## SLS 13RS-565

## **ORIGINAL**

Regular Session, 2013

# SENATE CONCURRENT RESOLUTION NO. 19

## BY SENATORS MORRISH AND JOHNS

STATE OFFICIALS. Express the intent of the Louisiana Legislature regarding Act No. 725 of the 2004 Regular Session.

1	A CONCURRENT RESOLUTION
2	To express the intent of the Louisiana Legislature regarding Act No. 725 of the 2004
3	Regular Session of the Legislature.
4	WHEREAS, R.S. 24:177(B)(2)(b) provides that the "legislature may express the
5	intended meaning of a law in a duly adopted concurrent resolution, by the same vote and,
6	except for gubernatorial veto and time limitations for introduction, according to the same
7	procedures and formalities required for enactment of that law"; and
8	WHEREAS, during the 2004 Regular Session of the Legislature of Louisiana, Act
9	No. 725 was enacted into law and provided, in part, that an elected public official as defined
10	in R.S. 42:1 who is a member of a governing authority of a parish who was elected to his
11	initial term in 2004, may engage in any business activity with a licensee if he is a non-key
12	gaming employee as defined by R.S. 27:3, if such employment commenced at least four
13	years prior to holding elective public office; and
14	WHEREAS, during the 2004 Regular Session of the Legislature of Louisiana, Act
15	No. 725 was enacted into law and provided, in part, that an elected public official as defined
16	in R.S. 42:1 who is a member of a school board who took his oath of office for his initial
17	term in 2004, may engage in any business activity with a licensee if he is a non-key gaming
18	employee as defined by R.S. 27:3, if such employment commenced at least two years prior

1 to August 1, 2004; and

- WHEREAS, it has become apparent that the language of these foregoing provisions
  is ambiguous as it relates to "a licensee"; and
  WHEREAS, while the term "licensee" is appropriately defined in law, the issue is
  whether "a licensee" is limited to the original employing licensee or whether it includes any
  subsequent employing licensee.
  THEREFORE, BE IT RESOLVED that the Legislature of Louisiana does hereby
  express its intent regarding the meaning of the language "a licensee", as contained in R.S.
- 9 27:96(A)(2) and enacted into law by Act No. 725 of the 2004 Regular Session of the
- 10 Legislature, to mean a licensee who is either the original or subsequent employer of the non-
- 11 key gaming employee.

Morrish

The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by J. Ashley Mitchell.

#### DIGEST

SCR No. 19

<u>Present law</u> authorizes the legislature to express the intended meaning of a law in a duly adopted concurrent resolution, by the same vote and, except for gubernatorial veto and time limitations for introduction, according to the same procedures and formalities required for enactment of that law.

<u>Present law</u> was enacted pursuant to Act No. 725 of the 2004 Regular Session, provides that an elected public official who is a member of a governing authority of a parish who was elected to his initial term in 2004, may engage in any business activity with a licensee if he is a non-key gaming employee, if such employment commenced at least four years prior to holding elective public office. <u>Present law</u> further provides that an elected public official who is a member of a school board who took his oath of office for his initial term in 2004, may engage in any business activity with a licensee if he is a non-key gaming employee, if such employment commenced at least two years prior to Aug. 1, 2004.

<u>Proposed resolution</u> expresses the intent of the legislature regarding the meaning of "a licensee" to mean a licensee who is either the original or subsequent employer of the non-key gaming employee.