2019 Regular Session

HOUSE CONCURRENT RESOLUTION NO. 87

BY REPRESENTATIVE MAGEE

BOARDS/COMMISSIONS: Provides for the Louisiana Commission on Justice System Funding

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A CONCURRENT RESOLUTION

To authorize and direct the creation of the Louisiana Commission on Justice System
Funding to study and determine optimal methods of supporting and funding the
Louisiana court system in a way that would allow for the implementation of changes
made in Act No. 260 of the 2017 Regular Session of the Legislature.

6 WHEREAS, the purpose of imposing financial obligations on a person who is 7 convicted of a criminal offense is to hold the offender accountable for his actions, to 8 compensate victims for any pecuniary loss or costs incurred in connection with a criminal 9 prosecution, to defray the cost of court operations, and to provide services to offenders and 10 victims; and

WHEREAS, imposition of these financial obligations, including fines, fees, restitution, and court costs, in excess of what a person can reasonably pay undermine the primary purpose of the criminal justice system which is to deter criminal behavior and encourage compliance with the law; and

15 WHEREAS, persons released from incarceration or on community supervision often 16 carry thousands of dollars in financial obligations related to their conviction including fines, 17 fees, court costs, and restitution; and the current structure for imposition and collection of 18 these financial obligations has left thousands of individuals in significant debt, has created 19 an insurmountable barrier to the individual's successful reentry into society, and threatens 20 the goals of the criminal justice system to enhance public safety and support victims; and 21 WHEREAS, large financial obligations for individuals who are attempting to 22 successfully reenter society create problems, not only for the individual, but also for victims 23 of crime and society in general; and

1	WHEREAS, studies have shown that, on average, persons who are sentenced to
2	
	probation will end their period of supervision owing large amounts of restitution to victims,
3	and the person's ability to pay this restitution suffers, due in large part to the obligation of
4	paying other court-related fines, fees, and costs that are not directed to victims; and
5	WHEREAS, studies have shown large government-ordered financial obligations such
6	as fines, fees, and other costs can create instability with housing, food, and child support
7	payments, and can also lead individuals back to obtaining resources by illegal means,
8	creating more crime and less public safety; and
9	WHEREAS, in 2017, the Louisiana Legislature took a significant step in reforming
10	current financial obligations with the passage of Act No. 260 of the 2017 Regular Session
11	of the Legislature; and
12	WHEREAS, with regard to the financial obligations of criminal offenders, Act No.
13	260 does all of the following:
14	(1) Requires a court to determine if the aggregate amount of all financial obligations
15	imposed upon a defendant would cause substantial financial hardship to the defendant or
16	those who depend upon the defendant.
17	(2) Authorizes the court to waive financial obligations or order a payment plan if
18	financial hardship is found, creating an incentive to pay financial obligations.
19	(3) Requires half of any monthly payment to go toward victim restitution.
20	(4) Disallows the use of jail or revocation of a person's driver's license as
21	punishment unless it is determined that the individual is able but has willfully refused to pay;
22	and
23	WHEREAS, the changes made by Act No. 260 of the 2017 Regular Session help to
24	ensure that criminal justice financial obligations do not become a significant barrier to
25	successful reentry while ensuring victims of crime are a focus of repayment; and
26	WHEREAS, in 2018, Act Nos. 137 and 668 delayed the effective date of these
27	changes due to concerns regarding the impact of the implementation of Act No. 260 of the
28	2017 Regular Session on the Louisiana criminal justice system; and

1	WHEREAS, a significant portion of Louisiana's criminal justice system is funded
2	through fines, fees, restitution, and other court costs, to be paid by defendants and those
3	convicted of criminal offenses; and
4	WHEREAS, relying on the financial obligations of persons convicted of criminal
5	offenses to significantly fund Louisiana's criminal justice system creates an unnecessary and
6	perverse incentive; and
7	WHEREAS, the criminal justice system is a core function of government and should
8	be appropriately funded by the legislature; and
9	WHEREAS, Louisiana does not currently have a means to uniformly or
10	systematically track where criminal fines, fees, and court costs are directed, nor does
11	Louisiana track the extent to which the criminal justice system in each parish is funded by
12	financial obligations of criminal defendants; and
13	WHEREAS, it would be beneficial to the people of this state to have more openness
14	and transparency when it comes to the sources of funding of Louisiana court systems and
15	to have a court system funded through a means that provides stability and fairness.
16	THEREFORE, BE IT RESOLVED that the Legislature of Louisiana does hereby
17	authorize and direct the creation of the Louisiana Commission on Justice System Funding
18	to study current financial obligations of criminal defendants and how those financial
19	obligations are used to fund and subsidize core functions of the Louisiana court system, and
20	to study and determine optimal methods of supporting and funding the Louisiana court
21	system in a way that would allow for the implementation of changes made in Act No. 260
22	of the 2017 Regular Session of the Legislature.
23	BE IT FURTHER RESOLVED that the commission shall be composed of the
24	following members:
25	(1) The author of Act No. 260 of the 2017 Regular Session of the Legislature, who
26	shall serve as co-chair of the commission.
27	(2) The governor or his designee.
28	(3) The chief justice of the Louisiana Supreme Court or her designee.
29	(4) The speaker of the House of Representatives or his designee.
30	(5) The president of the Senate or his designee.

1	(6) The chair of the House Committee on Administration of Criminal Justice.	
2	(7) The chair of the House Committee on Judiciary.	
3	(8) The chair of the Senate Committee on Judiciary B.	
4	(9) The chair of the Senate Committee on Judiciary C.	
5	(10) The attorney general or his designee.	
6	(11) The secretary of the Department of Public Safety and Corrections or his	
7	designee.	
8	(12) A representative from the division of administration appointed by the	
9	commissioner of administration. This representative shall serve as co-chair of the	
10	commission.	
11	(13) The president of the Louisiana Sheriffs' Association or his designee.	
12	(14) A probation and parole officer appointed by the Louisiana Probation and Parole	
13	Association.	
14	(15) Two district attorneys appointed by the president of the Louisiana District	
15	Attorneys Association.	
16	(16) A public defender appointed by the State Public Defender Board.	
17	(17) Two district court judges, one appointed by the chief justice of the Louisiana	
18	Supreme Court and one appointed by the Louisiana District Judges Association.	
19	(18) The president of the Louisiana Clerks of Court Association or his designee.	
20	(19) Two representatives from Louisianans for Prison Alternatives.	
21	(20) Two representatives from the Louisiana Smart on Crime Coalition.	
22	BE IT FURTHER RESOLVED that a majority of the membership of the commission	
23	shall constitute a quorum and shall meet at the call of the chairperson, or upon an affirmative	
24	vote of a majority of the commission members. All members shall be notified in writing of	
25	all meetings at least five days before the date on which a meeting of the commission is	
26	scheduled.	
27	BE IT FURTHER RESOLVED that meetings of the commission shall take place at	
28	the Louisiana State Capitol and the first meeting of the commission shall take place no later	
29	than September 1, 2019.	



1 BE IT FURTHER RESOLVED that the division of administration and the office of 2 the judicial administrator of the Louisiana Supreme Court shall provide administrative 3 assistance and staffing as may be necessary in order to enable the commission to conduct its 4 meetings and accomplish its duties. 5 BE IT FURTHER RESOLVED that the commission shall provide a report of its 6 initial findings and recommendations to the governor and the Legislature of Louisiana no 7 later than February 1, 2020, and any further reports or recommendations thereafter as 8 requested by the governor, the legislature, or advised by the commission. 9 BE IT FURTHER RESOLVED that a copy of this Resolution be transmitted to each 10 of the commission members and the appointing entities provided in this Resolution.

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)]

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HCR 87 Reengrossed	2019 Regular Session	Magee

Directs the creation of the La. Commission on Justice System Funding to study and determine optimal methods of supporting and funding the La. court system in a way that would allow for the implementation of changes made in Act No. 260 of the 2017 R.S.

Summary of Amendments Adopted by House

The Committee Amendments Proposed by <u>House Committee on Administration of</u> <u>Criminal Justice to the original bill:</u>

- 1. Add the president of the Louisiana Clerks of Court Association or his designee, one representative from Operation Restoration, and one representative from Power Coalition for Equity and Justice to the composition of the members of the commission.
- 2. Reduce the amount of representatives of the Louisianans for Prison Alternatives <u>from</u> two to one.
- 3. Make technical changes.

The House Floor Amendments to the engrossed bill:

- 1. Increase the number of representatives on the commission for the Louisianans for Prison Alternatives <u>from</u> one <u>to</u> two.
- 2. Remove the representatives of Operation Restoration and Power Coalition for Equity and Justice from the commission membership.