SENATE BILL NO. 294

BY SENATORS HODGES, BASS, CLOUD, EDMONDS, FESI, HENRY, MIGUEZ, MORRIS, PRESSLY AND SEABAUGH AND REPRESENTATIVES AMEDEE, CARLSON, EDMONSTON, MELERINE AND OWEN

1	AN ACT
2	To amend and reenact the heading of Part XIV of Chapter 26 of Title 17 of the Louisiana
3	Revised Statutes of 1950, and R.S. 17:3399.31(1), (2), and (5), 3399.32(A), 3399.33,
4	the heading and introductory paragraph of R.S. 17:3399.34, and 3399.38 and to enact
5	R.S. 17:3399.34(4), (5), and (6), 3399.39, 3399.40, and 3399.41, relative to free
6	speech and First Amendment protected expressive activities on the campuses of
7	public postsecondary education institutions; to provide with respect to
8	constitutionally protected activities; to provide with respect to free speech; to provide
9	with respect to lawful assembly; to provide with respect to religious liberty; to
10	provide with respect to religious or faith-based student organizations; to provide with
11	respect to the election of officers, choice of leaders, or acceptance of members of
12	religious and faith-based student organizations; to prohibit protections for activities
13	conducted by organizations that have been designated as a foreign terrorist
14	organization by the federal government; to prohibit protections for activities that are
15	in violation of criminal law; to provide with respect to the right of association; to
16	provide with respect to individual dignity; to prohibit discrimination on the basis of
17	political ideas, affiliations, or ideology; to provide with respect to due process; to
18	provide for remedies; to provide for definitions; to provide for exclusions; to provide
19	for an effective date; and to provide for related matters.
20	Be it enacted by the Legislature of Louisiana:
21	Section 1. The heading of Part XIV of Chapter 26 of Title 17 of the Louisiana
22	Revised Statutes of 1950, and R.S. 17:3399.31(1), (2), and (5), 3399.32(A), 3399.33, the
23	heading and introductory paragraph of R.S. 17:3399.34, and 3399.38 are hereby amended

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1	and reenacted and R.S. 17:3399.34(4), (5), and (6), 3399.39, 3399.40, and 3399.41 are
2	hereby enacted to read as follows:
3	PART XIV. CAMPUS FREE EXPRESSION <u>SPEECH AND FIRST</u>
4	AMENDMENT PROTECTED EXPRESSIVE ACTIVITIES ON CAMPUSES
5	§3399.31. Definitions
6	As used in this Part, the following terms have the following meanings unless
7	the context clearly indicates otherwise:
8	(1) "Free speech and First Amendment Expressive protected expressive
9	activities" include but are not limited to any lawful verbal or written means by which
10	individuals or groups communicate ideas to one another, as provided by the First
11	Amendment of the Constitution of the United States of America and by Article I,
12	Section 7 of the Constitution of Louisiana, including all forms of peaceful assembly,
13	lawful protest, speech, distribution of literature, carrying signs, and circulating
14	petitions. This "Free speech and First Amendment protected expressive
15	activities" expressly excludes all of the following:
16	(a) commercial Commercial activities where in which individuals or groups
17	are being compensated or attempting to advertise, market, or accrue financial gain
18	to any individual, corporation, business, or organization.
19	(b) Activities in which an individual or group is knowingly being
20	monetarily funded or organized by any individual, corporation, business, or
21	organization that has been designated as a foreign terrorist organization or
22	foreign adversary by the United States Department of State, pursuant to 8
23	<u>U.S.C. 1189 or 15 CFR 7.4.</u>
24	(c) Any criminal activity which is prohibited under Title 14 of the
25	Louisiana Revised Statutes of 1950 or any other provision of state law with
26	criminal penalties.
27	(2) "Material and substantial disruption" means when a person, with the
28	intent and knowledge of doing so, significantly hinders expressive activity free
29	speech and First Amendment protected expressive activities, prevents the
30	communication of the message, or prevents the transaction of the business of a

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1	lawful meeting, gathering, or procession by either of the following:
2	(a) Engaging in fighting assault, battery, attempted battery, violence, or
3	similar unlawful behavior in violation of Title 14 of the Louisiana Revised
4	Statutes of 1950 or any other provision of state law with criminal penalties.
5	(b) Physically blocking or using threats of violence to prevent any person
6	from attending, listening to, viewing, or otherwise participating in an expressive
7	activity a free speech and First Amendment protected expressive activity.
8	* * *
9	(5) "Student-on-student discriminatory harassment" means unwelcome
10	conduct that targets its <u>a</u> victim on the basis of a class protected under federal, state,
11	or local law in violation of this Part and that is so severe, pervasive, and objectively
12	offensive and so undermines and detracts from the victim's educational experience
13	that the victim is effectively denied equal access to an institution's resources and
14	opportunities.
15	* * *
16	§3399.32. Expressive Free speech and First Amendment protected expressive
	§3399.32. Expressive Free speech and First Amendment protected expressive activities; public postsecondary education institutions; protected
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16 17	activities; public postsecondary education institutions; protected
16 17 18	activities; public postsecondary education institutions; protected A. Expressive Free speech and First Amendment protected expressive
16 17 18 19	activities; public postsecondary education institutions; protected A. Expressive Free speech and First Amendment protected expressive activities at public postsecondary education institutions by students, administrators,
16 17 18 19 20	activities; public postsecondary education institutions; protected A. Expressive Free speech and First Amendment protected expressive activities at public postsecondary education institutions by students, administrators, faculty members, staff members, and invited guests are protected, pursuant to the
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1	religious beliefs of the organization, including any requirement that the.
2	B. No public postsecondary education institution shall engage in
3	discrimination on the basis of political, ideological, or religious beliefs against
4	any organization or the organization's leaders or members of the organization in
5	a manner that does any of the following:
6	(1) Affirm and adhere to <u>Restricts</u> the organization's sincerely held <u>religious</u>
7	beliefs or the political or ideological beliefs of the organization.
8	(2) Comply <u>Restricts compliance</u> with the organization's standards of
9	conduct with respect to free speech and First Amendment protected expressive
10	<u>activities</u> .
11	(3) Further <u>Restricts</u> the organization's mission or purpose, as defined by the
12	organization with respect to free speech and First Amendment protected
13	expressive activities.
14	(4) Requires the organization to accept elected officers, choose leaders,
15	or accept members who are not members of the same religion or the same
16	political party or who do not share the same ideological beliefs if to do so would
17	violate the organization's standards of conduct.
18	§3399.34. Institutional policies on free expression speech and First Amendment
19	protected expressive activities
20	Each public postsecondary education institution shall develop policies,
21	regulations, and expectations of students regarding free expression and association
22	speech and First Amendment protected expressive activities on campus that are
23	consistent with this Part and the policies of its management board. The policies shall
24	outline the rights of students, administrators, faculty, and staff and shall:
25	* * *
26	(4) Include a statement that each institution shall strive to ensure the
27	fullest degree of protection for each student's political views and freedom of
28	association.
29	(5) Include a statement that every professor or instructor at the
30	institution shall be prohibited from imposing the professor's political views on

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2 (6) Include a statement that the institution is engaged in protecting 3 students from student-on-student discriminatory harassment pursuant to 4 17:3399.32(F). 5 * * * 6 §3399.38. Conflict with other laws 7 A. The provisions of this Part shall supersede and control to the extent of	
 4 <u>17:3399.32(F).</u> 5 * * * 6 §3399.38. Conflict with other laws 	<u>R.S.</u>
5 * * * 6 §3399.38. Conflict with other laws	
6 §3399.38. Conflict with other laws	
7 <u>A.</u> The provisions of this Part shall supersede and control to the extent of	
	fany
8 conflict with any other provision of law and shall govern a public postsecond	ıdary
9 education institution's obligation to address all forms of discriminatory harass	ment
10 perpetrated by one student on another, including sexual harassment.	
11 B. Nothing in this Section shall be construed to limit or deny	any
12 protections or remedies available to a student pursuant to any other prov	<u>ision</u>
13 <u>of law.</u>	
14 §3399.39. Right to individual dignity; each student's right to be free	from
15 discrimination on the basis of political ideas, affiliation	s, or
16 <u>ideology</u>	
17 <u>A. Article I, Section 3 of the Constitution of Louisiana guarantees</u>	that
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18 each person, including a college or university student, has the rig	<u>it to</u>
18each person, including a college or university student, has the right19"individual dignity" and further provides that protections are guarant	
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19 "individual dignity" and further provides that protections are guara	nteed
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1	(2) Requiring a student to participate in a certain political activity
2	outside the classroom as a condition of obtaining the letter grade to which the
3	student would otherwise be entitled based upon the student's actual academic
4	performance in the class.
5	§3399.40. Due process requirements; right to an attorney
6	A public postsecondary education management board shall be prohibited
7	from denying any student the right to have an attorney present at any
8	disciplinary hearings to which the student is a party if the student desires to
9	engage an attorney at the student's expense.
10	<u>§3399.41. Remedies</u>
11	A. The attorney general may obtain injunctive relief, protective order,
12	writ of mandamus, or declaratory relief to prevent any violation of this Part.
13	Should the attorney general prevail, the court shall award reasonable attorney
14	fees and costs.
15	B. A student who is harmed in violation of this Part shall have a cause
16	of action for remedies as provided for in this Subsection and may obtain
16 17	of action for remedies as provided for in this Subsection and may obtain appropriate relief, including but not limited to any of the following:
17	appropriate relief, including but not limited to any of the following:
17 18	appropriate relief, including but not limited to any of the following: (1) Injunctive relief, protective order, writ of mandamus or a
17 18 19	appropriate relief, including but not limited to any of the following: (1) Injunctive relief, protective order, writ of mandamus or a prohibition, or declaratory relief to prevent any violation of this Part. The
17 18 19 20	appropriate relief, including but not limited to any of the following: (1) Injunctive relief, protective order, writ of mandamus or a prohibition, or declaratory relief to prevent any violation of this Part. The court may waive the requirement that the student petitioner post bond to obtain
17 18 19 20 21	appropriate relief, including but not limited to any of the following: (1) Injunctive relief, protective order, writ of mandamus or a prohibition, or declaratory relief to prevent any violation of this Part. The court may waive the requirement that the student petitioner post bond to obtain injunctive relief for good cause shown.
17 18 19 20 21 22	appropriate relief, including but not limited to any of the following: (1) Injunctive relief, protective order, writ of mandamus or a prohibition, or declaratory relief to prevent any violation of this Part. The court may waive the requirement that the student petitioner post bond to obtain injunctive relief for good cause shown. (2) Actual damages.
 17 18 19 20 21 22 23 	 appropriate relief, including but not limited to any of the following: Injunctive relief, protective order, writ of mandamus or a prohibition, or declaratory relief to prevent any violation of this Part. The court may waive the requirement that the student petitioner post bond to obtain injunctive relief for good cause shown. (2) Actual damages. (3) Recovery of reasonable attorney fees and costs.
 17 18 19 20 21 22 23 24 	 appropriate relief, including but not limited to any of the following: Injunctive relief, protective order, writ of mandamus or a prohibition, or declaratory relief to prevent any violation of this Part. The court may waive the requirement that the student petitioner post bond to obtain injunctive relief for good cause shown. Actual damages. Recovery of reasonable attorney fees and costs. Section 2. The Louisiana State Law Institute, pursuant to its statutory authority, is
 17 18 19 20 21 22 23 24 25 	 appropriate relief, including but not limited to any of the following: Injunctive relief, protective order, writ of mandamus or a prohibition, or declaratory relief to prevent any violation of this Part. The court may waive the requirement that the student petitioner post bond to obtain injunctive relief for good cause shown. Actual damages. Recovery of reasonable attorney fees and costs. Section 2. The Louisiana State Law Institute, pursuant to its statutory authority, is hereby authorized and directed to make technical changes by changing the term "expressive"
 17 18 19 20 21 22 23 24 25 26 	 appropriate relief, including but not limited to any of the following: Injunctive relief, protective order, writ of mandamus or a prohibition, or declaratory relief to prevent any violation of this Part. The court may waive the requirement that the student petitioner post bond to obtain injunctive relief for good cause shown. Actual damages. Recovery of reasonable attorney fees and costs. Section 2. The Louisiana State Law Institute, pursuant to its statutory authority, is hereby authorized and directed to make technical changes by changing the term "expressive activities" to "free speech and First Amendment protected expressive activities" contained
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- 1 by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If
- 2 vetoed by the governor and subsequently approved by the legislature, this Act shall become
- 3 effective on the day following such approval.

PRESIDENT OF THE SENATE

SPEAKER OF THE HOUSE OF REPRESENTATIVES

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: _____