent of the monthly salary of the active member of the said Fire Department holding the position corresponding to that held by the beneficiary at the time he became so disabled acquired the disability, until such time as he becomes eligible for retirement on service basis; but maximum benefit shall be sixty-six and two-thirds per cent percent March 31, 2014 of a first class hoseman's salary computed on the basis of the respective months; provided, however, that during any such period of time when the combined total of gross income from pension and other employment which may be procured by a member entitled to benefits under this Paragraph shall exceed the gross monthly salary to which such disabled member with a disability would be entitled were he presently on active duty in the position to which his present seniority would entitle him then, and in that event, and during such period only, the disabled member's benefits of the member with a disability under this Paragraph shall be reduced dollar for dollar by the amount necessary to reduce the member's gross monthly income from pension and other employment to an amount equal to that gross monthly salary which the member would be entitled to receive were he presently on active duty in the position to which his present seniority would entitle him; but in no event shall benefits exceed that limitation of sixty-six and two-thirds per cent percent of a first class hoseman's salary computed on the basis of the respective months; provided that earnings from other employment shall be reported to the board of trustees quarter-annually pursuant to such rules and regulations as the Board may adopt in the enforcement of this provision, the said Board of Trustees being hereby given the authority to adopt such rules and regulations and being further given the power and authority to reduce a member's benefits under this Paragraph in the quarter following that in which excess earnings are reported in order to effectuate the provisions of this Paragraph as to that quarter in which the member received income in excess of that allowed by this Paragraph.

(4) If a member of said Fire Department becomes disabled for service in the said Fire Department, while in the active service of said Fire Department for causes not arising or developing directly from his employment in said Fire Department, he shall, upon being found so disabled to have such disability by the said Board of Trustees, be paid monthly, so long as such disability shall continue, a sum equal to Twenty-five twenty-five per cent percent of the monthly salary of the active member of the said Fire Department holding the position corresponding to that held by the beneficiary at the time he became disabled acquired the disability, plus Two two per cent of such salary additional for each year of active service rendered over five years; but the maximum benefit shall be Fifty fifty per cent percent of a first class hoseman's salary, computed on the basis of the respective months. Providing further, that time elapsing while member is receiving benefits under this Paragraph shall not be considered as time served in the said Fire Department by such member and shall not be included as "Time served" in determining eligibility for "retirement" under this Part.

* * *

§3447. Merger with firefighters' retirement system

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C. The city of Shreveport is specifically authorized to contract with the active members of its fire department to guarantee that the merger will not result in any active member of the Fund receiving less in regular retirement benefits, provided he meets the age and service requirements of the Fund for a regular retirement benefit, than the member would have received if the Fund had not been merged with the System; provided further, if a member becomes disabled acquires a disability or survivor benefits become payable after the effective date of the merger, the System shall pay such benefits; and the Fund shall pay the difference in disability or survivors benefits at the time such benefits become payable, if the benefits would have been greater under the Fund. Any contract entered into pursuant to the

authority granted by this Subsection may designate the entity that will be responsible for administering benefits and resolving disputes that arise under the contract.

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§3461. Firemen's pension and relief fund for the city of West Monroe; creation; composition of fund

From July 27, 1966, the assets, funds, monies, and properties presently constituting the Municipal Employees' Retirement System of Louisiana to the credit of members of the West Monroe Fire Department and to include the funds contributed by the State of Louisiana shall, together with the funds, proceeds, and revenues hereinafter provided for, constitute and be "The Firemen's Pension and Relief Fund of the City of West Monroe" for the pensioning of disabled members with disabilities, members who are superannuated, and/or retired members of the Fire Department of the City of West Monroe, operators of the alarm system, and their widows and/or orphans or dependent parents and for the relief and aid of members of said Fire Department in the case of temporary disability.

* * *

§3473. Pensions and benefits

Pensions and benefits shall be as follows:

- (1) If any member of the said Fire Department, while in the active service of said Fire Department, becomes and be found by the board of trustees to be temporarily totally disabled, mentally or physically, for service in said Fire Department by reason of service therein, the said member shall receive monthly from said fund during such total disability or until he becomes eligible for retirement on service basis, but not to exceed one year in any event, a sum equal to sixty-six and two-thirds percent of the monthly salary of the active member of said Fire Department holding the position corresponding to that held by the beneficiary at the time he became disabled acquired the disability.
- (2) If any member of the said Fire Department while in the active service of said Fire Department becomes or be found to be totally, permanently, physically or mentally disabled for service in said Fire Department, and to do or perform work of

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any reasonable kind or character by reason or service in said Fire Department and be found to be so by the board of trustees, he shall receive monthly from such Fund so long as such disability shall continue, a sum equal to sixty-six and two-thirds percent of the monthly salary of the active member of the said Fire Department holding the position corresponding to that held by the beneficiary at the time he became disabled acquired the disability until such time as he becomes eligible for retirement on service basis, but benefits under this Paragraph dealing with total and permanent disability shall cease at the time when the recipient, had he not been disabled acquired the disability, would have completed twenty-five years service on the fire force.

(3) If any member of the said Fire Department, becomes and be found to be totally permanently, physically or mentally disabled for service in the said Fire Department by reason of service therein, but physically and mentally capable and able to do and perform work of any other reasonable kind or character and be so found by said Board of Trustees, he shall receive monthly as long as disability shall continue from such fund except as hereinafter provided, a sum equal to fifty percent of the monthly salary of the active member of the said Fire Department holding the position corresponding to that held by the beneficiary at the time he became so disabled acquired the disability, until such time as he becomes eligible for retirement on service basis; but maximum benefit shall be sixty-six and two thirds percent of a first class hoseman's salary computed on the basis of the respective months; provided however, that during any such period of time when the combined total or gross income from pension and other employment which may be procured by a member entitled to benefits under this Paragraph shall exceed the gross monthly salary to which such disabled member with a disability would be entitled were he presently on active duty in the position to which his present seniority would entitle him then, and in that event, and during such period only, the disabled member's benefits of the member with a disability under this Paragraph shall be reduced dollar for dollar by the amount necessary to reduce the member's gross monthly income from pension and other employment to an amount equal to that gross monthly salary

which the member would be entitled to receive were he presently on active duty in the position to which his present seniority would entitle him; but in no event shall benefits exceed that limitation of sixty-six and two-thirds percent of a first class hoseman's salary computed on the basis of the respective months; provided that earnings from other employment shall be reported to the Board of Trustees quarter-annually pursuant to such rules and regulations as the Board may adopt in the enforcement of this provision, the said Board of Trustees being hereby given the authority to adopt such rules and regulations and being further given the power and authority to reduce a member's benefits under this Paragraph in the quarter following that in which excess earnings are reported in order to effectuate the provisions of this Paragraph as to that quarter in which the member received income in excess of that allowed by this Paragraph.

(4) If a member of said Fire Department becomes disabled for service in the said Fire Department, while in the active service of said Fire Department for causes not arising or developing directly from his employment in said Fire Department, he shall, upon being found so disabled to have such disability by the said Board of Trustees, be paid monthly, so long as such disability shall continue, a sum equal to twenty-five percent of the monthly salary of the active member of the said Fire Department holding the position corresponding to that held by the beneficiary at the time he became disabled acquired the disability, plus two percent of such salary additionally for each year of active service rendered over five years; but the maximum benefit shall be fifty percent of a first class hoseman's salary, computed on the basis of the respective months. Providing further, that time elapsing while member is receiving benefits under this Paragraph shall not be considered as time served in the said Fire Department by such member and shall not be included as "Time served" in determining eligibility for "retirement" under this Part.

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§3514. Retirement for disability or length of service; benefit payments

A. The board shall retire from service in the police department any member of the department found by a majority vote of the board to have become physically

1	or mentally, permanently or temporarily, disabled acquired a permanent or	
2	temporary physical or mental disability while in the performance of his duties, as	
3	determined by the report of the department physician, and shall place the retired	
4	member on the pension or relief roll.	
5	* * *	
6	§3515. Examination of disabled member with a disability; resumption of duty	
7	* * *	
8	B. The department physician shall report his findings to the board, which	
9	shall remove the member from the disability list if the report of the physician shows	
10	that he is no longer disabled no longer has a disability. When the report shows that	
11	the member is no longer disabled no longer has a disability and can resume his duties	
12	as a police officer, the department head shall restore him to employment in the	
13	department with the rank and grade enjoyed at the time of his removal from service.	
14	§3516. Death benefits	
15	* * *	
16	C.(1) With respect to the police pension and relief fund for the city of	
17	Bogalusa, child or children as referred to in this Section shall include, regardless of	
18	age, any child who is physically and/or mentally handicapped has a physical and/or	
19	mental disability and such child shall receive benefits throughout life if medical	
20	and/or psychological information indicates such child is totally and permanently	
21	disabled has a total and permanent disability.	
22	(2) If, however, medical or psychological information indicates that such	
23	disabled child with a disability can benefit from specialized training in order to be	
24	rendered self supporting, then such child will receive benefits so long as he is	
25	actively enrolled in a specialized school or training program until such time as such	
26	child is certified as being qualified to engage in gainful employment.	
27	* * *	
28	§3548. Bossier City; retirement for disability or length of service; benefit payments	

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Page 76 of 259

A. The board of trustees of the fund for Bossier City shall retire from service

in the police department of Bossier City any member of the department found by a

1	majority vote of the board to have become physically or mentally, permanently or
2	temporarily, disabled acquired a permanent or temporary physical or mental
3	disability while in the performance of his duties, as determined by the report of the
4	department physician, and shall place the retired member on the pension or relief
5	roll.
6	* * *
7	§3552. City of Bogalusa; death benefits
8	A. With respect to the police pension and relief fund for the city of Bogalusa,
9	"child" or "children" as referred to in this Section shall include, regardless of age,
10	any child who is physically and/or mentally handicapped has a physical and/or
11	mental disability and such child shall receive benefits throughout life if medical
12	and/or psychological information indicates such child is totally and permanently
13	disabled has a total and permanent disability.
14	B. If, however, medical or psychological information indicates that such
15	disabled child with a disability can benefit from specialized training in order to be
16	rendered self supporting, then such child will receive benefits so long as he is
17	actively enrolled in a specialized school or training program until such time as such
18	child is certified as being qualified to engage in gainful employment.
19	* * *
20	§3553. Death benefits; optional allowances; Bossier City
21	* * *
22	B. If, on or after January 1, 1985, a retired member of the Bossier City police
23	department dies who is receiving a pension, or a member dies, or died, while in
24	police service, while on or off official duty, and leaves, or left, a child or children
25	under eighteen years of age, or a widow, or dependent mother, these survivors shall

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be paid as follows:

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(2) Each child under eighteen years of age, shall be paid monthly benefits equal to one hundred fifty dollars per month, however, as each surviving child reaches the age of eighteen his benefits shall cease, unless the child is retarded has

an intellectual disability and <u>is</u> not able to earn his own living; further, any surviving child who graduates from high school and goes directly to a board approved or accredited school or college, shall be paid a monthly benefit equal to one hundred fifty dollars per month for the time he remains in a board approved or accredited school or college, not to exceed four years.

* * *

§3601. Policemen's pension and relief fund for the city of Lafayette; creation

A. There is hereby created a Policemen's Pension and Relief Fund for the city of Lafayette, and a board of directors, to administer and disburse the fund, in order to provide for the pensioning of disabled members of the police department with disabilities, the widows, minor children and mothers and fathers of deceased members of the department, and to permit the retirement and pensioning of members of the police department after the required length of service, all as provided in this Subpart.

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§3605. Board of directors; powers and duties

A. The board of directors shall have the power, and it shall be its duty to:

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(5) Cause the examination of every disabled pensioner or beneficiary with a disability at least once a year.

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\$3609. Pensions and benefits

A. If a member of the police department becomes disabled for service therein for causes not arising or developing directly from his employment in the police department and for which he is, therefore, unable to collect compensation under the worker's compensation laws of Louisiana, the policeman shall, upon being found so disabled to have such disability by the board of directors, be paid monthly so long as such disability continues, a sum equal to forty-five percent of the salary earned by the employee at the time such disability arises in the case of employees who have served up to and including ten years. Employees who have served for a period of

eleven years shall receive forty-six percent. Employees who have served for a period of twelve years shall receive forty-seven percent. Employees who have served for a period of thirteen years shall receive forty-eight percent. Employees who have served for a period of fourteen years shall receive forty-nine percent. Employees who have served for fifteen years shall receive fifty percent. Employees who have served for a period of sixteen years shall receive fifty-one percent. Employees who have served for a period of seventeen years shall receive fifty-two percent. Employees who have served for a period of eighteen years shall receive fifty-three percent. Employees who have served for a period of nineteen years shall receive fifty-four percent. Employees who have served for a period of twenty years shall receive fifty-four percent. Employees who have served for a period of twenty years shall receive fifty-five percent.

* * *

§3644. Disability payments

Notwithstanding any other law to the contrary, if any officer, member, or employee of the police department, at any time, while in the active discharge of duty, or otherwise, becomes permanently disabled acquires a permanent disability so as to render his or her retirement from service necessary, he or she shall be retired by a two-thirds vote of the members of the board and shall receive a sum not to exceed fifty percent of his salary at the time of the permanent disability, however, such disability payment shall not be less than five hundred dollars per month. This sum shall never be reduced from the amount awarded at retirement. The board may employ a doctor to assist, if necessary, in establishing the disability.

§3645. Death benefits

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E. Dependent child or children as referred to in this section Subsection shall include, regardless of any age any child who is physically and/or mentally handicapped has a physical and/or mental disability and shall receive benefits throughout life if medical and/or psychological information indicates such child is totally and permanently disabled has a total and permanent disability. If, however, medical or psychological information indicates that such disabled child with a

disability can benefit from specialized training in order to be rendered self supporting, then such child will receive benefits so long as he is actively enrolled in a specialized school or training program until such time as such child is certified as being qualified to engage in gainful employment. The board of trustees may demand at reasonable intervals that such child submit to a medical and/or psychological examination for current evaluation, subject to the penalty of all monthly payments being suspended until submission to examination within fifteen days after request.

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§3647. Retirement of members having twenty years or more of service

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E. If any member of the police department shall become physically or mentally permanently disabled acquire a permanent physical or mental disability and become incapacitated to perform his duties and such disability is not the direct result of a service incurred injury or illness, then, in that event, the board of trustees, by a majority vote of its members, shall determine whether or not such member shall be retired for disability. Provided, that the procedure to establish such disability and to determine the continuance thereof shall be the same as that prescribed in Paragraph F of this Part Subsection F of this Section. The amount of the pension to be received by any member retired in accordance with the provisions of this Section shall be based on the following schedule:

- (1) If the <u>disabled</u> member <u>with a disability</u> has performed faithful service in the police department for a period of ten years or less, he shall receive a pension in the amount of thirty percent of his average salary during the last year of service immediately preceding the date of establishing his disability in accordance with the provisions of this Section.
- (2) If the <u>disabled</u> member <u>with a disability</u> has performed faithful service in the police department for a period of more than ten years, but not more than fifteen years, he shall receive a pension in the amount of forty percent of his average salary during the last year of service immediately preceding the date of establishing his disability in accordance with the provisions of this Section.

1	(3) If the disabled member with a disability has performed faithful service		
2	in the police department for a period of more than fifteen years, he shall receive a		
3	pension in the amount of fifty percent of his average salary during the last year of		
4	service immediately preceding the date of establishing his disability in accordance		
5	with the provisions of this Section.		
6	F.(1) Should any member become disabled acquire a disability from injury		
7	incurred in the scope of employment and while in service he shall be paid a disability		
8	benefit to be determined by the board based on the extent of his disability but not to		
9	exceed fifty percent of his salary at the time he becomes disabled acquires the		
10	disability. Should such member become disabled acquire a disability from any		
11	cause, whether service connected or not, after ten years of creditable service he shall		
12	be entitled to a disability benefit to be determined by the board, based on the extent		
13	of his disability, but not to exceed fifty percent of his average annual salary for his		
14	highest five consecutive years, provided that monies received as overtime pay		
15	(whether voluntary or involuntary), court time pay, and holiday pay shall not be		
16	considered as salary for the purposes of this Act.		
17	(2) The board shall require annual medical examination of disabled members		
18	with disabilities and should the board determine that any member has recovered from		
19	his disability he shall be required to return to active duty and his disability payments		
20	shall cease.		
21	* * *		
22	§3685.1. Limitations on payment of benefits		
23	* * *		
24	B.		
25	* * *		
26	(2) However, the provisions of Paragraph (1) of this Subsection shall not		
27	apply:		
28	(a) To any portion of a member's benefit which is payable to or for the		
29	benefit of a designated beneficiary, over the life of or over the life expectancy of		

such beneficiary, provided that such distributions begin no later than one year after

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the date of the member's death, or in the case of the member's surviving spouse, the date the member would have attained the age of seventy years and six months. If the designated beneficiary is a child of the member, for purposes of satisfying the requirement of Paragraph (1) of this Subsection, any amount paid to such child shall be treated as if paid to the member's surviving spouse if such amount would become payable to such surviving spouse, if alive, upon the child's reaching age eighteen or, if later, upon the child's completing a designated event. For purposes of this Subparagraph, a designated event shall be the later of the date the child is no longer disabled ceases to have a disability or the date the child ceases to be a full-time student or attains age twenty-three, if earlier.

* * *

D. If by operation of law or by action of the board of trustees, a survivor benefit is payable to a specified person, the member shall be considered to have designated such person as an alternate beneficiary. If there is more than one such person, then the youngest disabled child with a disability shall be considered to have been so designated, or, if none, then the youngest person entitled to receive a survivor benefit shall be considered to have been so designated. The designation of a designated beneficiary shall not prevent payment to multiple beneficiaries, but shall only establish the permitted period of payments.

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21 §3686. Disability retirement

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- B.(1) Upon retirement for disability, a member shall receive a retirement allowance if he has attained the age of fifty-five years; otherwise, he shall receive a disability benefit which shall be computed as follows:
- (a) In case of total disability of any harbor member resulting from injury received in line of duty, a monthly pension of sixty percent of his average salary shall be paid to the disabled employee with a disability.
- (b) Any member of the system who has become disabled acquired a disability or incapacitated incapacitating condition because of continued illness or

as a result of any injury received, even though not in the line of duty, and who has been a member of the system for at least five years but is not eligible for retirement under the provisions of R.S. 11:3685 may apply for retirement under the provisions of this Section.

* * *

§3724. Pensions and benefits

Pensions and benefits shall be as follows:

- (1) If any member of the said police department, while in the active service of said police department, becomes and is found by the board of trustees to be temporarily, totally disabled, mentally or physically, for service in said police department by reason of service therein, the said member shall receive monthly from said fund, during such total disability or until he becomes eligible for retirement on service basis, but not to exceed one year in any event, a sum equal to sixty-six and two-thirds percent of the monthly salary for the active member of said police department holding the position corresponding to that held by the beneficiary at the time he became disabled acquired the disability.
- (2) If any member of the said police department while in the active service of said police department becomes or is found to be by the board of trustees totally, permanently, physically or mentally disabled for service in said police department, and to do or perform work of any reasonable kind or character by reason of service in said police department, he shall receive monthly from such fund so long as such disability shall continue, a sum equal to sixty-six and two-thirds percent of the monthly salary of the active member of the said police department holding the position corresponding to that held by the beneficiary at the time he became disabled acquired the disability until such time as he becomes eligible for retirement on service basis.
- (3)(a) If any member of the said police department becomes or is found to be totally, permanently, physically or mentally disabled for service in the said police department by reason of service therein, but is found by the board of trustees to be physically and mentally capable and able to do work and perform work of any other

reasonable kind or character and said work is available, he shall receive each month, as long as the disability shall continue, from such fund except as hereinafter provided, a sum equal to fifty percent of the monthly salary of the active member of the said police department holding the position corresponding to that held by the beneficiary at the time he became disabled acquired the disability, until such time as he becomes eligible for retirement on service basis.

(b) If any member of the said police department becomes or is found to be totally, permanently, physically or mentally disabled for service in the said police department by reason of service therein, he shall receive each month, as long as the disability shall continue, from such fund except as hereinafter provided, a sum equal to sixty-six and two-thirds percent of the monthly salary; provided that the Civil Service Commission certify that such member is not capable of working in any meaningful and gainful employment due to such on-the-job incurred disability.

* * *

§3731. Merger with Municipal Police Employees' Retirement System

The following provisions shall apply in the <u>even event</u> that the city of Shreveport enters into an agreement with the board of trustees of the Municipal Police Employees' Retirement System, hereinafter referred to as the System, as authorized by R.S. 11:2225(A)(11), to merge the Policemen's Pension and Relief Fund of the city of Shreveport hereinafter referred to as the Fund with the System:

* * *

B. The city of Shreveport is specifically authorized to contract with the members of its police department to guarantee that the merger will not result in any member receiving less in regular retirement benefits provided he meets the age and service requirements of the Fund for a regular retirement benefit, than the member would have received if the Fund had not been merged with the System; provided further, if a member becomes disabled acquires a disability or survivor benefits become payable after the effective date of the merger, the System shall pay such benefits; and the Fund shall pay the difference in disability or survivors benefits at the time such benefits become payable, if the benefits would have been greater under

the Fund. Any contract entered into pursuant to the authority granted by this Subsection may designate the entity that will be responsible for administering benefits and resolving disputes that arise under the contract.

* * *

§3761. Bus driver's pension and relief fund of the city of Monroe; creation

From July 30, 1952, the assets, funds, monies and properties presently constituting the Bus Drivers' Pension Fund of the City of Monroe, Louisiana, shall, together with the funds, proceeds and revenues hereinafter provided for, constitute and be "The Bus Drivers' Pension and Relief Fund of the City of Monroe"; and such fund is hereby dedicated to the pensioning of disabled members with disabilities, members who are superannuated, and retired members of the Bus Drivers' Department of the City of Monroe, and their widows and orphans and for the relief and aid of members of said Bus Drivers' Department in the case of disability as hereinafter provided provided in this Part.

* * *

§3771. Pensions and benefits

Payment of pensions and benefits shall conform to the following conditions:

18 * *

(2)(a) A member who has become permanently disabled acquired a permanent disability from any cause, either while on or off duty, save and except any disability which may arise out of a result from the commission or the attempted commission of a misdemeanor or a felony or use of any drug or intoxicating liquor to such extent as to become under the influence thereof to the extent that service cannot be performed in the department, shall upon submission of due proof in accordance with the requirements of this organization, be paid monthly during the period of such disability for the balance of his lifetime in accordance with the following scale:

28 * * *

No disabled member with a disability shall be paid pension benefits hereunder during such period of disability while receiving regular wages or salary from the City of Monroe.

* * *

§3778. Member participation; service not interrupted by physical infirmity; military service; supplement to federal pension

A. A member's service period shall not be considered as having been interrupted during such period that such member may not be employed by the Department because of illness, injury, or other physical infirmity or disability; nor shall it be considered as interrupted during such period that a member may be in actual military service of his Country or state in time of war, peril, insurrection, calamity, or other cause that may call the member from private life to military service, and the dues of such member while absent from the Department during such military service shall be waived. Provided also that if a member of the Department is called into the Armed Forces of the United States, and as a result of his service he becomes totally disabled acquires a total disability and receives a pension from the Federal Government, the pension fund herein will pay him an amount sufficient to equal the sum of one hundred forty dollars per month, or if he is killed and his widow or dependent children receive a pension from the Federal Government, the Bus Drivers' Pension and Relief Fund shall pay his widow or dependent children an amount necessary to total the sum of eighty dollars per month.

* * *

§3780. Transfer to other department

If a member of this organization be transferred by a City Official to service for the City of Monroe other than in the department, if such transfer shall exceed six months in duration, it shall operate as a complete termination of such member's membership and forfeiture of all rights, unless said member is partially disabled has a partial disability; but if such transfer does not exceed six months service, it shall not operate to terminate the member's membership herein, if such member returns

to the department	and works at least	one full day in e	ach calendar mont	h during the
period.				

3 * * *

§3791. The Electrical Workers' Pension and Relief Fund of the City of Monroe; creation

A Pension and Retirement Fund is herein created and shall hereinafter be known and constituted as "The Electrical Workers' Pension and Relief Fund of the City of Monroe, Louisiana"; and such fund is hereby dedicated to the pensioning of disabled members with disabilities, members who are superannuated, and retired members of the Electric Line Department, Electric Service Department, Street Lighting Department, Electric Inspection Department, the Commercial Manager, and the Electricians of the Water and Light Office of the City of Monroe, Louisiana, and their widows and orphans and for the relief and aid of members of said Electric Departments in the case of disability as hereinafter provided.

* * *

§3802. Pensions and benefits

Payment of pensions and benefits shall conform to the following conditions:

18 * * *

(3) A member who has become permanently disabled acquired a permanent disability as a result of an injury sustained or as a result of injuries received in the performance of the employee's official duties to the extent that such employee is mentally or physically incapacitated for the further performance of duty and to the extent that such incapacity is likely to be permanent, such member shall, upon submission of due proof in accordance with the requirements of the organization and during the period of such disability, receive a sum per month, which when combined with Social Security benefits received by him if any, equal two-thirds of the employee's monthly salary averaged over a period of the best five years prior to the date of disability less any workman's compensation or Social Security benefits received, during the balance of his lifetime, provided that any time during said period

of disability the Board of Trustees hereof may require the member to submit to physical examination in accordance with the requirements of the organization.

(4) A member, who has at least ten years of creditable service in this system and who becomes permanently disabled acquires a permanent disability from any cause, either while on or off duty, save and except any disability which may arise out of or result from the commission or attempted commission of either a misdemeanor or felony or use of any drug or intoxicating liquor to such extent as to become under the influence thereof, to the extent that service cannot be performed in the department, such member shall, upon submission of due proof in accordance with the requirements of the organization, and during the period of such disability receive a sum per month, which, when combined with Social Security benefits received by him, if any, shall be equal to two-thirds of the employee's monthly salary averaged over a period of the best five years prior to date of disability less any compensation paid, during the balance of his lifetime, provided that any time during said period of disability the board of trustees hereof may require the member to submit to physical examination in accordance with the requirements of the organization.

* * *

§3804. Separation from service; disability; physical examination; leave of absence

A. No disabled member with a disability shall be paid pension benefits hereunder during such period of disability while receiving regular wages or salary from the City of Monroe.

* * *

§3805. Military service credit

A member's service period shall not be considered as having been interrupted during such period that such member may not be employed by the various Electrical Departments because of illness, injury, or other physical infirmity or disability; nor shall it be considered as interrupted during such period that a member may be in actual military service of his country or state in time of war, peril, insurrection, calamity, or other cause that may call the member from private life to military service, and the dues of such member while absent from the various Electrical

Departments during such military service shall be waived. Provided, also, that if a member of the various Electrical Departments is called into the Armed Forces of the United States, and as a result of his service he becomes totally disabled acquires a total disability and receives a pension from the Federal Government, the pension fund herein will pay him per month, an amount which when added to the Government payment, is sufficient to equal two-thirds of his monthly salary but not to exceed the additional amount which he is permitted to receive by the provisions of the government pension act, averaged over a period of the best five years, or if he is killed and his widow or dependent children under eighteen years of age receive a pension from the Federal Government, the Pension and Relief Fund shall pay his widow if living or dependent children, if no widow, until they reach age eighteen, an amount not to exceed forty percent of his salary averaged over the best five years of employment in the various Electrical Departments, provided that the widow's pension shall cease if she remarries.

* * *

§3808. Transfer to another department

If a member of this organization be transferred by a City Official to service for the City of Monroe, other than in the various Electrical Departments, if such transfer shall exceed six months in duration, it shall operate as a complete termination of such member's membership and forfeiture of all rights, unless said member is partially disabled has a partial disability; but if such transfer does not exceed six months service, it shall not operate to terminate the member's membership herein, if such member returns to the department and works at least one full day in each calendar month during the period.

Section 5. R.S. 13:1278 and 3881(A)(8) are hereby amended and reenacted to read as follows:

§1278. Illness, disability, or absence

In the case of the illness, disability, or absence of any court reporter, the judges of the court may assign another court reporter to perform the duties of the ill, disabled, or absent court reporter who is ill, has a disability, or is absent. The judges

1	of the court may appoint a qualified person to serve temporarily as a court reporter
2	during such period of illness, disability, or absence. The person so appointed court
3	reporter to serve temporarily shall receive the compensation and fees provided in
4	R.S. 13:1272 and R.S. 13: 1273.
5	* * *
6	§3881. General exemptions from seizure
7	A. The following income or property of a debtor is exempt from seizure
8	under any writ, mandate, or process whatsoever, except as otherwise herein
9	provided:
10	* * *
11	(8) Seven thousand five hundred dollars in equity value for one motor
12	vehicle per household which vehicle is substantially modified, equipped, or fitted for
13	the purposes of adapting its use to the physical disability of the debtor or his family
14	and is used by the debtor or his family for the transporting of such disabled person
15	with a disability for any use.
16	* * *
17	Section 6. R.S. 14:32(D)(3), 35.2(A)(introductory paragraph), (B), and (C),
18	$39(D)(3), 45(A)(3), 67.16(A)(1), (C)(1)(b), (2)(b), (3)(b), and (4)(b), 67.21(A) \ through \ (D), (C)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)$
19	79.1(A)(2), 89.1(A)(4), the heading of Subpart B(3) of Part V of Chapter 1 of Title 14 of the
20	Louisiana Revised Statutes of 1950, 93.3(A) through (D) and (E)(1), 93.4,
21	93.5(A)(introductory paragraph) and (D), 106(D)(2)(introductory paragraph) and (d),
22	107.1(C)(2) and (3), 126.3(A), and 202.1(F)(4) are hereby amended and reenacted to read
23	as follows:
24	§32. Negligent homicide
25	* * *
26	D. The provisions of this Section shall not apply to:
27	* * *
28	(3) Any guide or service dog trained at a qualified dog guide or service
29	school who is accompanying any blind person, visually handicapped impaired
30	person, deaf person, hearing impaired person, or otherwise physically disabled

Page 90 of 259

HB NO. 63	ENROLLED

1	person with any other physical disability who is using the dog as a guide or for
2	service.
3	* * *
4	§35.2. Simple battery of the infirm persons with infirmities
5	A. Simple battery of the infirm persons with infirmities is a battery
6	committed against an a person who is infirm, disabled has a disability, or is aged
7	person and who is incapable of consenting to the battery due to either of the
8	following:
9	* * *
10	B. For purposes of this Section, "infirm, disabled, or aged person who is
11	infirm, has a disability, or is aged" shall include but not be limited to any individual
12	who is a resident of a nursing home, mental retardation facility for persons with
13	intellectual disabilities, mental health facility, hospital, or other residential facility,
14	or any individual who is sixty years of age or older. Lack of knowledge of the
15	person's age shall not be a defense.
16	C. Whoever commits the crime of battery of the infirm persons with
17	<u>infirmities</u> shall be fined not more than five hundred dollars and imprisoned not less
18	than thirty days nor more than six months, or both.
19	* * *
20	§39. Negligent injuring
21	* * *
22	D. The provisions of this Section shall not apply to:
23	* * *
24	(3) Any guide or service dog trained at a qualified dog guide or service
25	school who is accompanying any blind person, visually handicapped impaired
26	person, deaf person, hearing impaired person, or otherwise physically disabled
27	person with any other physical disability who is using the dog as a guide or for
28	service.
29	* * *

HB NO. 63		ENROLLED
§45.	Simple kidnapping	

3 * * *

A. Simple kidnapping is:

(3) The intentional taking, enticing or decoying away, without the consent of the proper authority, of any person who has been lawfully committed to any orphan, insane, feeble-minded institution for orphans, persons with mental illness, persons with intellectual disabilities, or other similar institution.

§67.16. Identity theft

A. As used in this Section the following terms have the following meanings:

(1) "Disabled person" is "Person with a disability" means any person regardless of age who has a mental, physical, or developmental disability that substantially impairs the person's ability to provide adequately for his own care or protection.

15 * * * *
16 C.(1)

(b) Whoever commits the crime of identity theft when the victim is sixty years of age or older or a disabled person with a disability when the credit, money, goods, services, or any thing else of value is obtained which amounts to a value of one thousand dollars or more, shall be imprisoned, with or without hard labor, for not less than three years and for not more than ten years, or may be fined not more than ten thousand dollars, or both.

(b) Whoever commits the crime of identity theft when the victim is sixty years of age or older or a disabled person with a disability when the credit, money, goods, services, or any thing else of value is obtained which amounts to a value of five hundred dollars or more, but less than one thousand dollars, shall be imprisoned,

with or without hard labor, for not less than two years and not more than five years,	
or may be fined not more than five thousand dollars, or both.	
* * *	
(3)	
* * *	
(b) Whoever commits the crime of identity theft when the victim is sixty	
years of age or older or a disabled person with a disability when the credit, money,	
goods, services, or any thing else of value is obtained which amounts to a value of	
three hundred dollars or more, but less than five hundred dollars, shall be	
imprisoned, with or without hard labor, for not less than one year and not more than	
three years, or may be fined not more than three thousand dollars, or both.	
* * *	
(4)	
* * *	
(b) Whoever commits the crime of identity theft when the victim is sixty	
years of age or older or a disabled person with a disability when the credit, money,	
goods, services, or any thing else of value is obtained which amounts to a value less	
than three hundred dollars, shall be imprisoned with or without hard labor, for not	
less than six months and not more than one year, or may be fined not more than five	
hundred dollars, or both.	
* * *	
§67.21. Theft of the assets of an aged <u>a</u> person <u>who is aged</u> or <u>disabled</u> person <u>with</u>	
<u>a disability</u>	
A. As used in this Section the following terms have the following meanings:	
(1) "Aged person" "Person who is aged" is any person sixty years of age or	
older.	
(2) "Disabled person" "Person with a disability" is a person eighteen years	
of age or older who has a mental, physical, or developmental disability that	
substantially impairs the person's ability to provide adequately for his own care or	
protection.	

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(3) "Health care" is any expense resulting from medical, personal, residential, or other care provided or assistance received from any home- and community-based service provider, adult foster home, adult congregate living facility, nursing home, or other institution or agency responsible for the care of any person who is aged or disabled person with a disability.

- B. Theft of the assets of an aged a person who is aged or disabled person with a disability is any of the following:
- The intentional use, consumption, conversion, management, or (1) appropriation of an aged person's or disabled person's the funds, assets, or property of a person who is aged or person with a disability without his authorization or consent for the profit, advantage, or benefit of a person other than the aged person who is aged or disabled person with a disability without his authorization or consent.
- (2) The intentional misuse of an aged or disabled person's the power of attorney of a person who is aged or person with a disability to use, consume, convert, manage, or appropriate any funds, assets, or property of an aged a person who is aged or disabled person with a disability for the profit, advantage, or benefit of a person other than the aged person who is aged or disabled person with a disability without his authorization or consent.
- The intentional use, consumption, conversion, management, or appropriation of an aged person's or disabled person's the funds, assets, or property of a person who is aged or person with a disability through the execution or attempted execution of a fraudulent or deceitful scheme designed to benefit a person other than the aged person <u>who is aged</u> or disabled person <u>with a disability</u>.
- C.(1) Whoever commits the crime of theft of the assets of an aged a person who is aged or disabled person with a disability when the value of the theft equals one thousand five hundred dollars or more may be imprisoned, with or without hard labor, for not more than ten years and shall be fined not more than three thousand dollars, or both.
- (2) Whoever commits the crime of theft of the assets of an aged a person who is aged or disabled person with a disability when the value of the theft equals

HB NO. 63	ENROLLED
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five hundred dollars or more, but less than one thousand five hundred dollars may

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2	be imprisoned, with or without hard labor, for not more than five years and shall be
3	fined not more than two thousand dollars, or both.
4	(3) Whoever commits the crime of theft of the assets of an aged a person
5	who is aged or disabled person with a disability when the value of the theft equals
6	five hundred dollars or less less than five hundred dollars may be imprisoned for not
7	more than six months and shall be fined not more than five hundred dollars, or both.
8	(4) In any case in which an offender has been previously convicted of theft
9	of the assets of an aged a person who is aged or disabled person with a disability the
10	offender shall be imprisoned, with or without hard labor, for not less than two years,
11	and shall be fined not less than two thousand dollars, or both, regardless of the value
12	of the instant theft.
13	D. When there have been a number of distinct acts of theft of the assets of
14	an aged a person who is aged or disabled person with a disability, the aggregate of
15	the values of each act shall determine the grade of the offense.
16	* * *
17	§79.1. Criminal abandonment
18	A. Criminal abandonment is any of the following:
19	* * *
20	(2) The intentional physical abandonment of an a person who is aged or
21	disabled person with a disability by a caregiver as defined in R.S. 14:93.3 who is
22	compensated for providing care to such person. For the purpose of this Paragraph
23	an aged a person who is aged shall mean any individual who is sixty years of age or
24	older.
25	* * *
26	§89.1. Aggravated crime against nature
27	A. Aggravated crime against nature is crime against nature committed under
28	any one or more of the following circumstances:
29	* * *

(4) When through idiocy, imbecility, as a result of an intellectual or mental disability or any unsoundness of mind, either temporary or permanent, the victim is incapable of giving consent and the offender knew or should have known of such incapacity;

* * *

3. OFFENSES AFFECTING THE HEALTH AND SAFETY

OF THE INFIRM PERSONS WITH INFIRMITIES

§93.3. Cruelty to the infirmed persons with infirmities

A. Cruelty to the infirmed persons with infirmities is the intentional or criminally negligent mistreatment or neglect by any person, including a caregiver, whereby unjustifiable pain, malnourishment, or suffering is caused to the infirmed a person with an infirmity, a disabled an adult with a disability, or an a person who is aged person, including but not limited to a person who is a resident of a nursing home, mental retardation facility for persons with intellectual disabilities, mental health facility, hospital, or other residential facility.

B. "Caregiver" is defined as any person or persons who temporarily or permanently is responsible for the care of the infirmed, a person with an infirmity; physically or mentally disabled an adult with a physical or mental disability; or a person who is aged person, whether such care is voluntarily assumed or is assigned. Caregiver includes but is not limited to adult children, parents, relatives, neighbors, daycare institutions and facilities, adult congregate living facilities, and nursing homes which or who have voluntarily assumed or been assigned the care of an aged or infirmed person or disabled adult, a person who is aged, a person with an infirmity, or an adult with a disability; or have assumed voluntary residence with an aged or infirmed person or disabled adult a person who is aged, a person with an infirmity, or an adult with a disability.

- C. For the purposes of this Section, an aged a person who is aged is any individual sixty years of age or older.
- D. The providing of treatment by a caregiver in accordance with a well-recognized spiritual method of healing, in lieu of medical treatment, shall not

for that reason alone be considered the intentional or criminally negligent mistreatment or neglect of an infirmed, a disabled adult, or an aged person a person with an infirmity, an adult with a disability, or a person who is aged. The provisions of this Subsection shall be an affirmative defense to a prosecution under this Section.

E.(1) Whoever commits the crime of cruelty to any infirmed person with an infirmity, disabled adult with a disability, or aged person who is aged shall be fined not more than ten thousand dollars or imprisoned with or without hard labor for not more than ten years, or both. At least one year of the sentence imposed shall be served without benefit of parole, probation, or suspension of sentence when the act of cruelty to the infirmed persons with infirmities was intentional and malicious.

* * *

§93.4. Exploitation of the infirmed persons with infirmities

A. Exploitation of the infirmed persons with infirmities is:

- (1) The intentional expenditure, diminution, or use by any person, including a caregiver, of the property or assets of the infirmed a person with an infirmity, a disabled an adult with a disability, or an a person who is aged person, including but not limited to a resident of a nursing home, mental retardation facility for persons with intellectual disabilities, mental health facility, hospital, or other residential facility without the express voluntary consent of the resident or the consent of a legally authorized representative of an incompetent resident, or by means of fraudulent conduct, practices, or representations.
- (2) The use of an infirmed person's, or aged person's, or disabled adult's the power of attorney or guardianship of a person with an infirmity, a person who is aged, or an adult with a disability for one's own profit or advantage by means of fraudulent conduct, practices, or representations.
- B. Whoever commits the crime of exploitation of the infirmed persons with infirmities shall be fined not more than ten thousand dollars or imprisoned, with or without hard labor, for not more than ten years, or both.
- C. Whoever is convicted, or who enters a plea agreement for exploitation of the infirmed persons with infirmities shall be prohibited from having access to the

1 victim's or any other disabled or aged person's assets or property of the victim or of 2 any other person with a disability or person who is aged. The offender shall be 3 prohibited from being appointed as a power of attorney or guardian for the victim or 4 any other disabled or aged person person with a disability or person who is aged. 5 The provisions of this Subsection shall not be construed to prohibit the offender from 6 inheriting from the infirmed victim with an infirmity. 7 §93.5. Sexual battery of the infirm persons with infirmities 8 A. Sexual battery of the infirm persons with infirmities is the intentional 9 engaging in any of the sexual acts listed in Subsection B of this Section with another 10 person, who is not the spouse of the offender, when: 11 12 D. Whoever commits the crime of sexual battery of the infirm persons with 13 <u>infirmities</u> shall be punished by imprisonment, with or without hard labor, for not 14 more than ten years. 15 16 §106. Obscenity 17 18 D. 19 20 (2) For the purpose of this Paragraph Subsection, the following words and 21 terms shall have the respective meanings defined as follows: 22 23 (d) "Medical clinics and hospitals" means any clinic or hospital of licensed 24 physicians or psychiatrists used for the reception and care of the persons who are 25 sick, wounded, or infirm. 26 27 §107.1. Ritualistic acts 28 29 C. 30

HB NO. 63	ENROLLED
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1	(2) No person shall commit ritualistic sexual abuse of children or of
2	physically or mentally disabled adults with physical or mental disabilities as part of
3	a ceremony, rite, initiation, observance, performance, or practice.
4	(3) No person shall commit ritualistic psychological abuse of children or of
5	physically or mentally disabled adults with physical or mental disabilities as part of
6	a ceremony, rite, initiation, observance, performance, or practice.
7	* * *
8	§126.3. False statements concerning employment in a nursing or health care facility
9	A. The crime of health care facility application fraud is the knowing and
10	intentional offering of a false written or oral statement in any employment
11	application or in an effort to obtain employment as a caretaker in any nursing home,
12	mental retardation facility for persons with intellectual disabilities, mental health
13	facility, hospital, home health agency, hospice, or other residential facility required
14	to be licensed or operated under the laws of this state or established by the laws of
15	this state. Such false statement must be relevant to the caretaking obligation of such
16	employee, but shall specifically apply to but not be limited to educational and
17	professional background and licensing and credential qualifications.
18	* * *
19	§202.1. Home improvement fraud; penalties
20	* * *
21	F. Whoever commits the crime of home improvement fraud shall be fined
22	not more than twenty thousand dollars and shall be imprisoned, with or without hard
23	labor, for not more than ten years, if the home improvement fraud is committed
24	under any of the following circumstances:
25	* * *
26	(4) The person with whom the contract for home improvement is entered
27	into is a disabled person with a disability.
28	* * *

HB NO. 63	ENROLLED
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Section 7. R.S. 15:536(A), 537(A), 541(2)(m), 571.3(B)(3)(r), 571.34(A), 581, 830(A) and (B), 830.1(A), 1039, 1402(A), 1503(6) and (7), and 1510(C) are hereby amended and reenacted to read as follows:

§536. Definitions

A. For purposes of this Chapter, "sexual offender" means a person who has violated R.S. 14:78 (incest), R.S. 14:78.1 (aggravated incest), R.S. 14:89 (crime against nature), R.S. 14:89.1 (aggravated crime against nature), R.S. 14:93.5 (sexual battery of the infirm persons with infirmities) or any provision of Subpart C of Part II, or Subpart A(1) of Part V, of Chapter 1 of Title 14 of the Louisiana Revised Statutes of 1950.

* * *

§537. Sentencing of sexual offenders; serial sexual offenders

A. If a person is convicted of or pleads guilty to, or where adjudication has been deferred or withheld for a violation of R.S. 14:78 (incest), R.S. 14:78.1 (aggravated incest), R.S. 14:80 (felony carnal knowledge of a juvenile), R.S. 14:81 (indecent behavior with juveniles), R.S. 14:81.1 (pornography involving juveniles), R.S. 14:81.2 (molestation of a juvenile or a person with a physical or mental disability), R.S. 14:81.3 (computer-aided solicitation of a minor), R.S. 14:89 (crime against nature), R.S. 14:89.1 (aggravated crime against nature), R.S. 14:93.5 (sexual battery of the infirm persons with infirmities), or any provision of Subpart C of Part II of Chapter 1 of Title 14 of the Louisiana Revised Statutes of 1950, and is sentenced to imprisonment for a stated number of years or months, the person shall not be eligible for diminution of sentence for good behavior.

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§541. Definitions

For the purposes of this Chapter, the definitions of terms in this Section shall apply:

28 * * *

1	(2) "Aggravated offense" means a conviction for the perpetration or
2	attempted perpetration of, or conspiracy to commit, any of the following:
3	* * *
4	(m) Sexual battery of the infirm persons with infirmities (R.S. 14:93.5).
5	* * *
6	§571.3. Diminution of sentence for good behavior
7	* * *
8	B.
9	* * *
10	(3) A person shall not be eligible for diminution of sentence for good
11	behavior if he has been convicted of or pled guilty to, or where adjudication has
12	been deferred or withheld for, a violation of any one of the following offenses:
13	* * *
14	(r) Sexual battery of the infirm persons with infirmities (R.S. 14:93.5).
15	* * *
16	§571.34. Alternative to traditional imprisonment; prisoners who are elderly or
17	infirm prisoners
18	A. Not later than October 1, 1997, contingent upon legislative appropriation,
19	the Department of Public Safety and Corrections shall implement a pilot project
20	using an alternative mode of incarceration to traditional imprisonment involving
21	electronic monitoring for executing the sentences of certain offenders who are
22	elderly or infirm offenders as determined by the department. The project shall
23	provide for active electronic monitoring of the prisoner.
24	* * *
25	§581. Authorized audits and investigations
26	With the written authorization of the deputy secretary, any employee or agent
27	of the bureau, for purpose of audit or investigation of violations of any provisions
28	herein, or any official rule or regulation of the bureau, shall be granted access by any
29	public or private criminal justice agency collecting, processing, storing, or
30	maintaining any documents, or automated, microfilmed, or manual records

containing, or which may reasonably be expected to be used to substantiate and verify, any information or statistics the bureau is empowered to require from such public or private criminal justice agency. Upon written authorization of the deputy secretary, any employee or agent of the bureau may enter any institution to which persons have been committed, who have been convicted of crime, or declared to be criminally insane or to be feeble-minded delinquents with intellectual disabilities, to take or cause to be taken fingerprints or photographs or to make investigations relative to any person confined therein, for the purpose of obtaining information which will lead to the identification of criminals.

10 * *

§830. Treatment of mentally ill and mentally retarded inmates with mental illness or intellectual disability

A. The department may establish resources and programs for the treatment of mentally ill and mentally retarded inmates with a mental illness or an intellectual disability, either in a separate facility or as part of other institutions or facilities of the department.

B. On the recommendation of appropriate medical personnel and with the consent of the Department of Health and Hospitals or other appropriate department, the secretary of the Department of Corrections may transfer an inmate for observation and diagnosis to the Department of Health and Hospitals or other appropriate department or institution for a period not to exceed the length of his sentence. If the inmate is found to be subject to civil commitment for psychosis or other mental illness or retardation intellectual disability, the secretary of the Department of Corrections shall initiate legal proceedings for such commitment. If the inmate is not represented by counsel at such legal proceedings, the court shall appoint an attorney to represent him. Reasonable attorney fees shall be fixed by the judge and shall be paid by the state. While the inmate is in such other institution his sentence shall continue to run.

29 * * *

§830.1. Refusal of treatment by mentally ill or mentally retarded inmates with mental illness or intellectual disability

A. Whenever a mentally ill or mentally retarded an inmate with a mental illness or an intellectual disability refuses treatment and any staff physician, staff psychiatrist, or consulting psychiatrist of the institution certifies that the treatment is necessary to prevent harm or injury to the inmate or to others, such treatment will be permitted for a period not to exceed fifteen days. If treatment for a longer period is deemed necessary, a petition shall be filed in a court of competent jurisdiction setting forth the reasons for the treatment. Treatment shall continue while the hearing is pending. After a hearing at which the mentally ill or mentally retarded inmate with a mental illness or intellectual disability is represented by counsel, the court shall determine whether the inmate is competent and, if not, he shall order that appropriate treatment be provided. If the inmate does not have counsel, the court shall appoint an attorney to represent him. Reasonable attorney fees shall be fixed by the judge and paid by the state.

* * *

§1039. Return of inmates to committing court for transfer

The board of commissioners of the school may return to the juvenile court of the parish any inmate committed to the school with recommendation for the transfer of the inmate to the state reformatory, to a hospital for the insane persons with mental illness, to an institution for the care of feeble minded persons with intellectual disabilities, or other appropriate institution to which the inmate might have been committed in the first instance, and thereupon, the court may cause the inmate to be committed to an appropriate institution or dealt with according to law.

* * *

§1402. Legislative findings and declaration

A. The legislature hereby finds and declares that it is the right of every person, regardless of race, color, creed, religion, national origin, sex, age, or handicap disability, to be secure and protected from fear, intimidation, and physical harm caused by the activities of violent groups and individuals. It is not the intent

of this Chapter to interfere with the constitutional exercise of the protected rights of freedom of expression and association. The legislature hereby recognizes the right of every citizen to harbor and constitutionally express beliefs on any lawful subject whatsoever, to associate lawfully with others who share similar beliefs, to petition lawfully constituted authority for a redress of perceived grievances, and to participate in the electoral process.

* * *

§1503. Definitions

For the purposes of this Chapter, the following terms shall have the following meanings, unless the context clearly indicates a different meaning:

* * *

- (6) "Caregiver" means any person or persons, either temporarily or permanently, responsible for the care of an aged a person who is aged or a physically or mentally disabled an adult with a physical or mental disability. "Caregiver" includes but is not limited to adult children, parents, relatives, neighbors, daycare personnel, adult foster home sponsors, personnel of public and private institutions and facilities, adult congregate living facilities, and nursing homes which have voluntarily assumed the care of an aged person, or disabled adult a person who is aged or an adult with a disability, have assumed voluntary residence with an aged person or disabled adult a person who is aged or an adult with a disability, or have assumed voluntary use or tutelage of an aged or disabled person's the assets, funds, or property of a person who is aged or a person with a disability, and specifically shall include city, parish, or state law enforcement agencies.
- (7) "Exploitation" means the illegal or improper use or management of an aged person's or disabled adult's the funds, assets, or property of a person who is aged or an adult with a disability, or the use of an aged person's or disabled adult's power of attorney or guardianship of a person who is aged or an adult with a disability for one's own profit or advantage.

29 * * *

HB NO. 63	ENROLLED
112 1 10 100	

1	§1510. Implementation
2	* * *
3	C. The adult protection agencies shall implement adult protective services
4	for aged and disabled adults persons who are aged and adults with disabilities in
5	accordance with an agency plan and shall submit an annual funding request in
6	accordance with its plan. No funds shall be expended to implement the plan until the
7	budget is approved by the commissioner of administration and by the legislature in
8	the annual state appropriations act.
9	* * *
10	Section 8. R.S. 17:67(G), 124, 158(H)(2)(f), 240(A)(1) and (B)(2), 407.2, 421.4,
11	422.6(B), 1947(A)(1) and (2), and 3217.2(D) are hereby amended and reenacted to read as
12	follows:
13	§67. Southeast Baton Rouge Community School Board and school system; creation;
14	membership; qualifications; apportionment; election; powers, duties, and
15	functions; system operation
16	* * *
17	G. The East Baton Rouge Parish School System shall transfer ownership of
18	at least fifty school buses, each with at least sixty-passenger capacity that are of
19	equal quality, age, and condition to the fleet owned and operated by the East Baton
20	Rouge Parish School System to the Southeast Baton Rouge Community School
21	System, including a sufficient number of handicapped-accessible accessible buses
22	to be used to transport the students needing special transportation services.
23	* * *
24	§124. Appropriations, authority to make
25	The Orleans Parish School Board may make annual appropriations out of any
26	of its funds to the teachers' retirement fund of the public schools of the parish; these
27	appropriations shall not be less than Thirty Thousand Dollars (\$30,000.00) each year.

The board may make additional appropriations to be used as a special fund for such

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HB NO. 63	ENROLLED
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1	aged and infirm teachers who are aged or infirm as are, under the laws in effect on
2	July 26, 1922, receiving less than Twenty-Five Dollars (\$25.00) a month.
3	* * *
4	§158. School buses for transportation of students; employment of bus operators;
5	alternative means of transportation; improvement of school bus turnarounds
6	* * *
7	H.
8	* * *
9	(2) Any parish or city school board seeking approval to eliminate or reduce
10	the level of transportation services to students for economically justifiable reasons
11	shall submit with its request for approval the following information:
12	* * *
13	(f) A written statement attested to by the chief transportation officer of the
14	school system, the local superintendent of schools, and the presiding officer of the
15	school board that the proposed reduction in or elimination of transportation services
16	to students does not have a disparate impact on any group of students by reason of
17	race, creed, sex, handicap disability, residence, or school attended, whether public
18	or approved nonpublic, elementary or secondary.
19	* * *
20	§240. Prohibition against use of tobacco in schools; prohibition against smoking on
21	school bus; rules and regulations
22	A. For purposes of this Section the following terms shall have the following
23	meanings unless the context clearly indicates otherwise:
24	(1) "School building" means any building located on the property of any
25	elementary or secondary school, state schools for the deaf, blind, spastic, and
26	cerebral palsied the Louisiana School for the Deaf, the Louisiana School for the
27	Visually Impaired, the Louisiana Special Education Center, and schools in the
28	Special School District No. 1.
20	* * *

1 B.

2 * * *

(2) No person shall smoke or carry a lighted cigar, cigarette, pipe, or any other form of smoking object or device on the grounds of any public or private elementary or secondary school property, or state schools for the deaf, blind, spastic, and cerebral palsied and the Louisiana School for the Deaf, the Louisiana School for the Visually Impaired, the Louisiana Special Education Center, or schools in the Special School District No. 1, except in an area specifically designated as a smoking area.

* * *

§407.2. Louisiana Early Childhood Opportunity Program

The department shall establish the Louisiana Early Childhood Opportunity Program to assist in the development and funding of appropriate early childhood programs for educationally at-risk children ages three to five years. Beginning with the 1992-1993 school year, the department, with the approval of its governing authority, shall award grants or contracts to qualified early childhood programs, including but not limited to Head Start, HIPPY, Parents as Teachers (PAT), and programs for developmentally disabled and youngsters with developmental disabilities or who are educationally or environmentally at-risk youngsters, selected by the department in accordance with specified programmatic standards and guidelines to be established by the department with the approval of its governing authority.

23 * * *

§421.4. Salary increases, noninstructional school personnel

A. The salary increase funded by Act No. 12 of the 1991 Regular Session of the Legislature for noninstructional school employees, including teacher aides and paraprofessionals, school bus drivers, food service workers, including school lunch employees provided a pay increase pursuant to R.S. 17:422.3 Act No. 713 of the 1972 Regular Session of the Legislature, school nurses, clerical, custodial, and maintenance personnel, and any other employees of a city or parish school board or

unclassified noninstructional employees of the state schools for the deaf, blind, spastic, and cerebral palsied Louisiana School for the Deaf, the Louisiana School for the Visually Impaired, the Louisiana Special Education Center, and the Special School District No. One who are not required to hold a teacher's certificate as a condition of employment, shall continue to be paid to such employees from year to year. The legislature annually shall appropriate sufficient funds for this purpose and shall make such funds available to the employing school boards.

B. Any increase in the expenditures of a city or parish school board or of the State Board of Elementary and Secondary Education resulting from a state-mandated increase in the salaries of noninstructional school personnel shall be fully funded by the state. Such funds shall be made available to the respective school boards. For purposes of this Subsection, noninstructional school personnel shall mean teacher aides and paraprofessionals, school bus drivers, food service workers, school nurses, clerical, custodial, and maintenance personnel, and any other employee of a parish or city school board or unclassified noninstructional employee of the state schools for the deaf, blind, spastic, and cerebral palsied Louisiana School for the Deaf, the Louisiana School for the Visually Impaired, the Louisiana Special Education Center, and the Special School District No. One who is not required to hold a teacher's certificate as a condition of employment.

20 * * *

§422.6. Hourly wages and salaries for school employees; reduction limitations; definition

23 * * *

B. For purposes of this Section, the term "school employee" shall mean, without limitation, a teacher aide, paraprofessional, school bus driver, food service worker, clerical, custodial, and maintenance personnel, and any other employee of a city or parish school board, of a state school for the deaf, blind, spastic, or cerebral palsied the Louisiana School for the Deaf, the Louisiana School for the Visually Impaired, the Louisiana Special Education Center, or of State the Special School

HB NO. 63	ENROLLED
11D NO. 05	ENKOLLED

1	District No. 1 who is not required to hold a teacher's certificate as a condition of
2	employment.
3	* * *
4	§1947. Funding
5	A. Funding for public school special educational services as provided by
6	local education agencies shall be as follows:
7	(1) Each local education agency shall provide special education and related
8	services to students with exceptionalities who are located within its geographical
9	boundaries, including children who are placed in a private residential facility or an
10	intermediate care facility for the developmentally disabled persons with
11	developmental disabilities for any reason by any individual or agency; however, the
12	agency shall pay the cost of such services only for such students who are residents
13	within the geographical boundaries of the agency. Each local education agency shall
14	provide child find and evaluation to nonresident students who attend a parentally
15	placed private elementary or secondary school.
16	(2) If a local education agency provides special education and related
17	services to a student with an exceptionality who is located within the geographical
18	boundaries of such agency but is not a resident thereof, including children who are
19	placed in a private residential facility or an intermediate care facility for the
20	developmentally disabled persons with developmental disabilities for any reason by
21	any individual or agency, the cost of any special education and related services shall
22	be reimbursed by the local education agency within the boundaries of which the
23	student resides, except as provided in Paragraph (3) of this Subsection.
24	* * *
25	§3217.2. Orleans Regional Technical Institute, merger with Delgado Community
26	College
27	* * *
28	D. Notwithstanding any provision of law to the contrary, Delgado
29	Community College shall give preference in the operation of vending stands,
30	vending machines, and other concessions operated on the premises of the former

technical institute to blind persons pursuant to programs for such persons administered by the Department of Children and Family Services Louisiana Workforce Commission. Additionally, no other vending stands, vending machines, or other concessions shall be operated on the same premises as the vending stands, vending machines, and other concessions given preference by this Subsection. No blind person shall be required to pay any fee, service charge, or other cost to operate any vending stand, vending machine, or other concession on the premises of the former technical institute and no blind person operating such a vending stand, vending machine, or other concession on such premises shall be adversely impacted in any way in the operation of such stand, machine, or concession without reasonable or just cause.

12 * * *

Section 9. R.S. 18:106(C)(2)(b), 106.1(A)(introductory paragraph), 564(D)(1)(a)(ii) and (2)(a)(ii) and (E), 1303(I)(introductory paragraph) and (1)(a), 1309.3(D)(1)(a)(ii) and (E), and 1400.21(B)(4) are hereby amended and reenacted to read as follows:

§106. Physical disability; inability to write English; language minority groups; execution of documents; assistance

18 * * *

19 C.

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21 (2) For purposes of this Subsection proof of disability means one of the following:

23 * * *

(b) A copy of a current mobility-impaired mobility impairment identification card bearing a photograph of the voter and the international symbol of accessibility issued by the secretary of the Department of Public Safety and Corrections as authorized by R.S. 47:463.4.

HB NO. 63	ENROLLED

1	§106.1. Change of registration for disabled voters with disabilities and
2	documentation establishing disability
3	A. If a disabled person with a disability who is registered to vote in one
4	parish changes his registration to another parish, he shall be eligible to vote absentee
5	by mail in his new parish of registration without having to submit to the registrar of
6	voters for the new parish additional documentation establishing his disability,
7	provided the person is otherwise qualified to vote and meets one of the following
8	conditions:
9	* * *
10	§564. Assistance in voting on election day
11	* * *
12	D.(1)(a) Prior to receiving assistance under this Section due to a disability,
13	including visual impairment, the voter shall file with the registrar in person or by
14	mail a statement setting forth the necessity and reasons for this assistance and shall
15	furnish the registrar one of the following:
16	* * *
17	(ii) A copy of a current mobility-impaired mobility impairment identification
18	card bearing a photograph of the voter and the international symbol of accessibility
19	issued by the secretary of the Department of Public Safety and Corrections as
20	authorized by the provisions of R.S. 47:463.4.
21	* * *
22	(2)(a) A voter shall also be entitled to assistance without having filed with
23	the registrar a statement setting forth the necessity and reasons for this assistance if,
24	on election day, the voter presents to the commissioner-in-charge one of the
25	following as proof of disability:
26	* * *
27	(ii) A current mobility-impaired mobility impairment identification card
28	bearing a photograph of the voter and the international symbol of accessibility issued

1	by the secretary of the Department of Public Safety and Corrections as authorized
2	by the provisions of R.S. 47:463.4.
3	* * *
4	E. A voter who has a visible physical disability or who presents a current
5	mobility-impaired mobility impairment identification card bearing a photograph of
6	the voter and the international symbol of accessibility issued by the secretary of the
7	Department of Public Safety and Corrections as authorized by the provisions of R.S.
8	47:463.4, and the person who will be assisting him in voting, shall be allowed to go
9	to the front of the line to cast a ballot at the polls.
10	* * *
11	§1303. Persons entitled to vote in compliance with this Chapter
12	* * *
13	I. Disabled voters Voters with disabilities. (1) Any qualified voter who
14	submits any of the following to the registrar of voters may vote absentee by mail
15	upon meeting the requirements of this Chapter:
16	(a) A copy of a current mobility-impaired mobility impairment identification
17	card bearing a photograph of the voter and the international symbol of accessibility
18	issued by the secretary of the Department of Public Safety and Corrections as
19	authorized by the provisions of R.S. 47:463.4.
20	* * *
21	§1309.3. Assistance in voting during early voting
22	* * *
23	D.(1)(a) Prior to receiving assistance under this Section because of a
24	disability, including visual impairment, the voter shall file with the registrar in
25	person or by mail a statement setting forth the necessity and reasons for this
26	assistance and shall furnish the registrar one of the following:
27	* * *
28	(ii) A copy of a current mobility-impaired mobility impairment identification
29	card bearing a photograph of the voter and the international symbol of accessibility

HB NO. 63	ENROLLED
11D NO. 05	ENKOLLED

1	issued by the secretary of the Department of Public Safety and Corrections as
2	authorized by the provisions of R.S. 47:463.4.
3	* * *
4	E. A voter who has a visible physical disability or who presents a current
5	mobility-impaired mobility impairment identification card bearing a photograph of
6	the voter and the international symbol of accessibility issued by the secretary of the
7	Department of Public Safety and Corrections as authorized by the provisions of R.S.
8	47:463.4, and the person who will be assisting him in voting, shall be allowed to go
9	to the front of the line to cast a ballot when early voting.
10	* * *
11	§1400.21. Help Louisiana Vote Fund
12	* * *
13	В.
14	* * *
15	(4) The Voting Access Account is established within the fund, into which the
16	state treasurer shall deposit monies received pursuant to Title II of HAVA with
17	respect to assuring voting access for individuals with disabilities. Monies in this
18	account shall be appropriated only for (a) improvement of polling places to ensure
19	accessibility to individuals with disabilities in a manner that provides the same
20	opportunity for participation, privacy, and independence as for other voters; and (b)
21	providing disabled individuals with disabilities with information about accessible
22	polling places, including outreach programs and training for election officials.
23	* * *
24	Section 10. R.S. 21:51(C) and 52(A) and (B) are hereby amended and reenacted to
25	read as follows:
26	§51. Pet animals, taking into hotel rooms, etc., prohibited; penalty; exemptions
27	* * *
28	C. This Section shall not apply to guide dogs or service dogs used by blind
29	persons, visually handicapped impaired persons, deaf persons, hearing impaired

persons, and other physically disabled persons with physical disabilities who have been taught to use such dogs at a qualified dog guide or service school.

§52. Guide or service dog, rights and privileges of owners and trainers; penalties for violations

A. Any blind person, visually handicapped impaired person, deaf person, hearing impaired person, or otherwise physically disabled person with any other physical disability who is accompanied by a properly controlled dog which such person has been taught to use as a guide or for service at a qualified dog guide or service school, or any person who is qualified to provide training for a guide dog or service animal and is accompanied by a guide dog in training, is entitled to the full and equal accommodations, advantages, facilities, and privileges of all public accommodation, amusement, or resort, and other places to which the general public is invited, and shall be entitled to take such dog into such conveyances and places, subject only to the accommodations and limitations applicable to all persons not so accompanied, provided that the dog shall not occupy a seat in any public conveyance.

B. Any person, firm, or corporation, or agent, representative, or employee of any person, firm, or corporation who deprives any blind person, visually handicapped impaired person, deaf person, hearing impaired person, or otherwise physically disabled person with any other physical disability, or any person who is accompanied by a guide dog in training of any right conferred by Subsection A of this Section, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be fined a sum not to exceed five hundred dollars, or be imprisoned in the parish jail for a period not to exceed ninety days, or both, within the discretion of the judge; and for every such offense such person shall forfeit and pay a sum not to exceed five hundred dollars to any person aggrieved thereby, to be recovered in any court of competent jurisdiction in the parish where such offense was committed.

HB NO. 63	ENROLLED

1	Section 11. R.S. 22:941(B)(7), 1000(A)(1)(a)(vi)(bb)(IV) and (2)(a) and (b)(iv),
2	1001(B), 1003(A)(2)(d), 1012(B), 1097(B), 1242(6), and 1288(B) are hereby amended and
3	reenacted to read as follows:
4	§941. Group life insurance defined; eligibility; payment of premiums; limits and
5	coverage
6	* * *
7	B.
8	* * *
9	(7) Insurance under any group life insurance policy except those policies
10	issued pursuant to Paragraph (A)(3) of this Section, may be extended to insure any
11	one person, with or without any eligible members, including spouse and unmarried
12	children under twenty-one years of age or, in the case of full-time students,
13	unmarried children under the age of twenty-four, and unmarried grandchildren under
14	twenty-one years of age in the legal custody of and residing with the grandparent or,
15	in the case of full-time students, unmarried grandchildren under the age of
16	twenty-four who are in the legal custody of and residing with the grandparent, except
17	that the policy may provide for continuing coverage for any unmarried child or
18	grandchild in the legal custody of and residing with the grandparent who is incapable
19	of self-sustaining employment by reason of mental retardation intellectual or
20	physical handicap disability, who became so incapable prior to attainment of age
21	twenty-one, and any other person dependent upon the insured employee or member
22	in accordance with the plan which precludes individual selection by the employees
23	or members or by the employer or trustee.
24	* * *
25	§1000. Group, family group, blanket, and association health and accident insurance
26	A.
27	* * *
28	(1) Group health and accident insurance is any policy of health and accident

29

insurance, or similar coverage issued by a health maintenance organization, covering

1	more than one person, except family group, and blanket policies hereinafter
2	specifically provided for, which shall conform to the following requirements:
3	(a)
4	* * *
5	(vi)
6	* * *
7	(bb) Notwithstanding any other provision of law to the contrary, coverage
8	of dependent children or grandchildren for excepted benefits and for benefits of
9	short-term, limited duration insurance as defined pursuant to 45 CFR 144.103 shall
10	be controlled by this Subitem with regard to requirements for age. For excepted
11	benefits, as defined in R.S. 22:1061(3)(b) and (c) and for benefits of short-term,
12	limited duration insurance as defined pursuant to 45 CFR 144.103, the following
13	requirements for coverage of dependent children or grandchildren shall apply:
14	* * *
15	(IV) To an unmarried dependent child or grandchild who is incapable of
16	self-sustaining employment by reason of mental retardation intellectual or physical
17	handicap disability, who became incapable prior to attainment of the age of
18	twenty-one, there may be continuous coverage for excepted benefits regardless of
19	age.
20	A dependent grandchild shall be in the legal custody of and residing with the
21	grandparent.
22	* * *
23	(2)(a) Family group health and accident insurance or similar coverage issued
24	by a health maintenance organization is an individual policy covering any one
25	person, with or without any eligible members, including spouse and children until
26	the age of twenty-six, and grandchildren until the age of twenty-six who are in the
27	legal custody of and residing with the grandparent pursuant to R.S. 22:1003 and
28	1003.1, except that the policy may provide for continuing coverage for any child or
29	grandchild in the legal custody of and residing with the grandparent who is incapable

of self-sustaining employment by reason of mental retardation intellectual or

physical handicap disability, who became so incapable prior to attainment of age twenty-six, and any other person dependent upon the policyholder, written under a master policy issued to the head of such family. The policy shall contain a provision that the policy, and the application of the head of the family if attached to the policy, shall constitute the entire contract between the parties.

(b) Notwithstanding any other provision of law to the contrary, coverage of dependent children or grandchildren for excepted benefits and for benefits of short-term, limited duration insurance as defined pursuant to 45 CFR 144.103 shall be controlled by this Subparagraph with regard to requirements for age. For excepted benefits, as defined in R.S. 22:1061(3)(b) and (c) and for benefits of short-term, limited duration insurance as defined pursuant to 45 CFR 144.103, the following requirements for coverage of dependent children or grandchildren shall apply:

* * *

(iv) To an unmarried dependent child or grandchild who is incapable of self-sustaining employment by reason of mental retardation intellectual or physical handicap disability, who became so incapable prior to attainment of the age of twenty-one, there may be continuous coverage for excepted benefits regardless of age. A dependent grandchild shall be in the legal custody of and residing with the grandparent.

* * *

§1001. Mandatory coverage and continued coverage of physically or mentally handicapped children with physical or mental disabilities of insured

* * *

B. Any hospital or medical expense insurance policy described in Subsection A and delivered in this state on or prior to ninety days after July 2, 1973, shall be endorsed to include coverage for such child who had attained the limiting age on or prior to ninety days after July 2, 1973, while such child is or continues to be both (1) incapable of self sustaining self-sustaining employment by reason of mental or physical handicap disability, and (2) chiefly dependent upon the policyholder,

1	employee or member for support and maintenance, provided such incapacity existed
2	prior to the attainment of the limiting age for dependent children under such group
3	policy and proof of such incapacity and dependency is furnished to the insurer by the
4	employee or member on or before January 1, 1975, and subsequently as may be
5	required by the insurer, but not more frequently than annually.
6	* * *
7	§1003. Coverage of children for group and individual health and accident insurance;
8	exception
9	A.
10	* * *
11	(2) Notwithstanding any other provision of law to the contrary, coverage of
12	dependent children or grandchildren for excepted benefits and for benefits of
13	short-term, limited duration insurance as defined pursuant to 45 CFR 144.103 shall
14	be controlled by this Subparagraph Paragraph with regard to requirements for age.
15	For excepted benefits, as defined in R.S. 22:1061(3)(b) and (c) and for benefits of
16	short-term, limited duration insurance as defined pursuant to 45 CFR 144.103, the
17	following requirements for coverage of dependent children or grandchildren shall
18	apply:
19	* * *
20	(d) To an unmarried dependent child or grandchild who is incapable of
21	self-sustaining employment by reason of mental retardation intellectual or physical
22	handicap disability, who became incapable prior to attainment of the age of
23	twenty-one, there may be continuous coverage for excepted benefits regardless of
24	age. A dependent grandchild shall be in the legal custody of and residing with the
25	grandparent.
26	* * *
27	§1012. Cancellation prohibited after claim for terminal, incapacitating, or
28	debilitating condition

1	B. In this Section "terminal, incapacitating, or debilitating condition" means
2	any aggressive malignancy, chronic end stage cardiovascular or cerebral vascular
3	disease, diabetes and its long-term associated complications, pregnancy, acquired
4	immunodeficiency syndrome (AIDS), human immunodeficiency virus (HIV), or any
5	other disease, illness, or condition which a physician diagnoses as terminal, or any
6	mental or physical handicap disability which renders a person incapable of
7	self-employment, provided that the handicapped person with a disability is chiefly
8	dependent upon the policyholder, employee, or member for support and
9	maintenance.
10	* * *
11	§1097. Discrimination in rates or failure to provide coverage because of severe
12	disability or sickle cell trait prohibited
13	* * *
14	B. "Severe disability", as used in this Section, means any disease of, or
15	injury to, the spinal cord resulting in permanent and total disability, amputation of
16	any extremity that requires prosthesis, permanent visual acuity of twenty/two
17	hundred or worse in the better eye with the best correction, or a peripheral field so
18	contracted that the widest diameter of such field subtends an angular distance no
19	greater than twenty degrees, total deafness, inability to hear a normal conversation
20	or use a telephone without the aid of an assistive device, or persons who have
21	developmental disabilities, including but not limited to autism, cerebral palsy,
22	epilepsy, mental retardation intellectual disabilities, and other neurological
23	impairments.
24	* * *
25	§1242. Definitions
26	As used in this Subpart:
27	* * *
28	(6) "Enrollee" or "insured" means a person, including a spouse or dependent,

(6) "Enrollee" or "insured" means a person, including a spouse or dependent, who is enrolled in or insured by a health insurance issuer for health insurance coverage. A dependent includes unmarried children under twenty-one years of age

29

or, in the case of full-time students, unmarried children under the age of twenty-four, and unmarried grandchildren under twenty-one years of age in the legal custody of and residing with the grandparent or, in the case of full-time students, unmarried grandchildren under the age of twenty-four who are in the legal custody of and residing with the grandparent, except that the policy may provide for continuing coverage for any unmarried child or grandchild in the legal custody of and residing with the grandparent who is incapable of self-sustaining employment by reason of mental retardation intellectual or physical handicap disability, who became so incapable prior to attainment of age twenty-one, and any other person dependent upon the employee. Any unmarried child who is placed in the home of an insured or enrollee pursuant to an adoption placement agreement executed with an adoption agency licensed in accordance with the Child Care Facility and Child-Placing Agency Licensing Act (R.S. 46:1401 et seq.), or corresponding law of any other state, shall be considered a dependent child of the insured from the date of placement in the home of the insured or enrollee.

* * *

§1288. Discrimination in automobile liability insurance prohibited

18 * * *

B. Where the owner of the covered vehicle has a physical or mental handicap disability that prevents him from operating his own motor vehicle, an insurance company issuing a policy of motor vehicle liability insurance shall not require the operator of the vehicle to carry liability insurance.

Section 12. R.S. 23:251(A)(3), 322(3), (5), (6), (8), and (9)(introductory paragraph), 323(A), (B)(1) through (7), (C)(2), and (D)(1) and (2), 324(A), 1017.1(5), 1226(B)(1)(introductory paragraph) and (C)(1)(introductory paragraph), 1371.1(introductory paragraph), (5), and (6), 1378(F)(34)(introductory paragraph), (a), and (c), 1472(12)(F)(IV), 1823(4)(e), 1829(G), 2061(introductory paragraph) and (10), and 3004(A)(1) are hereby amended and reenacted to read as follows:

	HB NO. 63 ENROLLED
1	§251. Minors under sixteen; prohibited employments or occupations; penalty
2	A. No minor under sixteen years of age shall be employed, exhibited, used,
3	or trained for the purpose of exhibition:
4	* * *
5	(3) In the exhibition of such minor when insane or idiotic if he has a mental
6	illness or an intellectual disability, or when presenting presents the appearance of any
7	deformity or unnatural physical formation or development.
8	* * *
9	§322. Definitions
10	For the purposes of this Part, the following terms shall have the following
11	meanings ascribed to them:
12	* * *
13	(3) "Disabled person" "Person with a disability" means any person who has
14	a physical or mental impairment which substantially limits one or more of the major
15	life activities, or has a record of such an impairment, or is regarded as having such
16	an impairment.
17	* * *
18	(5) "Essential functions" means the fundamental job duties of the
19	employment position the disabled person with a disability holds or desires.
20	"Essential functions" does not include the marginal functions of the position.
21	(6) "Impairment" means retardation an intellectual disability, any physical
22	or physiological disorder or condition, or prior mental disorder or condition, but, at
23	the discretion of the employer, may not include chronic alcoholism or any other form
24	of active drug addiction, any cosmetic disfigurement, or an anatomical loss of body
25	systems.
26	* * *
27	(8) "Otherwise qualified disabled person with a disability" means a disabled

person with a disability who, with reasonable accommodation, can perform the

essential functions of the employment position that such person holds or desires.

28

(9) "Reasonable accommodation" means an adjustment or modification to a known physical limitation of an otherwise qualified disabled person with a disability which would not impose an undue hardship on the employer. This shall not require an employer to spend more for architectural modifications than that amount now allowed as a federal tax deduction. However, "reasonable accommodation" shall not be construed to impose on any private sector employer, unless otherwise required by law or under any contract with a federal, state, or local governmental body or subdivision, any additional costs in the hiring or the promotion of a disabled person with a disability. Undue hardship is determined on a case-by-case basis taking into account all of the following:

* * *

§323. Discrimination

A. No otherwise qualified disabled person with a disability shall, on the basis of a disability, be subjected to discrimination in employment.

- B. An employer, labor organization, or employment agency shall not engage in any of the following practices:
- (1) Fail or refuse to hire, promote, or reasonably accommodate an otherwise qualified disabled person with a disability on the basis of a disability, when it is unrelated to the individual's ability, with reasonable accommodation, to perform the duties of a particular job or position.
- (2) Discharge or otherwise discriminate against an otherwise qualified disabled person with a disability with respect to compensation or the terms, conditions, or privileges of employment on the basis of a disability when it is unrelated to the individual's ability to perform the duties of a particular job or position.
- (3) Limit, segregate, or classify an otherwise qualified disabled person with a disability in a way which deprives the individual of employment opportunities or otherwise adversely affects the status of the individual on the basis of a disability when it is unrelated to the individual's ability to perform the duties of a particular job or position.

1	(4) Fail of feruse to fine of to promote an otherwise qualified disabled person
2	with a disability on the basis of physical or mental examinations or preemployment
3	interviews that are not directly related to the requirements of the specific job, or
4	which are not required of all employees or applicants.
5	(5) Discharge or take other discriminatory action against an otherwise
6	qualified disabled person with a disability on the basis of physical or mental
7	examinations or preemployment interviews that are not directly related to the
8	requirements of the specific job, or are not required of all employees or applicants.
9	(6) Fail or refuse to hire or to promote an otherwise qualified disabled person
10	with a disability when adaptive devices or aids may need to be utilized to enable that
11	individual, at the individual's own expense, to perform the specific requirements of
12	the job.
13	(7) Discharge or take other discriminatory action against an otherwise
14	qualified disabled person with a disability when adaptive devices or aids may need
15	to be utilized to enable that individual, at the individual's own expense, to perform
16	the specific requirements of the job.
17	* * *
18	C. Specifically, a labor organization shall not engage in any of the following
19	practices:
20	* * *
21	(2) Limit, segregate, or classify membership, or applicants for membership,
22	or classify or fail or refuse to refer for employment an otherwise qualified disabled
23	person with a disability in a way which would deprive or tend to deprive him of
24	employment opportunities, or which would limit employment opportunities or
25	otherwise adversely affect his status as an employee or as an applicant for
26	employment, on the basis of a disability that is unrelated to the individual's ability
27	to perform the duties of a particular job or position.
28	D. An employer, labor organization, or joint labor management committee
29	controlling apprenticeship, on-the-job training, or other training programs shall not

engage in any of the following practices:

1	(1) Discriminate against an otherwise qualified disabled person with a
2	disability because of disability that is not related to the individual's ability to perform
3	the duties of a particular job or position in admission to, or continuation in, a
4	program established to provide such apprenticeship or other training.
5	(2) Print, publish, or cause to be printed or published a notice or
6	advertisement relating to employment, indicating a preference, limitation,
7	specification, or discrimination, based on a disability that is unrelated to the ability
8	of an otherwise qualified disabled person's ability person with a disability to perform
9	the duties of a particular job or position.
10	§324. Defenses
11	A. It may be a defense to a charge of discrimination under this Part that an
12	alleged application of qualification standards, tests, or selection criteria that screen
13	out or tend to screen out or otherwise deny a job or benefit to a disabled person with
14	a disability has been shown to be job-related and consistent with business necessity,
15	and such performance cannot be accomplished by reasonable accommodation, as
16	required under this Part.
17	* * *
18	§1017.1. Definitions
19	Unless the context clearly indicates otherwise, the following words and
20	terms, when used in this Part, shall have the following meanings:
21	* * *
22	(5) "Essential functions" means the fundamental job duties of the
23	employment position that the disabled person with a disability held.
24	* * *
25	§1226. Rehabilitation of injured employees
26	* * *
27	B.(1) The goal of rehabilitation services is to return a disabled worker with
28	a disability to work, with a minimum of retraining, as soon as possible after an injury

	HB NO. 63 ENROLLED
1	occurs. The first appropriate option among the following must be chosen for the
2	worker:
3	* * *
4	C.(1) Rehabilitation services required for disabled workers with disabilities
5	may be initiated by:
6	* * *
7	§1371.1. Definitions
8	As used in this Part, unless the context clearly indicates otherwise, the
9	following terms shall be given have the meanings ascribed to them in this Section:
10	* * *
11	(5) "Psychiatrist" shall mean an individual licensed to practice medicine by
12	the Louisiana State Board of Medical Examiners or, in the event that the individual
13	is practicing medicine in a jurisdiction other than Louisiana, licensed by the
14	appropriate member board of the Federation of State Medical Boards to practice
15	psychiatry, who has completed a residency in psychiatry, been in clinical practice for
16	at least three years and has training in the evaluation, diagnosis, and treatment of
17	mental retardation intellectual disabilities.
18	(6) "Psychologist" shall mean an individual licensed to practice psychology
19	by the Louisiana State Board of Examiners of Psychologists or licensed to practice
20	medical psychology by the Louisiana State Board of Medical Examiners, or, in the
21	event an individual is practicing psychology in a jurisdiction other than Louisiana,
22	licensed by the appropriate member board of the Association of State and Provincial
23	Psychology Boards to practice psychology, who has registered specialty in a relevant
24	clinical area of practice, who has been in clinical practice for at least three years and
25	has training and experience in the evaluation, diagnosis, and treatment of mental
26	retardation intellectual disabilities.
27	* * *

§1378. Determination of liability of fund

28

1	F. Where the employer establishes that he had knowledge of the preexisting
2	permanent partial disability prior to the subsequent injury, and diagnosis of the
3	condition was made by qualified physicians within the scope of their practice or
4	other persons properly licensed and certified to make such a diagnosis, there shall
5	be a presumption that the employer considered the condition to be permanent and to
6	be or likely to be a hindrance or obstacle to employment where the condition is one
7	of the following:
8	* * *
9	(34) Mental retardation Intellectual disability, (a) Provided the diagnosis of
10	mental retardation an intellectual disability shall be made on the basis of the
11	following:
12	* * *
13	(c) Diagnosis of mental retardation an intellectual disability shall be made
14	by a psychiatrist, psychologist, or other person properly licensed and certified to
15	make such a diagnosis.
16	* * *
17	§1472. Definitions
18	As used in this Chapter, the following terms shall have the meanings ascribed
19	to them in this Section, unless the context clearly indicates otherwise:
20	* * *
21	(12)
22	* * *
23	F. The term "employment" shall include:
24	* * *
25	IV. Notwithstanding the provisions of Subparagraphs (I) or (II) of this
26	Paragraph or any other provision of law to the contrary, the term "employment" shall
27	include service performed after December 31, 1970, by an individual in the employ

 $of the \ Louisiana\ State\ School\ for\ the\ Blind,\ Southern\ University\ System\ State\ School\ School\ State\ School\ State\ School\ State\ School\ School\ State\ School\ State\ School\ School\$

1	for the billid, Louisiana State School for the Deal, and Southern University System
2	State School for the Deaf, or a successor of any of these schools.
3	* * *
4	§1823. Definitions
5	For the purposes of this Chapter:
6	* * *
7	(4) The term "economically disadvantaged" means an individual who:
8	* * *
9	(e) Is a handicapped individual whose a person with a disability and has
10	income that meets the requirements of Subparagraph (a) or (b) of this Paragraph, but
11	who is a member of a family whose income does not meet such requirements.
12	* * *
13	§1829. Special conditions
14	* * *
15	G. Youths participating in programs, projects, and activities under this
16	Chapter shall include youths who are experiencing severe handicaps in obtaining
17	employment, including individuals who lack credentials such as a high school
18	diploma, require substantial basic and remedial skill development, are of limited
19	English proficiency, are women and minorities, are veterans of military service, are
20	offenders, are handicapped persons with disabilities, have dependents, or have
21	otherwise demonstrated special need, as determined by the executive director.
22	* * *
23	§2061. Definitions
24	As used in this Chapter, the following terms shall have the meaning herein
25	ascribed to them:
26	* * *
27	(10) "Supportive services" means any services that assist workforce
28	development and preparation needs. It may include transportation, health care,
29	special services and materials for the handicapped persons with disabilities, child
30	care, meals, temporary shelter, financial counseling, and other reasonable expenses

HB NO. 63	ENROLLED
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1	for participation in the training program and may be provided in-kind or through
2	cash assistance.
3	* * *
4	§3004. Fees for vocational work evaluation services performed by Louisiana
5	Workforce Commission
6	A.(1) The executive director of the Louisiana Workforce Commission shall
7	promulgate rules and regulations for the assessment of fees for payment of costs of
8	vocational work evaluation services performed by the Louisiana Workforce
9	Commission regarding any handicapped individual person with a disability who has
10	insurance coverage for this purpose.
11	* * *
12	Section 13. R.S. 25:33(B)(4) is hereby amended and reenacted to read as follows:
13	§33. Administration of program; specific purposes
14	* * *
15	B. Monies appropriated or otherwise made available to implement this
16	Subpart shall be used for the improvement of the collections of the State Library of
17	Louisiana and local public library resources, including the following purposes:
18	* * *
19	(4) To develop library collections to meet the needs of specific groups of
20	underserved citizens or citizens without service, such as the handicapped persons
21	with disabilities, the persons who are elderly, or those persons with limited language
22	skills.
23	* * *
24	Section 14. R.S. 28:2(14) and (20), 22.5, 22.7(A), 22.9, 22.10, 25.1(C)(1)(a)(v),
25	50(1) and (3), 52(B) and (G), 55(G), 64(B) through (G), 146, 148, 172(A), the heading of
26	Part VIII of Chapter 1 of Title 28 of the Louisiana Revised Statutes of 1950, 200 through
27	205, 215.5(B)(5), the heading of Chapter 5 of Title 28 of the Louisiana Revised Statutes of
28	1950, 475, 476, 477(1) and (3)(a)(introductory paragraph) and (b), 478(A),
29	831(A)(introductory paragraph), (2), (3), (C)(1)(a) and (b)(i) through (iii), (E), and (F)(1),
30	(4), and (5), 854(A)(2) and (3), 864(A)(2) and (3), 874(A)(2) and (3), 904(A)(2) and (3), and (3), 864(A)(2) and (3), 864(A)(A)(A)(A)(A)(A)(A)(A)(A)(A)(A)(A)(A)(

HB NO. 63	ENROLLED
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915(A)(2) are hereby amended and reenacted and R.S. 28:64(H) and (I) are hereby enact	ec
to read as follows:	

§2. Definitions

Whenever used in this Title, the masculine shall include the feminine, the singular shall include the plural, and the following definitions shall apply:

* * *

(14) "Mental health advocacy service" means a service established by the state of Louisiana for the purpose of providing legal counsel and representation for mentally disabled persons with mental disabilities and for children and to ensure that their legal rights are protected.

* * *

(20) "Person who is mentally ill with mental illness" means any person with a psychiatric disorder which has substantial adverse effects on his ability to function and who requires care and treatment. It does not refer to a person suffering solely from mental retardation, with, solely, an intellectual disability; or who suffers solely from epilepsy, alcoholism, or drug abuse.

* * *

§22.5. Community mental health centers

The community mental health centers located in Lafayette, Pineville, Lake Charles, Baton Rouge, New Orleans, Crowley, Shreveport, and Monroe for the care, treatment, and rehabilitation at the community level of the mentally ill and the persons with mental illness and persons who are mentally defective as defined in R.S. 28:2(3) and R.S. 28:2(4) 28:2 are created and continued as units of the department under its supervision and administration. Guidance centers heretofore established may be converted to mental health centers by the department or two or more of them may be merged and consolidated into a mental health center by the department.

§22.7. Geriatric hospitals and units

A. The department may establish and administer geriatric hospitals or units to receive and care for <u>persons</u> who are elderly and <u>or</u> infirm <u>persons</u> who have been discharged by a hospital for the mentally ill <u>persons</u> with mental illness and for other elderly and infirm persons who are <u>elderly or infirm</u> and in need of nursing and medical care. Such hospitals or units may be established on sites designated by the department, provided that no such geriatric hospital or unit may be established on any site located more than five air miles from the administrative office of East Louisiana State Hospital or more than one air mile from the administrative office of Central Louisiana State Hospital. Persons admitted to such geriatric hospitals or units or their responsible relatives shall pay the cost of their maintenance and care.

* * *

§22.9. Rosenblum Mental Health Center

The name of the Hammond Mental Health Center is changed to the Rosenblum Mental Health Center and under such name it shall continue to serve as an outpatient center for the care, treatment, and rehabilitation of the mentally ill persons with mental illness and the persons who are mentally defective at the region level.

§22.10. New Orleans Adolescent Hospital

The Department of Health and Hospitals is hereby authorized to provide inpatient and outpatient services to substance abuse patients, emotionally disturbed patients, mentally ill patients, or developmentally disabled patients at the New Orleans Adolescent Hospital under to patients who are younger than nineteen years of age: and who meet any of the following criteria:

- (1) Are suffering from substance abuse.
- (2) Are emotionally disturbed.
- 27 (3) Have a mental illness.
- 28 (4) Have a developmental disability.

HB NO. 63 ENROLLED	
§25.1. Establishment of Feliciana Forensic Facility; authorization to establish	1
forensic facilities in New Orleans, Baton Rouge, Shreveport, and Alexandria	2
* * *	3
C.(1)(a) The superintendent of any such facility shall admit only those	4
persons:	5
* * *	6
(v) Judicially committed to and transferred from any state hospital for the	7
mentally ill and inebriant persons with mental illness or who are inebriate.	8
* * *	9
§50. Declaration of policy	10
The underlying policy of this Chapter is as follows:	11
(1) That mentally ill persons with mental illness and persons suffering from	12
substance abuse be encouraged to seek voluntary treatment.	13
* * *	14
(3) That continuity of care for the mentally ill persons with mental illness	15
and persons suffering from substance abuse be provided.	16
* * *	17
§52. Voluntary admissions; general provisions	18
* * *	19
B. Admitting physicians are encouraged to admit mentally ill persons with	20
mental illness or persons suffering from substance abuse to treatment facilities on	21
voluntary admission status whenever medically feasible.	22
* * *	23
G.(1) No admission may be deemed voluntary unless the admitting physician	24
determines that the person to be admitted has the capacity to make a knowing and	25
voluntary consent to the admission.	26
(2) Knowing and voluntary consent shall be determined by the ability of the	27

individual to understand <u>all of the following</u>:

1	(1) (a) That the treatment facility to which the patient is requesting
2	admission is one for mentally ill persons with mental illness or persons suffering
3	from substance abuse;.
4	(2) (b) That he is making an application for admission, and.
5	(3) (c) The nature of his status and the provisions governing discharge or
6	conversion to an involuntary status.
7	* * *
8	§55. Judicial hearings
9	* * *
10	G. Each court shall keep a record of the cases relating to mentally ill persons
11	with mental illness coming before it under this Title and the disposition of them. It
12	shall also keep on file the original petition and certificates of physicians required by
13	this Section, or a microfilm duplicate of such records. All records maintained in the
14	courts under the provisions of this Section shall be sealed and available only to the
15	respondent or his attorney, unless the court, after hearing held with notice to the
16	respondent, determines such records should be disclosed to a petitioner for cause
17	shown.
18	* * *
19	§64. Mental Health Advocacy Service; creation; board of trustees; organization;
20	powers; duties
21	* * *
22	B. Members of the board shall be reimbursed actual expenses incurred in the
23	performance of their duties.
24	<u>C.</u> The board of trustees shall <u>have the following duties</u> :
25	(1) Appoint To appoint a director of the service.
26	(2) Establish To establish general policy guidelines for the operation of the
27	service to provide legal counsel and representation for the mentally disabled persons
28	of this state with mental disabilities in order to ensure that their legal rights are
29	protected. However, the board shall not have supervisory power over the conduct
30	of particular cases.

1	(3) Review To review and evaluate the operations of the service and
2	emphasize special training for attorneys hired by the service.
3	(4) Review To review and approve an annual budget for the service.
4	(5) Review To review and approve an annual report on the operation of the
5	service and submit such report to the legislature, the governor, and the chief justice
6	of the supreme court , and .
7	(6) Approve To approve and authorize contractual arrangements sought by
8	the director.
9	C. D. The director shall be an attorney at law licensed to practice in the state.
10	The director shall be qualified by experience to perform the duties of his office. The
11	director shall devote full time to the duties of his office and shall not engage in the
12	private practice of law.
13	<u>E.(1)</u> The director shall <u>have the following duties</u> :
14	(1) Organize (a) To organize and administer programs to provide legal
15	counsel and representation for the mentally disabled persons of this state with mental
16	disabilities in order to ensure that their rights are protected, subject to the approval
17	of the board of trustees.
18	(2) Identify (b) To identify the needs of mentally disabled persons with
19	mental disabilities for legal counsel and representation within the state and the
20	resources necessary to meet those needs, subject to the approval of the board of
21	trustees.
22	(3) Institute (c) To institute or cause to be instituted such legal proceedings
23	as may be necessary to enforce and give effect to any of the duties or powers of the
24	service.
25	(4) Hire (d) To hire and train attorneys and other professional and
26	nonprofessional staff that may be necessary to carry out the functions of the service.
27	All attorneys employed by the service shall be licensed to practice law in Louisiana.
28	(5) Establish (e) To establish official rules and regulations for the conduct
29	of work of the service, subject to the approval of the board of trustees.

1 (6) Take (f) To take such actions as he deems necessary and appropriate to 2 secure private, federal, and other public funds to help support the service, subject to 3 the approval of the board of trustees, and. 4 (7) (2) The director may contract with organizations or individuals for the 5 provision of legal services for the mentally disabled persons with mental disabilities, 6 subject to the approval of the board of trustees. 7 D. F.(1) Any attorney representing a person who is mentally ill with mental 8 illness or a respondent as defined herein shall have ready access to view and copy 9 all mental health and developmental disability records pertaining to his client, unless 10 the client objects. If the patient or respondent later retains a private attorney to 11 represent him, the mental health advocacy service shall destroy all copies of records 12 pertaining to his case. 13 (2) Any attorney representing a person who is mentally ill with mental 14 illness or a respondent as defined herein shall have the opportunity to consult with 15 his client whenever necessary in the performance of his duties. A treatment facility 16 shall provide adequate space and privacy for the purpose of attorney-client 17 consultation. 18 E. G. Nothing in this Title shall be construed to prohibit a mentally disabled 19 person with a mental disability or a respondent to be represented by privately 20 retained counsel. If a service attorney has been appointed by the court and the 21 mentally disabled person with a mental disability or respondent secures his own 22 counsel, the court shall discharge the service attorney.

F. H. Any respondent or mentally disabled person with a mental disability shall have the right to demand that the records in the possession of his attorney regarding his mental condition be destroyed or returned to the treatment facility, and he shall have the right to assurance by the director that such records have been so destroyed by the mental health advocacy service attorney.

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G. I.(1) The mental health advocacy service shall establish official rules and regulations for evaluating a client's financial resources, for the purpose of determining whether a client has the ability to pay for services received.

(2) A client found to have sufficient financial resources shall be required to
pay the service in accordance with standards established by the director. An indigent
client shall be provided legal counsel and representation without charge.

* * *

§146. Expenses incident to discharge, removal, or funeral

A. If financially able, the patient or his legally responsible relative shall pay the costs of the patient's funeral or his discharge and removal, including traveling expenses to his home; otherwise the institution shall pay these costs. If discharge is ordered by the department and the institution has to pay the patient's traveling expenses to his home, the department shall reimburse the institution out of appropriations for the persons who are indigent mentally ill and have a mental illness.

<u>B.</u> If a patient committed in accordance with R.S. 28:59 is ordered returned by the court, the parish in which the court is located shall pay these costs.

* * *

§148. Expenses of deportation

Expenses for deporting a nonresident patient shall be paid by the department out of appropriations for the persons who are indigent mentally ill and have a mental illness.

* * *

§172. Deposit of patients' funds; disbursement

A. The superintendent of each hospital for the mentally ill persons with mental illness is authorized to receive and receipt for funds belonging to a patient and shall keep such funds on deposit for the use and benefit of the patient. Such funds shall be considered as being on deposit with an agency of the state of Louisiana and no bond shall be required of the superintendent. Disbursement thereof shall only be made be made only on order of the court having jurisdiction over the patient if he has been judicially interdicted or if not, an order of the person or governmental agency making the deposit in behalf of the patient.

PART VIII. COMMUNITY MENTAL BEHAVIORAL HEALTH AND

MENTAL RETARDATION DEVELOPMENTAL DISABILITIES

CENTERS, FACILITIES, AND SERVICES

§200. Promotion of a community-based system of care

It is hereby declared to be a function of the Department of Health and Hospitals to promote the establishment and administration of a community-based system of care, including but not limited to community mental behavioral health centers for the mentally ill persons with mental illness, or mentally retarded persons with developmental disabilities, or both conditions as contemplated by the provisions of R.S. 40:2013. Mental Behavioral health centers as used herein shall include guidance centers.

§201. Transfer of administration

The department may continue to administer any such existing centers but its primary endeavor shall be to transfer responsibility for the administration of existing facilities or facilities that may hereafter be created to local associations, nonprofit corporations, police juries, school boards, municipalities, or other public agencies that have demonstrated a desire to establish, maintain, and operate facilities for the mentally ill or retarded persons with mental illness, developmental disabilities, or both conditions on a municipal, parish, or other local area basis.

§202. Lease of land, buildings, equipment

The department may lease to responsible local organizations or to the governing bodies of local public agencies any state owned land, buildings, and equipment designed for or being operated as a mental behavioral health center.

§203. Standards of operation and maintenance; enforcement; entry and inspection

The department shall adopt standards of operation and maintenance of mental behavioral health centers and mental retardation facilities for persons with developmental disabilities and the secretary shall enforce such rules and regulations as provided in R.S. 40:2017.7. The department shall have the right to enter upon and inspect community mental behavioral health and mental retardation developmental

<u>disabilities</u> centers and assay the efficiency of their operations for the purpose of determining compliance with or violation of any of the standards.

§204. Contracts

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The department may contract with local voluntary associations, nonprofit corporations, police juries, school boards, municipalities, or other public agencies providing for the administration of such centers by the contracting local authority out of any funds, including local, state, and federal funds or a combination thereof made available for the operation and maintenance of community mental behavioral health and mental retardation developmental disabilities centers which have accepted allocation of funds as herein provided. The allocation of funds as herein authorized shall not have the effect of making the employees or officials of a community mental behavioral health or mental retardation developmental disabilities center state employees or state officials. Such persons shall be employees or officials of the local governing authority or private corporation or association and the state shall not be held responsible by any court for the negligent act of any such persons. The department may stipulate in any such contract that it reserves the right to consult with local authorities relative to program, management, personnel, and facilities of a community mental behavioral health or mental retardation developmental disabilities center.

§205. Allocation of funds

The department shall have final authority in determining the percentage not to exceed seventy-five percent of state and federal funds or either that may be allotted to any community mental behavioral health center as contemplated by R.S. 28:204 but the allocation may be cancelled at any time the department finds a community mental behavioral health or mental retardation developmental disabilities center is violating any of the standards of operation and maintenance adopted under the provisions of R.S. 28:203.

HB NO. 63	ENROLLED
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1	§215.5. Coroner's Strategic Initiative for a Health Information and Intervention
2	Program; advisory board
3	* * *
4	B. The membership of the advisory board shall be the following:
5	* * *
6	(5) One member appointed by the National Alliance for the Mentally III on
7	Mental Illness for the parish in which the CSI/HIP is located.
8	* * *
9	CHAPTER 5. GROUP HOME FOR HANDICAPPED PERSONS WITH MENTAL
10	ILLNESS OR DEVELOPMENTAL DISABILITIES ACT
1	§475. Short title
12	This Chapter shall be known and may be cited as the Group Home for
13	Handicapped Persons with Mental Illness or Developmental Disabilities Act.
14	§476. Declaration of policy
15	The legislature hereby declares that it is the policy of this state as declared
16	and established in this Title, and in the mental retardation law and in the mental
17	health law particularly in the Developmental Disability Law and the Mental Health
18	Law, that mentally and physically handicapped persons with mental or physical
19	disabilities are entitled to live in the least restrictive environment in their own
20	community and in normal residential surroundings and should not be excluded
21	therefrom because of their disabilities. The legislature further declares that the
22	provisions of this Chapter are intended to secure to all of the citizens of this state the
23	right to individual dignity as provided in Article I, Section 3 of the Constitution of
24	Louisiana and to protect the rights and promote the happiness and general welfare
25	of the people of this state. To that end, the legislature hereby declares that the
26	provisions of this Chapter are an exercise of the police power reserved to the state
27	by Article I, Section 4 and Article VI, Section 9(B) of the Constitution of Louisiana.
28	§477. Definitions
29	As used in this Chapter, unless otherwise clearly indicated, these words and
30	phrases have the following meanings:

Page 138 of 259

1	(1) "Community home" means a facility certified, licensed, or monitored by
2	the Department of Health and Hospitals to provide resident services and supervision
3	to six or fewer handicapped persons with mental illness or developmental
4	disabilities. Such facility shall provide supervisory personnel in order to function as
5	a single family unit but not to exceed two live-in persons.
6	* * *
7	(3)(a) "Handicapped person" "Person with mental illness or a developmental
8	disability" means any person who has a physical or mental impairment which
9	substantially limits one or more of the following major life activities:
10	* * *
11	(b) This definition shall not include persons handicapped by reason of
12	current drug abuse or alcohol abuse with substance use disorders, nor shall it apply
13	to handicapped persons with mental illness or developmental disabilities currently
14	under sentence or on parole from any criminal violation or who have been found not
15	guilty of a criminal charge by reason of insanity.
16	§478. Promotion of community based homes
17	A. In order to achieve uniform statewide implementation of the policies of
18	this Title and of those of the mental retardation law and of the mental health law
19	Developmental Disabilities Law and of the Mental Health Law, it is necessary to
20	establish the statewide policy that community homes are permitted by right in all
21	residential districts zoned for multiple-family dwellings.
22	* * *
23	§831. Jefferson Parish Human Services Authority; creation; jurisdiction; powers,
24	duties, and functions
25	A. The Jefferson Parish Human Services Authority, hereinafter referred to
26	as the "authority" is hereby created as a special parish district, which through its
27	board shall direct the operation and management of mental health, mental retardation
28	intellectual disabilities, and substance abuse services for Jefferson Parish only. The
29	authority shall:

Page 139 of 259

1	(2) Be responsible for the programs and functions relating to the care,
2	diagnosis, training, treatment, case management, and education of the mentally
3	retarded, the developmentally disabled, and the autistic persons with intellectual
4	disabilities, persons with developmental disabilities, and persons with autism.
5	(3) Perform the functions relating to the care, diagnosis, training, treatment,
6	and education of alcohol or drug abusers persons suffering from substance abuse and
7	the prevention of alcohol and drug abuse.
8	* * *
9	C.(1) The authority shall be governed by a twelve-member board consisting
10	of residents of Jefferson Parish as follows:
11	(a) Three members appointed by the governor, one each with experience in
12	the fields of mental health, mental retardation intellectual disabilities, and substance
13	abuse.
14	(b) Nine members appointed by the Jefferson Parish Council to consist of the
15	following:
16	(i) Three members, one each with experience in the fields of mental health,
17	mental retardation intellectual disabilities, and substance abuse.
18	(ii) Three members representing parents, consumers, or advocacy groups,
19	one each in the fields of mental health, mental retardation intellectual disabilities,
20	and substance abuse.
21	(iii) Three members representing professionals in the fields of mental health,
22	mental retardation intellectual disabilities, and substance abuse.
23	* * *
24	E. The primary duty of the authority shall be to direct the operation and
25	management of mental health, mental retardation intellectual disabilities, and
26	substance abuse services for Jefferson Parish.
27	F. In addition to its primary duties as provided above, the authority shall
28	have the following powers, duties, and functions:
29	(1) To have possession and operating control, but not title to, all real and
30	personal property owned by the state and dedicated to the provision of mental health,

HB NO. 63	ENROLLED

1	mental retardation intellectual disabilities, and substance abuse services in Jefferson
2	Parish.
3	* * *
4	(4) To establish mental health, mental retardation intellectual disabilities,
5	and substance abuse program policies in conformance with applicable state and
6	federal laws and regulations.
7	(5) To maintain services in mental health, mental retardation intellectual
8	disabilities, and substance abuse at on at least the same level as the state maintains
9	similar programs in other parishes or regions of the state.
10	* * *
1	§854. Authority; functions, powers, and duties
12	A. The authority shall:
13	* * *
14	(2) Be responsible for community-based programs and functions relating to
15	the care, diagnosis, training, treatment, case management, and education of the
16	mentally retarded, the developmentally disabled, and the autistic persons with
17	intellectual disabilities, persons with developmental disabilities, and persons with
18	autism.
19	(3) Perform residential and community-based functions relating to the care,
20	diagnosis, training, treatment, and education of alcohol or drug abusers persons
21	suffering from substance abuse and the prevention of addictive disorders. The
22	agreement between the authority and the secretary shall provide for the gradual
23	assumption of these community-based public health services which will be
24	determined to be feasible through consultation with the office of public health.
25	* * *
26	§864. Authority; functions, powers, and duties
27	A. The district shall:
28	* * *
29	(2) Be responsible for community-based programs and functions relating to
30	the care, diagnosis, training, treatment, case management, and education of the

	HB NO. 63 ENROLLED
1	mentally retarded, the developmentally disabled, and the autistic persons with
2	intellectual disabilities, persons with developmental disabilities, and persons with
3	<u>autism</u> .
4	(3) Perform residential and community-based functions relating to the care,
5	diagnosis, training, treatment, and education of alcohol or drug abusers persons
6	suffering from substance abuse and the prevention of addictive disorders.
7	* * *
8	§874. Authority; functions, powers, and duties
9	A. The authority, in accordance with R.S. 28:911 et seq. and the framework
10	created pursuant thereto, shall:
11	* * *
12	(2) Be responsible for community-based programs and functions relating to
13	the care, diagnosis, training, treatment, case management, and education of the
14	mentally retarded, the developmentally disabled, and the autistic persons with
15	intellectual disabilities, persons with developmental disabilities, and persons with
16	<u>autism</u> .
17	(3) Perform residential and community-based functions relating to the care,
18	diagnosis, training, treatment, and education of alcohol or drug abusers persons
19	suffering from substance abuse and the prevention of addictive disorders.
20	* * *
21	§904. District; functions, powers, and duties
22	A. The district shall:
23	* * *

the care, diagnosis, training, treatment, case management, and education of the developmentally disabled and the autistic persons with developmental disabilities and persons with autism.

(2) Be responsible for community-based programs and functions relating to

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HB NO. 63	ENROLLED
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1	(3) Perform community-based functions relating to the care, diagnosis,
2	training, treatment, and education of alcohol or drug abusers persons suffering from
3	substance abuse and the prevention of alcohol and drug abuse.
4	* * *
5	§915. Districts; functions, powers, and duties
6	A. Pursuant to a contract with the department, all human services districts
7	shall:
8	* * *
9	(2) Be responsible for community-based programs and functions relating to
10	the care, diagnosis, training, treatment, case management, and education of the
11	developmentally disabled and the autistic persons with developmental disabilities
12	and persons with autism.
13	* * *
14	Section 15. R.S. 29:403(8), 726(E)(17)(a) and (20)(a)(i) and (iii)(aa), and
15	729(E)(13)(a)(i) and (iii)(aa) are hereby amended and reenacted to read as follows:
16	§403. Definitions
17	As used in this Part, the following terms shall have the definitions ascribed
18	in this Section unless the context clearly requires otherwise:
19	* * *
20	(8) "Essential functions" means the fundamental job duties of the
21	employment position the disabled person with a disability held or desires.
22	* * *
23	§726. Governor's Office of Homeland Security and Emergency Preparedness;
24	authority and responsibilities
25	* * *
26	E. The office shall either directly or through authorized assignment to
27	another state agency or department:
28	* * *
29	(17) By May 31, 2006, promulgate standards and regulations in accordance
30	with the Administrative Procedure Act for local governments when a mandatory

HB NO. 63	ENROLLED
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1	evacuation has been ordered for the evacuation of people located in high-risk areas
2	utilizing all available modes of transportation, including but not limited to school and
3	municipal buses, government-owned vehicles, vehicles provided by volunteer
4	agencies, trains, and ships in advance of the approach of the storm to public shelters
5	located outside of the risk area with priority consideration being given to the special
6	needs of the following classes of people:
7	(a) The people with specific special needs such as the persons who are
8	elderly and the persons who are infirm.
9	* * *
10	(20)(a)
11	* * *
12	(i) Require that persons with disabilities who utilize service animals, as
13	defined in the Americans with Disabilities Act, are evacuated, transported, and
14	sheltered with those service animals and inform all facilities that provide shelter to
15	persons with disabilities who are accompanied by their service animals of their legal
16	obligation to provide shelter to both the disabled person with a disability and the
17	service animal.
18	* * *
19	(iii)(aa) Enable, wherever possible, pet and pet-owner evacuations for
20	disabled, elderly, special needs residents with disabilities, who are elderly, or who
21	have special needs, and all other residents whenever such evacuations can be
22	accomplished without endangering human life.
23	* * *
24	§729. Parish homeland security and emergency preparedness agency authorities and
25	responsibilities
26	* * *
27	E. The parish office of homeland security and emergency preparedness shall:
28	* * *
29	(13)(a) In consultation with experts in the fields of animal sheltering,
30	veterinary medicine, public health and safety, other professional and technical

personnel deemed appropriate, and the state office of homeland security and emergency preparedness, formulate emergency operation plans for the humane evacuation, transport, and temporary sheltering of service animals and household pets in times of emergency or disaster that:

(i) Require that persons with disabilities who utilize service animals, as defined by the Americans Americans with Disabilities Act, are evacuated, transported, and sheltered with those service animals and inform all facilities that provide shelter to persons with disabilities who are accompanied by their service animals of their legal obligation to provide shelter to both the disabled person with a disability and the service animal.

* * *

(iii)(aa) Enable, wherever possible, pet and pet-owner evacuations for disabled, elderly, special needs residents with disabilities, who are elderly, or who have special needs, and all other residents whenever such evacuations can be accomplished without endangering human life.

* * *

Section 16. R.S. 32:295.1(D)(1), (2)(a), and (3)(a), 351(A)(2), 401(introductory paragraph) and (9), 403.2, and 863.1(C)(7) are hereby amended and reenacted to read as follows:

§295.1. Safety belt use; tags indicating exemption

21 * * *

D.(1) This Section shall not apply to an occupant of a passenger car or operator with a physically or mentally disabling condition whose physical or mental disability would prevent appropriate restraint in the safety belt; however, the condition shall be duly certified by a physician who shall state the nature of the handicap disability, as well as the reason such restraint is inappropriate.

(2)(a) On the application of any mentally or physically disabled individual person with a mental or physical disability whose impairment is permanent and prevents use of a seat belt, the commissioner shall issue a special tag for the benefit of the applicant which indicates such condition. The fee for the tag shall be five

1	dollars. In lieu of issuance of the special tag, the commissioner shall indicate on the
2	face of the applicant's driver's license, as provided in R.S. 32:403.2 and 410, that the
3	applicant is not required to use a seat belt.
4	* * *
5	(3)(a) On application of any mentally or physically disabled individual
6	person with a mental or physical disability whose impairment prevents use of a seat
7	belt, but is not permanent, the commissioner shall issue a special temporary tag for
8	the benefit of the applicant which indicates such condition. The fee for the
9	temporary tag shall be five dollars.
10	* * *
11	§351. Horns and warning devices
12	A.
13	* * *
14	(2) Persons with mobility impairments, while operating a motor vehicle upon
15	any state or local highway of this state, may utilize the horn of such vehicle if the
16	nature of the operator's physical impairment requires use of the horn in a situation
17	other than one required to ensure safe operation of the motor vehicle and the operator
18	is operating a motor vehicle with a mobility-impaired mobility impairment license
19	plate or the operator has been issued a mobility-impaired mobility impairment hang
20	tag.
21	* * *
22	§401. Definitions
23	The following words and phrases when used in this Chapter shall have the
24	meaning herein assigned unless the context clearly indicates otherwise:
25	* * *
26	(9) "Driver rehabilitation specialist" means an individual who provides
27	comprehensive services in clinical evaluation of physical functioning,
28	visual/perceptual/cognitive screening, as it pertains to the driving test, and
29	wheelchair/seating assessment, driving assessment, vehicle modification
30	prescription, and driver education; possesses at a minimum an undergraduate degree

in a rehabilitation, education, health, safety, physical, occupational, kinesio, or recreational therapy, or related profession or an equivalent of eight years experience in driver rehabilitation/education; and has a minimum of one year of experience in the area of driver evaluation and training for persons with disabilities or possesses current recognition from the Association of Driver Educators for the Disabled for Driver Rehabilitation Specialists (ADED) as a driver rehabilitation specialist.

* * *

§403.2. Application of persons with physical disability or mental disability

Every physically or mentally handicapped person with a physical or mental disability applying for a license under the provisions of this Chapter for the first time shall attach to his application a detailed medical report, or a report from an optometrist if it is a visual defect, from a duly licensed physician indicating the severity of his disability and the limitations imposed thereby which might impair the applicant's ability to exercise ordinary and reasonable control in the operation of a motor vehicle. The department may waive the furnishing of said report by any person applying for a renewal license under the provisions of this Chapter, except for a person subject to the provisions of R.S. 32:403.4.

18 * * *

§863.1. Evidence of compulsory motor vehicle liability security contained in vehicle; enforcement; penalty; fees

21 * * *

22 C.

23 * * *

(7) In those instances when there is a passenger in the motor vehicle under the age of twelve or when the driver or a passenger in the motor vehicle is handicapped has a disability or when considering the location and the time of day of the stop, the law enforcement officer perceives that there would be a threat to the public safety or to the occupants in the motor vehicle, such law enforcement officer enforcing the provision of this Section may in lieu of the impoundment provisions of this Section, seize the license plate and issue a temporary sticker valid for three

1	calendar days. Upon expiration of the sticker, the vehicle shall not be driven until
2	the owner has complied with the requirements of this Section. In the event the
3	vehicle is being driven after the expiration of the temporary sticker provided for
4	herein, the vehicle shall be immediately impounded pursuant to the provisions of this
5	Section.
6	* * *
7	Section 17. R.S. 33:1236(42), 1947(C)(2), 2411, 4720.62(C), 4720.112(C), and
8	4720.138(C) are hereby amended and reenacted to read as follows:
9	§1236. Powers of parish governing authorities
10	The police juries and other parish governing authorities shall have the
11	following powers:
12	* * *
13	(42) To provide support for programs of social welfare for the aid of the
14	needy through the programs for mentally retarded or mentally handicapped persons
15	with intellectual or mental disabilities within their respective parishes out of general
16	funds of the parish or any other monies available, including the authority to make
17	grants or subsidies to private or public nonprofit associations or corporations or
18	organizations for use solely in programs of cooperative endeavor to aid the mentally
19	retarded or the mentally handicapped persons with intellectual or mental disabilities.
20	* * *
21	§1947. Law Enforcement Officers and Firemen's Survivor Benefit Review Board;
22	payment of claims
23	* * *
24	C.
25	* * *
26	(2) "Child" or "children;", as used in this Section, means any unmarried child
27	under the age of eighteen years, or an unmarried student under the age of
28	twenty-three years, who is the issue of a marriage of a law enforcement officer or

Page 148 of 259

fireman; the legally adopted child of a law enforcement officer or fireman; the

natural child of a female law enforcement officer or fireman; the child of a law

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enforcement officer or fireman if a court of competent jurisdiction has made an order of filiation declaring the paternity of such law enforcement officer or fireman for the child; or the child of a male law enforcement officer or fireman who has been acknowledged in accordance with law by the male law enforcement officer or fireman. In addition, the term "child" or "children" shall include a child of any age who meets the definition of "child" or "children;", excepting the age requirement, who is physically and/or mentally handicapped has a physical or mental disability, if medical and/or or psychological information indicates such child is totally and permanently disabled and who is solely dependent upon the law enforcement officer or fireman for support.

* * *

§2411. Nature of tests; eligibility for tests; adaptation for handicapped candidates with disabilities

A. Tests of fitness for original entrance and for promotion shall be competitive, and open to all citizens who, if over eighteen years of age, are qualified voters of the city and who meet the prerequisites established for admission to the tests as specified in the rules or in the public notices of the tests. The prerequisites may relate to age, sex, residence, health, habits, physical characteristics, experience, moral character, training, education, and other qualifications, and, in the case of promotion tests, to service in positions of classes for which lower maximum pay is prescribed involving experience tending to qualify for positions of the classes sought. Whenever, after diligent effort, it has been found impracticable to obtain a sufficient number of eligibles who are citizens and, if over eighteen years of age, are qualified voters of the city, for positions of any class, persons otherwise qualified who are not citizens may be admitted to the tests and may become eligible for appointment and be appointed to such positions subject to all other provisions of this Part. The tests for positions of each class shall be practical in their character and, so far as possible, shall relate to those matters which will fairly test the relative capacity and fitness of the candidates to discharge the duties of characteristic positions of the class to which they seek to be appointed with due reference also to ability to develop in such ways

as to merit advancement to positions of higher classes. The tests may include written or oral questions, trials in the performance of work characteristic of the class, inquiries into facts relating to education or experience or accomplishments, and investigations of the records and success attained and of personal characteristics, or any combination of these and other elements duly related to the purposes of the tests. Promotion tests shall be based on the same standards of required qualifications as original entrance tests for the same classes, and the same degrees of excellence in the tests shall be required for eligibility. No question shall be so framed as to elicit information concerning the political, factional, or religious opinions or affiliations of an applicant.

B. Unless such skills are a bona fide occupational qualification of the

B. Unless such skills are a bona fide occupational qualification of the position for which application is made, testing procedures shall be adapted for administration to candidates with handicaps disabilities that impair sensory, manual, or speaking skills. Public notice shall be given of the availability of these testing procedures.

* * *

§4720.62. Definitions, home loans, bonds, powers, restrictions, presumptions

18 * * *

C. No lending institution undertaking transactions contemplated by this Chapter shall discriminate against any person on the basis of race, color, religion, sex, creed, ancestry, national origin, or physical or mental handicap disability in connection with such transactions.

* * *

§4720.112. Definitions, home loans, bonds, powers, restrictions, presumptions

25 * * * *

C. No lending institution undertaking transactions contemplated by this Chapter shall discriminate against any person on the basis of race, color, religion, sex, creed, ancestry, national origin, or physical or mental handicap disability in connection with such transactions.

30 * * *

§4720.138. Definitions, home loans, bonds, powers, restrictions, presumptions

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C. No lending institution undertaking transactions contemplated by this Chapter shall discriminate against any person on the basis of race, color, religion, sex, creed, ancestry, national origin, or physical or mental handicap disability in connection with such transactions.

7 * * * *

Section 18. R.S. 36:151(B), 251(B), and 254(A)(10)(c) and (h), (B)(9), and (E)(1) are hereby amended and reenacted to read as follows:

§151. Department of Elderly Affairs; creation; domicile; composition; purposes and functions

12 * * *

B. The Department of Elderly Affairs, through its offices and officers, shall be responsible for the functions of the state that are designed to meet the needs of Louisiana residents sixty years of age or older and for planning, monitoring, coordination, and delivery of services to the elderly persons of the state who are elderly, including but not limited to coordination of services of all state agencies serving the elderly persons who are elderly and requiring reports from them such agencies; developing a plan for efficient coordination of functions and services for the elderly persons who are elderly and for consolidation of such functions and services within the department with local administration by the parish voluntary councils on aging; administration of the Older Americans Act and related programs; administration of all federal funds appropriated, allocated, or otherwise made available to the state for services to the elderly, except funds for programs administered by other state departments or agencies as specified by the Louisiana Revised Statutes of 1950; exercising functions relative to nutrition programs for the elderly and handicapped citizens of Louisiana who are elderly or have disabilities, homemaker services, home repair and maintenance services, employment and training services, recreational and transportation services, counseling, information and referral services, protective services as provided in R.S. 15:1501 et seq., and

health-related outreach, but excluding the transportation program for the elderly and the handicapped persons who are elderly or have disabilities administered by the Department of Transportation and Development under Section 16(b)(2) of the Federal Urban Mass Transportation Act of 1964 as amended and other such programs and services assigned to other departments of state government as provided in Title 36 of the Louisiana Revised Statutes of 1950; collection of facts and statistics and making special studies of conditions pertaining to the employment, health, financial status, recreation, social adjustment, or other conditions affecting the welfare of the aged persons who are aged; keeping abreast of the latest developments in aging throughout the nation and interpreting such findings to the public; providing for a mutual exchange of ideas and information on national, state, and local levels; and making recommendations to the governor and to the legislature for needed improvements and additional resources to promote the welfare of the aging in the state.

* * *

§251. Department of Health and Hospitals; creation; domicile; composition; purpose and functions

* * *

B. The Department of Health and Hospitals, through its offices and officers, shall be responsible for the development and providing of health and medical services for the prevention of disease for the citizens of Louisiana. The Department of Health and Hospitals shall provide health and medical services for the uninsured and medically indigent citizens of Louisiana. The secretary and the chancellor of the Louisiana State University Health Sciences Center shall provide for coordination in the delivery of services provided by the Louisiana State University Health Sciences Center with those services provided by the Department of Health and Hospitals, local health departments, and federally qualified health centers, including but not limited to services for the mentally ill, for persons with mental retardation and developmental disabilities, for those suffering from addictive disorders, public health services, and services provided under the Medicaid program: the following:

HB NO. 63 **ENROLLED** 1 (1) Services for any of the following persons: 2 (a) Persons with mental illness. 3 (b) Persons with intellectual disabilities. 4 (c) Persons with developmental disabilities. 5 (d) Persons with addictive disorders. 6 (2) Public health services. 7 (3) Services provided under the medical assistance program (Medicaid). 8 9 §254. Powers and duties of the secretary of the Department of Health and Hospitals 10 A. In addition to the functions, powers, and duties otherwise vested in the 11 secretary by law, he shall: 12 13 (10) Perform the functions of the state relating to: 14 15 (c) Licensing of institutions for the mentally retarded persons with 16 intellectual disabilities; 17 18 (h) In accordance with R.S. 15:1501 et seq., Provision provision of adult 19 protective services to disabled adults with disabilities. in accordance with R.S. 20 15:1501, et seq. 21 22 B. The secretary shall have authority to: 23 24 (9) Assign the function of diagnosis and case management of alcohol or drug 25 abusers, the mentally retarded, the developmentally disabled, and the autistic persons 26 suffering from substance abuse, persons with intellectual disabilities, persons with 27 developmental disabilities, and persons with autism to the appropriate office with the

Department of Health and Hospitals or the appropriate level of government.

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1	E.(1) The functions relative to the operation and management of mental
2	health, mental retardation intellectual disabilities, and substance abuse services for
3	Jefferson Parish having been transferred by department rules to the Jefferson Parish
4	Human Services Authority in accordance with Chapter 14 of Title 28 of the
5	Louisiana Revised Statutes of 1950 shall be the responsibility of and shall be
6	performed by the Jefferson Parish Human Services Authority.
7	* * *
8	Section 19. R.S. 37:752(9)(a), (c)(ii), and (d)(ii), 775(A)(10), 776(A)(9)(b) and
9	(10)(b), 961(2), 1360.64(C)(1), 2363(C)(1), and 3003 are hereby amended and reenacted to
10	read as follows:
11	§752. Exemptions from license
12	The licensing provisions of this Chapter shall not apply to:
13	* * *
14	(9)(a) Contracting with a licensed dentist by the spouse or the personal
15	representative of the estate of a deceased dentist, or the spouse or the personal
16	representative of a disabled dentist with a licensed dentist disability, to manage the
17	dental practice at an establishment where dental operations, oral surgery, or dental
18	services are provided for the purpose of selling or otherwise disposing of the dental
19	<u>practice of</u> a deceased <u>licensee</u> or a <u>disabled licensee</u> 's <u>dental practice</u> <u>licensee</u> with
20	a disability for a period not to exceed twenty-four months.
21	* * *
22	(c) When used in this Section, the following terms shall have the following
23	meanings ascribed to them:
24	* * *
25	(ii) "Disabled" has the same meaning as "disabled person" as provided
26	"Dentist with a disability" means a dentist who is a "person with a disability" as
27	<u>defined</u> in R.S. 9:3541.21(3).
28	* * *
29	(d) The twenty-four-month period provided for in this Section begins when:
30	* * *

1	(ii) The spouse or personal representative of the disabled dentist with a
2	disability files a verified copy of disability status signed by a physician attesting to
3	the dentist's disability with the Louisiana State Board of Dentistry.
4	* * *
5	§775. Unprofessional conduct defined
6	A. As used in this Chapter, "unprofessional conduct" means:
7	* * *
8	(10) The use of the name of any deceased, disabled, or retired and licensed
9	dentist or hygienist, or the name of any licensed dentist or hygienist with a disability,
10	on any office door, directory, stationery, billhead, or any other means of
11	communication any time after one year following the retirement from practice of
12	said the dentist or dental hygienist, or twenty-four months following the death or
13	disability of said the dentist.
14	* * *
15	§776. Causes for nonissuance, suspension, revocation, or imposition of restrictions
16	of dental license; expungement of first-time advertising offenses
17	A. The board may refuse to issue or may suspend or revoke any license or
18	permit or impose probationary or other limits or restrictions on any dental license or
19	permit issued under this Chapter for any of the following reasons:
20	* * *
21	(9)
22	* * *
23	(b) A dentist licensed in Louisiana shall not be forbidden to contract with the
24	spouse or personal representative of the estate of a deceased dentist or the spouse or
25	personal representative of a disabled dentist with a disability to manage the dental
26	practice at an establishment where dental operations, oral surgery, or dental services
27	are provided for the purpose of selling, liquidating, or otherwise disposing of the
28	dental practice of a deceased or disabled licensee or a licensee with a disability for
29	a period not to exceed twenty-four months in accordance with the provisions of R.S.
30	37:752(9). Notwithstanding any other provision of law to the contrary, nothing in

this Subparagraph shall prohibit a dentist from contracting with any person or entity for management of a dental practice prior to the death or disability of such dentist subject to Subparagraph (9)(a) of this Section Subsection.

(10)

5 * * *

(b) A dentist licensed in Louisiana may contract with the spouse or personal representative of the estate of a deceased dentist or the spouse or personal representative of a disabled dentist with a disability to manage the dental practice at an establishment where dental operations, oral surgery, or dental services are provided for the purpose of selling, liquidating, or otherwise disposing of the dental practice of a deceased or disabled licensee or a licensee with a disability for a period not to exceed twenty-four months in accordance with the provisions of R.S. 37:752(9). Notwithstanding any other provisions of law to the contrary, nothing in this Subparagraph shall prohibit a dentist from contracting with any person or entity for management of a dental practice prior to the death or disability of such dentist subject to Subparagraph (10)(a) of this Section Subsection.

* * *

§961. Definitions

As used in this Part:

20 * * *

(2) The "practice of practical nursing" means the performance for compensation of any acts, not requiring the education, training, and preparation required in professional nursing, in the care, treatment, or observation of the persons who are ill, injured, or infirm and for the maintenance of the health of others and the promotion of health care, including the administration of medications and treatments or in on-job training or supervising licensed practical nurses, subordinate personnel, or instructing patients consistent with the licensed practical nurse's education and preparation, under the direction of a licensed physician, optometrist, or dentist acting individually or in his capacity as a member of the medical staff, or registered nurse. The licensed practical nurse may perform any of the foregoing duties, and with

1	appropriate training may perform additional specified acts which are authorized by
2	the Louisiana State Board of Practical Nurse Examiners when directed to do so by
3	the licensed physician, optometrist, or dentist acting individually or in his capacity
4	as a member of the medical staff, or registered nurse.
5	* * *
6	§1360.64. Privileged communications
7	* * *
8	C. This privilege may not be claimed by or on behalf of the patient in the
9	following circumstances:
10	(1) Where child abuse, elder abuse, or the abuse of disabled individuals with
11	disabilities or incompetent individuals is known or reasonably suspected.
12	* * *
13	§2363. Privileged communications
14	* * *
15	C. This privilege may not be claimed by or on behalf of the patient or client
16	in the following circumstances:
17	(1) Where child abuse, elder abuse, or the abuse of disabled individuals with
18	disabilities or incompetent individuals is known or reasonably suspected.
19	* * *
20	§3003. Definitions
21	As used in this Chapter the following words shall have the meanings
22	hereinafter ascribed to each:
23	A.(1) "Board" means the Louisiana State Board of Medical Examiners
24	established in R.S. 37:1263.
25	B.(1)(2)(a) "Occupational therapy" means the application of any activity in
26	which one engages for the purposes of evaluation, interpretation, treatment planning,
27	and treatment of problems interfering with functional performance in persons
28	impaired by physical illness or injury, emotional disorders, congenital or
29	developmental disabilities, or the aging process, in order to achieve optimum
30	functioning and prevention and health maintenance. The occupational therapist may

enter a case for the purposes of providing consultation and indirect services and evaluating an individual for the need of services. Prevention, wellness, and education related services shall not require a referral; however, in workers' compensation injuries preauthorization shall be required by the employer or workers' compensation insurer or provider. Implementation of direct occupational therapy to individuals for their specific medical condition or conditions shall be based on a referral or order from a physician, advanced practice registered nurse, dentist, podiatrist, or optometrist licensed to practice. Practice shall be in accordance with published standards of practice established by the American Occupational Therapy Association, Inc., and the essentials of accreditation established by the agencies recognized to accredit specific facilities and programs.

(2)(b) Specific occupational therapy services include, but are not limited to activities of daily living (ADL); the design, fabrication, and application of prescribed temporary splints; sensorimotor activities; the use of specifically designed crafts; guidance in the selection and use of adaptive equipment; therapeutic activities to enhance functional performance; prevocational evaluation and training and consultation concerning the adaptation of physical environments for the handicapped persons with disabilities. These services are provided to individuals or groups through medical, health, educational, and social systems.

(3)(c) "Occupational therapy" shall not include the administration of massages by employees of the Hot Wells Rehabilitation Center.

C:(3) "Occupational therapist" means a person who is certified as an occupational therapist, registered (OTR) by the American Occupational Therapy Association, Inc. (AOTA), and licensed to practice occupational therapy, as defined in this Chapter, and whose license is in good standing.

D.(4) "Occupational therapy assistant" means a person who is certified as a certified occupational therapy assistant (COTA) by the American Occupational Therapy Association, Inc. (AOTA), and is licensed to assist in the practice of occupational therapy under the supervision of, and in activity programs with the consultation of, an occupational therapist licensed under this Act.

HB NO. 63	ENROLLED
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1	E.(5) "Person" means any individual, partnership, unincorporated
2	association, or corporate body, except that only an individual may be licensed under
3	this Chapter.
4	F:(6) "Association" means the Louisiana Occupational Therapy Association,
5	Inc. (LOTA).
6	Section 20. R.S. 38:2261(A), (B), (E)(2), (3)(introductory paragraph) and (a), (4),
7	(5), and (7) are hereby amended and reenacted to read as follows:
8	§2261. Preference for goods manufactured, or services performed, by sheltered
9	workshops; non-applicability of competitive bidding requirements;
10	coordinating council
11	A. Every agency, board, commission, department, or other instrumentality
12	of the state shall give a preference in its purchasing practices to goods manufactured
13	and services performed by severely handicapped individuals with severe disabilities
14	in state-operated and state-supported sheltered workshops.
15	B. The requirements for competitive bidding contained in Part II of this
16	Chapter shall be inapplicable to cases in which an agency, board, commission,
17	department, or other instrumentality of the state can utilize goods manufactured, or
18	services performed, by severely handicapped individuals with severe disabilities in
19	state-operated and state-supported sheltered workshops.
20	* * *
21	E. For the purposes of this Section, the following terms are defined as
22	follows:
23	* * *
24	(2) "Goods manufactured and services performed by severely handicapped
25	individuals with severe disabilities" means goods and services for which not less
26	than seventy-five percent of the man-hours of direct labor required for manufacture
27	or performance is provided by severely handicapped individuals with severe
28	disabilities.
29	(3) "Qualified nonprofit agency for the severely handicapped individuals
30	with severe disabilities" means an agency that:

1	(a) Is incorporated under the Louisiana Nonprofit Corporation Law and
2	operated in the interests of severely handicapped individuals with severe disabilities,
3	and the income of which does not inure in whole or in part to the benefit of any
4	shareholder or other private individual, and.
5	* * *
6	(4) "Severely handicapped individuals" "Individuals with severe disabilities"
7	means individuals with a physical, mental, or substance abuse disability which
8	constitutes a substantial obstacle to their employment and is of such a nature as to
9	prevent an individual from engaging in normal competitive employment.
10	(5) "Sheltered workshop" means a facility designed to provide gainful
11	employment for severely handicapped individuals with severe disabilities who
12	cannot be absorbed into the competitive labor market or to provide interim
13	employment for such individuals when employment opportunities for them in the
14	competitive labor market do not exist.
15	* * *
16	(7) "State-supported sheltered workshop" means a sheltered workshop
17	funded in whole or in part by the state and staffed by personnel from a qualified
18	nonprofit agency for the severely handicapped individuals with severe disabilities.
19	Section 21. R.S. 39:302, 362(B)(3)(a)(iii) and (4)(a) and (F),
20	$1484 (B) (1) (introductory\ paragraph)\ and\ (h), (2) (c), and\ (5) (introductory\ paragraph)\ and\ (a),$
21	$1494.1(A)(3), 1554(D)(3), 1594(I)(1), 1595.4(A) \ and \ (E)(2), (3) (introductory \ paragraph) \ and \ (E)(2), (3)(introductory \ paragraph) \ and \ (E)(2), (E)(2),$
22	(a), (4), (5), and (7), and 1952(14)(introductory paragraph) and (e) are hereby amended and

§302. Adaptation for the disabled persons with disabilities

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reenacted to read as follows:

To the extent possible, and except as constrained by its appropriation for technology purchases, a state agency shall take reasonable steps relative to procurement to ensure that state employees who are disabled with disabilities have access to data processing equipment, related services, and software that has been

1	adapted in a manner to enable such technology to be used by such disabled state
2	employees to the extent necessary to perform job-related duties.
3	* * *
4	§362. Policies for fleet vehicles; purchase of vehicles; specifications; exceptions
5	* * *
6	B. Every rule and regulation prescribed for fleet vehicles shall be consistent
7	with the purpose and promote the achievement of the objectives of the fleet
8	management program as specified in R.S. 39:361. These rules and regulations shall
9	include but not be limited to the following:
10	* * *
11	(3)(a) Personal assignment of a fleet vehicle shall be permitted only in
12	individual situations in which cost savings to the state are substantiated or the health
13	and welfare of the general public are essentially affected or in which the
14	commissioner of administration deems it to be in the best interest of the state.
15	Personal assignment of fleet vehicles is not permitted without specific approval from
16	the commissioner of administration. Criteria which merit request for personal
17	assignment include:
18	* * *
19	(iii) A state employee whose employment requires, in performance of
20	assigned duties, regular and unscheduled use of a special use vehicle or a vehicle
21	with special equipment installed, including but not limited to, hazardous waste spill
22	investigation equipment, bar lights for use in emergency situations, or handicapped
23	driver equipment for drivers with disabilities.
24	* * *
25	(4) A set of specifications appropriate for the intended use of fleet vehicles
26	shall be prepared by the Division of Administration division of administration for the
27	purchase or lease of vehicles. In preparing vehicle specifications, consideration shall
28	be given to current vehicle manufacturer size; standard equipment items designed to
29	promote safety, handling, and roadability of the vehicle; reasonable levels of

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comfort; and a minimum cost over the life of the vehicle. Vehicle specifications

1	shall be developed and used by the Division of Administration division of
2	administration to bid for the purchase or lease of fleet vehicles in accordance with
3	rules and regulations in effect at the time the bid document is prepared. Equipment
4	items not included in the specifications shall not be added by any agency to a fleet
5	vehicle after the purchase or lease of the vehicle except for the following:
6	(a) Any vehicle intended to be operated by a handicapped an individual with
7	a disability for whom the vehicle is purchased or leased.
8	* * *
9	F. The commissioner of administration shall not promulgate rules or
10	regulations which require state schools for the deaf, blind, spastic, and cerebral
11	palsied the Louisiana School for the Deaf, the Louisiana School for the Visually
12	Impaired, the Louisiana Special Education Center, the Special School District
13	Number One, and any community and group home and residential facilities
14	administered by the Department of Children and Family Services or the Department
15	of Health and Hospitals to have an inscription, painting, stencil, or decal placed
16	conspicuously on an automobile, truck, or other vehicle with the name of the board,
17	commission, department, agency, or subdivision of the state to which the automobile,
18	truck, or other vehicle belongs, if the vehicle is used to transport students or clients.
19	* * *
20	§1484. Definitions and objectives
21	* * *
22	B.(1) Rehabilitation and health supports include services rendered
23	by a contractor with special knowledge or service available to assist individuals
24	attain or maintain in attaining or maintaining a favorable condition of physical and
25	mental health. These services include but are not limited to:
26	* * *
27	(h) Evaluation and training for physically/mentally handicapped persons
28	with physical or mental disabilities.
29	* * *

1	(2) Habilitation and socialization include services rendered by a contractor
2	with special knowledge to assist specified client groups to enhance their
3	self-sufficiency or alleviate their dependency or isolation from the community.
4	These services include but are not limited to:
5	* * *
6	(c) Early intervention for the mentally retarded, developmentally delayed,
7	or physically handicapped persons with intellectual disabilities, developmental
8	delays, or physical disabilities.
9	* * *
10	(5) Evaluation, testing, and remedial educational services for exceptional
11	handicapped or learning disabled nonpublic school students with physical or learning
12	disabilities include services rendered by a contractor with special knowledge or
13	services available to provide special educational and related services for exceptional
14	or handicapped students or students with disabilities voluntarily enrolled in approved
15	nonpublic schools of Louisiana who are not otherwise provided with such services
16	through either their local school program or through other services afforded to them
17	by local school boards or other public agencies. These services include but are not
18	limited to:
19	(a) Identification, assessment, appraisal, and evaluation of exceptional or
20	handicapped children and children with disabilities.
21	* * *
22	§1494.1. Social service contracts
23	A. Contracts for social services may be awarded without the necessity of
24	competitive bidding or competitive negotiation only if the director of the office of
25	contractual review determines that any one of the following conditions is present.
26	The using agency shall document the condition present and such documentation shall
27	be part of the contract record submitted to the office of contractual review.
28	* * *
29	(3) A quasi-public and/or nonprofit corporation, such as a parish voluntary
30	council on aging, an area agency on aging, an association of retarded citizens

affiliate of The Arc of Louisiana or equivalent organization serving persons with intellectual or developmental disabilities, an organization serving children, youth, and/or families, or an organization promoting independence from public assistance has been established in coordination with the state to provide the particular service involved in the contract.

§1554. Application of this Chapter

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(3) The office for citizens with developmental disabilities in the Department of Health and Hospitals shall be exempt from the requirements of R.S. 39:1643 in order to lease residential living options for mentally retarded or developmentally disabled individuals persons with intellectual or developmental disabilities without carrying out the competitive sealed bidding requirement of this Chapter.

§1594. Competitive sealed bidding

18

I. Exemption.

(1) Purchases of goods manufactured by or services performed by severely handicapped individuals with severe disabilities in state-operated and state-supported sheltered workshops as defined in R.S. 39:1595.4 shall be exempt from the provisions of this Section. This exemption shall also apply to goods and services procured by purchase order directly from a central nonprofit agency contracting under R.S. 39:1595.4 to assist qualified sheltered workshops; any purchase order shall be issued directly to the central nonprofit agency for all goods and services within the exemption provided under this Subsection.

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1	§1393.4. Preference for goods manufactured, or services performed, by shellered
2	workshops; definitions; coordinating council
3	A. Every governmental body shall give a preference in its purchasing
4	practices to goods manufactured and services performed by severely handicapped
5	individuals with severe disabilities in state-operated and state-supported sheltered
6	workshops.
7	* * *
8	E. For the purposes of this Section, the following terms are defined as
9	follows:
10	* * *
11	(2) "Goods manufactured and services performed by severely handicapped
12	individuals with severe disabilities" means goods and services for which not less
13	than seventy-five percent of the man-hours of direct labor required for manufacture
14	or performance is provided by severely handicapped individuals with severe
15	disabilities.
16	(3) "Qualified nonprofit agency for the severely handicapped individuals
17	with severe disabilities" means an agency that:
18	(a) Is incorporated under the Louisiana Nonprofit Corporation Law and
19	operated in the interests of severely handicapped individuals with severe disabilities,
20	and the income of which does not inure in whole or in part to the benefit of any
21	shareholder or other private individual, and.
22	* * *
23	(4) "Severely handicapped individuals" "Individuals with severe disabilities"
24	means individuals with a physical, mental, or substance abuse disability which
25	constitutes a substantial obstacle to their employment and is of such a nature as to
26	prevent an individual from engaging in normal competitive employment.
27	(5) "Sheltered workshop" means a facility designed to provide gainful
28	employment for severely handicapped individuals with severe disabilities who
29	cannot be absorbed into the competitive labor market or to provide interim

employment for such individuals when employment opportunities for them in the
competitive labor market do not exist.

3 * * *

(7) "State-supported sheltered workshop" means a sheltered workshop funded in whole or in part by the state and staffed by personnel from a qualified nonprofit agency for the severely handicapped individuals with severe disabilities.

* * *

§1952. Definitions

Unless the context requires otherwise, the following words shall have the following meanings:

11 * * *

(14) "Minority" means a person who is a citizen or permanent resident of the United States residing in Louisiana and who is any of the following:

* *

(e) Handicapped: having Person with a disability: a person who has a permanent physical impairment which includes any physiological disorder or condition, cosmetic disfigurement, or anatomical loss affecting one or more of the following body systems: neurological, musculoskeletal, speech organs, skin, and endocrine, which substantially limits at least one or more major life activity of an individual, as defined in R.S. 28:477(3)(a), as verified by two physicians or as certified by the Veteran's Administration United States Department of Veterans Affairs as meeting the qualifications and approved by the division. The division may require an additional independent medical examination by a physician chosen by the division, at the applicant's expense, prior to approval of an application. For the purpose of this Subparagraph, "handicapped" "disability" shall not mean mental impairment, temporary impairment, alcohol or drug addiction, sexual or behavioral disorders, or substantially limiting illnesses including human immunodeficiency virus.

29 * * *

Section 22. R.S. 40:5(18), 384(11), 442(2), 501(A)(2), 1299.27(A), (B)(introductory
paragraph) and (2), and (C), 1299.52, 1299.58(A)(introductory paragraph), (1), and (3),
1299.78.5(A)(1) and (2), 1299.113(A)(4), 1299.114(9), 1299.118(3), 1299.119(A),
1300.85(C), 1300.361(B)(introductory paragraph), 1355(B), 1379.3(C)(5), 1400(A) and (C)
through (F), 1472.3(E)(2)(d), 1485.2(3), 1563(C)(6), 1573.1(A), 1574.1(A)(13)(a),
1730.39(B), 1730.66(A), 1735, 1742(A)(1), (3), and (4)(a), (B)(1), (2)(c), and (6), and (C),
1742.1, 1742.2(A)(1), (3), and (4) and (B)(1), the heading of Part V-A of Chapter 8 of Title
40 of the Louisiana Revised Statutes of 1950, 1748(A), 2009.21, 2009.25(F)(12),
2010.8(A)(2)(b)(v) and (vi), 2013(6), 2013.2, 2013.3, 2017(A)(1), (2), and (4), 2102(A)(3),
$2113.5, 2116 (B) (1) \ and \ (G), 2142 (A), 2405.5 (A) \ and \ (B) (1) \ and \ (2) (c) \ through \ (f), and \ 2471 (B) (B) (B) (B) (B) (B) (B) (B) (B) (B)$
are hereby amended and reenacted to read as follows:

§5. General powers and jurisdiction

The state health officer and the office of public health of the Department of Health and Hospitals shall have exclusive jurisdiction, control, and authority:

* * *

(18) To promulgate rules and regulations in accordance with the Administrative Procedure Act to establish a fee schedule, based on ability to pay or eligibility for third party reimbursement, for services provided by the handicapped children's services Children's Special Health Services program and maternal and child health programs in the office of public health.

21 * * *

§384. Definitions

The following terms, wherever used or referred to in this Part, have the following respective meanings, unless otherwise provided in this Part or unless a different meaning clearly appears from the context:

26 * * *

(11) "Family" means two or more persons that includes a husband or father and/or wife or mother and/or one or more children, that a local housing authority accepts for occupancy of a dwelling or to which such authority offers or provides other assistance, as particularly defined in the eligibility and occupancy standards

adopted by the authority. For the limited purposes of any reference to the term family or household in this Part, such terms shall also include an elderly person, a disabled person a person who is elderly, a person with a disability, and any other person who may be unmarried or without children.

* * *

§442. Community facilities

A local housing authority may:

8 * *

(2) Provide such facilities to any public agency or to any person, agency, institution, or organization, public or private, for recreational, educational, health, or welfare purposes for the benefit and use of the local housing authority or for occupants of its dwelling accommodations, or persons of eligible income, persons who are elderly, or handicapped persons with disabilities, or for any combination of the foregoing, and which facilities may also serve the general public, and provision of such community facilities may be with or without charge therefor as in the local housing authority's discretion shall be deemed advisable to promote the public purposes of this Chapter.

* * *

§501. Selection and preferences

A. Each housing authority shall adopt and promulgate policies establishing a plan for selection of applicants. The plan shall include standards for eligibility, procedures for prompt notification of eligibility or disqualification, and procedures for maintaining a waiting list of eligible applicants for whom vacancies are not immediately available. Eligible applicants shall be offered available vacancies as provided in said policies. Such policies and plans may, but shall not be required to, include:

* * *

(2) Preferences to give priority to persons displaced by public or private action, to families of veterans and servicemen, to families whose members are gainfully employed, to citizens of the United States or this state, to disabled persons

or elderly persons with disabilities or who are elderly and such other preferences, as well as priorities within each preference category, as the local housing authority deems appropriate.

* * *

§1299.27. Safety precautions; procedures for removal and repainting

A. Whenever a child or children under six years of age or mentally retarded person with an intellectual disability resides in any residential premises in which any paint, plaster, or other accessible materials contain dangerous levels of lead as defined pursuant to R.S. 40:1299.24 the provisions of this Part, after notification by the state health officer or his representative, the owner shall remove or cover said paint, plaster, or other material so as to make it inaccessible to children under six years of age or mentally retarded persons with intellectual disabilities. Whenever any such residential premises containing said dangerous levels of lead undergoes a change of ownership and as a result thereof, a child or children under six years of age or mentally retarded persons a person with an intellectual disability will become a resident therein, the new owner shall remove or cover said paint, plaster, or other material so as to make it inaccessible to such children or mentally retarded persons child or person.

B. Repainting with nonlead based paint, without removal of the offending paint, plaster, or other material shall not constitute compliance with this section Section. Such removal or covering shall be performed as follows:

* * *

- (2) Paint, plaster, or other material that is not peeling shall be removed or covered on window sills; door frames; windows, including mullions; stair rail spindles; stair treads; doors; stair rails; porch railings, and all other exterior and interior surfaces or fixtures that may be readily chewed by children or mentally retarded persons with intellectual disabilities.
- C. This duty shall apply to every owner of residential premises whenever a child or children under six years of age or mentally retarded persons reside or a person with an intellectual disability resides therein or whenever such premises

undergoes a change of ownership and as a result thereof a child or children under six years of age or mentally retarded persons person with an intellectual disability shall reside therein, whether or not his premises have been inspected pursuant to R.S. 40:1299.24 or otherwise. This section The provisions of this Section shall be strictly construed and enforced so as to best protect the safety of residents of such dwellings.

* * *

§1299.52. Part not applicable to care and treatment of mentally ill persons with mental illness; exception

Except as provided in R.S. 40:1299.58, the provisions of this Part shall not apply to the care and treatment of the mentally ill persons with mental illness, which subject shall continue to be governed by existing law independently of the terms and provisions of this Part.

* * *

§1299.58. Consent to surgical or medical treatment for developmentally disabled persons with developmental disabilities and residents of state-operated nursing homes

A. Upon the written recommendation of the treating physician, the following persons may consent to any surgical or medical treatment on behalf of any developmentally disabled person with a developmental disability who is a recipient of service from a state-operated supported living program or home- and community-based service provider, or who is a resident of a state-operated residential facility, community, or group home for the developmentally disabled persons with developmental disabilities, state-supervised extended family living program, or a nonstate-operated residential facility, community, or group home for the developmentally disabled persons with developmentally disabled persons with developmental disabilities, or who is a resident of a state-operated nursing home:

(1) For a resident of a state-operated residential facility, community, or group home for the developmentally disabled persons with developmental disabilities, the administrator of the residential facility, community, or group home.

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HB NO. 63 <u>E</u> 1	NROLLED
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1	(3) For a resident of a nonstate-operated residential facility, community, or
2	group home for the developmentally disabled persons with developmental
3	disabilities, the chief executive officer of the provider organization which
4	administers or operates the facility or home.
5	* * *
6	§1299.78.5. Provisions
7	A. The Department of Health and Hospitals shall promulgate regulations
8	governing the following:
9	(1) Procedures for application, application forms, and eligibility criteria for
10	the disabled persons with disabilities to obtain coverage.
11	(2) A sliding scale for the buy-in amounts to be paid by the working disabled
12	persons with disabilities to maintain Medicaid coverage, while working.
13	* * *
14	§1299.113. Program for combating spinal cord disabilities; establishment
15	A. The office of public health shall establish a plan for services to children
16	with special health care needs and shall promulgate any such rules and regulations
17	as may be necessary to place the plan into effect. Any such plan may provide for:
18	* * *
19	(4) Cooperation with medical, health, nursing, social work, and welfare
20	groups and organizations which provide services to physically handicapped children
21	with physical disabilities.
22	* * *
23	§1299.114. Program functions and responsibilities
24	The secretary of the department shall develop and administer the program for
25	combating multiple handicapping conditions, which shall:
26	* * *
27	(9) Identify and cooperate with existing agencies, organizations, and
28	individuals offering services to the persons with spinal cord disabilities.
29	* * *

HB NO. 63	ENROLLED

1	§1299.118. Purpose
2	The legislature hereby finds and declares that:
3	* * *
4	(3) One of the serious problems facing medicine and the public health and
5	welfare today is that while assistance and services are available to individuals with
6	cystic fibrosis under the age of twenty-one through the Louisiana handicapped
7	children's services Children's Special Health Services program, such services are not
8	available to individuals with cystic fibrosis who are twenty-one years of age or older,
9	and for many such individuals there are no other sources of public or private aid
10	available for obtaining needed medical care and treatment.
11	* * *
12	§1299.119. Programs for individuals with cystic fibrosis who are twenty-one years
13	of age or older
14	A. The secretary of the Department of Health and Hospitals, through the
15	handicapped children's services Children's Special Health Services program in the
16	office of <u>public</u> health services and environmental quality established pursuant to
17	R.S. 46:261-263 40:1299.111 et seq., shall make available and provide services and
18	assistance to individuals with cystic fibrosis who are twenty-one years of age or
19	older under the same terms, conditions, requirements, and criteria as are applied
20	under the program to persons with cystic fibrosis under twenty-one years of age, to
21	the extent that funds are appropriated by the legislature for the purpose of providing
22	such services.
23	* * *
24	§1300.85. Services
25	* * *
26	C. The medical center may conduct research and compile statistics relating
27	to the provision of kidney care services and the need for the services by disabled or
28	handicapped persons with disabilities.

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HB NO. 63	ENROLLED
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1	§1300.361. Legislative intent
2	* * *
3	B. It is in the best interest of the citizens of the state that the Legislature of
4	Louisiana ensures that the Louisiana Medicaid program, as it relates to the severely
5	mentally ill recipients with severe mental illness, is operated in the most efficient and
6	sustainable method possible. The transition of the services of the office of
7	behavioral health within the Department of Health and Hospitals to a managed care
8	system in which a single statewide management organization operates as a single
9	point of entry to behavioral health services requires adequate reporting from the
10	Department of Health and Hospitals in order to ensure the following outcomes are
11	being achieved:
12	* * *
13	§1355. Powers and duties
14	* * *
15	B. Pursuant to the provisions of R.S. 46:2582(4), the board shall review
16	material and evidence submitted to it by the handicapped accessible parking
17	privileges investigation committee within the governor's office of disability affairs.
18	If, in the board's determination, the review of such material does indicate a possible
19	inappropriate certification by a physician of an individual's eligibility for
20	handicapped accessible parking privileges, the board shall submit such material
21	along with a recommendation for appropriate disciplinary action to the Louisiana
22	State Board of Medical Examiners.
23	* * *
24	§1379.3. Statewide permits for concealed handguns; application procedures;
25	definitions
26	* * *

27

28

C. To qualify for a concealed handgun permit, a Louisiana resident shall:

(5) Not suffer from a mental or physical infirmity due to disease, illness, or	D1
retardation intellectual disability which prevents the safe handling of a handgun.	

3 * * *

§1400. Handicapped Accessible parking enforcement

A. There is hereby established within the office of state police of the Department of Public Safety and Corrections a handicapped an accessible parking enforcement program. The purpose of the program shall be training and utilizing volunteers in the enforcement of handicapped accessible parking restrictions, particularly those established pursuant to R.S. 40:1742. The office shall operate the program in the manner and subject to the limitations and provisions of this Section.

* * *

C. The program shall incorporate a training program, to be offered at each troop headquarters, incorporating matters relevant to volunteers recognizing and collecting evidence on violations of handicapped accessible parking restrictions. Such training shall include training in legal matters with respect to violations of handicapped accessible parking restrictions and personal safety matters. Volunteers shall be trained to identify violators and to collect information necessary to provide evidence of violation, including vehicle identification information, all legal matters relevant to identifying a properly marked restricted parking area and a violation thereof, the collection of photographic information which would be sufficient to establish a presumption of a violation, and matters of personal safety and ethics. The training course may be offered as often as the police troop deems necessary to serve potential volunteers who have requested enrollment in the course.

D. Upon completion of such training, an individual volunteer who identifies an apparent violation of handicapped accessible parking restrictions may collect information on such violation, including vehicle identification information and photographs of the violation and may then submit such information to the appropriate office at the respective state police troop headquarters in accordance with procedures established for the program by the office of state police.

E. Upon identification of the owner of the vehicle, the state police shall send
by registered mail, return receipt requested, to said the owner a citation for the
parking violation. Such citation shall include information on the submission of fines
and how the individual may contest the citation. Each troop of the state police may
train and utilize volunteers in any aspect of the program which it deems appropriate
and for which volunteers offer their services, including clerical responsibilities
associated with the processing of information relative to violations of handicapped
accessible parking restrictions and in the dissemination of citations.
E. The office of state police shall establish and promulaste rules and
F. The office of state police shall establish and promulgate rules and
regulations necessary for the operation of the program in accordance with the
regulations necessary for the operation of the program in accordance with the
regulations necessary for the operation of the program in accordance with the Administrative Procedure Act. Such rules may include the establishment of a
regulations necessary for the operation of the program in accordance with the Administrative Procedure Act. Such rules may include the establishment of a minimum number of participants who must enroll in the training course before such
regulations necessary for the operation of the program in accordance with the Administrative Procedure Act. Such rules may include the establishment of a minimum number of participants who must enroll in the training course before such course is offered, criteria for successful completion of the course, certification of

§1472.3. License; manufacturer, dealer-distributor, user, blaster, or handler of explosives

submission and processing of such information, and any other matter which the

office deems necessary or convenient for successful operation of the program.

E.

(2) To qualify for a license, an applicant shall:

(d) Not suffer from a mental or physical infirmity due to disease, illness, or retardation intellectual disability which prevents the safe handling of explosives.

1	§1485.2.	Definitions
---	----------	--------------------

]	For the purposes of this Subpart, the fo	ollowing terms and p	hrases shall have
the mea	eanings ascribed to them:		

4 * * *

(3) "Parent or guardian" means each parent, custodian, or guardian responsible for the control, safety, training, or education of <u>a rider who is</u> a minor, <u>disabled has a disability</u>, or <u>is</u> incompetent <u>rider</u>.

* * *

§1563. Powers and duties generally; use of deputies; responsibilities of local governing authorities with fire prevention bureaus; open structures and process structures; fees

* * *

13 C.

14 * * *

(6) The monitoring function conferred upon the fire marshal by this Section is solely intended to achieve the equal, effective enforcement of the state's adopted fire protection, life safety, and handicapped accessibility laws, codes, rules, and regulations. It is not intended that the fire marshal shall retain or assume responsibility or liability for inspections performed by fire prevention bureaus. The local governing authority shall, by specific resolution accompanying the ordinance creating the fire protection bureau, assume the responsibility for and release the fire marshal and any other state entity from responsibility or liability for those inspections performed by the fire prevention bureau, or the consequences thereof, within the jurisdiction of the governing authority.

25 * * *

§1573.1. Historic buildings renovation initiative

A. In order to encourage historic preservation and the preservation of Louisiana's architectural heritage, when applying the requirements of the adopted fire, life safety, or handicapped accessibility regulations and when implementing the applicable provisions of R.S. 40:1574, the state fire marshal shall have the authority

HB NO. 63	<u>ENROLLED</u>

1	to take into consideration the impact of these requirements on the historic integrity		
2	of existing facilities.		
3	* * *		
4	§1574.1. Costs of handling plans		
5	A. In addition to a postage and handling fee of five dollars, the owner of the		
6	project who submits the plans and specifications shall pay to the office of state fire		
7	marshal, code enforcement and building safety a plan review or document fee based		
8	on the following schedule:		
9	* * *		
10	(13) Appeal requests Fee		
1	(a) Handicapped accessibility Accessibility \$25.00		
12	* * *		
13	§1730.39. Powers of state fire marshal		
14	* * *		
15	B. Nothing in this Part shall be construed so as to prevent the state fire		
16	marshal from enforcing the fire protection, life safety, handicapped accessibility, and		
17	high rise laws of this state, the enforcement of which are his statutory and regulatory		
18	responsibility.		
19	* * *		
20	§1730.66. State fire marshal; state health officer; authority		
21	A. Nothing in this Part shall be construed to prevent the state fire marshal		
22	from enforcing the fire protection, life safety, handicapped accessibility, and		
23	high-rise laws of this state.		
24	* * *		
25	§1735. Public buildings or facilities or private buildings or facilities to display signs		
26	All public and governmental facilities constructed or remodeled in		
27	accordance with ADA Standards shall display signs indicating entrances, facilities,		
28	directions, accommodations for the disabled persons with disabilities, and other signs		
29	as required by and also in accordance with such standards.		
30	* * *		

§1742. Parking spaces for certain disabled persons with disabilities

A.(1) Each state agency and political subdivision having jurisdiction over a public facility and each owner or lessee of a private facility shall, in accordance with applicable zoning and building codes, provide and maintain a minimum number of specially designed and marked motor vehicle parking spaces, referred to hereafter in this Chapter as "accessible parking spaces", for the exclusive use of persons whose vehicles are identified by license plates, hang tags, or special parking cards for the mobility impaired persons with mobility impairments issued pursuant to R.S. 47:463.4 or 463.4.1. The mobility-impaired accessible parking spaces shall adhere to the ADA Standards and shall include mobility-impaired accessible loading and unloading areas, access aisles, access ramps, and curb cuts. The minimum number of such parking spaces shall be as established by the ADA Standards. Public building or facility and private building or facility, as the terms are used in this Section, shall be as defined in R.S. 40:1732, and shall include public and private property which is open to the public and to which the public is invited for commercial or governmental purposes.

* * *

(3) Any owner or lessee of a facility who fails to provide and maintain spaces reserved and designated for the exclusive use of vehicles bearing a special license plate or parking card issued to a mobility-impaired driver with a mobility impairment free of obstructions shall be fined not more than five hundred dollars.

(4)(a) In addition to the ADA Standards specifications, each access aisle, or any other area of the pavement adjacent to a parking space reserved for mobility-impaired persons with mobility impairments that is designated for the loading and unloading of vehicles parked in the space, shall have the phrase "NO PARKING" written upon the pavement area using letters that are not less than twelve inches tall.

* * *

B.(1) No person shall park any vehicle in a mobility-impaired an accessible parking space unless such person has a license plate or hang tag for the

mobility-impaired persons with mobility impairments issued pursuant to R.S. 47:463.4 or a properly displayed special parking card issued pursuant to R.S. 47:463.4.1.

(2)

5 * * *

(c) The citation issued pursuant to the provisions of this Subsection shall be personally served upon the operator of the vehicle by affixing the parking citation to the vehicle in a conspicuous place thereon. The original parking citation shall bear the name or initials and identification number of the issuing officer who shall affirm the truth of the facts set forth therein. An operator of a vehicle who is not the owner, but who uses or operates the vehicle with permission of the owner, expressed or implied, shall be considered the agent of the owner to receive the citation required to be served upon the operator or registered owner of a vehicle in accordance with the provisions of this Subsection. When a citation is issued for an alleged violation of the laws governing parking in a mobility-impaired an accessible parking space, loading and unloading areas, access aisles, access ramps, and curb cuts, there shall be a rebuttable presumption that a person in whose name the vehicle is registered was the operator of the vehicle when the alleged violation was committed.

* * *

(6) The state of Louisiana shall recognize parking cards or other removable windshield placards and special license plates which have been issued by authorities of other states and countries for the purpose of identifying vehicles permitted to utilize parking spaces reserved for the mobility-impaired persons with mobility impairments.

* * *

C. Subsection B of this Section shall not be construed to affect or preempt any ordinance of any local governmental subdivision or to prohibit any local governmental subdivision of the state from adopting ordinances regulating mobility-impaired accessible parking which ordinances may provide for penalties and enforcement as deemed appropriate by the local governing authority. The

governing authorities of local governmental subdivisions may adopt such ordinances pursuant to R.S. 32:41 or 42, R.S. 33:1236(28), any applicable provisions of a home rule charter, or any other applicable provision of law. Except as provided in R.S. 46:2583(A)(2), the provisions of local ordinances shall control in all aspects of enforcement of such ordinances.

§1742.1. Additional fine for enforcement of mobility-impaired accessible parking regulations

In addition to all fines, fees, costs, and punishment authorized for violation of mobility-impaired accessible parking regulations, any parish or municipality which institutes a formal mobility-impaired accessible parking enforcement program to assist the law enforcement agency in enforcing such regulations may, by ordinance, provide for and enforce an additional twenty-five dollar fine for each violation of such regulations. The proceeds of such additional fine shall be used by such parish or municipal governing authority exclusively to fund such program.

§1742.2. Local variances in mobility-impaired accessible parking restrictions

A.(1) The legislature finds that providing sufficient mobility-impaired accessible parking spaces for use by both employees and visitors to public or private buildings or facilities, as defined in R.S. 40:1732, is essential to protecting the civil rights of the disabled persons with disabilities. To this end, the state, through the fire marshal, has insisted on compliance with the ADA Standards, and the legislature has set substantial fines for mobility-impaired accessible parking violations.

* * *

(3) The legislature finds that as a matter of policy, there is a clear conceptual distinction between reserving mobility-impaired accessible parking spaces for a facility that is in use and reserving such spaces associated with a facility that is not in use and at which the general parking spaces are being used for another facility. This distinction is in part grounded in the logic of the accessibility guidelines themselves. The guidelines relate each reserved parking space to a particular facility in requiring an accessible route from the parking space to the facility. In a case where the facility is not in use, there is no presumption that there is an accessible

route from a mobility-impaired an accessible parking place to any other facility. Thus, if there is no legitimate reason for any person to be visiting a facility, the reservation of parking spaces for mobility-impaired visitors with mobility impairments at that facility is unnecessary.

(4) Pursuant to such findings, the legislature hereby establishes the possibility of distinctions in enforcement based on use or nonuse of facilities at certain educational institutions. It is the intent of the legislature that the provisions of this Section are to be narrowly construed. If, because of a variance granted pursuant to this Section, a mobility-impaired person with a mobility impairment is denied access to a parking space at a facility at which he has a legitimate reason for visiting, he may initiate an action under the Americans with Disabilities Act against the parish governing authority.

B.(1) The governing authority of any parish or municipality may, by ordinance, provide for time variances applicable to the reservation of parking spaces for mobility-impaired persons with mobility impairments at facilities identified in Paragraph (2) of this Subsection. By such a variance, the governing authority may establish times during which particular mobility-impaired accessible parking spaces are available for general use and no citations for mobility-impaired accessible parking violations shall be issued for use of the parking space. Any such variance shall be indicated by signage displayed at each parking space subject to the variance, and signs indicating the times during which parking is not reserved shall be mounted on the same post or, if not on a post, in the same manner as and in close proximity to the mobility-impaired accessible parking sign itself. Different time variances may be applied to different spaces at the same facility.

25 * * *

PART V-A. ACCESS TO GOVERNMENT SERVICES FOR PHYSICALLY HANDICAPPED PERSONS WITH DISABILITIES

§1748. Access to government services

A. Each state agency and political subdivision having jurisdiction over buildings where government services are provided to the public shall provide for

equal access to such services by persons who are physically handicapped with physical disabilities. A consumer of such government services who is visibly handicapped has a visible disability, and the person who is providing assistance to him in securing such services, shall be entitled to priority treatment when such services involve waiting periods.

* *

§2009.21. Mandatory screening of mentally ill or mentally retarded nursing home medicaid patients with mental illness or developmental disabilities; implementation, review

A. Public Law 100-203 establishes mandatory preadmission screening and annual resident review requirements for nursing care (other than ICF-DD) provided under Title XIX of the Social Security Act. Section 1919(b)(3)(F) of the Social Security Act prohibits admission of a mentally ill or mentally retarded Title XIX recipient unless the recipient requires the level of services provided by a nursing facility because of his physical and mental condition as determined by the State Mental Health state mental health authority or State Mental Retardation Authority state mental retardation or developmental disability authority.

B. The Department of Health and Hospitals shall establish rules and regulations to implement the mandatory preadmission and annual resident review requirements for nursing care (other than ICF-DD) provided under Title XIX of the Social Security Act. Such rules and regulations shall require that the department must make a determination of eligibility with regard to the first level of screening within two working days after a request is submitted to the department. If the department determines that a second level of screening is required to ascertain the mental condition of the applicant, the second level of screening shall be conducted and completed within eight working days after the completion of the first level of screening, and the applicant shall be notified of the agency's determination on the date the screening is completed. If the department fails to comply with the time limits provided for in this Subsection, the applicant shall be deemed eligible under Title XIX for placement in a nursing facility without further delay.

1	C. The Department of Health and Hospitals, office of behavioral health, of
2	mental retardation, and of prevention of and recovery from alcohol and drug abuse
3	shall be the State Mental Health state mental health authority and State Mental
4	Retardation Authority state developmental disability authority as provided for in the
5	Social Security Act.
6	* * *
7	§2009.25. Emergency preparedness plans for nursing homes; applicable parishes;
8	requirements; Nursing Home Emergency Preparedness Review Committee;
9	rules and regulations; application
10	* * *
11	F. There is hereby created in the Department of Health and Hospitals the
12	Nursing Home Emergency Preparedness Review Committee, hereinafter referred to
13	in this Section as the "committee." The committee, which shall convene at least
14	annually, shall be charged with reviewing the findings of the emergency
15	preparedness plan submitted to the department under this Section, identifying risks
16	and threats, identifying manpower issues for loading, transporting and unloading
17	residents, and developing recommendations for emergency preparedness plans to
18	promote the health, safety, and welfare of nursing home residents. The committee
19	shall be comprised of the following members:
20	* * *
21	(12) The executive director of the Advocacy Center for the Elderly and
22	Disabled or his designee.
23	* * *
24	§2010.8. Residents' bill of rights
25	A. All nursing homes shall adopt and make public a statement of the rights
26	and responsibilities of the residents residing therein and shall treat such residents in
27	accordance with the provisions of the statement. The statement shall assure each
28	resident the following:
29	* * *

HB NO. 63	ENROLLED

1	(2)
2	* * *
3	(b) The right to be granted immediate access to the following:
4	* * *
5	(v) The agency responsible for the protection of and the advocacy system for
6	developmentally disabled individuals persons with developmental disabilities.
7	(vi) The agency responsible for the protection \underline{of} and the advocacy system
8	for mentally ill individuals persons with mental illness.
9	* * *
10	§2013. Department of Health and Hospitals as mental health and mental retardation
11	developmental disabilities authority
12	The Department of Health and Hospitals in addition to other powers and
13	duties conferred upon it by this Chapter, is hereby designated as the sole agency:
14	* * *
15	(6) To administer any and all federal grants in aid funds awarded to the state
16	of Louisiana and any state funds that may be appropriated or made available by the
17	legislature for the establishment and conduct of an approved mental health and
18	mental retardation developmental disabilities program in the state of Louisiana as
19	contemplated by the provisions of the foregoing federal laws or the provisions of any
20	state law relating to the subjects of this Section.
21	* * *
22	§2013.2. Appointment of chaplains; compensation
23	A. The Department of Health and Hospitals may provide for the services on
24	a contractual basis of a Catholic priest and a minister of the other non-Catholic non-
25	Catholic predominating religious denomination of patients in each of the hospitals
26	for the mentally ill under its administration for persons with mental illness.
27	B. The Catholic priest shall be appointed by and subject to the Bishop or
28	Archbishop in whose diocese or archdiocese the hospital for the mentally ill persons
29	with mental illness is located. The minister of the other predominating religious

HB NO. 63	ENROLLED
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1	denomination shall be selected and appointed by the secretary of the Department of
2	Health and Hospitals.
3	C. The Catholic priest and the minister of the predominating nonCatholic
4	non-Catholic denomination shall be paid a monthly fee to be fixed by the secretary.
5	$\underline{\mathbf{D}}$. The secretary may provide for the employment of additional chaplains of
6	any religious denomination on a contractual basis and shall have authority to fix their
7	fees.
8	§2013.3. Superintendent to furnish report on patient's condition
9	Superintendents of all hospitals for the mentally ill persons with mental
10	illness administered by the Department of Health and Hospitals are required upon
11	written request of the coroner of the parish from which the patient was committed
12	to furnish a report to the coroner of the patient's condition, showing diagnosis,
13	laboratory findings, treatment prescribed and prognosis; and upon the written request
14	of the attorney of the patient or a near relative shall make the patient's medical record
15	available for inspection by such attorney or relative at such time as may be fixed by
16	the superintendent.
17	* * *
18	§2017. Care of <u>sick persons who are</u> indigent or destitute sick persons ; maintenance
19	A. The department may, in addition to the powers conferred on it by this
20	Chapter and in accordance with the provisions of this Chapter, exercise the following
21	functions:
22	(1) Provide for the care and treatment, in privately owned hospitals and other
23	institutions, of sick persons who are indigent or destitute sick persons, including
24	mentally ill and persons with mental illness or who are mentally deficient persons.
25	(2) Furnish the to persons who are indigent or destitute proper dental,
26	medical, surgical and other treatment, including their transportation to the point of
27	treatment and return.

28

(4) Employ such physicians, interns and other employees as may, in its
opinion, be necessary for the proper care and treatment of the persons who are
indigent and or destitute under this Chapter.

* * *

§2102. Definitions

As used in this Part:

A. "Hospital" means any institution, place, building, or agency, public or private, whether for profit or not, with facilities for the diagnosis, treatment, or care of persons who are suffering from illness, injury, infirmity, or deformity or other physical condition for which obstetrical, medical, or surgical services would be available and appropriate and which operates or is affiliated with facilities for the overnight care, observation, or recovery of those persons. The term "hospital" does not include the following:

* * *

(3) Persons, schools, institutions, or organizations engaged in the care and treatment of mentally retarded children with intellectual disabilities and which are required to be licensed by the provisions of R.S. 28:562 through R.S. 28:566 the Developmental Disability Law (R.S. 28:451.1 et seq.).

* * *

§2113.5. Services to elderly persons who are elderly and persons with disabilities

Any general hospital licensed under this Part, which is owned or operated, or both, by a hospital service district, or which benefits from being financed by the sale of bonds from the state or guaranteed by the state that are exempt from taxation as provided by Louisiana law, or which receives any other type of financial assistance from the state, is directed to give, when possible, priority to the treatment of elderly, physically handicapped, or mentally handicapped persons who are elderly and persons with physical or mental disabilities in the delivery of nonemergency health care services.

* * *

2		*	*	*
_				

B. The department shall promulgate rules and regulations in accordance with the Administrative Procedure Act to provide for facility need review. The rules and regulations shall include but not be limited to the following:

(1) Criteria for review of beds for Level 4 adult residential care providers as defined in R.S. 40:2166.3 and identified in R.S. 40:2166.5, and community and group home beds for the developmentally disabled persons with developmental disabilities, to determine if there is a need for additional beds to enroll and participate in the Title XIX program.

* * *

G. Any intermediate care facility for people with developmental disabilities, which serves children or adults suffering from mental retardation with intellectual disabilities, autism, or behavioral problems, with no less than one hundred fifty and no more than one hundred eighty beds, shall be eligible for the facility need review process as set out above forth in this Section and in rules and regulations promulgated by the Department of Health and Hospitals as authorized in Subsections A and B of this Section. The exemption shall exist for a maximum of fifty additional beds.

* * *

§2142. Geriatric hospitals and units

A. The department may establish and administer geriatric hospitals or units to receive and care for <u>persons</u> who are elderly and <u>or</u> infirm <u>persons</u> who have been discharged by a hospital for the mentally ill <u>persons</u> with mental illness and for other <u>persons</u> who are elderly and <u>or</u> infirm <u>persons</u> who are in need of nursing and medical care. Such hospitals or units may be established on sites designated by the department in quarters constructed or designated by the department, provided that no such geriatric hospital or unit may be established on any site located more than

HB NO. 63	ENROLLED
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1	five air miles from the administrative office of East Louisiana State Hospital or more
2	than one air mile from the administrative office of Central Louisiana State Hospital.
3	* * *
4	§2405.5. Training for law enforcement interaction with mentally ill persons with
5	mental illness and developmentally disabled persons with developmental
6	disabilities
7	A. The Council on Peace Officer Standards and Training, hereinafter
8	referred to as the "council", shall develop a training course on law enforcement
9	interaction with mentally ill persons with mental illness and developmentally
10	disabled persons with developmental disabilities. The council shall establish and
11	develop curriculum requirements for the course in consultation with the appropriate
12	community, local, and state organizations that are specialized in the area of working
13	with persons who are mentally ill or developmentally disabled, as well as with any
14	mental health advocacy groups who have expertise in the area of mental health and
15	disability.
16	B.(1) The course shall consist of classroom instruction, which can include
17	Internet instruction, and it shall include simulation of actual law enforcement
18	scenarios involving the mentally ill persons with mental illness and developmentally
19	disabled persons with developmental disabilities to the maximum extent possible.
20	(2) In addition, the training course shall include, at a minimum, core
21	instruction in all of the following:
22	* * *
23	(c) Conflict resolution and de-escalation techniques for potentially dangerous
24	situations involving mentally ill persons with mental illness or developmentally
25	disabled persons with developmental disabilities.
26	(d) Appropriate language usage when interacting with mentally ill persons
27	with mental illness or developmentally disabled persons with developmental

28

disabilities.

	(e) Alternatives to lethal force when interacting with potentially dangerous
mentall	y ill persons with mental illness or developmentally disabled persons with
develor	omental disabilities.

(f) Community and state resources available to serve mentally ill persons with mental illness or developmentally disabled persons with developmental disabilities and how these resources can best be utilized by law enforcement to benefit and safely serve the mentally ill or developmentally disabled community.

* * *

§2471. Statement of purpose

A. The legislature hereby declares that one of the most serious issues facing the present health care system today is the absence of a high quality home health care service delivery system as an alternative approach to traditional institutional placement. Furthermore, extensive legislative study has revealed that home care is increasingly being recognized as the preferred method in the delivery of service to the persons who are chronically ill or disabled and persons with disabilities because it: (1) allows such persons to receive needed treatment and care at home while enabling them to continue to maintain the family and community ties which are so important; and (2) provides less costly long term care services that are by far more satisfying and effective than institutional placement.

B. Recent federal Federal developments under Public Law 97-35, "The Omnibus Budget Reconciliation Act of 1981," have given states more latitude and authority to cover a broad range of in-home and community support services under Medicaid. The legislature recognizes the need for deinstitutionalization of the persons who are chronically ill and disabled persons with disabilities, and intends that the state should not only participate in such programs but also establish a broad range of coordinated noninstitutional care. Therefore, it is the purpose of this Chapter to provide for a comprehensive and fully coordinated approach to long term home health care. The legislature further recognizes that persons other than those eligible for Medicaid are also in need of a broad array of health and social services. The legislature therefore states its intent to expand the long term home health care

program in terms of eligibility requirements and the range of services provided for recipients. For this purpose, the Oversight Subcommittee of the Joint Committee on Health and Welfare shall periodically review the program.

Section 23. R.S. 42:808(E) is hereby amended and reenacted to read as follows: §808. Eligibility in group programs

6 * * *

E. Notwithstanding any provision of law to the contrary, any developmentally disabled person with a developmental disability who became disabled acquired such disability prior to attaining the age of twenty-one, with one parent whose coverage of such person was terminated as a result of lost employment of the parent and one parent who is an employee, as defined in Paragraphs (A)(1) and (A)(3) of this Section, participating in life, health, or other programs sponsored by the Office of Group Benefits, shall be covered as a dependent of such parent participating in life, health, or other programs sponsored by the Office of Group Benefits, regardless of the age of the developmentally disabled person with a developmental disability.

Section 24. R.S. 46:51(8) and (13), 53(B), 56(B)(2) and (H)(1), 61(A)(3), the heading of Subpart A of Part I of Chapter 3 of Title 46 of the Louisiana Revised Statutes of 1950, 151, 156(A) and (C), 230.1(A), 231.6(B), 437.14(A)(7), the heading of Part III of Chapter 4 of Title 46 of the Louisiana Revised Statutes of 1950, 541, 932(9) and (10), 1053(E), 1407(B)(1)(e)(introductory paragraph), 1951, 1952(introductory paragraph), (1), and (3), 1953(A), (B)(introductory paragraph), (C), and (D), 1954, 1955, 1956(A), 1957, 1959, the heading of Chapter 29 of Title 46 of the Louisiana Revised Statutes of 1950, the heading of 2200, 2201, 2203, the heading of Chapter 30 of Title 46 of the Louisiana Revised Statutes of 1950, 2251, 2252(B), 2253(1), (2), (4), and (5), 2254(A), (F)(1), (2), (4), and (5), (G)(introductory paragraph), (I), and (J), 2255, 2256(A) and (B), 2582(1), (2), (4), and (6), 2584(introductory paragraph), (4), and (5), and 2673(C)(5) are hereby amended and reenacted to read as follows:

	§51.	Duties	of the	department
--	------	--------	--------	------------

The Department of Children and Family Services, through its secretary, shall administer the public assistance and welfare laws of the state, as follows:

* * *

(8) Administer and supervise all public child welfare activities relating to children who are dependent, neglected, delinquent, or physically or mentally handicapped have physical, intellectual, or mental disabilities; establish, extend, and strengthen services for such children in parish or regional offices; license and supervise all parish, municipal, and private agencies, institutions, and individuals, caring for children, including visitorial powers, under the rules and regulations of the department; contract with private individuals to hold their homes open for and to care for children in need of temporary or long time foster care and provide such other services for children as may be authorized by law.

* * *

(13) Administer or supervise all state institutions and agencies providing services or care for persons who are dependent, delinquent, or physically or mentally handicapped or retarded have physical, intellectual, or mental disabilities, where the administrative or supervisory authority is specifically transferred to the department in accordance with law.

* * *

§53. Transfer of appropriations to department by other state agencies, public or private entities, including any health care provider; procedure; purpose; expenditures

* * *

B.(1) The funds collected or collectible during each fiscal year by the department under the authority of this Section from a state agency and the United States of America shall be deposited in a special account in the state treasury to the credit of the state agency that transferred a portion of its appropriation to the department for the purpose of seeking matching funds from the United States of

America. The funds thus credited shall be available for use by the state agency for

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2	the purposes of:
3	(1) (a) Employing employing necessary personnel and for other expenses
4	incurred in connection with the proper administration of the collection or acquisition
5	of such funds by the state agency from the federal government or any agency thereof.
6	(2) (b) For the purchase of Purchasing new equipment for use by the state
7	agency.
8	(3) (c) For making Making major repairs at any facility owned by the state
9	agency.
10	(4) (d) For operating Operating expenses and maintenance of any facility
11	owned by the state agency.
12	(5) (e) For day Providing day care services for mentally retarded persons
13	with intellectual disabilities; and.
14	(6) (f) For any Any purpose authorized by law.
15	(2) Any funds remaining unexpended and unencumbered in any such special
16	account at the end of each fiscal year shall be retained in such special account.
17	* * *
18	§56. Applications and client case records; definitions; confidentiality; waiver;
19	penalty
20	* * *
21	B.
22	* * *
23	(2) For the purposes of this Section, "case records" are assistance records,
24	social service records, food stamp records of the Supplemental Nutrition Assistance
25	Program or any predecessor, medical services records, probation and parole records,
26	records pertaining to the adoption of children, records of foster care services, records
27	and investigative reports on abuse or neglect of children or adults, and records of
28	other child welfare services administered by the department, including handicapped
29	children's services for children with disabilities, nutrition, immunization, and other

medical and public health services records pertaining to children or adults and where

HB NO. 63	ENROLLED
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1	such records are in the custody of parish health units, and regional and central offices
2	of the office of public health of the Department of Health and Hospitals.
3	* * *
4	H.(1) Information pertaining to foster care of children, reports and
5	investigations on abuse or neglect of children, and records of other child welfare
6	services administered by the department, including but not limited to handicapped
7	children's services children's special health services, nutrition, immunization, and
8	other medical and public health services records pertaining to children and where
9	such records are in the custody of parish health units or regional and central offices
10	of the office of public health of the Department of Health and Hospitals, shall not be
11	subject to discovery or subpoena in any civil suit in which the department is not a
12	party.
13	* * *
14	§61. Elderly abuse; release of information
15	A.
16	* * *
17	(3) For purposes of this Section, "elderly abuse" shall mean abuse of any
18	person sixty years of age or older and shall include the abuse of any infirm person
19	with an infirmity residing in a state licensed facility.
20	* * *
21	CHAPTER 3. PUBLIC ASSISTANCE
22	PART I. ADULT SERVICES
23	SUBPART A. ELDERLY, BLIND AND DISABLED PERSONS WHO ARE
24	ELDERLY, BLIND, OR HAVE DISABILITIES
25	§151. System of adult services
26	A. The Department of Health and Hospitals shall provide a system of adult
27	services for the persons who are elderly, blind, and disabled or have disabilities
28	pursuant to Title VI of the Social Security Act of 1935 as amended.

<u>B.</u> The provisions of this Section shall become effective when the necessary	y
funds are made available to the department.	

3 * * *

§156. Supplementary assistance to <u>persons who are</u> aged, blind, <u>or have disabilities</u> and disabled persons

A. Any person who is aged, blind, or has a disability and disabled person, within the meaning of Subchapter XVI of Chapter Seven of the Social Security Act, as amended, who, for the month of December, 1973, was a recipient of old age assistance, disability assistance, or aid to the needy blind, and is a recipient of supplemental security income under Subchapter XVI of Chapter Seven of the Social Security Act, as amended, shall be entitled to receive a monthly supplementary payment in the amount described in Subsection B below, such payment to terminate the month in which such individual dies or the first month such individual ceases to be eligible for supplemental security income under Subchapter XVI of Chapter Seven of the Social Security Act, as amended.

* * *

C. Any <u>person who is</u> aged, blind, or <u>disabled person</u> <u>has a disability and</u> who was receiving old age assistance, aid to the needy blind or disability assistance under the state plan in effect on December 31, 1973, who ceased to be eligible for such assistance on January 1, 1974, solely because of the enactment of Public Law 92-603, Public Law 93-66, or by other federal legislation pertaining to such public laws, shall be entitled to receive financial assistance under the conditions and in an amount no less than that set forth in the state plan in effect December 31, 1973.

* * *

§230.1. Legislative intent

A. It is the intent of the legislature that families in Louisiana be strong and economically self-reliant so as to minimize their dependence on government benefits for basic needs. To accomplish this goal, it is the intent of this Part that the Department of Children and Family Services ensures that all cash assistance recipients, with the exception of the disabled persons with disabilities or who are

HB NO. 63	ENROLLED
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1	incapacitated, are actively and universarily engaged in meaningful activities designed
2	to enable their transition from cash assistance to self-reliance. It is the further intent
3	that cash assistance participants demonstrate and are expected to exercise active and
4	diligent personal responsibility in achieving self-reliance through employment and
5	increased workplace literacy. All appropriate state agencies responsible for
6	employment, training, and educating Louisiana's citizens are expected to cooperate
7	in the pursuit of this goal.
8	* * *
9	§231.6. Termination of eligibility; twenty-four-month limit; refusal of employment
10	* * *
11	B. The provisions of this Section shall not apply to an individual who is
12	incapacitated or disabled individual has a disability as documented or to such an
13	individual in the recipient's household.
14	* * *
15	§437.14. Grounds for denial or revocation of enrollment
16	A. The department may deny or revoke enrollment in the medical assistance
17	programs to a health care provider if any of the following are found to be applicable
18	to the health care provider, his agent, a managing employee, or any person having
19	an ownership interest equal to five percent or greater in the health care provider:
20	* * *
21	(7) Conviction under federal or state law of a criminal offense punishable by
22	imprisonment of a year or more which involves moral turpitude, or acts against the
23	persons who are elderly, children, or infirmed persons with infirmities.
24	* * *
25	PART III. DESTITUTE CRIPPLED PERSONS OVER FIFTY WITH DISABILITIES
26	§541. Destitute erippled persons over fifty with disabilities
27	Parish governing authorities may provide annually in their budget for

Page 195 of 259

residents of their respective parishes, who are over fifty years of age, who are

deformed or crippled have had a physical disability from birth, who have never been

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HB NO. 63	ENROLLED

1	convicted of any offense in the courts of this state, and who are in destitute and
2	necessitous circumstances.
3	* * *
4	§932. Powers and duties
5	The office shall have the following powers and duties:
6	* * *
7	(9) To exercise the functions of the state relative to nutrition programs for
8	the elderly and handicapped citizens of Louisiana who are elderly or have
9	<u>disabilities</u> .
10	(10) To perform the functions of the state which are designed to meet the
11	social and community needs of Louisiana residents sixty years of age or older,
12	including but not limited to the provision of such comprehensive social programs as
13	homemaker services, home repair and maintenance services, employment and
14	training services, recreational and transportation services, counseling, information
15	and referral services, protective services under R.S. 15:1501 et seq., and
16	health-related outreach; but excluding the transportation program for the elderly and
17	the handicapped program persons who are elderly or have disabilities administered
18	by the Department of Transportation and Development under Section 16(b)(2) of the
19	Federal Urban Mass Transportation Act of 1964 as amended and other such
20	programs and services assigned to departments of state government as provided in
21	Title 36 of the Louisiana Revised Statutes of 1950.
22	* * *
23	§1053. Commission; qualification of members; appointment; vacancies;
24	compensation; removal of commissioners; certain powers
25	* * *
26	E. In the Parish of Ouachita, the Ouachita Parish Hospital Service District
27	within which is situated the G. B. Cooley Hospital for Retarded Children, shall be
28	governed by a board composed of seven members. One of the first additional

HB NO. 63									E	NRO	<u>LLED</u>
commissioners so	appointed	shall	serve	for	two	years,	and	one	for	four	years;

2 thereafter, their terms shall be as provided in Subsection C of this Section.

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4 §1407. Rules, regulations, and standards for licenses

5 * * *

B.(1) The regulations developed by the department, at a minimum, shall accomplish all of the following:

8 * * *

(e) Prohibit discrimination by early childhood learning centers and specialized providers on the basis of race, color, creed, sex, national origin, handicap disability, ancestry, or whether the child is being breastfed. However, nothing in this Subparagraph shall be construed to affect, limit, or otherwise restrict any of the following:

* * *

§1951. Statement of policy

It is the policy of this state to encourage and enable a physically disabled person with a physical disability to participate fully in the social and economic life of the state and to engage in remunerative employment. In addition, it is the policy of this state that a physically disabled person with a physical disability shall be employed by the state, political subdivisions of the state, public schools, and all other employment supported in whole or in part by public funds on the same terms and conditions as an able-bodied person, unless it is shown that the particular disability prevents the performance of the work involved.

§1952. Definitions

As used in this Chapter,:

(1) "Assistance dog" means a dog who has been trained or is being trained to aid a particular physically disabled person with a physical disability.

28 * * *

1	(3) "Physically disabled person" "Person with a physical disability" means
2	a person who is blind, visually handicapped impaired, deaf, hearing impaired, or
3	otherwise physically disabled has any other physical disability.
4	§1953. Use of public facilities; equal accommodations; assistance dogs
5	A. Every physically disabled person with a physical disability shall have the
6	same right as an a person who is able-bodied person to the full and free use of the
7	streets, highways, sidewalks, walkways, public buildings, public facilities, and other
8	public places.
9	B. Every physically disabled person with a physical disability shall be
10	entitled to full and equal accommodations, advantages, facilities, and privileges in
11	the following, subject only to the conditions and limitations established by law and
12	applicable alike to all persons:
13	* * *
14	C. Every physically disabled person with a physical disability may be
15	accompanied by an assistance dog, especially trained to aid such person, in any of
16	the places provided in Subsection B of this Section without being required to pay an
17	extra charge for such dog. However, he shall be liable for any damage done to the
18	premises, facilities, operators, or occupants by such dog.
19	D. Nothing in this Section shall require any person who owns, leases, or
20	operates any public conveyance or modes of transportation, educational institutions,
21	hotels, restaurants, theaters, lodging places, places of public accommodation,
22	amusement, or resort, and other places to which the general public is invited, to
23	modify his property or facility in any way or provide a higher degree of care for a
24	physically disabled person with a physical disability than for a person who is not
25	physically disabled does not have a physical disability.
26	§1954. Housing accommodations; full and equal access; degree of care; assistance
27	dogs
28	A. Every disabled person with a disability shall be entitled to full and equal

access, as other members of the general public, to all housing accommodations

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offered for rent, lease, or compensation in this state, subject to the conditions and limitations established by law and applicable alike to all persons.

B. Nothing in this Section shall require any person renting, leasing, or providing for compensation real property to modify his property in any way or to provide a higher degree of care for a physically disabled person with a physical disability than for a person who is not physically disabled does not have a physical disability.

C. Each physically disabled person with a physical disability who has an assistance dog, especially trained to aid such person or who obtains such a dog, shall be entitled to full and equal access to all housing accommodations as defined in R.S. 46:1952(2), and he shall not be required to pay extra compensation for such dog but shall be liable for any damage done to the premises or any person on the premises by such dog.

§1955. Assistance dog trainers and puppy raisers; rights; liability

During the training of an assistance dog, any trainer or puppy raiser of such dog shall have the same rights and privileges as a physically disabled person with a physical disability to be accompanied by an assistance dog in any place or facility provided in this Chapter without being required to pay an extra charge for such dog. However, during the training of an assistance dog, he shall be liable for any damages done to any person, premises, or facility by the assistance dog.

§1956. Violation of rights; injury or interference with an assistance dog; penalties; civil action; damages; cost and attorney fees

A. Any person, firm, or corporation, or the agent, representative, or employee of any person, firm, or corporation who: withholds, denies, deprives, or attempts to withhold, deny, or deprive; intimidates, threatens, coerces, or attempts to threaten, intimidate, or coerce; punishes or attempts to punish a physically disabled person with a physical disability or a trainer or puppy raiser of an assistance dog, during the training of such dog, or for exercising his right to be admitted to or enjoy the places and facilities provided in this Chapter; or otherwise interferes with the rights of a physically disabled person with a physical disability under this

Chapter shall be guilty of a misdemeanor and fined not less than one hundred dollars					
nor more than five hundred of	dollars o	or impri	soned for not more than six months, or		
both.					
	*	*	*		

§1957. Precautions for operators of motor vehicles approaching physically disabled pedestrians with physical disabilities

A. Operators of motor vehicles approaching a physically disabled pedestrian with a physical disability who is carrying a cane predominantly white in color, with or without a red tip, or a physically disabled pedestrian with a physical disability using an assistance dog shall take all necessary precautions to avoid injury to such pedestrian.

B. Any such operator who fails to take all necessary precautions to avoid injury to a physically disabled pedestrian with a physical disability shall be liable in damages for any injury caused to the pedestrian and any injury caused to the pedestrian's assistance dog.

C. No operator of a motor vehicle shall drive into or upon any crosswalk while a physically disabled pedestrian with a physical disability is on the crosswalk or crossing or attempting to cross the crosswalk if such pedestrian indicates his intention to cross or to continue to cross the crosswalk. Failure by the pedestrian to signal his intention to cross the crossway shall not deprive him of the right of way right-of-way given to him by other applicable law or regulation.

* * *

§1959. Scope of Chapter

Nothing in this Chapter shall be construed to amend, repeal, conflict with, or supersede any federal or state law, rule, or regulation or local ordinance mandating full and equal access in the use of public facilities or places, common carriers, public conveyances, or other modes of transportation, or housing accommodations for a physically disabled person with a physical disability.

29 * * *

HB NO 63	ENROLLEI

1	CHAPTER 29. TRANSPORTATION AID FOR
2	THE ELDERLY AND HANDICAPPED
3	PERSONS WHO ARE ELDERLY AND PERSONS WITH DISABILITIES
4	§2200. Transportation assistance for the persons who are elderly and handicapped
5	persons with disabilities
6	* * *
7	§2201. Elderly and handicapped persons Persons who are elderly and persons with
8	disabilities; capital acquisitions; definitions
9	As used in this Chapter, the terms "elderly and handicapped persons"
10	"persons who are elderly", "persons with disabilities", and "capital acquisitions" shall
11	be defined in accordance with the appropriate federal law and the regulations and
12	definitions in effect thereunder.
13	* * *
14	§2203. Coordination of services
15	Prior to awarding a grant to any agency, the Department of Transportation
16	and Development shall require the applicant agency to assess and verify the local
17	needs for the special transportation services. Each applicant agency shall also certify
18	that local agencies are coordinating their service plans and that the awarding of the
19	grant will not foster a duplication of services for the persons who are elderly and
20	handicapped persons with disabilities.
21	* * *
22	CHAPTER 30. CIVIL RIGHTS FOR HANDICAPPED PERSONS
23	WITH DISABILITIES
24	§2251. Short title
25	This Chapter may be cited as the "Civil Rights Act for Handicapped Persons
26	with Disabilities".

HB NO. 63	ENROLLED
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HB NO. 63 ENROLLED
1 §2252. Purpose
2 * * *
B. The opportunity to obtain education, housing, and other real estate and
full and equal utilization of public services and programs without discrimination or
5 the basis of a handicap disability is a civil right.
6 §2253. Definitions
For the purposes of this Chapter the following definitions shall apply:
8 (1) "Handicapped person" "Person with a disability" means any person who
has an impairment which substantially limits one or more life activities or (a) has a
or record of such an impairment or (b) is regarded as having such an impairment.
1 (2) "Impairment" means retardation an intellectual disability; any physica
or physiological disorder or condition, or prior mental disorder or condition, but does
not include chronic alcoholism or any other form of active drug addiction; any
4 cosmetic disfigurement; or an anatomical loss of body systems.
5 * * *
6 (4) "Otherwise qualified handicapped person with a disability" means:
7 (a) With respect to educational services, a handicapped person with a
8 <u>disability</u> who meets the academic and technical standards requisite to admission of
9 participation in educational and extracurricular activities and programs.
0 (b) With respect to other services, a handicapped person with a disability
who meets the essential eligibility requirements for the receipt of such services.
2 (5) "Person" includes an individual, agent, association, corporation, join
stock company, labor union, legal representative, mutual company, partnership
4 receiver, trust, trustee in bankruptcy, unincorporated organization, the state, or any
other legal or commercial entity or state, local or political governmental entity of
6 agency; except that, the persons presently in compliance with federal statutes

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with disabilities are excluded.

27

28

 $regarding\ discrimination\ of\ \underline{the\ handicapped\ and\ persons\ who\ are}\ elderly\ \underline{and\ persons}$

§2254.	. Nondiscrimination policy in educational facilities, re	eal estate t	ransactions,
	and state-funded programs		

A. No otherwise qualified person shall, on the basis of a handicap disability, be subjected to discrimination by any educational facility, in any real estate transaction, or be excluded from participating in, or denied the benefits of, any program or activity which receives financial assistance from the state or any of its political subdivisions.

- F. In accordance with R.S. 46:2254(A) <u>Subsection A of this Section</u> an educational institution shall not:
- (1) Discriminate in any manner in the full utilization of the institution, or the services provided and rendered thereby to an otherwise qualified individual because of a handicap disability that is unrelated to the individual's ability to utilize and benefit from the institution or its services, or because of the use of adaptive devices or aids.
- (2) Exclude, expel, limit, or otherwise discriminate against an otherwise qualified individual seeking admission as a student or an individual enrolled as a student at the institution on the basis of a handicap disability that is unrelated to the individual's academic ability or ability to utilize and benefit from the institution, or because of the use of adaptive devices or aids.

* * *

- (4) Print, publish, or cause to be printed or published a catalog or other notice or advertisement indicating a preference, limitation, specification, or discrimination based on the handicap disability of an otherwise qualified applicant that is unrelated to the applicant's academic ability or ability to utilize and benefit from the institution or its services, or the use of adaptive devices or aids by an otherwise qualified applicant for admission.
- (5) Announce or follow a policy of denial or limitation of educational opportunities to a group or its members because of a handicap disability that is

unrelated to the group or members' academic ability or ability to utilize and benefit from the institution or its services, or because of the use of adaptive devices or aids.

* *

G. An owner or any other person engaging in a real estate transaction, such as a real estate broker or salesman, shall not, in accordance with R.S. 46:2254(A) Subsection A of this Section on the basis of a handicap disability that is unrelated to an otherwise qualified individual's ability to acquire, rent, or maintain property:

* * *

- I.(1) A person to whom application is made for financial assistance or financing in connection with a real estate transaction or for the construction, rehabilitation, repair, maintenance, or improvement of real immovable property, or a representative of such a person shall not discriminate against the otherwise qualified applicant on the basis of a handicap disability that is unrelated to the individual's ability to acquire, rent, or maintain property or use a form of application for financial assistance or financing or make or keep a record of inquiry for reasons contrary to the provisions or purposes of this Chapter in connection with applications for financial assistance or financing which indicates, directly or indirectly, a limitation, specification, or discrimination based on handicap disability that is unrelated to the individual's ability to acquire, rent, or maintain property.
- (2) Nothing in this Subsection shall be construed to prohibit an owner, lender, or his agency from requiring that an applicant who seeks to buy, rent, lease, or obtain financial assistance or housing accommodations supply information concerning the applicant's financial, business, or employment status or other information designed solely to determine the applicant's credit worthiness.
- (3) Nothing in this Subsection shall require any person renting, leasing, or providing for compensation real immovable property to modify his property in any way or provide a higher degree of care for a handicapped person with a disability than for a person who is not handicapped does not have a disability.
- J.(1) In accordance with R.S. 46:2254(A) Subsection A of this Section, any program or activity which receives financial assistance from the state or any of its

political subdivisions shall not directly or through contractual, licensing, or other arrangements:

- (a) Deny an otherwise qualified person on the basis of handicap disability the opportunity to participate in or benefit from the aid, benefit, or service.
- (b) Provide an otherwise qualified person with an aid, benefit, or service that is not as effective as, or equal to, that provided to others because of their handicap disability.
- (c) Provide different or separate aid benefits, or services to otherwise qualified persons because of handicap disability, unless such action is necessary to provide qualified handicapped persons with disabilities with aid, benefits, or services that are as effective as those provided to others.
- (2) A recipient of state financial assistance shall operate a program or activity in a facility which is accessible to and usable by handicapped persons with disabilities and shall comply with ANSI specifications as defined in R.S. 46:2253(20) R.S. 46:2253(18) by January 1, 1982.

§2255. Construction

Nothing in this Act shall be construed to prohibit or alter any program, service, facility, school, or privilege which is afforded, oriented, or restricted to a person because of his handicap disability, from continuing to habilitate, rehabilitate, or accommodate that person.

§2256. Complaints; filing procedure; compensation

A. When any handicapped person with a disability believes that any person has engaged or is engaging in discriminatory practices, as defined in this Chapter, he shall have one year from the date of the alleged discriminatory act to file a complaint in the appropriate civil district court.

B. Handicapped individuals Persons with disabilities who have been subject to unlawful discrimination as defined in this Chapter shall have the right to any and all remedies available under the law if they prevail in a suit under this Chapter including, but not limited to, compensatory damages, attorneys' fees, costs, and any other relief deemed appropriate. Any person who believes he has been discriminated

1	against and intends to pursue court action must give the person who has anegedry
2	discriminated written notice of this fact at least 30 thirty days before initiating court
3	action, must detail the discrimination and both parties must make a good faith effort
4	to resolve the dispute before court action.
5	* * *
6	§2582. Powers and duties
7	The office of disability affairs shall have the following powers and duties:
8	(1) To collect facts and statistics and make special studies of conditions
9	pertaining to the employment, health, financial status, recreation, social adjustment
10	of the disabled persons with disabilities, or which otherwise affect the welfare of
11	those persons the disabled.
12	(2) To keep abreast of the latest developments concerning disabilities and the
13	disabled persons with disabilities throughout the nation and to interpret its findings
14	to the public.
15	* * *
16	(4) To make recommendations to the governor and to the legislature for
17	needed improvements and additional resources to promote the welfare of the
18	disabled persons with disabilities in the state.
19	* * *
20	(6) To coordinate the services of all state agencies serving the disabled
21	persons with disabilities and require reports from such state agencies and institutions.
22	* * *
23	§2584. Handicapped Accessible parking privileges investigation committee
24	The office of disability affairs is hereby authorized to establish a committee
25	comprised of membership as it deems appropriate for the purpose of consideration
26	of matters relative to handicapped accessible parking privileges. Such committee
27	may:
28	* * *
29	(4) Submit evidence or materials to the Louisiana Medical Advisory Board
30	within the Department of Public Safety and Corrections if such evidence or materials

H	B NO. 63 ENROLLED
	indicate possible inappropriate or illegal certification of a person as mobility
	impaired having a mobility impairment. If, in the board's discretion, the review of
	such material does indicate possible inappropriate or illegal certification by a
	physician, the board shall submit such material along with a recommendation for
	appropriate disciplinary action to the Louisiana State Board of Medical Examiners.
	(5) Monitor, evaluate, and propose and advocate changes to laws, rules, and
	regulations relative to handicapped accessible parking privileges to the extent
	allowable by law.
	* * *
	§2673. Adult residential assisted living pilot project; creation
	* * *
	C. The criteria for the pilot project shall include but are not limited to the
	following:
	* * *
	(5) Have one hundred percent handicapped accessible physical building
	features.
	* * *
	Section 25. R.S. 47:34(C)(2)(introductory paragraph) and (d)(ii), 44.1(B), 79(A)(2)
an	d (B)(5), 287.749(C)(2)(introductory paragraph) and (d)(ii), 305.38, 305.69(B)(2) and (3),
33	7.9(D)(17), 360(G), 463.4(A)(1), (2), (4), and (6), (B)(1), (2), (3)(a), (4)(a) and (b), (5),
an	d (6), (C)(2), (D), (E)(1)(introductory paragraph), (F), (G)(1) through (5) and (7), (I),
(J)	(1) through (3), (4)(introductory paragraph), (a), (c), and (d), (K), and (L), 463.4.1(A),
46	3.4.2(A)(1) and (B)(1) and (4), 463.4.3(A), 463.5(C), 463.21(A), 463.51(D)(2), 473.2(B)
an	d (D), 490.4(E), 492(E), and 1061(B) are hereby amended and reenacted to read as
fo	llows:

§34. Corporation tax credit

28 C. Eligible employees are defined as follows:

29 * * *

1	(2) A "new economically disadvantaged employee" is a new employee who
2	is either any of the following:
3	* * *
4	(d) where such status presents significant barriers to employment:
5	* * *
6	(ii) a handicapped individual person with a disability;
7	* * *
8	§44.1. Annual retirement or disability income; exemption from taxation
9	* * *
10	B. Six thousand dollars of annual disability income received by an individual
11	shall be exempt from state income taxation. For purposes of this Subsection,
12	"disability income" means payment for permanent total disability as provided for in
13	R.S. 23:1221(2). However, any individual claiming an exemption for the blind, for
14	having sustained the loss of one or more limbs, for mental retardation intellectual
15	disability, or for deafness as provided for in R.S. 47:79(A)(2) shall not be eligible for
16	this exemption.
17	* * *
18	§79. Credits of individuals against net income
19	A.
20	* * *
21	(2) In addition to the exemptions above provided for, an exemption of one
22	thousand dollars is allowed for the taxpayer who is blind or who has sustained the
23	loss of one or more limbs or who is mentally retarded has an intellectual disability
24	or who is deaf. As used herein the word "blind" shall mean and refer to persons who
25	have been determined by a qualified ophthalmologist or optometrist to have no
26	vision or to have vision which is insufficient for use in an occupation or activity for
27	which sight is essential. For purposes herein, the word "deaf" shall be defined as in
28	Paragraph (5) of Subsection B Paragraph (B)(5) of this section Section. Each person
29	claiming an exemption under the provisions of this paragraph Paragraph shall be able
30	to prove such claim by certificate of a qualified physician or optometrist.

HB NO. 63	ENROLLED
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1	B.
2	* * *
3	(5) Credit for certain dependents. A credit of one thousand dollars is
4	allowed for each dependent as defined in Subsection (C) \underline{C} of this section
5	who is blind or deaf or who has sustained the loss of one or more limbs or who is
6	mentally retarded has an intellectual disability. As herein used the word "blind" shall
7	be defined as in Paragraph (2) of Subsection (A) (A)(2) of this section Section. For
8	purposes herein, the word "deaf" shall mean and refer to persons whose hearing is
9	so impaired that it is insufficient for use in an occupation or activity for which
10	hearing is essential. The taxpayer claiming credit as herein provided shall be able
1	to prove such claim by certificate of a qualified physician or optometrist issued for
12	each such dependent for which a credit is claimed.
13	* * *
14	§287.749. Jobs credit
15	* * *
16	C. Eligible employees are defined as follows:
17	* * *
18	(2) A "new economically disadvantaged employee" means a new employee
19	who is either any of the following:
20	* * *
21	(d) where such status presents significant barriers to employment:
22	* * *
23	(ii) a handicapped individual person with a disability;
24	* * *
25	§305.38. Exclusions and exemptions; sheltered workshop for mentally retarded
26	persons with intellectual disabilities
27	The sale at retail, the use, the consumption, the distribution, and the storage
28	for use or consumption in this state of each item or article of tangible personal
29	property by a sheltered workshop for the mentally retarded persons with intellectual
30	disabilities licensed by the Department of Children and Family Services as a day

HB NO. 63	ENROLLED
11B 110. 03	LINCLLLD

1	developmental training center for the mentally retarded persons with intellectual
2	disabilities shall not be subject to the sales and use taxes levied by the state or by any
3	political subdivision thereof.
4	* * *
5	§305.69. Exemption; motor vehicles for use by persons with orthopedic disabilities
6	* * *
7	В.
8	* * *
9	(2) Modifications of a vehicle for the purpose of transporting an
10	orthopedically disabled a person with an orthopedic disability shall include
11	installation of such items as a wheelchair lift, hoist, attached ramp, wheelchair
12	hold-down clamps, or special seat restraints other than conventional seat belts to
13	allow for the transportation of an orthopedically disabled a person with an orthopedic
14	disability in a reasonable manner.
15	(3) Modifications of a vehicle for operation by an orthopedically disabled <u>a</u>
16	person with an orthopedic disability shall include altering such items as the
17	conventional brake, acceleration, or steering systems to facilitate the operation of the
18	vehicle by an orthopedically disabled a person with an orthopedic disability, and the
19	installation of such items as a wheelchair lift, hoist, or attached ramp to allow an
20	orthopedically disabled a person with an orthopedic disability to enter the motor
21	vehicle.
22	* * *
23	§337.9. Exemptions applicable to local tax in Chapters 2, 2-A, and 2-B; other
24	exemptions applicable
25	* * *
26	D.
27	* * *
28	(17) R.S. 47:305.38, "key words": sheltered workshops for the mentally
29	retarded persons with intellectual disabilities.
30	* * *

§360. E	Exemptions
---------	------------

2 * * *

G. Disabled persons Persons with disabilities. There shall be no license tax imposed, assessed, or collected under the provisions of this Chapter on any person who is disabled to the extent that he is home-bound, confined to a bed or wheelchair, requires the aid and attendance of another person, and is unable to enter the normal work force.

* * *

§463.4. Special license plates or hang tags for mobility impaired persons with mobility impairments

A.(1) On the application of any mobility impaired person with a mobility impairment whose impairment is permanent, the secretary shall issue a special license plate for the benefit of the applicant. The applicant may designate one recipient motor vehicle owned or leased by him, his spouse, his parents, his legal guardian, or by a legal entity which has designated the vehicle as intended for the exclusive use of that mobility impaired person with a mobility impairment.

(2) Should the applicant designate a motor vehicle owned by his spouse, his parents, his legal guardian, or a legal entity, the owner shall indicate written assent and acceptance of the special plate with the understanding that it may be cancelled at will by the mobility impaired person with a mobility impairment, upon written notice from the mobility impaired person with a mobility impairment to the owner of the recipient motor vehicle and upon written notice to the secretary. A cancelled special plate of this nature shall be surrendered to the secretary and such plate may be reassigned to a motor vehicle as designated by the mobility impaired individual with a mobility impairment. No additional fee shall be charged for such reassignment until renewal charges become due upon expiration of the plate.

27 * * * *

(4) Within forty-five days of the death of a mobility impaired person with a mobility impairment to whom a special license plate has been issued, it shall be the responsibility of the next of kin of that person to surrender the plate to the secretary.

* * *

(6) The special license plates shall bear the international symbol of accessibility and shall be followed by such numbers or letters as the secretary finds expedient. Each initial application shall be accompanied by a currently dated medical examiner's statement certifying that the applicant is a mobility impaired person whose has a mobility impairment that is permanent.

B.(1) In addition to a special license plate, on the application for a hang tag made by any mobility-impaired person with a mobility impairment whose impairment is permanent, and upon a showing of good cause, the secretary shall issue a hang tag, renewable as any driver's license for a person whose impairment is permanent every four years and which shall be valid until revoked or suspended. The secretary shall determine the form, size, and color of the hang tag, and the material of which it is to be made. The card shall bear the international symbol of accessibility. The secretary shall adopt and promulgate rules and regulations relating to the issuance, revocation, surrender, and proper display of the tags. Each initial application shall be accompanied by a currently dated medical examiner's statement which includes the medical examiner's state license number certifying that the applicant is a mobility-impaired person whose has a mobility impairment that is

(2) On the application for a hang tag made by any mobility-impaired person with a mobility impairment whose impairment is temporary, and upon showing of good cause, the secretary shall issue a hang tag, renewable each year and which shall be valid until revoked or suspended. The secretary shall determine the form, size, and color of the hang tag, and the material of which it is to be made. The card shall bear the international symbol of accessibility. The secretary shall adopt and promulgate rules and regulations relating to the issuance, revocation, surrender, and proper display of the tags. Each initial application and each renewal application shall

1	be accompanied by a currently dated medical examiner's statement which includes
2	the medical examiner's state license number certifying that the applicant is a
3	mobility-impaired person whose has a mobility impairment that is temporary.
4	(3) No person to whom a hang tag is issued shall do either of the following:
5	(a) Display or permit the display of the hang tag on any motor vehicle when
6	having reasonable cause to believe the motor vehicle is being used in connection
7	with an activity which does not include providing transportation for a mobility-
8	impaired person with a mobility impairment.
9	* * *
10	(4) For the purpose of this Section, "good cause" shall mean the existence
11	of any of the following circumstances:
12	(a) The mobility-impaired person with a mobility impairment submitting an
13	application for a hang tag does not own a vehicle.
14	(b) The mobility-impaired person with a mobility impairment submitting an
15	application for a hang tag needs or uses multiple vehicles in the performance of his
16	employment or travel, or to obtain medical treatment.
17	* * *
18	(5) When a person to whom a hang tag has been issued changes his place of
19	residence to another state, country, or province, he shall surrender the hang tag to the
20	secretary. Upon the death of a mobility-impaired person with a mobility impairment
21	to whom a hang tag has been issued, it shall be the responsibility of the next of kin
22	of that person to surrender the tag to the secretary.
23	(6) If the commissioner of motor vehicles, in his discretion, finds that
24	appropriate circumstances exist, an additional hang tag may be issued on behalf of
25	a mobility impaired person with a mobility impairment if his parents are divorced
26	and residing in separate households and if he is dependent on both parents.
27	C.
28	* * *
29	(2) Any person who loses a hang tag and, after obtaining a duplicate, finds

the original, shall immediately surrender the original hang tag to the secretary or to

30

any field office of the Department of Public Safety and Corrections, office of motor vehicles, and shall not display the original hang tag on any vehicle for the purpose of exercising handicapped accessible parking privileges.

D. The secretary shall not issue special license plates, hang tags, or mobility impaired impairment identification cards except as designated in this Section or in R.S. 47:490.4. Any mobility impaired person with a mobility impairment whose impairment is permanent may obtain a hang tag or mobility impaired identification card at no additional fee other than the issuance cost of three dollars. Notwithstanding any other provision of law to the contrary, except as provided in Subsection C of this Section, the secretary shall not charge any fee in excess of ten dollars for the issuance of special license plates for mobility impaired persons with mobility impairments.

E.(1) The term "mobility impaired person" "person with a mobility impairment" shall include any person who is impaired because of any of the following conditions:

* * *

F. When a motor vehicle bearing plates or displaying a hang tag issued to a mobility-impaired person with a mobility impairment, as prescribed in this Section, is being operated for the transport of the mobility-impaired person with a mobility impairment, the motor vehicle may be parked for a period of two hours, three hours in the city of New Orleans, in excess of the legal parking period permitted by local authorities, except where local ordinances or police regulations prohibit parking on a highway for the purpose of creating a fire lane or where the ordinances or police regulations provide for the accommodation of heavy traffic during morning, afternoon, or evening hours or where the motor vehicle is parked in such a manner as to clearly be a traffic hazard.

G.(1) Any person who is not a mobility impaired person does not have a mobility impairment as prescribed in this Section and who willfully and falsely represents himself as having the qualifications to obtain such special license plates, hang tag, or mobility impaired impairment identification card authorized by this

Section shall be fined not less than one hundred dollars nor more than two hundred fifty dollars, or shall be imprisoned for not more than thirty days, or both, and on subsequent offenses, shall be fined not less than two hundred fifty dollars nor more than five hundred dollars, or shall be imprisoned for not more than ninety days, or both.

- (2) Any person who utilizes a hang tag or a vehicle bearing a special plate to obtain handicapped accessible parking privileges and has not transported a mobility impaired person in that vehicle prior to parking the vehicle, may be fined not less than fifty dollars nor more than two hundred fifty dollars or shall be imprisoned for not more than thirty days, or both, and on the second and subsequent offenses, shall be fined not less than one hundred dollars nor more than five hundred dollars, or shall be imprisoned for not more than sixty days, or both.
- (3) Any mobility impaired person with a mobility impairment who allows his hang tag or specially licensed vehicle to be used, when said tag or vehicle is used to illegally access handicapped accessible parking privileges by an individual not entitled to such special handicapped accessible parking privileges shall have his handicapped accessible parking privileges suspended for six months and shall be fined not less than fifty dollars nor more than two hundred fifty dollars, or shall be imprisoned for not more than thirty days for the first offense, or both. On the second and subsequent offenses, said suspension shall be for one year, and the individual shall be fined not less than two hundred fifty dollars nor more than five hundred dollars, in addition to suspension of said privileges, or shall be imprisoned not more than thirty days, or both.
- (4) Any medical examiner who willfully and falsely certifies that a person is mobility-impaired has a mobility impairment in order to allow that person to obtain the special license plate, hang tag, or mobility-impaired mobility impairment identification card authorized in this Section shall be fined one thousand dollars, or shall be imprisoned for not more than ninety days, or both.
- (5) Not later than January 1, 1995, any mobility-impaired person with a mobility impairment who has a hang tag shall also have a picture identification card

as determined by Subsection J of this Section in his possession when using handicapped accessible parking privileges. Any person who has a hang tag and who utilizes a handicapped an accessible parking area after January 1, 1995, without such identification may be fined not less than fifty dollars nor more than five hundred dollars or shall be imprisoned for not more than thirty days, or both.

* *

(7) When a peace officer issues a citation for an alleged violation of the laws governing parking in a handicapped an accessible parking space, there shall be a rebuttable presumption that the person in whose name the vehicle is registered was operator of the vehicle when the alleged violation was committed.

I. Every mobility impaired person with a mobility impairment operating or otherwise being transported by a vehicle displaying the international symbol of the handicapped accessibility or the word "handicapped" on a valid special license plate, disabled veteran license plate, or hang tag shall be entitled to invoke all handicapped accessible parking privileges provided in this Section, without regard to the location of the issuing authority, or the residence or domicile of the person invoking the handicapped accessible parking privileges. "Issuing authority" as defined in this Section shall mean the office of motor vehicles of the Department of Public Safety and Corrections or comparable government issuing authorities outside the state of Louisiana.

- J.(1) Upon initial application or first application after August 15, 1995, for renewal of a hang tag, each mobility-impaired person with a mobility impairment who intends to obtain or to renew his hang tag, shall have in his possession or shall obtain or renew a mobility-impaired mobility impairment driver's license or mobility-impaired mobility impairment identification card issued by the secretary. The secretary may include the designation "Mobility-impaired" "Mobility impairment" or an abbreviation thereof, on the drivers' licenses and identification cards which are currently issued by the secretary.
- (2) The secretary shall renew a mobility-impaired mobility impairment identification card for a person whose impairment is permanent every four years.

(3) The secretary shall renew a mobility-impaired mobility impairment identification card each year for a person whose impairment is temporary.

- (4) The mobility-impaired mobility impairment driver's license or the mobility-impaired mobility impairment identification card shall:
- (a) Identify the person as mobility-impaired whose having a mobility impairment that is permanent.

* * *

- (c) Include a photograph of the mobility-impaired person with a mobility impairment.
- (d) The mobility-impaired mobility impairment driver's license or the mobility-impaired mobility impairment identification card shall include a place for the signature of the person to whom it is issued, or of that person's next of kin. When a person to whom a mobility-impaired mobility impairment driver's license or a mobility-impaired mobility impairment identification card has been issued changes his place or residence to another state, country, or province, he shall surrender the mobility-impaired mobility impairment driver's license or mobility-impaired mobility impairment identification card to the secretary. Upon the death of a mobility-impaired person with a mobility impairment to whom a mobility-impaired mobility impairment driver's license or mobility-impaired mobility impairment identification card to the secretary.
- K. Upon the application of any institution providing transportation for mobility impaired persons with mobility impairments, the secretary shall issue special license plates designating the vehicle or vehicles declared by the applicant to be used by him exclusively for the use of transporting mobility impaired persons with mobility impairments. The license plates shall bear the international symbol of accessibility and shall be followed by such numbers or letters as the secretary finds expedient. Each initial application shall be accompanied by a currently dated

statement verifying that the applying institution will use said vehicles exclusively to provide transportation for mobility impaired persons with mobility impairments. A proportionate refund based on the remaining term of any other license plate is hereby authorized in favor of such eligible institutions.

L. The provisions of the law relating to the issuance, revocation, and use of special license plates, hang tags, mobility impaired impairment drivers' licenses, and mobility impaired impairment identification cards shall be administered by the secretary of the Department of Public Safety and Corrections and his authorized employee. All references to "the secretary" with respect to those laws shall be deemed to be references to the secretary of the Department of Public Safety and Corrections, or to his authorized employees.

* * *

§463.4.1. Special parking cards for temporarily mobility impaired persons with temporary mobility impairments

A. A special parking card bearing the international symbol of accessibility may be issued to any person who is temporarily mobility impaired has a temporary mobility impairment as defined in R.S. 47:463.4(E) upon application to the secretary and accompanied by a currently dated written physician's statement certifying that the person is mobility impaired has a mobility impairment.

* * *

§463.4.2. Mobility impaired persons Persons with mobility impairments; motor fuel service price

A.(1) "Mobility impaired driver" "Driver with a mobility impairment" shall mean a mobility impaired person with a mobility impairment as defined in R.S. 47:463.4(E) who utilizes a parking card or a vehicle bearing a special plate to obtain handicapped accessible parking privileges as defined by R.S. 47:463.4; or R.S. 47:463.4.1.

* * *

B. A motor fuel dealer shall have an employee dispense motor fuel into a motor vehicle from a full-service pump at the same price as the motor fuel dealer

HB NO. 63	ENROLLED
11B 110. 03	LINCLLLD

1	charges the general public for the same grade of motor fuel dispensed from a
2	self-service pump, if all of the following apply:
3	(1) The motor vehicle displays special registration plates or parking cards
4	which identify the vehicle as one used by a mobility impaired driver with a mobility
5	impairment.
6	* * *
7	(4) After January 1, 1995, the mobility impaired person with a mobility
8	impairment produces either a pictured identification card as determined by R.S.
9	47:463.4(J) or a temporary parking card as determined by R.S. 47:463.4.1.
10	* * *
11	§463.4.3. Manufacture, sale, possession, or use of counterfeit mobility-impaired
12	accessible parking placards; penalties
13	A. It shall be unlawful to manufacture, sell, possess, or use a counterfeit
14	mobility-impaired accessible parking placard which is a facsimile of the
15	mobility-impaired accessible parking placards issued by the Department of Public
16	Safety and Corrections, office of motor vehicles, pursuant to the provisions of R.S.
17	47:463.4. Additionally, a person shall be in violation of the provisions of this
18	Section and handicapped accessible parking regulations if he knowingly parks a
19	vehicle displaying a counterfeit mobility-impaired accessible parking placard in a
20	parking space or area reserved for persons with disabilities.
21	* * *
22	§463.5. Private bus; recreational vehicles
23	* * *
24	C. The provisions of this Section shall not apply to mobility impaired
25	persons with mobility impairments registering specially equipped vans or buses with
26	devices which are necessary for raising and lowering wheelchairs.
27	* * *
28	§463.21. Special handicapped license plates for farm vehicles
29	A. On the application of any mobility impaired person with a mobility
30	impairment as defined in R.S. 47:463.4(E), and upon a showing of good cause, the

secretary shall issue special license plates for farm vehicles designating the vehicle declared by the applicant to be used by him. The license plates shall bear the international symbol of accessibility; the word "handicapped", reading from left to right; and shall be followed by such numbers and letters as the secretary finds expedient. Each initial application shall be accompanied by a currently dated physician's statement certifying that the applicant is a mobility impaired person has a mobility impairment. The department shall not charge any fee, other than the regular fee for annual registration for the issuance of the license plate.

* * *

§463.51. Special prestige license plates; Lions International

11 * * *

12 D.

* * *

(2) An amount of monies equal to the total amount of donations shall be equally divided and disbursed annually by the office for citizens with developmental disabilities to the Louisiana Lions Eye Foundation in New Orleans and the Crippled Children's Camp Louisiana Lions Camp in Leesville. The monies shall be used solely for the expenses incurred in providing services to the developmentally disabled children of this state with developmental disabilities and in providing treatment to the persons who are sight-impaired whose eligibility for such treatment shall be determined by the Louisiana Lions Eye Foundation. The services of the Louisiana Lions Eye Foundation and the Crippled Children's Camp Louisiana Lions Camp are hereby deemed a public purpose and shall qualify as cooperative endeavors under the provisions of Article VII, Section 14(C) of the Constitution of Louisiana.

26 * * *

§473.2. Special handicapped license plates for dealers and owners of commercial
 vehicles

29 * * *

1	B. The secretary shall establish and promulgate rules and regulations for the
2	issuance of handicapped license plates. Any vehicle bearing special
3	handicappedlicense plates shall only be operated by or for the benefit of a
4	handicapped person with a mobility impairment as defined in R.S. 47:463.4(E).
5	* * *
6	D. Any such dealer plates so issued may, during the registration period for
7	which issued, be transferred from one vehicle to another for the use and benefit of
8	a handicapped person with a mobility impairment.
9	* * *
10	§490.4. Military honor license plates for certain disabled veterans
11	* * *
12	E. The secretary may issue a military honor license plate, as provided for in
13	this Section, for each vehicle registered in the applicant's name, and the holder of
14	such license plate shall be accorded the same privileges as holders of license plates
15	for mobility impaired persons with mobility impairments. The secretary shall also
16	issue a hang tag as provided in R.S. 47:463.4(B)(1), which bears the international
17	symbol of accessibility, to any disabled veteran who has or is issued such a plate and
18	who requests the hang tag. No fee shall be charged for the hang tag, and it shall be
19	exempt from renewal requirements applicable to hang tags issued pursuant to R.S.
20	47:463.4. However, lost, destroyed, or mutilated hang tags shall be replaced
21	according to the provisions of R.S. 47:463.4(C), including payment of the reissuance
22	fee. A person using the hang tag in a vehicle with a disabled veteran license plate
23	is not required to obtain or possess a mobility impaired impairment driver's license
24	or identification card.
25	* * *
26	§492. Amateur radio station plates for owners and operators
27	* * *
28	E. On the application of any person who is an amateur radio station owner
29	or operator and who is also either a mobility impaired person with a mobility
30	impairment as defined in R.S. 47:463.4(E) or a disabled veteran as defined in R.S.

1	47:490.4, the secretary shall issue to such applicant a special license plate in
2	accordance with Subsection A of this Section which shall contain the appropriate
3	symbol indicating that the applicant is also a mobility impaired person with a
4	mobility impairment or a disabled veteran.
5	* * *
6	§1061. Telecommunication tax for the deaf
7	* * *
8	B. The monies in the Telecommunications for the Deaf Fund shall be used
9	solely to establish, administer, and promote a statewide program to provide
10	accessibility services and assistive technology for persons who are deaf, deaf/blind,
11	hard of hearing, speech impaired, or others who are similarly handicapped with
12	similar disabilities or impairments, in the amounts appropriated each year by the
13	legislature to the Louisiana Commission for the Deaf. Any surplus monies
14	remaining to the credit of the fund on June thirtieth of each year and any funds
15	earned through the investment of the monies in the fund shall remain to the credit of
16	the fund.
17	* * *
18	Section 26. R.S. 48:23(B) and 261(A)(1) are hereby amended and reenacted to read
19	as follows:
20	§23. Engineering and other help
21	* * *
22	B. Notwithstanding any provision of law, or any provision of the department,
23	or any provision of Civil Service to the contrary, the department, at its discretion,
24	may hire disabled persons with disabilities in the position of Bridge Tender I.
25	* * *
26	§261. Maintenance work by department employees; exceptions
27	A.(1) Except as otherwise provided in this Section, all maintenance
28	operations shall be performed by the employees of the department. However, the
29	department may, by contract or other means, arrange for the maintenance of any
30	section or sections of highways or any of the facilities of the Department of

Transportation and Development when, in the sole discretion of the secretary, there are not adequate employees to perform the maintenance work required by either federal or state law or sound engineering practices. The secretary shall give due consideration to budgetary constraints and employment restrictions prior to entering into any contract to perform maintenance work. All such contracts to private concerns or individuals or private concerns, except handicapped individuals with disabilities or handicapped organizations serving individuals with disabilities, shall be in accordance with the public bid provisions of this Title.

* * *

Section 27. R.S. 49:121(E), the heading of Subpart D of Part VII of Chapter 1 of Title 49 of the Louisiana Revised Statutes of 1950, 148, and 148.1(G)(1), (H), and (I) are hereby amended and reenacted to read as follows:

§121. Name of board, department, or subdivisions; marking on boat or vehicle;

Louisiana public license plates; exemptions

* * *

E. Those vehicles used in crime prevention and detection and similar investigative work, which if identified as required by this Section could not be used effectively for such purposes, are exempt from the provisions of this Part, and, in addition, the vehicles used by the governor, lieutenant governor, statewide elected officials, state schools for the deaf, blind, spastic, and cerebral palsied the Louisiana School for the Deaf, the Louisiana School for the Visually Impaired, the Louisiana Special Education Center, the Special School District Number One, and any community and group homes and residential facilities administered by the Department of Children and Family Services or the Department of Health and Hospitals are exempt from the provisions of this Part.

26 * * *

SUBPART D. PUBLIC BUILDINGS--USEABILITY BY

PHYSICALLY	HANDICAPPED	PERSONS WITH	PHYSICAL	DISABIL	ITIFS
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§148. Construction and design of state owned buildings; handicapped persons with disabilities

The standards and specifications set forth in this Section shall apply to all state owned buildings, educational institutions, and office buildings which are constructed, renovated or remodeled in whole or in part by the use of state funds, or the funds of any board, commission, agency, or department of the state; provided, however, that the provisions of this Sub-Part Subpart shall not apply to buildings constructed by parish or city school boards. All such buildings and facilities constructed, renovated, or remodeled in this state after July 27, 1966, shall conform to each of the standards and specifications prescribed herein for the purpose of making such buildings and facilities accessible to and usable by the physically handicapped persons with physical disabilities, or standards and specifications reasonably similar thereto.

§148.1. Specifications for grounds, buildings and facilities

17 * * *

G.(1) An appropriate number of toilet rooms shall be accessible to, and usable by, the physically handicapped persons with physical disabilities and shall have space to allow traffic of individuals in wheelchairs.

* * *

- H. An appropriate number of water fountains or other water-dispensing means shall be mounted thirty inches above the floor and in a way which will make them usable by the physically handicapped persons with physical disabilities. Water fountains or coolers shall be hand-operated or hand-and-foot operated.
- I. Where elevators are to be provided they shall be accessible to, and usable by, the physically disabled persons with physical disabilities at all levels normally used by the general public. Elevators shall be designed to allow for traffic by wheelchairs.

30 * * *

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Secti	on 28.	R.S.	51:14	02(4)	, 1407(C) and (D)	(1) through	(3) and (4)(in	troductory
paragraph),	(b),	(c),	and	(f),	2232(11)(a)(ii),	2303(3),	2312(A)(3),	2602(A),
2603(9)(a)(i	ntrodu	ctory	paragr	aph),	2606(A)(3) through	h (5), (6)(a)	(introductory p	aragraph),
(b)(introduc	tory pa	ragrap	oh), (c))(i), (ii	ii)(aa) and (bb), (d)	, and (B), 2	607(A) and (C)	, and 2608
are hereby a	mende	d and	reena	cted to	read as follows:			
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§1402. Definitions

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As used in this Chapter, the following words and phrases shall have the meanings hereinafter ascribed to them:

(4) "Disabled person" "Person with a disability" means a person with a mental, physical, or developmental disability that substantially impairs that person's ability to provide adequately for his own care or protection.

§1407. Restraining prohibited acts

C. In addition to any other civil penalty provided for in this Section, if a person is found by the court to have engaged in any method, act, or practice in Louisiana declared to be unlawful under this Chapter, and the violation was committed against an elder person or a disabled person with a disability, as defined in this Section, the court may impose an additional civil penalty not to exceed five thousand dollars for each violation.

- D. In determining whether to impose an enhanced civil penalty under this Section and the amount thereof, the court shall consider any of the following:
- (1) Whether the defendant's conduct was in disregard of the rights of the elder or disabled person or person with a disability.
- (2) Whether the defendant knew or should have known that the defendant's conduct was directed to an elder or disabled person or person with a disability.
- (3) Whether the elder or disabled person or person with a disability was more vulnerable to the defendant's conduct because of age, poor health, infirmity, impaired understanding, restricted mobility, or disability than other persons and whether the

HB NO. 63 ENROLLED	
elder or disabled person or person with a disability actually suffered physical,	1
emotional, or economic damage resulting from the defendant's conduct.	2
(4) Whether the defendant's conduct caused an elder or disabled person or	3
person with a disability to suffer any of the following:	4
* * *	5
(b) Loss or encumbrance upon a primary residence of the elder or disabled	6
person or person with a disability.	7
(c) Loss of or encumbrance upon the elder or disabled person's principal	8
employment or principal source of income of the elder person or person with a	9
<u>disability</u> .	10
* * *	11
(f) Loss of assets essential to the health and welfare of the elder or disabled	12
person or person with a disability.	13
* * *	14
§2232. Definitions	15
As used in this Chapter:	16
* * *	17
(11)(a) "Disability" means a physical or mental impairment that substantially	18
limits one or more of the major life activities of the individual, a record of such	19
impairment, or being regarded as having such an impairment. For purposes of all	20
laws which incorporate by reference, apply to, or rely for meaning upon the term	21
disability as defined herein, the terms used in this definition have the following	22
meanings:	23
* * *	24
(ii) "Mental impairment" means any mental or psychological disorder, such	25
as mental retardation intellectual disability, organic brain syndrome, emotional or	26

mental illness, and specific learning disabilities.

27

28

	§2303.	Definition
L	§2303.	Demino

The following words or terms as used in this Chapter shall have the following meanings unless a different meaning appears from the context:

4 * * *

(3) "Disabled person's business enterprise" "Business enterprise of a person with a disability" means a small business concern which is at least fifty-one percent owned and controlled by a disabled person with a disability as defined by the federal Americans With Disabilities Act of 1990.

* * *

§2312. Powers and authority; duties

A. The corporation shall serve as the single review board for all financial assistance, loans, incentives or inducements, customized workforce training, investment programs, and any related appropriations, grants, or joint ventures administered by the Department of Economic Development, excluding those financial incentive programs administered by the State Board of Commerce and Industry. The corporation shall formulate and implement the policies for the delivery of services to obtain the following effects:

* * *

(3) The leverage of funds from Louisiana financial institutions by issuing guarantees for economically disadvantaged and other Louisiana based micro-businesses, small businesses, medium sized businesses, and disabled persons business enterprises of persons with disabilities.

* * *

§2602. Policy

A. The legislature finds and declares that persons in this state who seek a place to live should be able to find such housing whenever it is available. Further, in many localities there may be housing shortages. All persons should therefore be able to compete for available housing on an open, fair, and equitable basis, regardless of race, color, religion, sex, handicap disability, familial status, or national origin.

30 * * *

1	§2603. Definitions
2	As used in this Chapter:
3	* * *
4	(9)(a) "Handicap" "Disability" means, with respect to a person:
5	* * *
6	§2606. Discrimination in sale or rental of housing and other prohibited practices
7	A. As made applicable by R.S. 51:2604, and except as exempted by
8	Subsection B thereof and R.S. 51:2605, it is unlawful:
9	* * *
10	(3) To make, print, or publish, or cause to be made, printed, or published any
1	notice, statement, or advertisement, with respect to the sale or rental of a dwelling
12	that indicates any preference, limitation, or discrimination based on race, color,
13	religion, sex, handicap disability, familial status, or national origin, or an intention
14	to make any such preference, limitation, or discrimination.
15	(4) To represent to any person because of race, color, religion, sex, handicap
16	disability, familial status, or national origin that any dwelling is not available for
17	inspection, sale, or rental when such dwelling is in fact so available.
18	(5) For profit, to induce or attempt to induce any person to sell or rent any
19	dwelling by representations regarding the entry or prospective entry into the
20	neighborhood of a person or persons of a particular race, color, religion, sex,
21	handicap disability, familial status, or national origin.
22	(6)(a) To discriminate in the sale or rental, or to otherwise make unavailable
23	or deny, a dwelling to any buyer or renter because of a handicap disability of:
24	* * *
25	(b) To discriminate against any person in the terms, conditions, or privileges
26	of sale or rental of a dwelling, or in the provision of services or facilities in
27	connection with such dwelling, because of a handicap disability of:
28	* * *
29	(c) For purposes of this Paragraph, discrimination includes:

1	(i) A refusal to permit, at the expense of the handicapped person with a
2	disability, reasonable modifications of existing premises occupied or to be occupied
3	by such person if such modifications may be necessary to afford such person full
4	enjoyment of the premises except that, in the case of a rental, the landlord may,
5	where it is reasonable to do so, condition permission for a modification on the renter
6	agreeing to restore the interior of the premises to the condition that existed before the
7	modification, reasonable wear and tear excepted;
8	* * *
9	(iii) In connection with the design and construction of covered multifamily
10	dwellings for first occupancy after March 13, 1991, a failure to design and construct
11	those dwellings in such a manner that:
12	(aa) The public use and common use portions of such dwellings are readily
13	accessible to and usable by handicapped persons with disabilities;.
14	(bb) All the doors designed to allow passage into and within all premises
15	within such dwellings are sufficiently wide to allow passage by handicapped persons
16	in persons who use wheelchairs; and.
17	* * *
18	(d) Compliance with the appropriate requirements of the American National
19	Standard for buildings and facilities providing accessibility and usability for
20	physically handicapped people persons with disabilities (commonly cited as "ANSI
21	A117.1") suffices to satisfy the requirements of R.S. 51:2606(A)(6)(c)(iii)(cc).
22	* * *
23	B. Nothing in this Section shall be construed to invalidate or limit any law
24	of this state or a political subdivision of this state that requires dwellings to be
25	designed and constructed in a manner that affords handicapped persons with
26	disabilities greater access than is required by this Section.
27	* * *
28	§2607. Discrimination in residential real estate related transactions
29	A. It is unlawful for any person or other entity whose business includes
30	engaging in residential real estate related transactions to discriminate against any

person in making available such a transaction, or in the terms or conditions of such a transaction, because of race, color, religion, sex, handicap disability, familial status, or national origin.

* * *

C. Nothing in this Chapter prohibits a person engaged in the business of furnishing appraisals of real property to take into consideration factors other than race, color, religion, national origin, sex, handicap disability, or familial status. §2608. Discrimination in provision of brokerage services

It is unlawful to deny any person access to or membership or participation in any multiple-listing service, real estate brokers' organization or other service, organization, or facility relating to the business of selling or renting dwellings, or to discriminate against him in the terms or conditions of such access, membership, or participation, on account of race, color, religion, sex, handicap disability, familial status, or national origin.

Section 29. R.S. 56:104.1(A), 109(A), 302.1(F)(1) and (3) through (5), 302.3(B)(2)(b) and (4)(b), 1699(A), (B), (C)(1) and (2), and (D), and 1762(C)(6) and (7) are hereby amended and reenacted to read as follows:

§104.1. Physically challenged hunter Hunting permits for persons with physical disabilities

A. The Louisiana Wildlife and Fisheries Commission is hereby authorized to adopt rules and regulations for the creation and issuance of hunting permits for individuals who are temporarily or permanently disabled with temporary or permanent disabilities. A temporary disability is one of such severity that it shall last for a duration of at least one year. The rules and regulations shall provide for the duration and costs of the permits and provide for disability classifications of "wheelchair bound", "mobility impaired" "wheelchair user", "mobility impairment" as defined in R.S. 47:463.4(E), and "amputee of an upper extremity". Such permits may be issued only to those persons certified by a physician licensed to practice medicine by the Louisiana State Board of Medical Examiners. If the physician certifies that the disability is temporary, the person holding the permit shall be

required to re-certify recertify to the department each year that such certification is still valid. The commission rules and regulations shall provide for special handicap hunts for persons with disabilities, special deer seasons, and access to wildlife management areas.

* * *

§109. Wildlife management areas; wildlife refuges; public hunting grounds and recreation areas; notice; signs; disabled hunters with disabilities

A. The commission may establish, maintain, and manage any state wildlife management area, wildlife refuge, public hunting ground, or outdoor recreation area, as it deems proper for wildlife management purposes. With the approval of the governor, it may lease, buy, or accept donation of, and set apart, any other lands suitable and desirable for such purposes and thereon establish, maintain, and operate such areas. The public shall be notified of the fact of the establishment of such areas by publication of a proclamation by the governor, describing the exact location and description of the lands set apart and the objects and purposes of the dedication, for thirty days in the official journal of the state and the official journal of the parish where the lands are located. The commission shall cause suitable signs to be placed at reasonable distances along the boundaries of the lands and at roads and other entrances for the information of the public. No person shall willfully or maliciously remove, destroy, or deface any sign or notice placed or posted. The commission shall authorize persons over the age of sixty to use trails in the wildlife management areas which are set aside for use exclusively by disabled persons with disabilities.

* * *

§302.1. Annual license; temporary license; fees; saltwater fee; exemptions

25 * * * *

F.(1) Notwithstanding any other provision of this Subpart to the contrary, any resident of this state who is mentally retarded or developmentally disabled has an intellectual or developmental disability and who is engaged in recreational fishing as part of approved therapy and habilitation service, and who is fishing under the immediate supervision of personnel approved or employed by a hospital, residence,

1	community home, school, or other facility licensed by the Department of Health and
2	Hospitals in the care or rehabilitation of mentally retarded or developmentally
3	disabled persons with intellectual or developmental disabilities shall be exempt from
4	the licensing requirements and fees applicable to recreational fishing license fees.
5	* * *
6	(3) The permits shall authorize mentally retarded or developmentally
7	disabled persons with intellectual or developmental disabilities to engage in
8	recreational fishing as part of approved therapy and habilitation services while under
9	the immediate supervision of personnel approved or employed by the facility.
10	(4) The mentally retarded or developmentally disabled person with an
11	intellectual or developmental disability engaged in recreational fishing as provided
12	in this Subsection and the supervisory personnel shall carry an authorization tag or
13	other type of identification approved by the department.
14	(5) For purposes of this Subsection, the terms "mentally retarded"
15	"intellectual disability" and "developmentally disabled" "developmental disability"
16	shall have the meanings ascribed to them in R.S. 28:381 the Developmental
17	Disability Law (R.S. 28:451.1 et seq.).
18	* * *
19	§302.3. Recreational gear license
20	* * *
21	B. Residents sixteen years of age or older shall pay a gear fee as follows:
22	* * *
23	(2) Hoop nets:
24	* * *
25	(b) Mobility impaired persons Persons with mobility impairments, as defined
26	in R.S. 47:463.4(E), who are bona fide residents and over the age of sixty years may
27	use one hoop net not greater than eighteen feet by eight feet, for the purpose of
28	catching catfish for home consumption only. There shall be no gear fee or license
29	charge, and all such persons must be in possession of valid identification.
30	* * *

HB NO. 63	ENROLLED
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1	(4) Slat traps:
2	* * *
3	(b) Mobility impaired persons Persons with mobility impairments, as defined
4	in R.S. 47:463.4(E), who are bona fide residents and over the age of sixty years, may
5	use one legal size slat trap for the purpose of catching catfish for home consumption
6	only. There shall be no gear fee or license charge and all persons must be in
7	possession of valid identification.
8	* * *
9	§1699. Chicot State Park, special facilities camp for handicapped persons with
10	disabilities; creation; advisory committee; programs; use
11	A. The office of state parks in the Department of Culture, Recreation and
12	Tourism is hereby authorized to select, designate, and set aside a site at Chicot State
13	Park or to acquire a site in close proximity thereto for the purpose of establishing a
14	facility to serve the special needs of physically and mentally impaired citizens with
15	physical disabilities and mental impairments. This site and all facilities now or
16	hereafter developed thereon shall be under the operation and supervision of the office
17	of state parks.
18	B. The office of state parks shall be responsible for the planning and
19	development of such park facilities to meet the needs of physically and mentally
20	impaired citizens with physical disabilities and mental impairments.
21	C. The office for citizens with developmental disabilities of the Department
22	of Health and Hospitals, in coordination with the Louisiana Developmental
23	Disabilities Council, shall be responsible for all programmatic functions of such park
24	facility, including but not limited to the following:
25	(1) The preparation and administration of programs for the benefit of
26	handicapped persons with disabilities.
27	(2) Scheduling and coordination of the use of this facility by the handicapped
28	persons with disabilities.
29	* * *

1	D. The office of state parks, and the office of mental retardation for citizens
2	with developmental disabilities, and the Bureau For Handicapped Persons shall
3	establish rules and regulations for the implementation of this Section. Such rules and
4	regulations shall be structured so as to give priority of facility use to groups of
5	handicapped persons with disabilities but shall not necessarily preclude use by
6	nonhandicapped individuals or groups persons who do not have disabilities.
7	* * *
8	§1762. Powers and duties
9	* * *
10	C. In order to carry out its duties and functions the commission may:
11	* * *
12	(6) <u>Insure Ensure</u> that in the use and enjoyment of every portion of Audubon
13	Park and Zoo and all of the facilities therein there will not be any discrimination
14	against any person because of handicap disability, age, race, color, religion, sex, or
15	national origin.
16	(7) Affirmative action shall be taken to insure ensure that all employees of
17	the commission and of any entity with whom the commission contracts for services
18	shall be treated during employment without regard to their race, age, handicap
19	disability, color, religion, sex, or national origin.
20	Section 30. The heading of Section 12 of Chapter 1 of Title VIII of Book I of the
21	Louisiana Civil Code and Civil Code Articles 354, 356, 358 through 360, and 3107 are
22	hereby amended and reenacted to read as follows:
23	SECTION 12OF CONTINUING OR PERMANENT TUTORSHIP OF
24	MENTALLY RETARDED PERSONS WITH INTELLECTUAL DISABILITIES
25	Art. 354. Procedure for placing under tutorship.
26	Mentally retarded or deficient children Persons, including certain children,
27	with intellectual disabilities or mental deficiencies may be placed under continuing
28	or permanent tutorship without formal or complete interdiction in accordance with

the following	rules	and	the	procedures	stated	in	the	Louisiana	Code	of	Civil
Procedure.											

3 * * *

Art. 356. Title of proceedings; procedural rules; parents as tutor and undertutor.

The title of the proceedings shall be Continuing Tutorship of (Name of Person), A Mentally Retarded Person with an Intellectual Disability.

7 * * *

Art. 358. Authority, privileges, and duties of tutor and undertutor; termination of tutorship.

The granting of the decree shall confer upon the tutor and undertutor the same authority, privileges, and responsibilities as in other tutorships, including the same authority to give consent for any medical treatment or procedure, to give consent for any educational plan or procedure, and to obtain medical, educational, or other records, but the responsibility of the tutor for the offenses or quasi-offenses of the retarded person with an intellectual disability shall be the same as that of a curator for those of the interdicted person and the tutorship shall not terminate until the decree is set aside by the court of the domicile, or the court of last domicile if the domicile of the mentally retarded person with an intellectual disability is removed from the State of Louisiana.

Art. 359. Restriction on legal capacity.

The decree if granted shall restrict the legal capacity of the mentally retarded person with an intellectual disability to that of a permanent minor, except that after the age of eighteen the retarded person, unless formally interdicted, shall have the legal capacity of a minor who has been granted the emancipation conferring the power of administration as set forth in Chapter 2, Section 2 of this book and title. Art. 360. Parents' rights of administration.

In addition to the rights of tutorship, the parents shall retain, during the marriage and for the minority of the retarded child with an intellectual disability, all

	HB NO. 63 ENROLLED
1	rights of administration granted to parents of normal children without an intellectual
2	disability during their minority.
3	* * *
4	Art. 3107. Capacity of arbitrators.
5	A. All persons may be arbitrators, except such as are under some incapacity
6	or infirmity, which renders them unfit for that function.
7	B. Therefore, minors under the age of eighteen years, persons interdicted,
8	those who are deaf and dumb unable to speak, can not be arbitrators.
9	Section 31. Code of Criminal Procedure Articles 334.4(A)(7), 573.1, 648(B)(3)(q)
10	through (s), 658(A), 814(A)(58), and 905.5.1(A) through (G), (H)(1), (2)(introductory
11	paragraph), and (n) are hereby amended and reenacted to read as follows:
12	Art. 334.4. Arrest for certain crimes; release on own recognizance prohibited
13	A. Notwithstanding any other provision of law to the contrary, any defendant
14	who has been arrested for any of the following crimes shall not be released by the
15	court on the defendant's own recognizance or on the signature of any other persons
16	* * *
17	(7) R.S. 14:93.3 (cruelty to the infirmed persons with infirmities), if the
18	person has a prior conviction for the same offense.
19	* * *
20	Art. 573.1. Running of time limitations; exception; exploitation of the infirmed
21	persons with infirmities
22	The time limitations established by Article 572 shall not commence to run
23	as to the crime of exploitation of the infirmed persons with infirmities (R.S. 14:93.4)
24	until the crime is discovered by a competent victim, or in the case of an incompetent
25	victim, by a competent third person.
26	* * *
27	Art. 648. Procedure after determination of mental capacity or incapacity
28	* * *

Page 236 of 259

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B.

(3) If, after the hearing, the court determines that the incompetent defendant is unlikely in the foreseeable future to be capable of standing trial, the court shall order the defendant released or remanded to the custody of the Department of Health and Hospitals which, within ten days exclusive of weekends and holidays, may institute civil commitment proceedings pursuant to Title 28 of the Louisiana Revised Statutes of 1950, or release the defendant. The defendant shall remain in custody pending such civil commitment proceedings. If the defendant is committed to a treatment facility pursuant to Title 28 of the Louisiana Revised Statutes of 1950, the director of the institution designated for the patient's treatment shall, in writing, notify the court and the district attorney when the patient is to be discharged or conditionally discharged, as long as the charges are pending. If not dismissed without prejudice at an earlier trial, charges against an unrestorable incompetent defendant shall be dismissed on the date upon which his sentence would have expired had he been convicted and received the maximum sentence for the crime charged, or on the date five years from the date of his arrest for such charges, whichever is sooner, except for the following charges:

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- (q) R.S. 14:93.3 (cruelty to the infirmed persons with infirmities).
- (r) R.S. 14:93.4 (exploitation of the infirmed persons with infirmities).
- (s) R.S. 14:93.5 (sexual battery of the infirm persons with infirmities).

21 * * *

Art. 658. Probation; conditional release; reporting

A. When the committed person is released on probation, which shall also be known as conditional release, the clerk of court shall deliver to him a certificate setting forth the period and the conditions of his probation. It shall be a condition of every such probation that the person released shall be recommitted if he becomes dangerous to others or to himself for reasons of mental illness, substance abuse, or mental retardation intellectual disability. The probationer shall be required to agree in writing to the conditions of his probation.

30 * * *

the following offenses are: * * * * 58. Cruelty to the Infirm Persons with Infirmities: Guilty. Guilty of attempted cruelty to the infirm persons with infirmitie Guilty of simple battery. Guilty of assault. Guilty of negligent injuring. Not guilty. * * * Art. 905.5.1. Mental retardation Intellectual disability A. Notwithstanding any other provisions of law to the contrary who is mentally retarded with an intellectual disability shall be subsentence of death. B. Any capital defendant who claims to be mentally retard intellectual disability shall file written notice thereof within the time periof pretrial motions as provided by Code of Criminal Procedure Article C.(1) Any defendant in a capital case making a claim of mental intellectual disability shall prove the allegation by a preponderance of the Intellectual disability shall prove the allegation by a preponderance of the Intellectual disability defendant during the capital sentencing hearing unless the state and the agree that the issue is to be tried by the judge. If the state and the defendant during the capital sentencing hearing unless the state and the agree that the issue is to be tried by the judge. If the state and the defendant intellectual disability of a capital defendant tried prior to trial by the judge alone. (2) Any pretrial determination by the judge that a defendant is retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude the defendant retarded	1	Art. 814. Responsive verdicts; in particular
\$ * * * * 5 58. Cruelty to the Infirm Persons with Infirmities: 6 Guilty. 7 Guilty of attempted cruelty to the infirm persons with infirmitie 8 Guilty of simple battery. 9 Guilty of assault. 10 Guilty of negligent injuring. 11 Not guilty. 12 * * * * 13 Art. 905.5.1. Mental retardation Intellectual disability 14 A. Notwithstanding any other provisions of law to the contrary who is mentally retarded with an intellectual disability shall be subsentence of death. 16 B. Any capital defendant who claims to be mentally retarded intellectual disability shall file written notice thereof within the time periof pretrial motions as provided by Code of Criminal Procedure Article 10 C.(1) Any defendant in a capital case making a claim of mental intellectual disability shall prove the allegation by a preponderance of the intellectual disability shall prove the allegation by a preponderance of the intellectual disability the issue of mental retardation intellectual disability defendant during the capital sentencing hearing unless the state and the agree that the issue is to be tried by the judge. If the state and the defendant during the capital sentencing hearing unless the state and the agree that the issue is to be tried by the judge. If the state and the defendant of the issue of mental retardation intellectual disability of a capital defendant or tried prior to trial by the judge alone. 12 (2) Any pretrial determination by the judge that a defendant is retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude	2	A. The only responsive verdicts which may be rendered when the indictment
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11 Not guilty. 22 * * * * * 33 Art. 905.5.1. Mental retardation Intellectual disability 44 A. Notwithstanding any other provisions of law to the contrary 35 who is mentally retarded with an intellectual disability shall be sub- 36 sentence of death. 37 B. Any capital defendant who claims to be mentally retard 38 intellectual disability shall file written notice thereof within the time peri 39 of pretrial motions as provided by Code of Criminal Procedure Article 30 C.(1) Any defendant in a capital case making a claim of mental 30 intellectual disability shall prove the allegation by a preponderance of the 31 defendant during the capital sentencing hearing unless the state and the 30 agree that the issue is to be tried by the judge. If the state and the defendant during the capital sentencing hearing unless the state and the defendant during the capital defendant intellectual disability of a capital defendant tried prior to trial by the judge alone. 30 (2) Any pretrial determination by the judge that a defendant is retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude the defendant retarded does not have an intellectual disability shall not preclude the defendant def	9	Guilty of assault.
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Art. 905.5.1. Mental retardation Intellectual disability A. Notwithstanding any other provisions of law to the contrary who is mentally retarded with an intellectual disability shall be sub- sentence of death. B. Any capital defendant who claims to be mentally retard intellectual disability shall file written notice thereof within the time peri of pretrial motions as provided by Code of Criminal Procedure Article C.(1) Any defendant in a capital case making a claim of mental intellectual disability shall prove the allegation by a preponderance of th The jury shall try the issue of mental retardation intellectual disability defendant during the capital sentencing hearing unless the state and the agree that the issue is to be tried by the judge. If the state and the defen- derection intellectual disability of a capital defendant intellectual disability of a capital defendant tried prior to trial by the judge alone. (2) Any pretrial determination by the judge that a defendant is retarded does not have an intellectual disability shall not preclude the defendant determination by the judge that a defendant defendant retarded does not have an intellectual disability shall not preclude the defendant defendance.	1	Not guilty.
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B. Any capital defendant who claims to be mentally retard intellectual disability shall file written notice thereof within the time period of pretrial motions as provided by Code of Criminal Procedure Article C.(1) Any defendant in a capital case making a claim of mental intellectual disability shall prove the allegation by a preponderance of the jury shall try the issue of mental retardation intellectual disability defendant during the capital sentencing hearing unless the state and the agree that the issue is to be tried by the judge. If the state and the defendant during the capital sentencing hearing unless the state and the defendant of the issue of mental retardation intellectual disability of a capital defendant during the capital determination by the judge that a defendant is retarded does not have an intellectual disability shall not preclude the defendant determination of the defendant does not have an intellectual disability shall not preclude the defendant determination by the judge that a defendant defendant determination by the judge that a defendant defendant determination by the judge that a defendant determination determination by the judge that a defendant defendant determination by the judge that a defendant defendant determination by the judge that a defendant defendant determination determination by the judge that a defendant defendant determination determin	14	A. Notwithstanding any other provisions of law to the contrary, no person
B. Any capital defendant who claims to be mentally retard intellectual disability shall file written notice thereof within the time period of pretrial motions as provided by Code of Criminal Procedure Article C.(1) Any defendant in a capital case making a claim of mental intellectual disability shall prove the allegation by a preponderance of the jury shall try the issue of mental retardation intellectual disability defendant during the capital sentencing hearing unless the state and the agree that the issue is to be tried by the judge. If the state and the defendant during the capital defendant disability of a capital defendant intellectual disability of a capital defendant during the judge alone. (2) Any pretrial determination by the judge that a defendant is retarded does not have an intellectual disability shall not preclude the defendant disability shall not preclude the defendant is retarded does not have an intellectual disability shall not preclude the defendant intellectual disability shall not	15	who is mentally retarded with an intellectual disability shall be subjected to a
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of pretrial motions as provided by Code of Criminal Procedure Article C.(1) Any defendant in a capital case making a claim of mental intellectual disability shall prove the allegation by a preponderance of th The jury shall try the issue of mental retardation intellectual disability defendant during the capital sentencing hearing unless the state and th agree that the issue is to be tried by the judge. If the state and the defer the issue of mental retardation intellectual disability of a capital defend tried prior to trial by the judge alone. (2) Any pretrial determination by the judge that a defendant is retarded does not have an intellectual disability shall not preclude the defendant	17	B. Any capital defendant who claims to be mentally retarded have ar
C.(1) Any defendant in a capital case making a claim of mental intellectual disability shall prove the allegation by a preponderance of the The jury shall try the issue of mental retardation intellectual disability defendant during the capital sentencing hearing unless the state and the agree that the issue is to be tried by the judge. If the state and the defendant retardation intellectual disability of a capital defendant ried prior to trial by the judge alone. (2) Any pretrial determination by the judge that a defendant is retarded does not have an intellectual disability shall not preclude the defendant does not have an intellectual disability shall not preclude the defendant.	18	intellectual disability shall file written notice thereof within the time period for filing
intellectual disability shall prove the allegation by a preponderance of the The jury shall try the issue of mental retardation intellectual disability defendant during the capital sentencing hearing unless the state and the agree that the issue is to be tried by the judge. If the state and the defer the issue of mental retardation intellectual disability of a capital defendant ried prior to trial by the judge alone. (2) Any pretrial determination by the judge that a defendant is retarded does not have an intellectual disability shall not preclude the defeated.	19	of pretrial motions as provided by Code of Criminal Procedure Article 521.
The jury shall try the issue of mental retardation intellectual disability defendant during the capital sentencing hearing unless the state and the agree that the issue is to be tried by the judge. If the state and the defer the issue of mental retardation intellectual disability of a capital defendation tried prior to trial by the judge alone. (2) Any pretrial determination by the judge that a defendant is retarded does not have an intellectual disability shall not preclude the defendant defendant does not have an intellectual disability shall not preclude the defendant defenda	20	C.(1) Any defendant in a capital case making a claim of mental retardation
defendant during the capital sentencing hearing unless the state and the agree that the issue is to be tried by the judge. If the state and the defendance the issue of mental retardation intellectual disability of a capital defendance tried prior to trial by the judge alone. (2) Any pretrial determination by the judge that a defendant is retarded does not have an intellectual disability shall not preclude the defendance.	21	intellectual disability shall prove the allegation by a preponderance of the evidence
agree that the issue is to be tried by the judge. If the state and the defer the issue of mental retardation intellectual disability of a capital defend tried prior to trial by the judge alone. (2) Any pretrial determination by the judge that a defendant is retarded does not have an intellectual disability shall not preclude the defendant	22	The jury shall try the issue of mental retardation intellectual disability of a capital
the issue of mental retardation intellectual disability of a capital defendance tried prior to trial by the judge alone. (2) Any pretrial determination by the judge that a defendant is retarded does not have an intellectual disability shall not preclude the defendance.	23	defendant during the capital sentencing hearing unless the state and the defendant
tried prior to trial by the judge alone. (2) Any pretrial determination by the judge that a defendant is retarded does not have an intellectual disability shall not preclude the defendant is retarded does not have an intellectual disability.	24	agree that the issue is to be tried by the judge. If the state and the defendant agree
(2) Any pretrial determination by the judge that a defendant is retarded does not have an intellectual disability shall not preclude the defendant is retarded does not have an intellectual disability shall not preclude the defendant.	25	the issue of mental retardation intellectual disability of a capital defendant may be
retarded does not have an intellectual disability shall not preclude the defe	26	tried prior to trial by the judge alone.
•	27	(2) Any pretrial determination by the judge that a defendant is not mentally
raising the issue at the penalty phase, nor shall it preclude any instruction	28	retarded does not have an intellectual disability shall not preclude the defendant from
raising the issue at the penalty phase, not shall to precide any instruction	29	raising the issue at the penalty phase, nor shall it preclude any instruction to the jury

pursuant to this Section.

30

D. Once the issue of mental retardation intellectual disability is raised by the defendant, and upon written motion of the district attorney, the defendant shall provide the state, within time limits set by the court, any and all medical, correctional, educational, and military records, raw data, tests, test scores, notes, behavioral observations, reports, evaluations, and any other information of any kind reviewed by any defense expert in forming the basis of his opinion that the defendant is mentally retarded has an intellectual disability.

E. By filing a notice relative to a claim of mental retardation intellectual disability under this Article, the defendant waives all claims of confidentiality and privilege to, and is deemed to have consented to the release of, any and all medical, correctional, educational, and military records, raw data, tests, test scores, notes, behavioral observations, reports, evaluations, expert opinions, and any other such information of any kind or other records relevant or necessary to an examination or determination under this Article.

F. When a defendant makes a claim of mental retardation intellectual disability under this Article, the state shall have the right to an independent psychological and psychiatric examination of the defendant. A psychologist or medical psychologist conducting such examination must be licensed by the Louisiana State Board of Examiners of Psychologists or the Louisiana State Board of Medical Examiners, whichever is applicable. If the state exercises this right, and upon written motion of the defendant, the state shall provide the defendant, within time limits set by the court, any and all medical, correctional, educational, and military records, and all raw data, tests, test scores, notes, behavioral observations, reports, evaluations, and any other information of any kind reviewed by any state expert in forming the basis of his opinion that the defendant is not mentally retarded does not have an intellectual disability. If the state fails to comply with any such order, the court may impose sanctions as provided by Code of Criminal Procedure Article 729.5.

G. If the defendant making a claim of mental retardation intellectual disability fails to comply with any order issued pursuant to Paragraph D of this

HB NO. 63	ENROLLED
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1	Article, or refuses to submit to or fully cooperate in any examination by experts for
2	the state pursuant to either Paragraph D or F of this Article, upon motion by the
3	district attorney, the court shall neither conduct a pretrial hearing concerning the
4	issue of mental retardation intellectual disability nor instruct the jury of the
5	prohibition of executing mentally retarded defendants with intellectual disabilities.
6	H.(1) "Mental retardation" means a disability characterized by significant
7	limitations in both intellectual functioning and adaptive behavior as expressed in
8	conceptual, social, and practical adaptive skills. The onset must occur before the age
9	of eighteen years. "Intellectual disability", formerly referred to as "mental
10	retardation", is a disability characterized by all of the following deficits, the onset of
11	which must occur during the developmental period:
12	(a) Deficits in intellectual functions such as reasoning, problem solving,
13	planning, abstract thinking, judgment, academic learning, and learning from
14	experience, confirmed by both clinical assessment and individualized, standardized
15	intelligence testing.
16	(b) Deficits in adaptive functioning that result in failure to meet
17	developmental and sociocultural standards for personal independence and social
18	responsibility; and that, without ongoing support, limit functioning in one or more
19	activities of daily life including, without limitation, communication, social
20	participation, and independent living, across multiple environments such as home,
21	school, work, and community.
22	(2) A diagnosis of one or more of the following conditions does not
23	necessarily constitute mental retardation an intellectual disability:
24	* * *
25	(n) Other handicapping disabling conditions.
26	* * *
27	Section 32. Code of Evidence Article $510(B)(2)(k)$ and $(C)(2)(f)$ are hereby amended
28	and reenacted to read as follows:
29	Art. 510. Health care provider-patient privilege
30	* * *

1	B.
2	* * *
3	(2) Exceptions. There is no privilege under this Article in a noncriminal
4	proceeding as to a communication:
5	* * *
6	(k) When the communication is relevant to proceedings concerning issues
7	of child abuse, elder abuse, or the abuse of disabled or incompetent persons with
8	disabilities or persons who are incompetent.
9	* * *
10	C.
1	* * *
12	(2) Exceptions. There is no privilege under this Article in a criminal case as
13	to a communication:
14	* * *
15	(f) When the communication is relevant to an investigation of or prosecution
16	for child abuse, elder abuse, or the abuse of disabled or incompetent persons <u>with</u>
17	disabilities or persons who are incompetent.
18	* * *
19	Section 33. Children's Code Articles 559(B)(introductory paragraph) and
20	(C)(introductory paragraph), 681(A)(3), 683(E) and (F), 781(D) and (E), 809(C), 837(B)(3)
21	and (G), 837.1(A)(3), 894(introductory paragraph) and (3), 895(A), 910(E), 916, 1003(9),
22	1125(B), 1402(1) and (3), 1404(15) through (17) and (24), 1405(C), 1416(D) and (E),
23	1417(A), 1420(A), 1451(A), 1465(A) and (B), 1467(B)(1), 1468(A), and 1469(A) are hereby
24	amended and reenacted and Children's Code Article 1003(introductory paragraph) is hereby
25	enacted to read as follows:
26	Art. 559. Organization; board of trustees; director

ENROLLED

HB NO. 63

27

B. The duties of the board of trustees enumerated in R.S. 28:64(B) R.S.
28:64(C) shall be applicable to this program, including all of the following specific
duties:

* * *

C. The duties of the director enumerated in R.S. 28:64(C) R.S. 28:64(E) shall be applicable to the program, including all of the following specific duties:

* * *

Art. 681. Dispositional alternatives

A. In a case in which a child has been adjudicated to be in need of care, the child's health and safety shall be the paramount concern, and the court may do any of the following:

* * *

(3) Commit a child found to be mentally ill have a mental illness to a public or private institution for the mentally ill persons with mental illness.

* * *

Art. 683. Disposition; generally

17 * * * *

E. A child shall not be committed to a public or private mental institution or institution for the mentally ill persons with mental illness unless the court finds, based on psychological or psychiatric evaluation, that the child has a mental disorder, other than mental retardation an intellectual disability, which has a substantial adverse effect on his ability to function and requires care and treatment in an institution. When the child is in the custody of the state of Louisiana, this finding shall not be made without the representation of the child by an attorney appointed from the Mental Health Advocacy Service, unless such attorneys are unavailable as determined by the director or the child retains private counsel who shall represent only the interest of the child. The Mental Health Advocacy Service's attorney so appointed shall continue to represent the child in any proceeding relating to admission, change of status, or discharge from the mental hospital or psychiatric unit. Upon modification of the disposition to a placement other than a mental

hospital or psychiatric unit, the Mental Health Advocacy Service's attorney shall be relieved of representation of the child.

F. A child shall not be committed to a public or private institution for the mentally retarded persons with intellectual disabilities unless the court finds, based on psychological or psychiatric evaluation, that the child is mentally retarded has an intellectual disability and such condition has a substantial adverse effect on his ability to function and requires care and treatment in an institution.

* * *

Art. 781. Disposition; generally

10 * * *

D. A child shall not be committed to a public or private mental institution or institution for the mentally ill persons with mental illness unless the court finds, based on psychological or psychiatric evaluation, that the child has a mental disorder, other than mental retardation an intellectual disability, which has a substantial adverse effect on his ability to function and requires care and treatment in an institution. When the child is in the custody of the state of Louisiana, this finding shall not be made without the representation of the child by an attorney appointed from the Mental Health Advocacy Service, unless such attorneys are unavailable as determined by the director or the child retains private counsel who shall represent only the interest of the child. The Mental Health Advocacy Service's attorney so appointed shall continue to represent the child in any proceeding relating to admission, change of status, or discharge from the mental hospital or psychiatric unit. Upon modification of the disposition to a placement other than a mental hospital or psychiatric unit, the Mental Health Advocacy Service's attorney shall be relieved of representation of the child.

E. A child shall not be committed to a public or private institution for the mentally retarded persons with intellectual disabilities unless the court finds, based on psychological or psychiatric evaluation, that the child is mentally retarded has an

intellectual	disability	and such	condition	has a	substantial	adverse	effect	on	his
ability to fu	nction and	requires	care and tr	eatmer	nt in an insti	tution.			

* * *

Art. 809. Right to counsel

5 * * *

C. No child shall be admitted in accordance with this Title to a public or private mental institution or institution for the mentally ill persons with mental illness nor shall proceedings in accordance with Chapter 7 of this Title or Article 869 go forward unless he has been represented by retained private counsel who represents only the child's interest or by an attorney from the Mental Health Advocacy Service, unless its executive director has determined that its attorneys are unavailable. Any attorney from the Mental Health Advocacy Service so appointed shall continue to represent the child in any proceeding relating to admission, change of status, or discharge from the mental hospital or psychiatric unit. Upon modification of the disposition to placement other than a mental hospital or psychiatric unit, the Mental Health Advocacy Service's attorney shall be relieved of representation of the child upon request of the Mental Health Advocacy Service or the child.

19 * * *

20 Art. 837. Procedure after determination of mental capacity

21 * * *

B. If the court determines by a preponderance of the evidence that the child lacks the mental capacity to proceed and the alleged delinquent act is a felony, the proceedings shall be suspended and the court may:

25 * * * *

(3) Commit the child to the Department of Health and Hospitals, a private mental institution, or an institution for the mentally ill persons with mental illness in accordance with Department of Health and Hospitals policy. The court may also order restoration services for the child and appoint a restoration service provider. However, a child shall not be committed unless the court finds, after a contradictory

hearing with ten days notice to the district attorney and counsel for the child, that the child, as a result of mental illness, is dangerous to himself or others or is gravely disabled. If the court further finds that the child will not have the mental capacity to proceed in the foreseeable future, the court shall order civil commitment as provided in Title XIV. However, no child shall be discharged or conditionally discharged except upon court order after a motion and contradictory hearing.

* * *

G. Under no circumstances shall a child who is found to lack the mental capacity to proceed in accordance with this Chapter be held in a secure placement facility longer than permitted elsewhere by this Code for a mentally ill or developmentally disabled child with a mental illness or developmental disability.

* * *

Art. 837.1. Standards for restoration service providers

A. A restoration service provider shall meet the following qualifications:

* *

(3) Shall be a psychiatrist, licensed psychologist, medical psychologist, licensed clinical social worker, qualified mental retardation intellectual disability professional, or licensed professional counselor all of whom have been engaged in the practice of clinical psychology or counseling for not less than three consecutive years immediately preceding the appointment and who have expertise in child development specific to severe chronic disability of children attributable to intellectual impairment, if the court determines the child lacks the mental capacity to proceed because of mental illness or developmental disorder.

* * *

Art. 894. Disposition after finding of insanity

In cases in which a child has not been adjudicated a delinquent and has been found to be insane at the time of the offense, the court may either take any of the following actions:

29 * * *

(3) Commit the child to the Department of Health and Hospitals, office of
behavioral health or a private mental institution or an institution for the mentally ill
persons with mental illness pursuant to Article 895 of this Chapter.

Art. 895. Commitment to mental institution

A. In cases in which a child has been adjudicated a delinquent, the court may commit him to a public or private mental institution or institution for the mentally ill persons with mental illness if the court finds, based on psychological or psychiatric evaluation, that the child has a mental disorder, other than mental retardation an intellectual disability, which has a substantial adverse effect on his ability to function and requires care and treatment in an institution.

* * *

Art. 910. Modification procedure; generally applicable

* * *

E. A judgment of disposition shall not be modified to release a child from the custody of a public or private mental institution or an institution for the mentally ill persons with mental illness without three days prior notice to the district attorney and the institution.

* *

Art. 916. Modification of a mental health commitment

A. In cases where a child has been committed to the Department of Health and Hospitals, office of behavioral health, or private mental institution, or an institution for the mentally ill persons with mental illness, the court may also modify the judgment on motion of the department or superintendent of a private mental institution.

B. In cases in which a child has been adjudicated a delinquent, a judgment of disposition shall not be modified to release a child from the custody of the Department of Health and Hospitals, office of behavioral health, or private mental institution or an institution for the mentally ill persons with mental illness without three days prior notice to the district attorney and the department or other institution.

1	C. Notwithstanding any provisions of law to the contrary, in cases in which
2	a child has not been adjudicated a delinquent and has been found to be insane at the
3	time of the offense, a child shall not be released from the custody of the Department
4	of Health and Hospitals, office of behavioral health, or private mental institution, or
5	an institution for the mentally ill persons with mental illness except upon order of the
6	court after motion and contradictory hearing.
7	* * *
8	Art. 1003. Definitions
9	As used in this Title:
10	* * *
11	(9) "Mental illness" means a psychiatric disorder which has substantial
12	adverse effects on the parent's ability to function and which requires care and
13	treatment as determined by a psychiatrist or psychologist. It does not include a
14	person suffering solely from mental retardation, epilepsy, alcoholism, or drug abuse.
15	who has, solely, one of the following conditions:
16	(a) An intellectual disability.
17	(b) Epilepsy.
18	(c) Alcoholism.
19	(d) Drug abuse.
20	* * *
21	Art. 1125. Statement of family history; contents; form
22	* * *

B. The Statement of Family History form shall be substantially as follows:

2

STATEMENT OF FAMILY HISTORY

3		Child's Biological MOTHER	Child's Biological FATHER
4	Age		
5	Height		
6	Weight		
7	Hair color		
8	Eye color		
9	Complexion		
10	Body build		
11	Education-last		
12	grade completed/		
13	degree received		
14	Right/left handed		
15	Occupation		
16	Talents		
17	Religion		
18	Race		
19	Ethnicity/		
20	Nationality		
21	Native		
22	American/Tribal		
23	Affiliation, if		
24	applicable		
25	Other		

1	Yes	No	Diseases/conditions	If yes,
2				state relationship to child [biological
3				parent (mother or father), sibling (full or
4				half), grandparent (paternal or maternal),
5				great grandparent (paternal or maternal),
6				aunt/uncle/cousin (paternal or maternal)];
7				state specific condition;
8				• age of onset;
9				• treatment (medication, surgery, etc.); and
10				• outcome.
11			Cancer	
12			Heart disease	
13			Stroke	
14			High blood pressure	
15			Diabetes	
16			Kidney disease	
17			Liver disease	
18			Digestive disorders	
19			Respiratory disorders	
20			Blood disease (sickle	
21			cell, hemophilia, etc.)	
22			Glandular disturbances	
23			(thyroid, adrenal,	
24			growth, etc.)	
25			Neurological &	
26			muscular disorders	
27			(multiple sclerosis,	
28			muscular dystrophy,	
20		1	Tay-Sachs, etc.)	
29			Arthritis (juvenile,	
30			rheumatoid, gout,	
31			hammertoe, etc.)	
32			Epilepsy, seizures,	
33			convulsions	

1	Allergies (drugs, food,
2	other)
3	Asthma
4	Vision
5	problems/blindness
6	Hearing
7	problems/deafness
8	Speech disorders
9	Dental
10	problems/braces
11	Birth defects (cleft
12	palate, missing digit,
13	club foot, etc.)
14	Curvature of spine
15	Headaches/migraines
16	Alcoholism
17	Substance abuse
18	Eating
19	disorders/obesity
20	Mental illness
21	(schizophrenia,
22	bipolar, depressive,
23	etc.)
24	Mental retardation
25	<u>Intellectual</u>
26	disability-non-injury
27	(PKU, Down's
28	Syndrome, etc.)
29	Learning disabilities
30	(ADD, ADHD, etc.)
31	Multiple births
32	Miscarriages,
33	stillbirths, neonatal
34	deaths
35	SIDS

			Rh Factor	
			HIV (biological	
			mother only)	
			Venereal disease	
			during pregnancy	
			(biological mother	
			only)	
			Other: specify	
			Other: specify	
			Other: specify	
Prena	tal		1 7	
Histo	ry			
Yes		N	0	If yes,
				• state type;
				state amount; and
				 state during what months of pregnancy.
			Prescription	
			medication	
			Over the counter	
			medication	
			Alcohol	
			Tobacco	
			Other Drugs	

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()	()	4 mo. DTaP, IPV, Hib,	()	()	4-6 yrs. MMR # 2, DTaP,
										OPV
()	()	6 mo. DTaP, Hib,	()	()	11-12 yrs. MMR # 2, Var,
										Нер В
()	()	6-18 mo. Hep B, IPV	()	()	11-16 yrs. Td (tetanus,
										diphtheria)
Н	Ia	s t	he 1	min	or child had the following illnesse	s?				
Y	Έ	ES	N	О		Y	ES	N	O	
()	()	Pertussis (P) (Whooping Cough)	()	()	Rheumatic Fever
()	()	Rubella (R) (Measles)	()	()	Tonsillitis
()	()	Mumps (M)	()	()	Convulsions
()	()	Chicken Pox (Var)	()	()	Asthma
()	()	Rotavirus (Rv)	()	()	Polio (IPV)
()	()	Scarlet Fever	()	()	Allergies, specify
()	()	Diphtheria (D)	_				
()	()	Surgery, operations, specify					
()	()	Glandular Disturbances, specify					
_	_				nor child have or has he had any o					
					* *		:	*		
			A	rt. 1	402. Declaration of policy					
					The underlying policy of this Titl	e i	s as	s fo	llov	vs:
					(1) That mentally ill minors with	th 1	mer	<u>ıtal</u>	illı	ness and minors suffering from
			su	bst	ance abuse, and their caretakers on	the	eir b	eha	alf <u>,</u>	be encouraged to seek voluntar
			tre	eatr	nent.					
					* *			*		

Page 252 of 259

HB NO. 63	ENROLLED
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1	(3) That continuity of care for the mentary in persons with mental fillness and
2	minors suffering from substance abuse be provided.
3	* * *
4	Art. 1404. Definitions
5	As used in this Title:
6	* * *
7	(15) "Mental Health Advocacy Service" means a service established by the
8	state of Louisiana for the purpose of providing legal counsel and representation for
9	mentally disabled persons with mental disabilities and for children and to ensure that
10	their legal rights are protected.
11	(16) "Mentally ill person" "Person with mental illness" means any person with
12	a psychiatric disorder which has substantial adverse effects on his ability to function
13	and who requires care and treatment. It does not include a person suffering solely
14	from mental retardation, with, solely, an intellectual disability, or who suffers solely
15	from epilepsy, alcoholism, or drug abuse.
16	(17) "Patient" means any person detained and taken care of as a mentally ill
17	person with mental illness or person suffering from substance abuse.
18	* * *
19	(24) "Treatment facility" means any public or private hospital, retreat,
20	institution, mental health center, or facility licensed by the state of Louisiana in which
21	any mentally ill minor with mental illness or minor suffering from substance abuse
22	is received or detained as a patient except a facility under the control or supervision
23	of the Department of Public Safety and Corrections unless otherwise provided in Title
24	VIII of this Code.
25	Art. 1405. Mental Health Advocacy Service (MHAS); representation; fees
26	* * *
27	C. Nothing in this Title shall be construed to prohibit a mentally ill person with
28	mental illness or respondent from being represented by privately retained counsel.
29	If a MHAS attorney has been appointed by the court and the mentally ill minor with

HB NO. 63	ENROLLED
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1	mental illness or respondent secures his own counsel, the court shall discharge the
2	MHAS attorney.
3	* * *
4	Art. 1416. Facility records; confidentiality; disclosure; destruction
5	* * *
6	D. Any attorney representing a mentally ill minor with mental illness or a
7	respondent as defined herein shall have ready access to view and copy all mental
8	health and developmental disability records pertaining to his client unless the client
9	objects. The attorney shall return all copies of his client's medical record to the
10	treatment facility upon completion of their use. If the patient or respondent later
11	retains a private attorney to represent him, the MHAS shall destroy all copies of
12	records pertaining to his case.
13	E. Any respondent or mentally disabled minor with a mental disability shall
14	have the right to demand that the records in the possession of his attorney regarding
15	his mental condition be destroyed or returned to the treatment facility and he shall
16	have the right to assurance by the director that such records have been so destroyed
17	by the MHAS attorney.
18	Art. 1417. Court records
19	A. Each court shall keep a record of the cases relating to mentally ill minors
20	with mental illness coming before it under this Title and the disposition of them. It
21	shall also keep on file the original petition and certificates of physicians required by
22	this Chapter, or a microfilm duplicate of such records.
23	* * *
24	Art. 1420. Admission by emergency certificate; extension
25	A. A mentally ill minor with mental illness or a minor suffering from
26	substance abuse may be admitted and detained at a treatment facility for observation,
27	diagnosis, and treatment for a period not to exceed fifteen days under an emergency
28	certificate.

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	HB NO. 63 ENROLLED
1	Art. 1451. Conversion to voluntary status
2	A. No director of a treatment facility shall prohibit any mentally ill minor with
3	mental illness or minor suffering from substance abuse from applying for conversion
4	of involuntary or emergency admission status to voluntary admission status.
5	* * *
6	Art. 1465. Voluntary admissions favored
7	A. Admitting physicians are encouraged to admit mentally ill minors with
8	mental illness or minors suffering from substance abuse to treatment facilities on
9	voluntary admission status whenever medically feasible.
10	B. No director of a treatment facility shall prohibit any mentally ill minor with
1	mental illness or minor suffering from substance abuse from applying for conversion
12	of involuntary or emergency admission status to voluntary admission status. Any
13	minor patient on an involuntary admission status shall have the right to apply for a
14	writ of habeas corpus in order to have his admission status changed to voluntary
15	status.
16	* * *
17	Art. 1467. Capacity required
18	* * *
19	B. Knowing and voluntary consent shall be determined by the ability of the
20	minor to understand:
21	(1) That the treatment facility to which the minor patient is requesting
22	admission is one for mentally ill persons with mental illness or persons suffering from
23	substance abuse.
24	* * *
25	Art. 1468. Informal voluntary admission
26	A. In the discretion of the director, any mentally ill minor with mental illness

or minor suffering from substance abuse, who is sixteen years of age or older and who

desires admission to a treatment facility for diagnosis or treatment of a psychiatric

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disorder or substance abuse, may be admitted upon the minor patient's request without a formal application.

3 * * *

Art. 1469. Formal voluntary admission

A. Any mentally ill minor with mental illness or minor suffering from substance abuse who is sixteen years old or older and who desires admission to a treatment facility for diagnosis and/or or treatment of a psychiatric disorder or substance abuse and who is deemed suitable for formal voluntary admission by the admitting physician may be so admitted upon his written request.

10 * * *

Section 34. R.S. 17:348(C), Part IX of Chapter 1 of Title 28 of the Louisiana Revised Statutes of 1950, comprised of R.S. 28:211 and 213, R.S. 40:2113.1, Chapter 9 of Title 46 of the Louisiana Revised Statutes of 1950, comprised of R.S. 46:981 and 982, Chapter 27 of Title 46 of the Louisiana Revised Statutes of 1950, comprised of R.S. 46:2111 through 2114, Chapter 33 of Title 46 of the Louisiana Revised Statutes of 1950, comprised of R.S. 46:2391 through 2397, and Chapter 53 of Title 46 of the Louisiana Revised Statutes of 1950, comprised of R.S. 46:2681, are hereby repealed in their entirety.

Section 35.(A) The legislature hereby finds that language used to refer to persons with disabilities and other persons with exceptionalities shapes and reflects attitudes toward and perceptions of such persons by society.

- (B) It is hereby declared that the intent of the legislature is to delete from the lawbodies of this state terms that convey negative or derogatory perceptions of persons with disabilities and other persons with exceptionalities. Accordingly, the intent of the legislature is to provide in this Act for establishment of new terminology in law that is more appropriate than the terminology replaced herein, and which conveys no explicit or implicit dehumanization of persons with disabilities or other persons with exceptionalities.
- (C) It is not the intent of the legislature that changes in terms referring to persons with disabilities and other persons with exceptionalities, as effected by this Act, alter or affect in

HB NO. 63	ENROLLED
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any way the substance, interpretation, or application of any existing law or administrative rule.

(D) Nothing in this Act shall be construed to expand or diminish any right of or benefit for any person provided by any existing law or administrative rule.

Section 36.(A)(1) For the purposes of the provisions of law amended by this Act, references to "intellectual disability" shall mean any condition formerly referred to as "mental retardation".

- (2) For the purposes of the provisions of law amended by this Act, references to a "person with an intellectual disability" shall mean a person formerly referred to as "mentally retarded".
- (3) For the purposes of the provisions of law amended by this Act, the term "disability", as used to describe a condition or characteristic of a person, shall have the meaning of the former term "handicap" as used in the same manner.
- (4) For the purposes of the provisions of law amended by this Act, references to a "person with a physical disability" and a "person with a disability" shall mean a person formerly referred to as "physically handicapped", a "handicapped person", "the handicapped", a "crippled person", a "disabled person", or "the disabled".
- (5) For the purposes of the provisions of law amended by this Act, references to a "person who is infirm" and a "person with an infirmity" shall have the meaning of the former terms "the infirm" and "the infirmed".
- (6) For the purposes of the provisions of law amended by this Act, references to a person who "acquires a disability" shall have the meaning of the former references to a person who "becomes disabled".
- (7) For the purposes of the provisions of law amended by this Act, references to "certified as having a disability" shall have the meaning of the former references to "certified as disabled".
- (8) For the purposes of the provisions of law amended by this Act, the terms "accessible" and "accessibility" have the meanings, respectively, of the former terms "handicapped accessible" and "handicapped accessibility".

(9) For the purposes of the provisions of law amended by this Act, references to a "person with a mobility impairment" shall mean a person formerly referred to as "mobility-impaired".

- (10) For the purposes of the provisions of law amended by this Act, references to a "person with mental illness" shall mean a person formerly referred to as either "the mentally ill" or "mentally ill person".
- (11) For the purposes of the provisions of law amended by this Act, the linguistic paradigm known as "person first language", which emphasizes a person's humanity over any condition or characteristic the person may have, is employed wherever possible to refer to persons with disabilities and other persons with exceptionalities. The legislature hereby recognizes and affirms the importance of person first language as a respectful and preferred way of referring to persons with disabilities and other persons with exceptionalities.
- (B) Each agency, board, commission, department, office, and other instrumentality of the state to which the legislature has delegated authority to promulgate rules and regulations in accordance with the Administrative Procedure Act, R.S. 49:950 et seq., is hereby authorized and requested to employ the preferred terminology described in Section 36(A) of this Act in referring to persons with disabilities and other persons with exceptionalities in duly promulgated administrative rules, policy publications, and materials published in paper format or electronically, whether for internal use or public use, including but not limited to informational brochures, resource guides, reference materials, manuals, and the content of any Internet website or other electronic media. The provisions of this Section shall apply prospectively; however, nothing herein shall be construed to limit any agency, board, commission, department, office, or other instrumentality of the state from amending existing administrative rules for the purpose of instituting the preferred terminology described in Section 36(A) of this Act.
- (C) The legislative services offices of the House of Representatives and the Senate are hereby authorized and requested to publish guidance in legislative drafting manuals and in other professional resources as those offices may deem appropriate concerning use of the preferred terminology described in Section 36(A) of this Act.

Section 37. The Louisiana State Law Institute is hereby authorized and requested to change terminology referring to persons with disabilities and other persons with exceptionalities throughout the revised statutes and codes of this state wherever necessary to institute the preferred terminology described in Section 36(A) of this Act.

Section 38. 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.

SPEAKER OF THE HOUSE OF REPRESENTATIVES

PRESIDENT OF THE SENATE

GOVERNOR OF THE STATE OF LOUISIANA

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APPROVED: _____