2023 Regular Session

HOUSE BILL NO. 237

BY REPRESENTATIVES SCHAMERHORN AND FIRMENT

1	AN ACT					
2	To amend and reenact R.S. 14:402(A), (B), (C), (D)(1) through (5) and (7) through (10), (F),					
3	and (G)(1) and (2) and R.S. 15:1352(A)(66), to enact R.S. 14:402(D)(11), (12), (13),					
4	and (14) and (H), and to repeal R.S. 14:402(E), relative to contraband; to provide					
5	relative to contraband in correctional facilities; to provide relative to introducing					
6	contraband into or upon the grounds of any correctional facility; to provide for a					
7	definition of correctional facility; to classify certain items as contraband; and to					
8	provide for related matters.					
9	Be it enacted by the Legislature of Louisiana:					
10	Section 1. R.S. 14:402(A), (B), (C), (D)(1) through (5) and (7) through (10), (F), and					
11	(G)(1) and (2) are hereby amended and reenacted and R.S. 14:402(D)(11), (12), (13), and					
12	(14) and (H) are hereby enacted to read as follows:					
13	§402. Contraband defined; certain activities regarding contraband in penal					
14	institutions correctional facilities prohibited; penalty; disposition of seized					
15	contraband					
16	A. No person shall introduce or attempt to introduce contraband into or upon					
17	the grounds of any state correctional institution facility.					
18	B. No person shall possess contraband upon the grounds of any state					
19	correctional institution facility.					

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5 any other drug or substance that if taken internally, whether separate 6 combination with another drug or substance, produces or may produce a 7 effect, including nasal inhalators of any variety, sleeping pills, or barbitural 8 variety. The introduction or attempt of introduction by a person of any c 9 dangerous substance as defined in R.S. 40:961 et seq., upon the grounds of 10 correctional institution facility shall constitute distribution of that c 11 dangerous substance and shall be subject to the penalties provided in R.S. 12 seq. The provisions of this Paragraph shall not apply to a drug or substance 13 been prescribed by a physician, if the drug or substance is in a container i 14 the pharmacy or other place of dispensation, the container identifies the pre 15 number, prescribing physician, and issuing pharmacist or other person. 16 container is not concealed upon the body of the person. 17 (2) A dangerous weapon, or other instrumentality customarily 18 intended for probable use as a dangerous weapon or to aid in an escap 19 authorized by the warden of the institution facility or his designee. 20 (3) Explosives or combustibles, unless authorized by the warde 21 institution facility or his	1	C. No person shall send, or give or attempt to give, contraband to an inmate				
4 (1) Any controlled dangerous substance as defined in R.S. 40:961 e 5 any other drug or substance that if taken internally, whether separate 6 combination with another drug or substance, produces or may produce a 7 effect, including nasal inhalators of any variety, sleeping pills, or barbitural 8 variety. The introduction or attempt of introduction by a person of any c 9 dangerous substance as defined in R.S. 40:961 et seq., upon the grounds of 10 correctional institution facility shall constitute distribution of that c 11 dangerous substance and shall be subject to the penaltics provided in R.S. 12 seq. The provisions of this Paragraph shall not apply to a drug or substance 13 been prescribed by a physician, if the drug or substance is in a container i 14 the pharmacy or other place of dispensation, the container identifies the pre 15 number, prescribing physician, and issuing pharmacist or other person. 16 container is not concealed upon the body of the person. 17 (2) A dangerous weapon, or other instrumentality customarily 18 intended for probable use as a dangerous weapon or to aid in an escap 19 authorized by the warden of the institution facility or his designee. 20 (3) Explosives or combus	2	of contraband from any state correctional institution facility.				
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	28	an intoxicating effect, unless authorized by the warden of the institution facility or				
30 housing areas shall not include bachelor officer quarters located within the	29	his designee for employee residential housing areas. However, employee residential				
	30	housing areas shall not include bachelor officer quarters located within the secure				

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1	perimeter of the institution facility. A reasonably small amount of sacramental wine						
2	shall may be permitted by the warden or his designee to be brought onto the grounds						
3	of a state correctional institution facility for use by a clergy member only, as part of						
4	a religious service.						
5	* * *						
6	(7) Any currency or coin, unless authorized by the warden of the institution						
7	facility or his designee.						
8	(8) Any article of food, toiletries, or clothing, unless authorized by the						
9	warden of the institution facility or his designee.						
10	(9) Any telecommunications equipment or component hardware, including						
11	but not limited to cellular phones, pagers, beepers, global satellite system equipment,						
12	subscriber identity module (SIM) cards, portable memory chips, batteries, and						
13	chargers, whether or not such equipment may be intended for use in planning or						
14	aiding an escape or attempt to escape from any institution facility, unless authorized						
15	by the warden of the institution facility or his designee.						
16	(10) Any sketch, painting, drawing or other pictorial rendering produced in						
17	whole or in part by a capital offender, unless authorized by the warden of the						
18	institution facility or his designee.						
19	(11) Any tobacco product as defined in R.S. 14:91.6, unless authorized by						
20	the warden of the facility or his designee.						
21	(12) Any equipment, whether professionally made or homemade, intended						
22	for use in tattooing.						
23	(13) Any electronic device including but not limited to computers, telephoto						
24	equipment, communications equipment, whether modified or not.						
25	(14) Any hypodermic syringe, needle, or other object used or intended for						
26	use, or designed for use in injecting controlled dangerous substances into the human						
27	body.						
28	* * *						
29	F. Any contraband which is seized may be destroyed, donated to a charitable						
30	organization, or put to lawful use within the institution facility, unless it is needed						

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as evidence in a criminal prosecution. However, any money seized which is legal tender shall be placed in a fund at the institution facility at which the money was seized to be used solely for the purchase of contraband detection and escape chase team equipment. A record of the disposition of all contraband shall be maintained.

5 G.(1) Whoever violates any provision of this Section shall be fined not less 6 than five hundred dollars and not more than ten thousand dollars and shall be 7 imprisoned with or without hard labor for not more than ten years. Notwithstanding 8 any other law to the contrary, whoever introduces or attempts to introduce 9 contraband as defined in Paragraph (D)(1) of this Section, upon the grounds of any 10 state correctional institution, or Paragraph (E)(5) of this Section, upon the grounds 11 of any municipal or parish prison or jail, facility shall be punished in accordance 12 with the penalties for the distribution of the controlled dangerous substance provided 13 in R.S. 40:961 et seq.

(2) If the person who violates any provision of this Section is incarcerated
in the state correctional institution or the municipal or parish prison or jail facility
in which the contraband is introduced, possessed, or sent from, the sentence imposed
pursuant to Paragraph (1) of this Subsection shall be served consecutively to the
sentence the person was serving at the time the violation of this Section occurred.

* * *

H. For purposes of this Section, "correctional facility" means any jail, prison,
 penitentiary, juvenile institution, temporary holding center, or detention facility.
 Section 2. R.S. 15:1352(A)(66) is hereby amended and reenacted to read as follows:
 §1352. Definitions

A. As used in this Chapter, "racketeering activity" means committing, attempting to commit, conspiring to commit, or soliciting, coercing, or intimidating another person to commit any crime that is punishable under the following provisions of Title 14 of the Louisiana Revised Statutes of 1950, the Uniform Controlled Dangerous Substances Law, or the Louisiana Securities Law:

* * *

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	HB NO. 237				ENROLLED
1	(66) R.S. 14:4	02 (Certain a	ctivitie	s regard	ing contraband in penal institutions
2	correctional facilities	prohibited)			
3		*	*	*	
4	Section 3. R.S. 14:402(E) is hereby repealed in its entirety.				

SPEAKER OF THE HOUSE OF REPRESENTATIVES

PRESIDENT OF THE SENATE

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: _____