Ivey

# **CONFERENCE COMMITTEE REPORT**

# HCR 7 2020 First Extraordinary Session

June 30, 2020

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

# Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Concurrent Resolution No. 7 by Representative Ivey, recommend the following concerning the Engrossed Resolution:

1. That Senate Committee Amendments Nos. 1 and 2 by the Committee on Judiciary A (#431) be rejected.

Respectfully submitted,	
Representative Barry Ivey	Senator Cleo Fields
Representative Gregory A. Miller	Senator Barrow Peacock
Representative Markham Scott McKnight	Senator W. Jay Luneau

## 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)]

## CONFERENCE COMMITTEE REPORT DIGEST

#### HCR 7

## 2020 First Extraordinary Session

**Ivey** 

# Keyword and oneliner of the instrument as it left the House

LEGISLATIVE AGCY/LAW INST: Directs the Louisiana State Law Institute to study the Constitution of Louisiana and make recommendations to the legislature regarding transitional and outdated language that can be removed or changed without affecting the effect of the constitutional provisions

# Report rejects Senate amendments which would have:

1. Changed the resolution from an "authorize and direct" to an "urge and request"

# Digest of the resolution as proposed by the Conference Committee

Directs the La. State Law Institute to study and make recommendations to the legislature regarding language in the Constitution of La. that is outdated or transitional in nature and which can be removed or updated without affecting the effect of the constitutional provisions as well as making other recommendations and to report to the legislature no later than Feb. 1, 2022.