## HOUSE SUMMARY OF SENATE AMENDMENTS

House Bill No. 569 by Representative Stokes

## COURTS: Relative to human trafficking courts

## **Synopsis of Senate Amendments**

1. Provides that the victim will receive certain support services <u>if</u> available.

## Digest of Bill as Finally Passed by Senate

<u>Present law</u> authorizes the judges of any judicial district court, by majority vote of the judges sitting en banc, to designate a certain division or section of court as a specialized division or section having criminal, civil, drug court, driving while intoxicated court, mental health court, violent crimes or homicides, or other specialized subject matter jurisdiction.

<u>Proposed law</u> retains <u>present law</u> and adds human trafficking court as an authorized division or section.

<u>Proposed law</u> authorizes the presiding judge of the human trafficking court to be trained in issues of human trafficking and the support services available to victims.

<u>Proposed law</u> requires all prostitution-related offenses to be identified at arraignment, and if not resolved, transferred to the human trafficking section of the court.

<u>Proposed law</u> provides that if it is determined by a judge, after a contradictory hearing, that a case involves a victim in need of services, then if available:

- (1) The victim shall be mandated to attend appropriate support services available for victims of human trafficking.
- (2) The opportunity to receive non-criminal disposition or dismissal of the case if the victim complies with mandated support services.

<u>Present law</u> prohibits the court from adopting rules that may designate any division or section, without its consent, as a specialized division or section for a longer period than three years.

Proposed law retains present law.

(Amends R.S. 13:587.4(A) and (C); Adds R.S. 13:587.4(D))