HLS 18RS-305 REENGROSSED

2018 Regular Session

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HOUSE BILL NO. 422

BY REPRESENTATIVE LYONS

NATURAL RESOURCES DEPT: Corrects statutory references remaining from the transfer of the State Land Office from the Department of Natural Resources to the Division of Administration

AN ACT

2 To amend and reenact R.S. 41:14, 51(introductory paragraph) and (1), 1001 through 1006, 1008, 1009, 1042, 1044, 1082, 1084, 1132, 1133, 1213, 1701, 1703, 1706(B), 3 4 1713(A) and R.S. 50:171(A), relative to the state land office; to correct statutory 5 references that remain from the transfer of the state land office to the Division of 6 Administration; and to provide for related matters. 7 Be it enacted by the Legislature of Louisiana: 8 Section 1. R.S. 41:14, 51(introductory paragraph) and (1), 1001 through 1006, 1008, 9 1009, 1042, 1044, 1082, 1084, 1132, 1133, 1213, 1701, 1703, 1706(B), and 1713(A) are 10 hereby amended and reenacted to read as follows: 11 §14. Conveyances of waterbottoms; ownership 12 No grant, sale, or conveyance of the lands forming the bottoms of rivers, 13 streams, bayous, lagoons, lakes, bays, sounds, and inlets bordering on or connecting 14 with the Gulf of Mexico within the territory or jurisdiction of the state shall be made 15 by the secretary of the Department of Natural Resources register of the state land 16 office or by any other official or by any subordinate political subdivision, except 17 pursuant to R.S. 41:1701 through 1714. Any rights accorded by law to the owners 18 or occupants of lands on the shores of any waters described herein in this Section

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shall not extend beyond the ordinary low water mark. No one shall own in fee simple any bottoms of lands covering the bottoms of waters described in this Section.

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# §51. Surveys and plats

The governor may direct the department of public works Department of

Transportation and Development:

(1) To make, from time to time, surveys of all unsurveyed lands belonging and that may hereafter belong to this state and to subdivide them into townships, sections, and other proper subdivisions that may be necessary for their identification, description, entry, and sale. In the event the department of public works secretary of the Department of Transportation and Development cannot timely cause a requested survey to be made, then the register may on his own initiative cause a survey or surveys to be made of state lands which survey shall be subject to approval by the director of the department of public works. The cost of such a survey shall be borne by the register of the state land office.

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# §1001. Application for sale of timber on state lands

Any person who desires to purchase any timber located on property under the jurisdiction of the Division of State Lands, office of state lands shall file with the secretary of the Department of Natural Resources register of the state land office, an application to purchase giving the exact location, section, township, and range, and the types of timber he desires to purchase. The applicant shall deposit with the secretary of the Department of Natural Resources register of the state land office, the sum of one hundred dollars as evidence of good faith. Should the applicant, at the sale of timber as provided for in this Part, fail to purchase the timber, then the money so deposited may be returned to him; provided that should no one at the sale bid up to the minimum price stipulated in this Part, then the money shall be retained to pay the expenses of the sale.

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§1002. Information to be secured as to quantity and value of timber

On receipt of an application to have timber offered for sale, the secretary of the Department of Natural Resources register of the state land office shall request the assistant secretary of the Office of Forestry Department of Agriculture and Forestry, office of forestry to evaluate the current market value and quantity that could be harvested based on sound forestry practices. The secretary of the Department of Natural Resources register of the state land office may on his own initiative advertise for bids for sale of timber as provided herein in this Chapter.

§1003. Advertisement

The secretary of the Department of Natural Resources register of the state land office shall cause to be published an advertisement in the official journal of the parish wherein where the land is located setting forth the description of the land on which the timber to be sold is located, the type and quantity of timber, and the time, place, and terms of the sale. The advertisement shall be published for a period of not less than fifteen days and at least once a week during three consecutive weeks. §1004. Place; time; minimum price; proces-verbal

The timber so advertised shall be sold to the highest bidder by the sheriff of the parish wherein where the timber is located, at the time and place mentioned in the advertisement for the consideration of bids. All bids shall be submitted sealed and opened publicly by the sheriff. No bid shall be accepted by the sheriff after the time designated as the time for opening such bids. No bid shall be considered unless accompanied by a cashier's check, certified check, or bank money order in the exact amount of the bid submitted and made payable to the sheriff of the parish in which the sale is conducted. No bid shall be accepted if less than the minimum price established by the Office of Forestry Department of Agriculture and Forestry, office of forestry. The sheriff conducting the sale shall deliver a proces-verbal of the sale to the successful bidder.

§1005. Proceeds

A. All monies derived from the sale of timber shall be forwarded to the Department of Natural Resources register of the state land office for deposit in the state treasury without delay, after the sheriff making the sale has deducted therefrom the expense of advertising and his commissions for making the sales. The commission shall be two percent of the amount bid and paid, provided that this commission shall not exceed one hundred dollars for one day's adjudication.

B. The sheriff in forwarding the money shall forward a statement certified by him as correct, showing the amount of bid, the expenditure for advertising, and the amount withheld by him as commission; he shall at the same time forward to the secretary of the Department of Natural Resources register of the state land office a duplicate of his proces verbal of sale wherein he shall give showing a correct description of the property sold with the recital of the acts performed by him in effecting the sale, the amount of the purchase price received, and the amount forwarded to the Department of Natural Resources register of the state land office. §1006. Removal of timber

The adjudicatee of the timber sold under pursuant to the provisions of this Part shall have the right of ingress and egress at any time for the purpose of removing the timber from the land; provided that the time stipulated to cut and remove the timber shall be fixed in the advertisement and in the act of sale by the secretary of the Department of Natural Resources register of the state land office as well as the type and size of trees to be cut. The term for removal of the timber shall not exceed one year unless proof is provided to the secretary of Natural Resources register of the state land office that the delay would result in unavoidable hardship. Upon such proof, the secretary register of the state land office may grant an extension for up to one year provided consideration totaling ten percent of the actual amount of the sale is remitted to the Department of Natural Resources register of the state land office.

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§1008. Sale of timber on state lands where title in dispute:; disposition of proceeds Should the <del>Department of Natural Resources</del> register of the state land office advertise and sell timber on state lands, the title to which is in dispute, a provision may be made that the consideration to be paid the state by the adjudicatee of the timber sold under pursuant to the provisions of this Part, shall be deposited in escrow with the Department of Natural Resources, to be held by that department pending the final determination of the validity of the title to the land or until the Department of Natural Resources register of the state land office and the grantee otherwise agree the payment should be made or released as provided for in the agreement. §1009. Cutting or sale, or both, of cypress timber on stateowned water bottoms; prohibition Notwithstanding any other provision of law, particularly R.S. 41:1001 through R.S. 41:1008 1008, the cutting or sale, or both, of standing cypress timber located on any water bottom owned by the state of Louisiana is hereby prohibited except in the exercise of rights under a state lease, right-of-way, or permit. However, the secretary of the Department of Natural Resources register of the state land office may, at his discretion, permit the selective cutting of such timber. §1042. Information to be secured as to quantity and value of timber On receipt of an application to have timber offered for sale, the secretary of the levee board shall request the assistant secretary of the Office of Forestry of the Department of Natural Resources Department of Agriculture and Forestry, office of forestry to evaluate the current market value and quantity that could be harvested based on sound forestry practices. The levee board may on its own initiative advertise for bids for sale of timber as provided herein in this Part.

§1044. Place; time; minimum price; proces-verbal

The timber so advertised shall be sold to the highest bidder by the sheriff of the parish wherein where the timber is located, at the time and place mentioned in the advertisement for the consideration of bids. All bids shall be submitted sealed and opened publicly by the sheriff. No bid shall be accepted by the sheriff after the time designated as the time for opening such bids. No bid shall be considered unless accompanied by a cashier's check, certified check, or bank money order in the exact amount of the bid submitted and made payable to the sheriff of the parish in which the sale is conducted. No bid shall be accepted if less than the minimum price established by the Office of Forestry Department of Agriculture and Forestry, office of forestry. The sheriff conducting the sale shall deliver a proces-verbal of the sale to the successful bidder.

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§1082. Information to be secured as to quantity and value of timber

On receipt of an application to have timber offered for sale, the secretary of the board shall request the assistant secretary of the office of forestry of the Department of Natural Resources to Department of Agriculture and Forestry, office of forestry to evaluate the current market value and quantity that could be harvested based on sound forestry practices and the goals of the board. The board may on its own initiative advertise for bids for sale of timber as provided herein in this Part.

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§1084. Place; time; minimum price; proces verbal proces-verbal

The timber so advertised shall be sold to the highest bidder by the sheriff of the parish wherein where the timber is located at the time and place mentioned in the advertisement for the consideration of bids. All bids shall be submitted sealed and opened publicly by the sheriff. No bids shall be accepted by the sheriff after the time designated as the time for opening such bids. No bid shall be considered unless accompanied by a cashier's check, certified check, or bank money order in the exact amount of the bid submitted and made payable to the sheriff of the parish in which

the sale is conducted. No bid shall be accepted if less than the minimum price established by the <u>Department of Agriculture and Forestry</u>, office of forestry. The sheriff conducting the sale shall deliver a <u>proces verbal proces-verbal</u> of the sale to the successful bidder.

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### §1132. Formal agreement to be made

Whenever a settlement is amicably arrived at between the owner of the contiguous and abutting land, and the register of the state land office and is approved by the attorney general, the governor may enter into a contract with the owner in keeping with the proces verbal proces-verbal of the agreement of settlement, which shall be supplied by the owner and the Register of the State Land Office register of the state land office. The agreement shall be executed and signed, in quadruplicate and in notarial form, by the governor, and by the owner, one copy to be filed with the Department of Public Works Transportation and Development, one with the Register of the State Land Office register of the state land office, one copy to be recorded in the parish in which the land is situated, and one copy to be retained by the owner.

# §1133. Submission of differences to commissioners

If an amicable agreement cannot be so arrived at, the differences in question shall be submitted to commissioners who shall be the attorney general and the chief engineer in the Department of Public Works Transportation and Development, representing the state, two persons named by the land owner and a fifth person who shall be selected by these first four named commissioners. A proces verbal procesverbal of the findings of the commissioners shall be executed in quadruplicate originals, one copy to be filed with the Department of Public Works Transportation and Development, one with the Register of the State Land Office register of the state land office, one copy to be recorded in the parish in which the land is situated, and one copy to be furnished the owner of the contiguous or abutting land.

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### §1213. Application for lease

Any person desiring to lease any land as set forth in this Part shall present to the lessor a written application, together with a cash deposit of twenty-five dollars, which shall be returned to the applicant if he makes an unsuccessful bid, after a sum sufficient to pay the advertising costs has been deducted. The application shall set forth the name and address of the applicant, a reasonably definite description of the location and amount of land which the applicant desires to lease, and the purposes for which the lands are to be leased. Where such purposes include the placement of structures, obstacles, fill, or any other materials upon state lands, the application must be accompanied by legible copies of maps, plans, specifications, and such other information or data as may be required by the secretary of the Department of Natural Resources register of the state land office. The applicant shall ask that the application be registered, and that the land described therein in the application be leased to him under pursuant to the provision of this Part. The lessor shall register the application and shall order an inquiry to determine whether the lands applied for are leaseable for such purposes.

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## §1701. Declaration of policy; public trust

The beds and bottoms of all navigable waters and the banks or shores of bays, arms of the sea, the Gulf of Mexico, and navigable lakes belong to the state of Louisiana, and the policy of this state is hereby declared to be that these lands and water bottoms, hereinafter referred to as "public lands", shall be protected, administered, and conserved to best ensure full public navigation, fishery, recreation, and other interests. Unregulated encroachments upon these properties may result in injury and interference with the public use and enjoyment and may create hazards to the health, safety, and welfare of the citizens of this state. To provide for the orderly protection and management of these state-owned properties and serve the best interests of all citizens, the lands and water bottoms, except those excluded and exempted and as otherwise provided by this Chapter, or as otherwise provided by

1	law, shall be under the management of the Department of Natural Resources division
2	of administration, hereinafter referred to as the "department division". The State
3	Land Office state land office, hereinafter referred to as the "office", shall be
4	responsible for the control, permitting, and leasing of encroachments upon public
5	lands, in accordance with this Chapter and the laws of Louisiana and the United
6	States.
7	* * *
8	§1703. Permits and licenses for encroachments other than reclamation projects
9	A. Encroachments, other than those provided in Section R.S. 41:1702, may
10	be permitted and licensed by the department division under the provisions of this
11	Chapter.
12	B. As provided herein, the State Land Office The office, with the aid of the
13	division, the Department of Natural Resources, the Department of Wildlife and
14	Fisheries, the Department of Transportation and Development, and the attorney
15	general, shall adopt regulations to implement this Chapter, including the granting and
16	revoking of permits, leases or licenses, processing of applications, establishing fee
17	schedules, collecting of fees or revenues for all manner of encroachments, and shall
18	create an overall and comprehensive plan for the orderly development and
19	preservation of state lands so as to ensure maximum benefit and use, all in
20	accordance with the law. The office shall maintain a current inventory of state lands
21	and a depository in which shall be recorded and preserved all records, surveys, plats,
22	applications, permits, leases, licenses, and other evidence pertaining to the trust
23	lands, their description, disposition, and encroachments thereon.
24	* * *
25	§1706. Classes of permits
26	* * *
27	B. All permits shall be subject to the regulations and procedures established
28	herein by this Chapter and adopted by the department division or the office. The
29	requirements and procedures for applicants established in R.S. 41:1702(D)(1) to

implement reclamation of eroded lands shall govern reclamation projects thereunder; the regulations and procedures established by other Sections of this Chapter shall only apply to Class A Permits when no conflict exists with R.S. 41:1702.

Noncommercial piers and wharves shall not be subject to permit requirements.

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§1713. Leases and permits, cause for cancellation or revocation

A. Abandonment of an encroachment, or noncompliance with the law, this Chapter, or regulations and standards adopted thereunder, shall result in the revocation or cancellation of any permit or lease unless the persons responsible remedy the problem or violation within thirty days of written or published notice, by the department division or office, as applicable, specifying the violation. The period for compliance may be extended for additional thirty-day periods up to one hundred twenty days total, upon a showing by the persons responsible of inability to comply by reason of extensive work required. Where force majeure prevents the persons responsible from complying with the department's division's or the office's demand, the thirty-day corrective period shall be suspended until such date when work becomes reasonably possible.

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Section 2. R.S. 50:171(A) is hereby amended and reenacted to read as follows: §171. Statewide land information mapping and records system; standards

A. The Department of Natural Resources, office of state lands, state land office shall establish, promulgate, and maintain appropriate standards for a statewide land information mapping and map records system of all lands, private and public, within the state of Louisiana to promote and ensure compatibility, uniformity, and cost-effectiveness by public entities. These standards shall be developed to include the establishment of appropriate photogrametric or electronic mapping techniques and procedures which efficiently accommodate land information collection,

1 maintenance, sharing, and retrieval. The department shall adopt these standards by

rules adopted pursuant to the Administrative Procedure Act prior to January 1, 1991.

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### **DIGEST**

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 422 Reengrossed

2018 Regular Session

Lyons

**Abstract:** Corrects statutory references remaining from the transfer of the State Land Office from the Dept. of Natural Resources to the Division of Administration.

<u>Present law</u> provides that grant, sale, or conveyance of water bottoms within the territory can only be made by the secretary of the Dept. of Natural Resources. <u>Proposed law</u> gives that responsibility to the Register of the State Land Office. (R.S. 41:14)

<u>Present law</u> provides that any person who desires to purchase any timber located on property under the jurisdiction of the Office of State Lands must file an application and deposit \$100 with the secretary of the Dept. of Natural Resources. <u>Proposed law</u> provides for that application and deposit to be made to the Register of the State Land Office. (R.S. 41:1001)

<u>Present law</u> provides that, on receipt of an application to have timber offered for sale, the secretary of the Dept. of Natural Resources must request the assistant secretary of the Office of Forestry to evaluate the current market value and quantity that could be harvested based on sound forestry practices. <u>Proposed law</u> provides that the Register of the State Land Office requests the Dept. of Agriculture and Forestry, office of forestry, to evaluate the current market value and quantity that can be harvested. (R.S. 41:1002)

<u>Present law</u> authorizes the secretary of the Dept. of Natural Resources to advertise for bids for sale of timber. <u>Proposed law</u> gives that authority to the Register of the State Land Office. (R.S. 41:1002)

<u>Present law</u> provides for the secretary of the Dept. of Natural Resources to advertise the sale of the timber in the official journal of the parish where the land is located. <u>Proposed law</u> gives that responsibility to the Register of the State Land Office. (R.S. 41:1003)

<u>Present law</u> provides that monies from and documentation associated with the sale of timber be forwarded to the Dept. of Natural Resources for deposit in the state treasury. <u>Proposed law</u> provides that the monies and documentation be forwarded to the Register of the State Land Office. (R.S. 41:1005)

<u>Present law</u> provides for ingress and egress for the removal of timber to be fixed in the advertisement and in the act of sale by the Dept. of Natural Resources within one year of the sale unless proof is provided to the secretary of the Dept. of Natural Resources that a delay would result in hardship. <u>Proposed law</u> provides that those responsibilities reside with the Register of the State Land Office. (R.S. 41:1006)

<u>Present law</u> requires that if the Dept. of Natural Resources advertises the sale of timber on land whose title is in dispute, the payment for that timber be placed in escrow with the department pending resolution of ownership of the land. <u>Proposed law</u> places these responsibilities with the Register of the State Land Office. (R.S. 41:1008)

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<u>Present law</u> authorizes the secretary of the Dept. of Natural Resources to permit selective cutting of standing cypress on a state-owned water bottom. <u>Proposed law</u> gives that authority to the Register of State Lands. (R.S. 41:1009)

<u>Present law</u>, relative to timber on levee district lands, requires the secretary of the levee district to request an evaluation of the timber by the secretary of the Dept. of Natural Resources. <u>Proposed law</u> provides for the evaluation to be done by the Dept. of Agriculture and Forestry, office of forestry. (R.S. 41:1042)

<u>Present law</u>, relative to timber on interagency recreation board lands within the Dept. of Public Safety and Corrections, requires the secretary of the board to request an evaluation of the timber by the secretary of the Dept. of Natural Resources. <u>Proposed law</u> provides for the evaluation to be done by the Dept. of Agriculture and Forestry, office of forestry. (R.S. 41:1082)

<u>Present law</u>, relative to leasing of state land, requires anyone making application for a lease of state land, including placement of structures, obstacles, fill, or other materials, to submit maps, plans, specifications, or other information as required by the secretary of the Dept. of Natural Resources. <u>Proposed law</u> changes that reference to the Register of the State Land Office. (R.S. 41:1213)

<u>Present law</u> requires the "Dept. of Natural Resources, office of state lands" to establish a statewide land information mapping and records system. <u>Proposed law</u> requires the State Land Office to establish such mapping and records system. (R.S. 50:171(A))

<u>Proposed law</u> corrects references <u>from</u> the "department of public works" <u>to</u> the "Dept. of Transportation and Development".

<u>Proposed law</u> corrects references <u>from</u> the "Office of Forestry" <u>to</u> the "Dept. of Agriculture and Forestry, office of forestry".

<u>Proposed law</u> corrects references <u>from</u> the "Dept. of Natural Resources" <u>to</u> the "Division of Administration" or the "state land office".

(Amends R.S. 41:14, 51(intro. para.) and (1), 1001 through 1006, 1008, 1009, 1042, 1044, 1082, 1084, 1132, 1133, 1213, 1701, 1703, 1706(B), 1713(A) and R.S. 50:171(A))

## Summary of Amendments Adopted by House

The Committee Amendments Proposed by <u>House Committee on Natural Resources and</u> Environment to the original bill:

1. Add more corrections to agency references contained within the statutory provisions.