ENGROSSED

SLS 14RS-395

Regular Session, 2014

SENATE BILL NO. 333

BY SENATOR JOHNS

CRIMINAL RECORDS. Provides relative to crime against nature and incest. (gov sig)

1	AN ACT
2	To amend and reenact Children's Code Article 1015(3)(c), Code of Criminal Procedure
3	Articles 465(A)(16) and (26), 571.1, and 648(B)(3)(g), R.S. 13:5713(F), R.S. 14:
4	43.6(A) and (B)(1), 89, and 89.1, and R.S. 15:536(A), 537, 541(2)(j) and (l) and
5	(24)(a), 542(A)(3)(f) and (g), and 571.3(B)(4)(d) and (e), R.S. 40:1299.34.5(B)(3),
6	(C), and (E), 1299.35.2(D)(2)(d) and (E), 1299.35.7(B) and (D), and 1300.13(E)(6),
7	and to repeal Children's Code Articles 855(B)(7)(f) and 884.1(A)(6), Code of
8	Criminal Procedure Article 648(B)(3)(h), R.S. 14:2(B)(40), 78 and 78.1, and R.S.
9	15:541(25)(d) and 571.3(B)(3)(i) and (j), relative to sex offenses affecting the
10	family; to provide relative to the crimes of incest and crime against nature; to place
11	the elements of the crimes of incest and aggravated incest within the definitions of
12	crime against nature and aggravated crime against nature, respectively; to provide
13	relative to penalties; and to provide for related matters.
14	Be it enacted by the Legislature of Louisiana:
15	Section 1. Article 1015(3)(c) of the Children's Code is hereby amended and
16	reenacted to read as follows:
17	Art. 1015. Grounds

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1	The grounds for termination of parental rights are:
2	* * *
3	(3) Misconduct of the parent toward this child or any other child of the
4	parent or any other child which constitutes extreme abuse, cruel and inhuman
5	treatment, or grossly negligent behavior below a reasonable standard of human
6	decency, including but not limited to the conviction, commission, aiding or abetting,
7	attempting, conspiring, or soliciting to commit any of the following:
8	* * *
9	(c) Aggravated incest crime against nature as provided in R.S. 14:89.1(B).
10	* * *
11	Section 2. Code of Criminal Procedure Articles 465(A)(16) and (26), 571.1, and
12	648(B)(3)(g) are hereby amended and reenacted to read as follows:
13	Art. 465. Specific indictment forms
14	A. The following forms of charging offenses may be used, but any other
15	forms authorized by this title may also be used:
16	* * *
17	16. Crime Against Nature - A.B. committed crime against nature with C.D.,
18	his (state relationship, if any) by
19	(describe the act).
20	* * *
21	26. Incest Aggravated Crime Against Nature - A.B. committed incest
22	aggravated crime against nature with C.D., his (state
23	relationship, if any) by (describe the act).
24	* * *
25	Art. 571.1. Time limitation for certain sex offenses
26	Except as provided by Article 572 of this Chapter, the time within which to
27	institute prosecution of the following sex offenses, regardless of whether the crime
28	involves force, serious physical injury, death, or is punishable by imprisonment at
29	hard labor shall be thirty years: sexual battery (R.S. 14:43.1), second degree sexual

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1	battery (R.S. 14:43.2), oral s	sexual b	oattery (R.S. 14:	43.3), hun	nan traffick	ing (R.S.
2	14:46.2(B)(2) or (3)), traffic	king of	f childre	en for se	xual purp	oses (R.S.	14:46.3),
3	felony carnal knowledge of a	juvenil	e (R.S. 1	14:80), in	decent bel	havior with	juveniles
4	(R.S. 14:81), pornography i	involvir	ng juver	niles (R.	S. 14:81.	1), molesta	tion of a
5	juvenile (R.S. 14:81.2), pro	ostitutio	n of pe	ersons u	nder eight	teen (R.S.	14:82.1),
6	enticing persons into prostitu	ution (F	R.S. 14:8	86), crim	e against	nature (R.S	5. 14:89),
7	aggravated crime against nat	ure (R.S	5. 14:89	.1), crim	e against 1	nature by so	licitation
8	(R.S. 14:89.2(B)(3)), incest ((R.S. 14	:78), or	aggravat	ed incest	(R.S. 14:78	.1) which
9	that involves a victim under	sevente	een year	rs of age.	This thirt	y-year perio	od begins
10	to run when the victim attain	s the ag	ge of eig	hteen.			
11		*	*	*			
12	Art. 648. Procedure after det	termina	tion of 1	mental ca	apacity or	incapacity	
13		*	*	*			
14	В.	*	*	*			
15	(3) If, after the hearin	ng, the c	ourt det	ermines	that the ine	competent c	lefendant
16	is unlikely in the foreseeable	e future	to be ca	apable of	f standing	trial, the co	ourt shall
17	order the defendant released of	or remai	nded to	the custo	dy of the I	Department	of Health
18	and Hospitals which, within	n ten da	iys excl	usive of	weekends	s and holid	ays, may
19	institute civil commitment pro	oceedin	gs pursi	uant to Ti	tle 28 of th	ne Louisiana	a Revised
20	Statutes of 1950, or release	the defe	endant. '	The defe	endant sha	ll remain in	ı custody
21	pending such civil commitm	nent pro	oceeding	gs. If the	e defendar	nt is comm	itted to a
22	treatment facility pursuant to	Title 28	8 of the 1	Louisian	a Revised	Statutes of	1950, the
23	director of the institution de	esignate	d for th	ne patien	t's treatme	ent shall, ir	ı writing,
24	notify the court and the dist	rict atto	orney w	hen the	patient is	to be discl	narged or
25	conditionally discharged, as le	ong as tl	he charg	ges are pe	nding. If n	ot dismisse	d without
26	prejudice at an earlier trial, c	harges	against	an unres	torable ind	competent c	lefendant
27	shall be dismissed on the dat	e upon	which h	nis senter	nce would	have expire	ed had he
28	been convicted and received	the max	timum s	entence f	for the crir	ne charged,	or on the
29	date five years from the date	e of his	arrest f	for such	charges, v	whichever i	s sooner,

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1	except for the following charges:
2	* * *
3	(g) R.S. 14:78 (incest) R.S. 14:89(A)(2) (crime against nature involving
4	ascendants or descendants).
5	* * *
6	Section 3. R.S. 13:5713(F) is hereby amended and reenacted to read as follows:
7	§5713. Duty to hold autopsies, investigations, etc.
8	* * *
9	F. The coroner or his designee shall examine all alleged victims of rape,
10	carnal knowledge, sexual battery, incest, and crime against nature when such cases
11	are under police investigation.
12	* * *
13	Section 4. R.S. 14:43.6(A) and (B)(1), 89, and 89.1 are hereby amended and
14	reenacted to read as follows:
15	§43.6. Administration of medroxyprogesterone acetate (MPA) to certain sex
16	offenders
17	A. Notwithstanding any other provision of law to the contrary, upon a first
18	conviction of R.S. 14:42 (aggravated rape), R.S. 14:42.1 (forcible rape), R.S. 14:43.2
19	(second degree sexual battery), R.S. 14:78.1 (aggravated incest), R.S. 14:81.2(D)(1)
20	(molestation of a juvenile when the victim is under the age of thirteen), and R.S.
21	14:89.1 (aggravated crime against nature), the court may sentence the offender to be
22	treated with medroxyprogesterone acetate (MPA), according to a schedule of
23	administration monitored by the Department of Public Safety and Corrections.
24	B.(1) Notwithstanding any other provision of law to the contrary, upon a
25	second or subsequent conviction of R.S. 14:42 (aggravated rape), R.S. 14:42.1
26	(forcible rape), R.S. 14:43.2 (second degree sexual battery), R.S. 14:78.1 (aggravated
27	incest), R.S. 14:81.2(D)(1) (molestation of a juvenile when the victim is under the
28	age of thirteen), and R.S. 14:89.1 (aggravated crime against nature), the court shall
29	sentence the offender to be treated with medroxyprogesterone acetate (MPA)

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1	according to a schedule of administration monitored by the Department of Public
2	Safety and Corrections.
3	* * *
4	§89. Crime against nature
5	A. Crime against nature includes any of the following:
6	(1) The is the unnatural carnal copulation by a human being with another of
7	the same sex or opposite sex or with an animal, except that anal sexual intercourse
8	between two human beings shall not be deemed as a crime against nature when done
9	under any of the circumstances described in R.S. 14:41, 14:42, 14:42.1 or 14:43.
10	Emission is not necessary; and, when committed by a human being with another, the
11	use of the genital organ of one of the offenders of whatever sex is sufficient to
12	constitute the crime.
13	(2) The marriage to, or sexual intercourse with, any ascendant or
14	descendant, brother or sister, uncle or niece, aunt or nephew, with knowledge
15	of their relationship. The relationship must be by consanguinity, but it is
16	immaterial whether the parties to the act are related to one another by the
17	whole or half blood. This Paragraph shall not constitute a violation of this
18	Section where one, not a resident of this state at the time of the celebration of
19	his marriage, shall have contracted a marriage lawful at the place of celebration
20	and shall thereafter have removed to this state.
21	B. <u>Penalties.</u> (1)(a) Whoever violates the provisions of this Section
22	<u>Paragraph (A)(1) of this Section</u> shall be fined not more than two thousand dollars,
23	imprisoned, with or without hard labor, for not more than five years, or both.
24	(2)(b) Whoever violates the provisions of this Section Paragraph (A)(1)
25	with a person under the age of eighteen years shall be fined not more than fifty
26	thousand dollars, imprisoned at hard labor for not less than fifteen years nor more
27	than fifty years, or both.
28	(3)(c) Whoever violates the provisions of this Section Paragraph (A)(1) with
29	a person under the age of fourteen years shall be fined not more than seventy-five

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1	thousand dollars, imprisoned at hard labor for not less than twenty-five years nor
2	more than fifty years, or both.
3	(2)(a) Whoever violates the provisions of Paragraph (A)(2) of this
4	Section, where the crime is between an ascendant and descendant, or between
5	brother and sister, shall be imprisoned at hard labor for not more than fifteen
6	<u>years.</u>
7	(b) Whoever violates the provisions of Paragraph (A)(2) of this Section,
8	where the crime is between uncle and niece, or aunt and nephew, shall be fined
9	not more than one thousand dollars, or imprisoned, with or without hard labor,
10	<u>for not more than five years, or both.</u>
11	C. It shall be an affirmative defense to prosecution for a violation of this
12	Section Paragraph (A)(1) of this Section that, during the time of the alleged
13	commission of the offense, the defendant was a victim of trafficking of children for
14	sexual purposes as provided in R.S. 14:46.3(E).
15	§89.1. Aggravated crime against nature
16	A. Aggravated crime against nature is crime against nature committed under
17	any one or more of the following circumstances:
18	(1) When the victim resists the act to the utmost, but such resistance is
19	overcome by force;
20	(2) When the victim is prevented from resisting the act by threats of great and
21	immediate bodily harm accompanied by apparent power of execution;
22	(3) When the victim is prevented from resisting the act because the offender
23	is armed with a dangerous weapon; or
24	(4) When through idiocy, imbecility, or any unsoundness of mind, either
25	temporary or permanent, the victim is incapable of giving consent and the offender
26	knew or should have known of such incapacity;
27	(5) When the victim is incapable of resisting or of understanding the nature
28	of the act, by reason of stupor or abnormal condition of mind produced by a narcotic
29	or anesthetic agent, administered by or with the privity of the offender; or when he

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1	has such incapacity, by reason of a stupor or abnormal condition of mind from any
2	cause, and the offender knew or should have known of such incapacity; or
3	(6) When the victim is under the age of seventeen years and the offender is
4	at least three years older than the victim.
5	B.(1) Aggravated crime against nature is engaging in any of the following
6	with a person who is under eighteen years of age and who is known to the
7	offender to be related to the offender as a child, grandchild of any degree,
8	brother, sister, half-brother, half-sister, uncle, aunt, nephew, or niece, whether
9	biological, step, or adoptive relatives:
10	(a) Sexual intercourse, sexual battery, second degree sexual battery,
11	<u>carnal knowledge of a juvenile, indecent behavior with juveniles, pornography</u>
12	involving juveniles, molestation of a juvenile or a person with a physical or
13	mental disability, crime against nature, cruelty to juveniles, parent enticing a
14	child into prostitution, or any other involvement of a child in sexual activity
15	constituting a crime under the laws of this state.
16	(b) Any lewd fondling or touching of the person of either the child or the
17	offender, done or submitted to with the intent to arouse or to satisfy the sexual
18	desires of either the child, the offender, or both.
19	(2) Consent is not a defense under this Subsection.
20	B.C. Whoever commits the crime of aggravated crime against nature violates
21	the provisions of Subsection A of this Section shall be imprisoned at hard labor for
22	not less than three nor more than fifteen years, such prison sentence to be without
23	benefit of suspension of sentence, probation or parole.
24	D.(1) Except as provided in Paragraph (2) of this Subsection, whoever
25	violates the provisions of Subsection B of this Section shall be fined an amount
26	not to exceed fifty thousand dollars, or imprisoned, with or without hard labor,
27	for a term not less than five years nor more than twenty years, or both.
28	(2)(a) Whoever violates the provisions of Subsection B of this Section
29	when the victim is under the age of thirteen years and the offender is seventeen

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1	years of age or older shall be punished by imprisonment at hard labor for not
2	less than twenty-five years nor more than ninety-nine years. At least twenty-five
3	years of the sentence imposed shall be served without benefit of parole,
4	probation, or suspension of sentence.
5	(b)(i) Upon completion of the term of imprisonment imposed in
6	accordance with Subparagraph (a) of this Paragraph, the offender shall be
7	monitored by the Department of Public Safety and Corrections through the use
8	of electronic monitoring equipment for the remainder of his natural life.
9	(ii) Unless it is determined by the department, pursuant to rules adopted
10	in accordance with the provisions of this Subsection, that a sexual offender is
11	unable to pay all or any portion of such costs, each sexual offender to be
12	electronically monitored shall pay the cost of such monitoring.
13	(iii) The costs attributable to the electronic monitoring of an offender
14	who has been determined unable to pay shall be borne by the department if, and
15	only to, the degree that sufficient funds are made available for such purpose
16	whether by appropriation of state funds or from any other source.
17	(iv) The department shall develop, adopt, and promulgate rules in the
18	manner provided in the Administrative Procedure Act that provide for the
19	payment of such costs. Such rules shall contain specific guidelines that shall be
20	used to determine the ability of the offender to pay the required costs and shall
21	establish the reasonable costs to be charged. Such rules may provide for a
22	<u>sliding scale of payment so that an offender who is able to pay a portion, but not</u>
23	all, of such costs may be required to pay such portion.
24	(3)(a) In addition to any sentence imposed under this Subsection, the
25	court shall, after determining the financial resources and future ability of the
26	<u>offender to pay, require the offender, if able, to pay the victim's reasonable costs</u>
27	of counseling that result from the offense.
28	(b) The amount, method, and time of payment shall be determined by the
29	court either by ordering that documentation of the offender's financial

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1	resources and future ability to pay restitution and of the victim's pecuniary loss
2	submitted by the victim be included in the presentence investigation and report,
3	or the court may receive evidence of the offender's ability to pay and the
4	victim's loss at the time of sentencing.
5	(c) The court may provide for payment to a victim up to but not in excess
6	of the pecuniary loss caused by the offense. The offender may assert any defense
7	that he could raise in a civil action for the loss sought to be compensated by the
8	restitution order.
9	Section 5. R.S. 15:536(A), 537, 541(2)(j) and (l) and (24)(a), 542(A)(3)(f) and (g),
10	and 571.3(B)(4)(d) and (e) are hereby amended and reenacted to read as follows:
11	§536. Definitions
12	A. For purposes of this Chapter, "sexual offender" means a person who has
13	violated R.S. 14:78 (incest), R.S. 14:78.1 (aggravated incest), R.S. 14:89 (crime
14	against nature), R.S. 14:89.1 (aggravated crime against nature), R.S. 14:93.5 (sexual
15	battery of the infirm) or any provision of Subpart C of Part II, or Subpart A(1) of Part
16	V, of Chapter 1 of Title 14 of the Louisiana Revised Statutes of 1950.
17	* * *
18	§537. Sentencing of sexual offenders; serial sexual offenders
19	A. If a person is convicted of or pleads guilty to, or where adjudication has
20	been deferred or withheld for a violation of R.S. 14:78 (incest), R.S. 14:78.1
21	(aggravated incest), R.S. 14:80 (felony carnal knowledge of a juvenile), R.S. 14:81
22	(indecent behavior with juveniles), R.S. 14:81.1 (pornography involving juveniles),
23	R.S. 14:81.2 (molestation of a juvenile or a person with a physical or mental
24	disability), R.S. 14:81.3 (computer-aided solicitation of a minor), R.S. 14:89 (crime
25	against nature), R.S. 14:89.1 (aggravated crime against nature), R.S. 14:93.5 (sexual
26	battery of the infirm), or any provision of Subpart C of Part II of Chapter 1 of Title
27	14 of the Louisiana Revised Statutes of 1950, and is sentenced to imprisonment for
28	a stated number of years or months, the person shall not be eligible for diminution
29	of sentence for good behavior.

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1	B. The court shall sentence a person who has on two or more occasions
2	previously pleaded guilty, nolo contendere, or has been found guilty of violating R.S.
3	14:42, 42.1, 43, 43.1, 43.2, 43.3, 43.4, 43.5, 78, 78.1, 80, 81, 81.1, 81.2, <u>89(A)(2)</u> ,
4	89.1, or $107.1(C)(2)$ to life imprisonment without the benefit of parole, probation,
5	or suspension of sentence.
6	* * *
7	§541. Definitions
8	For the purposes of this Chapter, the definitions of terms in this Section shall
9	apply:
10	(1) * * *
11	(2) "Aggravated offense" means a conviction for the perpetration or
12	attempted perpetration of, or conspiracy to commit, any of the following:
13	* * *
14	(j) Aggravated incest (R.S. 14:78.1) involving sexual intercourse, second
15	degree sexual battery, oral sexual battery, or when prosecuted under the provisions
16	of R.S. 14:78.1(D)(2) Aggravated crime against nature involving certain
17	biological, step, or adoptive relatives (R.S. 14:89.1(B)) involving sexual
18	intercourse, second degree sexual battery, oral sexual battery, or when
19	prosecuted under the provisions of R.S. 89.1(D)(2).
20	* * *
21	(l) Aggravated crime against nature (R.S. 14:89.1(A)).
22	* * *
23	(24)(a) "Sex offense" means deferred adjudication, adjudication withheld, or
24	conviction for the perpetration or attempted perpetration of or conspiracy to commit
25	human trafficking when prosecuted under the provisions of R.S. $14:46.2(B)(2)$ or (3) ,
26	R.S. 14:46.3 (trafficking of children for sexual purposes), R.S. 14:78 (incest), R.S.
27	14:78.1 (aggravated incest), R.S. 14:89 (crime against nature), R.S. 14:89.1
28	(aggravated crime against nature), R.S. 14:89.2(B)(3) (crime against nature by
29	solicitation), R.S. 14:80 (felony carnal knowledge of a juvenile), R.S. 14:81

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1	(indecent behavior with juveniles), R.S.14:81.1 (pornography involving juveniles),
2	R.S. 14:81.2 (molestation of a juvenile or a person with a physical or mental
3	disability), R.S. 14:81.3 (computer-aided solicitation of a minor), R.S. 14:81.4
4	(prohibited sexual conduct between an educator and student), R.S. 14:92(A)(7)
5	(contributing to the delinquency of juveniles), R.S. 14:93.5 (sexual battery of the
6	infirm), R.S. 14:106(A)(5) (obscenity by solicitation of a person under the age of
7	seventeen), R.S. 14:283 (video voyeurism), R.S. 14:41 (rape), R.S. 14:42 (aggravated
8	rape), R.S. 14:42.1 (forcible rape), R.S. 14:43 (simple rape), R.S. 14:43.1 (sexual
9	battery), R.S. 14:43.2 (second degree sexual battery), R.S. 14:43.3 (oral sexual
10	battery), R.S. 14:43.5 (intentional exposure to AIDS virus), or a second or
11	subsequent conviction of R.S. 14:283.1 (voyeurism), committed on or after June 18,
12	1992, or committed prior to June 18, 1992, if the person, as a result of the offense,
13	is under the custody of the Department of Public Safety and Corrections on or after
14	June 18, 1992. A conviction for any offense provided in this definition includes a
15	conviction for the offense under the laws of another state, or military, territorial,
16	foreign, tribal, or federal law which is equivalent to an offense provided for in this
17	Chapter, unless the tribal court or foreign conviction was not obtained with sufficient
18	safeguards for fundamental fairness and due process for the accused as provided by
19	the federal guidelines adopted pursuant to the Adam Walsh Child Protection and
20	Safety Act of 2006.
21	* * *
22	§542. Registration of sex offenders and child predators
23	A. The following persons shall be required to register and provide
24	notification as a sex offender or child predator in accordance with the provisions of
25	this Chapter:
26	* * *
27	(3) Any juvenile, who has attained the age of fourteen years at the time of
28	commission of the offense, who has been adjudicated delinquent based upon the
29	perpetration, attempted perpetration, or conspiracy to commit any of the following

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1	offenses:
2	* * *
3	(f) Aggravated incest Aggravated crime against nature involving certain
4	biological, step, or adoptive relatives (R.S. 14:89.1(B)) involving circumstances
5	defined as an "aggravated offense" (R.S. 14:78.1).
6	(g) Aggravated crime against nature (R.S. 14:89.1(A)).
7	* * *
8	§571.3. Diminution of sentence for good behavior
9	* * *
10	B.(1) * * *
11	* * *
12	(4) Diminution of sentence shall not be allowed an inmate in the custody of
13	the Department of Public Safety and Corrections if the inmate has been convicted
14	one or more times under the laws of this state, any other state, or the federal
15	government of any one or more of the following crimes or attempts to commit any
16	of the following crimes:
17	* * *
18	(d) Incest Crime against nature involving ascendants or descendants.
19	(e) Aggravated incest Aggravated crime against nature involving certain
20	biological, step, or adoptive relatives.
21	* * *
22	Section 6. R.S. 40:1299.34.5(B)(3), (C), and (E), 1299.35.2(D)(2)(d) and (E),
23	1299.35.7(B) and (D), and 1300.13(E)(6) are hereby amended and reenacted to read as
24	follows:
25	§1299.34.5. Use of public funds
26	* * *
27	B. Notwithstanding any other provision of law to the contrary, no public
28	funds made available to any institution, board, commission, department, agency,
29	official, or employee of the state of Louisiana, or of any local political subdivision

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1	thereof, whether such funds are made available by the government of the United
2	States, the state of Louisiana, or a local governmental subdivision, or from any other
3	public source, shall be used in any way for, to assist in, or to provide facilities for an
4	abortion, except for any of the following:
5	* * *
6	(3) Whenever the abortion is being sought to terminate a pregnancy resulting
7	from an alleged act of incest crime against nature as provided in R.S. 14:89(A)(2)
8	and all of the requirements of R.S. 40:1299.35.7(B) are met.
9	C. The secretary of the Department of Health and Hospitals shall promulgate
10	rules to insure that no funding of any abortion shall be made based upon a claim of
11	rape or incest crime against nature as provided in R.S. 14:89(A)(2) until the
12	applicable requirements of R.S. 40:1299.35.7 have been complied with and written
13	verification has been obtained from the physician performing the abortion and from
14	the law enforcement official to whom the report is made, if applicable.
15	* * *
16	E. If Subsections B and C and R.S. 40:1299.35.7 become effective and
17	subsequently the federal requirement for acceptance of Medicaid funds, that public
18	funds be made available for abortions resulting from pregnancy due to rape or incest
19	crime against nature as provided in R.S. 14:89(A)(2), is no longer applicable to
20	the state of Louisiana, then on the same day, the provisions of Subsections B and C
21	and R.S. 40:1299.35.7 shall be superseded and the provisions of Subsection A shall
22	be effective to the fullest extent allowed by law.
23	* * *
24	§1299.35.2. Abortion by physician; determination of viability; ultrasound test
25	required; exceptions; penalties
26	* * *
27	D. * * *
28	(2) Requirements. At least twenty-four hours prior to the woman having any
29	part of an abortion performed or induced, and prior to the administration of any

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1	anest	thesia or medicatio	on in preparation for the abortion on the woman, the physician			
2	who	who is to perform the abortion or a qualified person who is the physician's agent				
3	shall	comply with all o	of the following requirements:			
4			* * *			
5		(d) Prior to the	e ultrasound, obtain from the pregnant woman a copy of a			
6	comp	completed, signed, and dated election form. The election form shall be produced an				
7	made	made available by the department, and shall state as follows:				
8		"Ultrasound]	Before Abortion Notice and Election Form			
9	Louis	Louisiana law requires an ultrasound examination prior to the performance of an				
10	abort	abortion. By signing below, I certify that I understand the following:				
11	(1)	I have the optio	on to look at or look away from the ultrasound display at any			
12		time.				
13	(2)	I have the optio	on to listen to the heartbeat of the unborn child that is required			
14		to be made aud	lible unless I decline by initialing here:			
15	(3)	I am required b	by law to hear an oral explanation of the ultrasound images,			
16		unless I certify	below that I am pregnant due to an act of rape or incest crime			
17		<u>against nature</u>	e as provided in R.S. 14:89(A)(2).			
18	(4)	I have the opti-	ion to ask and receive answers to any questions about the			
19		images of the u	inborn child.			
20	(5)	I have the optic	on to ask for an ultrasound photographic print depicting the			
21		unborn child.				
22						
23	Signa	ature	Date			
24	OPT	ION FOR WOME	EN WHO HAVE FILED LAW ENFORCEMENT REPORTS:			
25	I cer	I certify that I have reported an act of rape or incest crime against nature as				
26	prov	provided in R.S. 14:89(A)(2) to law enforcement officials, and that I decline to hear				
27	an or	an oral explanation of the ultrasound images.				
28						
29	Signa	ature	Date			

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1	* * *
2	E. Pregnant rape survivors or victims of incest crime against nature as
3	provided in R.S. 14:89(A)(2) who have reported the act to law enforcement officials
4	shall have the opportunity to opt out of the oral explanation provisions of
5	Subparagraph D(2)(b) of this Section, in addition to having the same options to view
6	or listen to the required medical information as provided in Paragraph D(3) of this
7	Section.
8	* * *
9	\$1299.35.7. Abortion sought due to rape or incest crime against nature; reporting
10	and certification
11	* * *
12	B. Whenever an abortion is being sought pursuant to R.S. 40:1299.34.5 to
13	terminate a pregnancy resulting from an alleged act of incest, prior to the abortion
14	all of the following requirements shall be met:
15	(1) The victim of incest crime against nature as provided in R.S.
16	14:89(A)(2) shall report the act of incest to a law enforcement official unless the
17	treating physician certifies in writing that in the physician's professional opinion the
18	victim was too physically or psychologically incapacitated to report the incest.
19	(2) The victim certifies that the pregnancy is the result of incest crime
20	against nature as provided in R.S. 14;89(A)(2), which certificate shall be
21	witnessed by the treating physician.
22	* * *
23	D. Whenever an abortion is being sought pursuant to R.S. 40:1299.34.5 to
24	terminate a pregnancy resulting from an alleged act of rape or incest crime against
25	nature as provided in R.S. 14:89(A)(2), the victim may request spiritual counseling
26	and shall be offered the same informed consent information, without the twenty-four-
27	hour delay, contained in R.S. 40:1299.35.6(B), prior to the performance of the
28	abortion.
29	* * *

*

* *

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1	§1300.13. HIV-related testing; consent; exceptions
2	* * *
3	E. The provisions of Subsections A through D shall not apply to the
4	performance of an HIV-related test:
5	* * *
6	(6) On any person who has been arrested, indicted, or convicted for the
7	crimes of aggravated rape, forcible rape, simple rape, or incest crime against nature
8	as provided in R.S. 14:89(A)(2) when required by a court to undergo an HIV-
9	related test.
10	* * *
1	Section 7. Children's Code Articles 855(B)(7)(f) and 884.1(A)(6), Code of Criminal
12	Procedure Article 648(B)(3)(h), R.S. 14:2(B)(40), 78 and 78.1 and R.S. 15:541(25)(d) and
13	571.3(B)(3)(i) and (j) are hereby repealed in their entirety.
14	Section 8. This Act shall become effective upon signature by the governor or, if not
15	signed by the governor, upon expiration of the time for bills to become law without signature
16	by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If
17	vetoed by the governor and subsequently approved by the legislature, this Act shall become
18	effective on the day following such approval.
	The original instrument and the following digest, which constitutes no part

of the legislative instrument, were prepared by Alden A. Clement, Jr.

Johns (SB 333)

DIGEST

<u>Present law</u> defines and provides penalties relative to the crimes of incest, aggravated incest, crime against nature, and aggravated crime against nature.

<u>Proposed law</u> repeals the named <u>present law</u> crimes of "incest" and "aggravated incest" and places those crimes' elements and penalties under "crime against nature" and "aggravated crime against nature", respectively.

<u>Proposed law</u> otherwise retains all <u>present law</u> relative to the crimes of incest and aggravated incest.

<u>Present law</u> references the <u>present law</u> crimes of incest and aggravated incest in various provisions relative to the time limitation for prosecuting certain sex offenses, sentencing and registration of sex offenders, criminal procedure, determination of mental capacity or incapacity, diminution of sentence, grounds for termination of parental rights, a coroner's duties relative to certain crimes and crime victims, and the use of public funds for certain

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purposes.

<u>Proposed law</u> changes these references in <u>present law from</u> "incest" and "aggravated incest" <u>to</u> "crime against nature" or "aggravated crime against nature" or deletes <u>present law</u> in its entirety as appropriate in the context of <u>present law</u>.

Proposed law otherwise retains present law.

Effective upon signature of the governor or lapse of time for gubernatorial action.

(Amends C.Ch. Art. 1015(3)(c), C.Cr.P. Art. 465(A)(16) and (26), 571.1, and 648(B)(3)(g), R.S. 13:5713(F), R.S. 14:43.6(A) and (B)(1), 89, and 89.1, and R.S. 15:536(A), 537, 541(2)(j) and (l) and (24)(a), 542(A)(3)(f) and (g), and 571.3(B)(4)(d) and (e), R.S. 40:1299.34.5(B)(3), (C), and (E), 1299.35.2(D)(2)(d) and (E), 1299.35.7(B) and (D), and 1300.13(E)(6); repeals Ch.C. Art. 855(B)(7)(f) and 884.1(A)(6), C.Cr. P. Art. 648(B)(3)(h), R.S. 14:2(B)(40), 78 and 78.1, and R.S. 15:541(25)(d) and 571.3(B)(3)(i) and (j))

Summary of Amendments Adopted by Senate

<u>Committee Amendments Proposed by Senate Committee on Judiciary C to the</u> <u>original bill</u>

1. Deletes references to "incest" and "aggravated incest" from additional provisions of <u>present law</u>.