HLS 14RS-215 ORIGINAL

Regular Session, 2014

HOUSE BILL NO. 798

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read as follows:

BY REPRESENTATIVE STOKES

TAX/STATE: Provides relative to the enforcement and adjudication of state taxes

1 AN ACT 2 To amend and reenact R.S. 47:15(14), 114(F)(3), 287.614(C) and (D)(3), 295(C), 1407(1), 3 1408, 1409, 1414(C), 1416, 1433 through 1435, 1438, 1486, 1508.1(B), 1561, 4 1576(A)(1) and (2), (C), and (E), 1578(B)(2), (3), and (4)(a)(introductory paragraph), 5 1603(A), and 1688, and R.S. 49:967(A) and 968(B)(9), and to enact R.S. 47:1417 6 and 1574(5), relative to the enforcement and adjudication of state taxes; to provide 7 with respect to disputes concerning taxes, fees, and claims against the state; to 8 provide with respect to the authority of the secretary of the Department of Revenue 9 regarding the collection and enforcement of taxes and fees; to provide for the 10 jurisdiction, authority, and procedures of the Board of Tax Appeals; to provide for 11 appellate jurisdiction for decisions of the Board of Tax Appeals; to provide for 12 legislative oversight of Board of Tax Appeals rulemaking; to direct the Louisiana 13 State Law Institute to change certain references to the Board of Tax Appeals in 14 certain provisions of current law; to provide for effectiveness; and to provide for 15 related matters. 16 Be it enacted by the Legislature of Louisiana: 17 Section 1. R.S. 47:15(14), 114(F)(3), 287.614(C), and (D)(3), 295(C), 1407(1), 18 1408, 1409, 1414(C), 1416, 1433 through 1435, 1438, 1486, 1508.1(B), 1561, 1576(A)(1) 19 and (2), (C), and (E), 1578(B)(2), (3), and (4)(a)(introductory paragraph), 1603(A), and 1688 20 are hereby amended and reenacted, and R.S. 47:1417 and 1574(5) are hereby enacted, to

CODING: Words in struck through type are deletions from existing law; words underscored are additions.

§15. Taxpayer's Bill of Rights

There is hereby established a Taxpayer's Bill of Rights to guarantee that the rights, privacy, and property of Louisiana taxpayers are safeguarded and protected during tax assessment, collection, and enforcement processes administered under the tax laws of this state. This Taxpayer's Bill of Rights consists of a statement, in nontechnical terms, of the rights and obligations of the Department of Revenue and taxpayers. The rights afforded taxpayers to assure that their privacy and property are safeguarded and protected during tax assessment and collection are available only insofar as they are implemented in accordance with the Constitution of Louisiana and Louisiana Revised Statutes of 1950 or the administrative rules of the Department of Revenue. The rights assured Louisiana taxpayers are:

\* \* \*

(14) The right to a hearing in order to dispute an assessment of taxes, interest, and penalties by timely filing an appeal with the Board of Tax Appeals in accordance with R.S. 47:1414, 1431, and 1481 as provided by law. A taxpayer shall not be required to pay the disputed tax, interest, and penalties in order to exercise this right.

\* \* \*

§114. Returns and payment of tax

\* \* \*

F. Penalty provision.

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(3) If the failure to timely submit the annual return is attributable, not to the negligence of the taxpayer, but to other causes set forth in written form and considered reasonable by the secretary, the secretary may remit or waive payments of the whole or any part of the specific penalty provided for such failure. In any case where the penalty exceeds twenty-five thousand dollars, it can be waived by the secretary only after approval by the Board of Tax Appeals.

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1	§287.614. Time and place for filing returns; information concerning federal return;
2	extension of time to file
3	* * *
4	C. Any corporation whose federal income tax return is adjusted by the
5	Internal Revenue Service must furnish a statement to the secretary disclosing the
6	nature and amount of such adjustments file an amended return within sixty one
7	hundred eighty days of the taxpayer's receipt final determination of such adjustments
8	from the Internal Revenue Service.
9	D.
10	* * *
11	(3) The secretary may accept an extension of time to file a federal income
12	tax return for the same taxable period as an extension of time to file a Louisiana
13	income tax return. The secretary may otherwise provide for the automatic extension
14	of time to file a corporation return not to exceed seven months, or the extended due
15	date of the federal income tax return, whichever is later.
16	* * *
17	§295. Tax imposed on individuals; administration
18	* * *
19	C. The secretary of the Department of Revenue shall administer and enforce
20	this Part. He may adopt, prescribe, and from time to time alter and enforce
21	reasonable rules, orders, and regulations for the purpose of implementing this Part.
22	He may, with the approval of the Board of Tax Appeals, upon making a record of his
23	reasons therefor, waive, reduce, or compromise any of the taxes, penalties, or interest
24	or other amounts provided by this Part. In any case when the penalty exceeds
25	twenty-five thousand dollars, it can be waived by the secretary only after approval
26	by the Board of Tax Appeals.
27	* * *
28	§1407. Jurisdiction of the board
29	The jurisdiction of the board shall extend to the following:

1	(1) All matters relating to appeals for the redetermination of assessments, or
2	for the determination of overpayments, or payment under protest claims, as provided
3	in R.S. 47:1431 through 47:1438.
4	* * *
5	§1408. Power to administer oaths and issue subpoenas
6	A. For purposes of enforcing or administering this Chapter, any member of
7	the board, or and the secretary-clerk for the board, shall have the power to following
8	powers:
9	(1) Any board member and the secretary-clerk may administer oaths and take
10	affidavits, and any member of the board shall have the power to.
11	(2) Any board member may compel discovery, subpoena and require the
12	attendance of witnesses and the production of books, papers and documents
13	pertaining to the matter under inquiry, at any designated place of hearing, and to .
14	(3) Any board member may examine such witnesses, and may require the
15	taking of deposition depositions before any person competent to administer oaths,
16	either within or without the state, upon notice to the interested party in like manner
17	that depositions of witnesses are taken or discovery is compelled in civil actions in
18	the district courts of the state.
19	B. Any party to a matter pending before the board may summon witnesses
20	or require the production of papers, other documents, answers to requests for
21	admissions, or answers to interrogatories in the same manner as witnesses are
22	summoned, discovery completed, or papers required to be produced in civil actions
23	in the district courts of the state.
24	C. In case of failure of If any person fails to comply with any order or
25	subpoena issued under authority of this Chapter, or the refusal of a witness refuses
26	to testify to any matter regarding which he may be lawfully interrogated, the a judge
27	of the district court of the parish in which such person either resides, or the parish in
28	which such person or may be personally served, or any other judge with personal
29	jurisdiction over such person, on application of the board or any member thereof,

shall <u>immediately</u> compel obedience by ordering the issuance of an instanter subpoena, or other appropriate process for contempt, or a rule as in the case of disobedience of the requirements of a subpoena issued from such court or a refusal to testify therein.

#### §1409. Witness fees and mileage

Any person summoned or whose deposition is taken shall receive the same fees and mileage as would be allowed in a civil action pending in the district courts and the expense thereof shall be paid by the person summoning such witness or causing the deposition to be taken. These expenses may be assessed as costs by the board.

\* \* \*

§1414. Persons authorized to appear before the board

13 \* \* \*

C. Certified public accountants duly qualified and licensed under the laws of the state or public accountants shall be entitled to represent any taxpayer or other contestant in any matter to which the jurisdiction of the board shall extend, provided that the board may, in its discretion, permit certified public accountants, duly qualified and licensed under the laws of the several states or the District of Columbia and public accountants to represent any taxpayer or other contestant in any matter to which the board's jurisdiction shall extend, in the same manner as such certified public accountants and public accountants are permitted to practice in Louisiana.

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### §1416. Stenographic reports of hearings

The board shall, upon the request of any party to a matter before it or may upon its own motion, order that the hearing before it shall be reported by a stenographer, or be otherwise recorded and transcribed pursuant to regulation or rule of the board, and the expense thereof shall be paid by the board out of the appropriation for the board. The board may contract for the report of such proceedings or designate the reporter of the board to report such proceedings. The

1	board may supply copies of the transcript of the proceedings to any one anyone
2	requesting the same and may fix the fee for purchasing such copies.
3	§1417. Recusal; board members
4	A. In accordance with the provisions of the Louisiana Code of Civil
5	Procedure, a board member may voluntarily recuse himself and withdraw from any
6	proceeding in which he cannot accord a fair and impartial hearing or consideration.
7	B.(1) Any party may also request the recusal of a board member by filing a
8	motion for recusal promptly upon learning of the basis for the disqualification,
9	stating with particularity the grounds upon which it is claimed that a fair and
10	impartial hearing cannot be accorded.
11	(2) The issue shall be determined promptly by the remaining board members
12	in accordance with the rules of the Louisiana Code of Civil Procedure concerning the
13	recusal of district judges.
14	C.(1) Upon the entry of an order of recusal concerning a board member or
15	members, the remaining board members may hear and decide the case, or the
16	chairman may assign the case to be heard in accordance with R.S. 47:1403(B)(2),
17	and the board member acting as hearing judge shall render the judgment of the
18	board.
19	(2) If all board members are recused, the chairman shall promptly notify the
20	chief justice of the Louisiana Supreme Court, who shall appoint a retired judge to
21	adjudicate the case as a hearing judge ad hoc for the board and to render the
22	judgment of the board in the matter. For purposes of this Subsection, any person
23	who has held office as a judge pursuant to Article V, Section 22 of the Constitution
24	of Louisiana may be appointed. The retired judge shall be compensated pursuant to
25	R.S. 11:1384 from funds available to the board, and these expenses may be assessed
26	as costs.
27	D. Notwithstanding any provision of law to the contrary, including Chapter
28	15 of Title 42 of the Revised Statutes of 1950, as amended, if any member of the
29	board is recused from a case pursuant to this Section, he may continue to serve as a

member of the board while the remainder of the board adjudicates a taxpayer's appeal or claim, but the board member shall have no participation or involvement in any case in which he is recused.

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#### §1433. Publication of opinions and decisions

The board shall provide for the publication of such of its reports, opinions and decisions or judgments as are of public interest, in such form as it may deem best adapted for public convenience and use, and such authorized publication shall be competent evidence of the reports of the board therein contained in for purposes of all courts of the state, without any further proof or authentication thereof. The board's internal deliberations concerning a pending matter shall be considered judicial proceedings for the purposes of R.S. 42:17(B).

# §1434. Judicial review of decision of the board

After A.(1) Within thirty days of the signing of a decision or judgment of the board, the collector or the taxpayer may, within thirty calendar days after such decision or judgment has been rendered and signed, file a petition with the district appellate court in accordance with the provisions hereinafter set out, for review of the said decision or judgment of the board. The party filing such intending to file the petition shall, prior to its filing, notify the board of this intention before the filing of same, either at open hearing or by motion, notify the board of his intention to file such petition for review. Provided that when In any case where the board has found any tax to be due, except in any payment under protest claim, a the taxpayer must, shall post a bond when giving the notice of intention to file a petition for review, post bond, with surety in a form approved by the board conditioned upon for the payment of the tax as finally determined, together with any interest, additional amounts or additions to the tax provided for by law, <u>including applicable penalties</u> and attorney fees. The bond must be payable to the collector, in an amount not to exceed one and one-half times the said tax, interest, and penalty penalties, and attorney fees, if any, found to be due in said decision or judgment of the board, and

1	the. The posting of such bond shall be a condition precedent to the filing of any
2	petition for review in any district appellate court.
3	(2) Except as to the amount, and to the extent not otherwise inconsistent with
4	the provisions of this Section, the nature of the bond or security and the procedures
5	for posting bond or providing other security shall be consistent with the provisions
6	for providing security in connection with a suspensive appeal under the Code of
7	Civil Procedure.
8	Thereafter, and within the thirty calendar days from the date of the rendering
9	and signing of such decision or judgment of the board, the taxpayer may file his
10	petition for review with the proper district appellate court, setting forth specifically
11	any errors which may have been committed by the board in reaching its decision or
12	<del>judgment</del> .
13	(3) The other deadlines and rules governing the briefing and answering of
14	an appeal filed pursuant to this Section shall be as provided for in civil matters under
15	the Code of Civil Procedure and all applicable court rules.
16	B. When the district judge has ordered the review, a copy of the order and
17	petition shall be mailed a petition for review is lodged with an appellate court, the
18	court or its clerk shall mail a copy of the petition to both the secretary-clerk of the
19	board, and the opposing party or his counsel representing him, and the order. Within
20	ten days from the lodging of the petition, the appellate court shall command the
21	secretary-clerk of the board to send up the appellate court, within twenty thirty days
22	from the date thereof, the original transcript of the record, together with all exhibits
23	and evidence thereto attached; which record shall be the basis for any action on
24	review and the decision of the district appellate court shall be rendered upon the said
25	that record as made up before the board.
26	§1435. Jurisdiction of district courts to review decisions of the board
27	A. The district courts of appeal shall have exclusive jurisdiction to review
28	the decisions or judgments of the board, and the judgment of any such court shall be
29	subject to further appeal, suspensive only, review in accordance with the law relating

2	no further bond need be posted and the bond originally posted remains in full force
3	and effect to guarantee the payment of any tax, interest, and penalty until final
4	decision of the court.
5	B. The court of appeal where a case would be appealable pursuant to R.S.
6	47:1436 may exercise supervisory jurisdiction over the case pending before the
7	board in the same manner as provided for in a civil matter pending in a district court
8	within its circuit. The Supreme Court may exercise supervisory jurisdiction over the
9	board in all of its cases, in the same manner as provided for in civil matters.
10	C. Upon such review, such the courts shall have the power to affirm or, if the
11	decision or judgment of the board is not in accordance with law or is manifestly
12	erroneous on the facts considering the record as a whole, to modify, or to reverse the
13	decision or judgment of the board, with or without remanding the case for further
14	proceedings as justice may require. An appellate court may also remand a case with
15	an order that it be immediately transferred to the district court pursuant to R.S.
16	47:1432(B).
17	* * *
18	§1438. Date judgment becomes final
19	For the purposes of this Title, the date on which a decision or judgment of the
20	board becomes final shall be determined as provided herein. The decision or
21	judgment of the board shall become final in either of the following circumstances:
22	(1) Upon the expiration of the time allowed for filing a petition for review,
23	if no such petition has been duly filed within such time; or
24	(2) Upon the expiration of the time allowed for filing a petition for appeal,
25	if the decision or judgment of the board has been affirmed or the petition for review
26	dismissed by the district court, and no appeal has been taken; or
27	(3) Upon dismissal of the appeal, if the decision or judgment of the board has
28	been affirmed or the petition for review dismissed by the district court; or

to civil matters. If a suspensive appeal is taken from a judgment of the district court

(4) Upon the expiration of thirty days from the date of issuance of the mandate of the supreme court, if such court directs that the decision or judgment of the board be affirmed or the petition for review dismissed.

If the Supreme Court directs that the decision or judgment of the board be modified or reversed, the decision or judgment of the board rendered in accordance with the mandate of the supreme court shall become final upon the expiration of thirty days from the time it was rendered, unless within such thirty days either the collector or the taxpayer has instituted proceedings to have such decision or judgment corrected to accord with the mandate, in which event the decision or judgment of the board shall become final when so corrected.

If the decision or judgment of the board is modified or reversed by the district court, and if the time allowed for taking an appeal has expired and no such appeal has been taken; or if the appeal has been dismissed; or if the decision of the court has been affirmed by the supreme court, then the decision or judgment of the board rendered in accordance with the mandate of the district court shall become final on the expiration of thirty days from the time such decision or judgment of the board was rendered, unless within such thirty days either the collector or the taxpayer has instituted proceedings to have such decision corrected so that it will accord with the mandate, in which event the decision or judgment of the board shall become final when so corrected.

If the Supreme Court orders a rehearing, or if the case is remanded by the district court to the board for rehearing, and if the time allowed for taking an appeal has expired, and no such petition has been duly filed; or if the appeal has been dismissed; or if the decision of the court has been affirmed by the supreme court, then the decision or judgment of the board rendered upon such rehearing shall become final in the same manner as though no prior decision or judgment of the board has been rendered.

As used in this section, the term "district court" means any district court of the State of Louisiana having jurisdiction to review the decision or judgment of the

1	board; and the term "mandate" in case a mandate has been recalled prior to the
2	expiration of thirty days from date of issuance thereof, means the final mandate.
3	If a petition for review of a judgment of the board is timely filed with the applicable
4	appellate court, the judgment of the appellate court shall become final in the same
5	manner, and at the same time, as provided for in civil matters under the Code of Civil
6	Procedure.
7	* * *
8	§1486. No appeal from action of board
9	An action of the board rejecting or refusing to approve any claim under this
10	Part may not be appealed to the courts. However, nothing contained in this Part shall
11	deny a claimant whose claim has been rejected by the board the right to petition the
12	legislature for permission to sue on the claim in a court of proper jurisdiction when
13	such cause of action is otherwise allowed by law.
14	* * *
15	§1508.1. Unauthorized disclosure of information
16	* * *
17	B. Nothing contained in this Section shall be construed to prevent such
18	persons from disclosing a return of a taxpayer or the records of the secretary as
19	authorized by law in any Board of Tax Appeals or other judicial proceeding in which
20	the state or any political subdivision thereof is a party.
21	* * *
22	§1561. Alternative remedies for the collection of taxes
23	A. In addition to following any of the special remedies provided in the
24	various chapters of this subtitle Subtitle, the collector may, in his discretion, proceed
25	to enforce the collection of any taxes due under this subtitle Subtitle by means of any
26	of the following alternative remedies or procedures:
27	(1) Assessment and distraint, as provided in R.S. 47:1562 through 47:1573.
28	(2) Summary court proceeding, as provided in R.S. 47:1574.

1	(3) Ordinary suit under the provisions of the general laws regulating actions
2	for the enforcement of obligations.
3	B. The collector may choose which of these procedures he will shall pursue
4	in each case, and the counter-remedies and delays to which the taxpayer will shall
5	be entitled will shall be only be those which are not inconsistent with the proceeding
6	initiated by the collector, provided that in every case the taxpayer shall be entitled
7	to proceed under R.S. 47:1576 except (a) after he has filed a petition with the board
8	of tax appeals for a redetermination of the assessment, or (b) when an assessment for
9	the tax in question has become final or (c) when a suit involving the same tax
10	obligation is pending against him; and provided further, that the fact that the
11	collector has initiated proceedings under the assessment and distraint procedure will
12	shall not preclude him from thereafter proceeding by summary or ordinary court
13	proceedings for the enforcement of the same tax obligation.
14	* * *
15	§1574. Collection by summary court proceeding authorized
16	In addition to any other procedure provided in this Sub-title Subtitle or
17	elsewhere in the laws of this state; and for the purpose of facilitating and expediting
18	the determination and trial of all claims for taxes, penalties, interest, attorney fees,
19	or other costs and charges arising under this Sub-title Subtitle, there is hereby
20	provided a summary proceeding for the hearing and determination of all claims by
21	or on behalf of the state, or by or on behalf of the collector, for taxes, excises, and
22	licenses and for the penalties, interest, attorney fees, costs or other charges due
23	thereon, by preference in all courts, all as follows:
24	* * *
25	(5) The provisions of this Section shall only apply in the following instances:
26	(a) The proceeding is for collection of a tax assessment that has become
27	final, or to which the provisions of RS. 47:1567 or 1568 apply.
28	(b) A jeopardy assessment has been or could be issued against the defendant

pursuant to R.S. 47:1566 for the same tax.

1	(c) A rule to cease business has been or is concurrently brought against the
2	defendant pursuant to R.S. 47:314, 1574.1, or 1582.
3	(d) The matter also involves the special authority to enforce collection of
4	taxes collected or withheld from others pursuant to R.S. 47:1561.1.
5	* * *
6	§1576. Remittance of tax under protest; suits to recover
7	A.(1)(a) Except as otherwise provided in Subsection B of this Section, any
8	taxpayer protesting the payment of any amount found due by the secretary of the
9	Department of Revenue, or the enforcement of any provision of the tax laws in
10	relation thereto, shall remit to the Department of Revenue the amount due and at that
11	time shall give notice of intention to either file suit for the or file a claim with the
12	Board of Tax Appeals for purposes of recovery of such tax.
13	(b) In the case of sales or use taxes that are required to be collected and
14	remitted by a selling dealer as provided for in R.S. 47:304, the purchaser, in order
15	to avail himself of the alternative remedy provided by this Section, shall remit
16	protested sales or use tax to the selling dealer, and shall retain copies of
17	documentation evidencing the amount of the sales or use tax paid to the dealer on the
18	transactions. On or before the twentieth day of the month following the month of the
19	transactions on which the selling dealer charged the tax, the purchaser shall inform
20	the department by certified mail or other reasonable means of the dates and amounts
21	of the protested taxes that were charged by the selling dealer, and shall give notice
22	of the purchaser's intention to either file suit for or file a claim with the Board of Tax
23	Appeals for purposes of recovery of the tax.
24	(2) Upon receipt of this notice, the amount remitted to the Department of
25	Revenue or the amount of protested taxes that have been paid to the selling dealer
26	shall be placed in an escrow account and held by the secretary or his duly authorized
27	representative for a period of thirty days. If suit is filed for recovery of the tax
28	within the thirty-day period, or if a claim is filed with the Board of Tax Appeals for

recovery of the tax paid within the thirty-day period, the funds in the escrow account

2	therefrom.
3	* * *
4	C. This Section shall afford a legal remedy and right of action in the Board
5	of Tax Appeals as provided by law, or in any state court having jurisdiction of the
6	parties and subject matter, for a full and complete adjudication of any and all
7	questions arising in the enforcement of this Subtitle as to the legality of any tax
8	accrued or accruing or the method of enforcement thereof. In such action, service
9	of process upon the secretary shall be sufficient service, and he shall be the sole
10	necessary and proper party defendant in any such suit.
11	* * *
12	E. Upon request of a taxpayer and upon proper showing by such taxpayer
13	that the principle of law involved in an additional assessment is already pending
14	before the courts for judicial determination or pending before the Board of Tax
15	Appeals, the taxpayer, upon agreement to abide by the decision of the courts, the
16	Board of Tax Appeals, or by a final judgment of a court upon a timely appeal of a
17	decision of the Board of Tax Appeals, may remit the additional assessment under
18	protest, but need not file an additional suit or claim. In such cases, the tax so paid
19	under protest shall be placed in an escrow account and held by the secretary until the
20	question of law involved has been determined by the courts, the Board of Tax
21	Appeals, or by a final judgment of a court upon a timely appeal of a decision of the
22	Board of Tax Appeals, and shall then be disposed of as therein provided.
23	* * *
24	§1578. Cancellation of lien, privilege, and mortgage; compromises
25	* * *
26	B. In other cases, the secretary may authorize the cancellation or release of
27	a lien, privilege, or mortgage subject to the following terms and conditions:
28	* * *

shall be further held pending the outcome of the suit, the claim, or an appeal

29

1	(2) Subject to approval by the Board of Tax Appeals, the The secretary may
2	authorize the release of any real property from the effect and operation of any lien
3	privilege, mortgage, or other encumbrance, recorded by virtue of this Subtitle,
4	provided, that the secretary is satisfied that the remaining real property belonging
5	to the tax debtor and upon which said lien, privilege, and mortgage bears, is valued
6	at not less than the amount of the remaining tax obligation, including all penalties
7	interest and other costs incurred, and the amount of all prior liens upon such
8	property. In determining the value of the remaining property, due consideration shall
9	be given to prior ranking encumbrances, if any exist on said property.
10	(3) Subject to the approval of the Board of Tax Appeals, the The secretary
11	may issue a certificate of release of any part of the property subject to any lien
12	privilege, mortgage, or other encumbrance recorded by virtue of this Subtitle, if there
13	is paid over to the secretary in partial satisfaction of the liability an amount
14	determined by the secretary, which shall not be less than the value, as determined by
15	the secretary, of the interest of the state of Louisiana in the part to be released, or the
16	secretary determines at any time that the interest of the state of Louisiana in the part
17	to be released has no value. In determining the value of the interest of the state of
18	Louisiana in the part to be released, the secretary shall give consideration to the
19	value of the part and to all prior ranking liens or other encumbrances existing on the
20	part to be released.
21	(4)(a) Notwithstanding any other provision of this Chapter, the secretary
22	with the approval of two assistant secretaries and the Board of Tax Appeals, may
23	compromise any judgments for taxes of five hundred thousand dollars or less
24	exclusive of interest and penalty, including assessments for such amounts which are
25	equivalent to judgments upon a determination that any of the following apply:
26	* * *
27	§1603. Waiver of penalty for delinquent filing or delinquent payment

A. (1) If the failure to make any return at the time such return becomes due

or the filing of a return without remittance of the full amount due, is attributable, not

1	to the negligence of the taxpayer, but to other cause set forth in written form and
2	considered reasonable by the secretary of the Department of Revenue, the secretary
3	may remit or waive payment of the whole or any part of the specific penalty
4	provided for such failure; but in.
5	(2)(a) In order to promote the effective administration of the tax laws of this
6	state, the secretary may also promulgate rules and regulations pursuant to the
7	Administrative Procedure Act concerning the waiver of penalties, including but not
8	limited to the establishment of a voluntary disclosure program.
9	(b) The secretary may, pursuant to the rules and regulations referenced in
10	Subparagraph (a) of this Paragraph, remit or waive the payment of the whole or any
11	part of the penalties provided for in this Subtitle.
12	(3) In any case when the penalty exceeds twenty-five thousand dollars, it can
13	be waived by the secretary only after approval by the board of tax appeals Board of
14	Tax Appeals.
15	* * *
16	§1688. Suspension of dealer's permit
17	Whenever the collector of revenue secretary determines that a dealer holding
18	a permit under R.S. 47:1683 has violated any of the provisions of this Part, he shall
19	suspend the permit of such dealer for a period of not less than six months nor more
20	than one year; provided that any dealer aggrieved by such action on the part of the
21	collector secretary may appeal suspensively to the board of tax appeals Board of Tax
22	Appeals.
23	Section 2. R.S. 49:967(A) and 968(B)(9) are hereby amended and reenacted to read
24	as follows:
25	§967. Exemptions from provisions of Chapter
26	A. Chapter 13 of Title 49 of the Louisiana Revised Statutes of 1950 shall not
27	be applicable to the Board of Tax Appeals, the Department of Revenue, with the
28	exception of the Louisiana Tax Commission that shall continue to be governed by
29	this Chapter in its entirety, unless otherwise specifically provided by law, and the

1	administrator of the Louisiana Employment Security Law; however, the provisions
2	of R.S. 49:951(2), (4), (5), (6), and (7), 952, 953, 954, 954.1, 968, 969, and 970 shall
3	be applicable to such board, department, and administrator.
4	* * *
5	§968. Review of agency rules; fees
6	* * *
7	B. Prior to the adoption, amendment, or repeal of any rule or the adoption,
8	increasing, or decreasing of any fee, the agency shall submit a report relative to such
9	proposed rule change or fee adoption, increase, or decrease to the appropriate
10	standing committees of the legislature and the presiding officers of the respective
11	houses as provided in this Section. The report shall be so submitted on the same day
12	the notice of the intended action is submitted to the Louisiana Register for
13	publication in accordance with R.S. 49:953(A)(1). The report shall be submitted to
14	each standing committee electronically if electronic means are available. If no
15	electronic means are available, the report shall be submitted at the committee's office
16	in the state capitol by certified mail with return receipt requested or by messenger
17	who shall provide a receipt for signature. The electronic receipt by the committee,
18	return receipt or the messenger's receipt shall be proof of receipt of the report by the
19	committee.
20	* * *
21	(9) The Department of Civil Service and all of the agencies made a part of
22	it shall submit the report to the House Committee on House and Governmental
23	Affairs and the Senate Committee on Senate and Governmental Affairs; however,
24	the Board of Tax Appeals shall submit the report to the House Committee on Ways
25	and Means and the Senate Committee on Revenue and Fiscal Affairs.
26	* * *
27	Section 3. The Board of Tax Appeals and the secretary of the Department of
28	Revenue may enter into an agreement for a fixed annual interagency transfer to the board
29	as payment in lieu of filing fees owed by the secretary.

- 1 Section 4. The Louisiana State Law Institute is authorized and directed to revise the
- 2 Louisiana Revised Statutes of 1950, as amended, by changing all references to the "board
- 3 of tax appeals" to "Board of Tax Appeals".
- 4 Section 5. This Act shall become effective on July 1, 2014; if vetoed by the governor
- 5 and subsequently approved by the legislature, this Act shall become effective on July 1,
- 6 2014, or on the day following such approval by the legislature, whichever is later.

#### **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)]

Stokes HB No. 798

**Abstract:** Provides generally with respect to enforcement and adjudication of taxes, fees, and penalties collectable by the Dept. of Revenue, including the administration, jurisdiction, and procedures of the Board of Tax Appeals.

### **General Tax Administration**

<u>Present law</u> provides authority for the secretary of the Dept. of Revenue ("secretary") and ("department") to waive various taxes, fees, and penalties under certain amounts, and to waive liens, privileges, and mortgages in certain specific circumstances, all of which at some point require approval by the Board of Tax Appeals ("board").

<u>Proposed law</u> changes thresholds for approval by the board as follows:

- (1) Penalty for failure to file an annual tax return by a person who withholds wages for purposes of individual income tax, <u>from</u> \$5,000 to \$25,000.
- (2) Penalties generally with regard to income tax, <u>from</u> all waivers <u>to</u> waivers in excess of \$25,000.
- (3) Penalties generally with regard to delinquent filing or delinquent payment of any tax subject to collection by the department under certain circumstances, <u>from</u> \$5,000 to \$25,000.
- (4) Cancellation of a lien, privilege, or mortgage under certain circumstances, <u>from</u> board approval for all <u>to</u> no board approval.

<u>Present law</u> provides requirements for the filing of La. corporation income tax returns when there are I.R.S. adjustments to or an extension of time for the filing of a federal corporation income tax return. If a federal return is adjusted by the I.R.S., the taxpayer must within 60 days of the date of the adjustment, furnish a statement to the secretary disclosing the nature and amount of the adjustment. Further, the secretary is authorized to provide for an automatic extension of time for the filing of a state return of up to seven months when there has been an extension of time for the filing of the federal tax return.

<u>Proposed law</u> changes <u>present law</u> by requiring that the taxpayer file an amended tax return rather than a statement, and by increasing the time from the date of the federal adjustment for the filing of the amended state tax return <u>from</u> 60 days <u>to</u> 180 days. <u>Proposed law</u> retains

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<u>present law</u> regarding the secretary's authority to grant an extension of time, and adds authority for the granting of an extension of time equal to that allowed for the federal return.

<u>Present law</u> authorizes the secretary to file suit by ordinary process for the collection of taxes. <u>Present law</u> further authorizes collection by expedited summary court proceeding for the purpose of facilitating and expediting the determination and trial of all claims for taxes, penalties, interest, attorney fees, and other costs relating to taxes collected and administered by the department.

<u>Proposed law</u> retains <u>present law</u> but restricts the use of expedited summary court proceedings to the following instances:

- (1) The proceeding is for collection of a tax assessment that has become final or is for an assessment of a tax that is shown on the face of a tax return, or an assessment and claim in a bankruptcy or receivership proceeding.
- (2) A jeopardy assessment that has been or could be issued against a defendant.
- (3) A rule to cease business has been or is concurrently brought against the defendant.
- (4) The matter involves the special authority to enforce collection of taxes where a corporation, limited liability company, or limited partnership fails to file a return or remit income taxes withheld from the wages of its employees.

<u>Present law</u> provides procedures for the payment of tax under protest, which includes the taxpayer notifying the department of an intention to file suit to recover their payment.

<u>Proposed law</u> retains <u>present law</u> and adds the filing of a claim with the board as an option for a taxpayer who pays under protest and seeks to recover their payment.

<u>Proposed law</u> adds to <u>present law</u> authority for the secretary to promulgate rules and regulations in accordance with the Administrative Procedure Act concerning the waiver of penalties, including the establishment of a voluntary disclosure program.

## **Board of Tax Appeals - General provisions**

<u>Present law</u> allows the board to issue subpoenas and order depositions.

<u>Proposed law</u> retains <u>present law</u> and adds authorization for the board to compel written discovery.

<u>Proposed law</u> authorizes the voluntary recusal of a board member from any proceeding in which he cannot accord a fair and impartial hearing in the same manner as provided for judges by the La. Code of Civil Procedure. <u>Proposed law</u> provides for procedures governing the instance where a party other than a board member requests the recusal of a board member. <u>Proposed law</u> further provides that the remainder of the board may adjudicate a case if a board member is recused, and provides that if all board members are recused then a retired judge may be appointed to adjudicate a case as an ad hoc judge for the board.

<u>Present law</u> allows the board to assign a single board member to serve as a hearing officer for a case and report back to the entire board.

<u>Proposed law</u> retains <u>present law</u> and adds authority for the single member to report back on the law.

Present law requires the board's decisions, orders, and judgments be published.

<u>Proposed law</u> retains <u>present law</u> and provides that the board's internal deliberative communications on its cases are to be considered judicial proceedings for purposes of <u>present law</u> governing public records.

<u>Present law</u> provides an exemption for the board from the Administrative Procedure Act, and provides certain exceptions to the exemption.

Proposed law deletes present law providing for the exceptions.

<u>Proposed law</u> provides that legislative oversight of rules promulgated by the board shall be performed by the House Committee on Ways and Means and the Senate Committee on Revenue and Fiscal Affairs.

<u>Proposed law</u> authorizes the board and the secretary to enter into an agreement for a fixed annual interagency transfer to the board as payment in lieu of filing fees owed by the secretary.

### Board of Tax Appeals - Appeals of decisions of the board

<u>Present law</u> establishes procedures for appeal of a decision of the board to a district court as follows: the department or taxpayer may appeal within 30 days of the date of the decision; before filing an appeal, the party intending to appeal must notify the board of their intention; a taxpayer appealing a decision where the board has found tax to be due must post a bond equal to one and one-half times the amount of the tax, interest, and other unspecified additional amounts required by <u>present law</u>.

<u>Proposed law</u> retains <u>present law</u> regarding an appeal of a decision of the board with respect to the notice for and timing of the filing of an appeal.

<u>Proposed law</u> changes <u>present law</u> by adding a limitation on the requirement for the posting of a bond to exclude from such requirement, any taxpayer who has paid under protest. Further, provisions are added specifying that the nature of the bond and procedures for posting bond shall be consistent with those required for a suspensive appeal in a civil matter under the Code of Civil Procedure.

<u>Proposed law</u> further provides that deadlines other than for the time and notice for the initial filing of the appeal, and rules governing the briefing and answering of the appeal shall be the same as provided for in civil matters under the Code of Civil Procedure and all applicable court rules.

<u>Proposed law</u> changes the venue for appellate review of board decisions <u>from</u> a district court <u>to</u> a court of appeal. <u>Proposed law</u> adds provisions for the respective court of appeal to exercise supervisory jurisdiction over a case pending before the board in the same manner as provided for in a civil matter pending in a district court within its circuit.

<u>Present law</u> authorizes the appellate court to modify, reverse, or remand a decision of the board.

<u>Proposed law</u> retains <u>present law</u> and adds authorization for the appellate court to order that a case be immediately transferred to a district court to consider issues of constitutionality.

<u>Present law</u> provides for a myriad of time lines for a decision of the board to become final, some of which are obsolete as some steps and terms do not exist under contemporary allocation of appellate court authority.

<u>Proposed law</u> deletes <u>present law</u> and provides that a decision of the board becomes final under the following two circumstances: if the decision is not appealed within 30 days, or,

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if it is timely appealed, then the decision of the appellate court is final under the same rules and timing as is provided for in civil matters under the Code of Civil Procedure.

<u>Present law</u> contains provisions requiring that a party petition the legislature for permission to appeal a decision of the board in a claim against the state proceeding.

<u>Proposed law</u> removes provisions of <u>present law</u> requiring a petition to the legislature, and instead authorizes a suit on a claim against the state is allowed if that cause of action is otherwise allowed by law.

Authorizes the Board of Tax Appeals and the secretary of the Department of Revenue to enter into an agreement for a fixed annual interagency transfer as payment in lieu of filing fees owed by the secretary.

Authorizes the La. State Law Institute to revise the La. Revised Statutes of 1950, as amended to change certain references.

Effective July 1, 2014.

(Amends R.S. 47:15(14), 114(F)(3), 287.614(C) and (D)(3), 295(C), 1407(1), 1408, 1409, 1414(C), 1416, 1433 through 1435, 1438, 1486, 1508.1(B), 1561, 1576(A)(1) and (2), (C), and (E), 1578(B)(2), (3), and (4)(a)(intro. para.), 1603(A), and 1688, and R.S. 49:967(A) and 968(B)(9); Adds R.S. 47:1417 and 1574(5))