RÉSUMÉ DIGEST

ACT 60 (HB 634) 2016 Regular Session Magee

Existing law provides that when land is acquired from any person by an acquiring authority through act of sale, exchange, donation, or other contract, or by condemnation or expropriation, and a mineral right is reserved, prescription of the mineral right is interrupted.

<u>Existing law</u> requires that the instrument or judgment reflect the intent to reserve or exclude the mineral rights from the acquisition and their imprescriptibility as authorized under <u>existing law</u> and requires that it be recorded in the conveyance records of the parish in which the land is located.

New law retains existing law and includes property appropriated by an acquiring authority.

Effective August 1, 2016.

(Amends R.S. 31:149(B))