HLS 25RS-641 ORIGINAL

2025 Regular Session

HOUSE BILL NO. 99

1

BY REPRESENTATIVE BILLINGS

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

ADMINISTRATIVE PROCEDURE: Provides relative to adjudications and judicial review of adjudications

AN ACT

2	To enact R.S. 49:978.1(H), relative to administrative hearing decisions and judicial review
3	of such decisions; to provide relative to interpretation of statutes and rules; to
4	provide for an effective date; and to provide for related matters.
5	Be it enacted by the Legislature of Louisiana:
6	Section 1. R.S. 49:978.1(H) is hereby enacted to read as follows:
7	§978.1. Judicial review of adjudication
8	* * *
9	H.(1) In interpreting a state statute or rule, a court, administrative judge, or
10	hearing officer presiding over a contested case, hearing, or appeal shall not defer to
11	the agency's interpretation of the statute or rule. The court, administrative judge, or
12	hearing officer shall interpret the meaning of the statute or rule de novo.
13	(2) In an action brought by or against a state agency, after applying all
14	customary tools of interpretation, the court, administrative judge, or hearing officer
15	shall exercise any remaining doubt in favor of a reasonable interpretation that limits
16	agency power and maximizes individual liberty.
17	Section 2. This Act shall become effective upon signature by the governor or, if not
18	signed by the governor, upon expiration of the time for bills to become law without signature
19	by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If

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

- 1 vetoed by the governor and subsequently approved by the legislature, this Act shall become
- 2 effective on the day following such approval.

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)]

HB 99 Original

2025 Regular Session

Billings

Abstract: Requires state statutes or rules to be interpreted de novo in judicial review cases.

<u>Present law</u> provides that a person who is aggrieved by a final decision or order in an adjudication proceeding is entitled to judicial review.

<u>Proposed law</u> retains <u>present law</u> and prohibits a court, administrative judge, or hearing officer presiding over a contested case, hearing, or appeal from deferring to a state agency's interpretation of a state statute or rule and requires the court, administrative judge, or hearing officer to interpret the meaning of the statute or rule de novo. Provides that in an action brought by or against a state agency, the court, administrative judge, or hearing officer, after applying all customary tools of interpretation, shall exercise any remaining doubt in favor of a reasonable interpretation that limits agency power and maximizes individual liberty.

(Adds R.S. 49:978.1(H))