SLS 18RS-474 ORIGINAL

2018 Regular Session

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SENATE BILL NO. 265

BY SENATOR MORRELL

COURTS. Provides for minimum standards for elevator access to multistory courthouses for the disabled community. (8/1/18)

AN ACT

2	To enact R.S. 40:1734(C), relative to building codes; to provide relative to access and use
3	of public buildings; to provide for certain offenses and penalties; and to provide for
4	related matters.
5	Be it enacted by the Legislature of Louisiana:
6	Section 1. R.S. 40:1734(C) is hereby amended and reenacted to read as follows:
7	§1734. Accessibility features required of new public buildings or facilities; private
8	buildings or facilities; dwelling units; all courthouses
9	* * *
10	C.(1) Any courthouse shall be made accessible pursuant to ADA
11	Standards subject only to the limitations or exceptions provided for therein
12	Any multistory courthouse shall have at least one-half of all of its elevators in
13	proper working service at all times and shall be made accessible in accordance
14	with the ADA Standards and rules promulgated by the fire marshal pursuant
15	to the Administrative Procedure Act.
16	(2) Any multistory courthouse shall be authorized to take each elevator
17	out of service for repairs and maintenance no more than two weeks per

SLS 18RS-474

calendar year.

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2 (3) Failure to comply with Paragraphs (1) and (2) of this Subsection shall be considered a "defacto admission of fault" under the ADA Standards. 3 (4) In addition to the penalties provided in R.S. 40:1743, any person who 4 5 violates or fails to comply with the provisions of this Subsection shall be subject to a fine of five thousand dollars per day which shall be paid by the authority 6 7 responsible for maintenance of the elevator.

> The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Angela L. De Jean.

DIGEST 2018 Regular Session

Morrell

Present law provides that any new or altered public building or facility or private building or facility shall be made accessible pursuant to ADA Standards subject only to the limitations or exceptions provided for therein.

<u>Present law</u> provides that any altered public building or facility or private building or facility shall not be made to comply with certain sections of the ADA Standards relative to path of travel.

Present law provides that any dwelling unit in a facility which incorporates four or more dwelling units shall be made accessible in accordance with the ADA Standards and rules promulgated by the fire marshal pursuant to the APA.

Proposed law retains present law.

SB 265 Original

<u>Proposed law</u> also provides that any courthouse shall be made accessible pursuant to ADA Standards subject only to the limitations or exceptions provided for in present law. Proposed law further provides that any multistory courthouse shall have at least one-half of all of its elevators in proper working service at all times and shall be made accessible in accordance with the ADA Standards and rules promulgated by the fire marshal pursuant to the APA.

Proposed law provides that any multistory courthouse shall be authorized to take each elevator out of service for repairs and maintenance no more than two weeks per calendar year.

Proposed law provides that failure to comply with proposed law shall be considered a "defacto admission of fault" under the ADA Standards.

Proposed law provides that any person who violates or fails to comply with the provisions of proposed law shall be subject to a fine of \$5,000 per day which shall be paid by the authority responsible for maintenance of the elevator.

Effective August 1, 2018.

(Adds R.S. 40:1734(C))