HLS 11RS-128 REENGROSSED

Regular Session, 2011

HOUSE BILL NO. 272

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BY REPRESENTATIVES BISHOP, ARNOLD, AUSTIN BADON, BROSSETT, HENDERSON, LEGER, AND STIAES AND SENATOR MORRELL

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

CRIMINAL/ARRESTS: Provides for the issuance of a written summons in lieu of arrest for certain crimes

AN ACT

2	To amend and reenact Code of Criminal Procedure Articles 211, 211.1, and 211.2 and to
3	repeal Code of Criminal Procedure Articles 211.3, 211.4, 211.5, and 211.6, relative
4	to arrest; to provide relative to the issuance of a written summons in lieu of arrest for
5	certain crimes; and to provide for related matters.
6	Be it enacted by the Legislature of Louisiana:
7	Section 1. Code of Criminal Procedure Articles 211, 211.1, and 211.2 are hereby
8	amended and reenacted to read as follows:
9	Art. 211. Summons by officer instead of arrest and booking
10	A.(1) When it is lawful for a peace officer to arrest a person without a
11	warrant for a misdemeanor, or for a felony charge of theft or illegal possession of
12	stolen things when the thing of value is three five hundred dollars or more but less
13	than five hundred one thousand dollars, he may give may issue a written summons
14	instead of making an arrest if all of the following exist:
15	(1)(a) The officer has reasonable grounds to believe that the person will
16	appear upon summons;.
17	(2)(b) The officer has no reasonable grounds to believe that the person will
18	cause injury to himself or another or damage to property or will continue in the same
19	or a similar offense unless immediately arrested and booked;.

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2	identification procedures.
3	(4)(d) If an officer issues a summons for a felony described in this
4	Paragraph, the officer issuing the summons shall ascertain has ascertained that the
5	person has no prior criminal convictions.
6	B:(2) In any case in which a summons has been issued, a warrant of arrest
7	may later be issued in its place.
8	B.(1) When a peace officer has reasonable grounds to believe a person has
9	committed the offense of issuing worthless checks as defined by R.S. 14:71, he may
10	issue a written summons instead of making an arrest if all of the following exist:
11	(a) He has reasonable grounds to believe that the person will appear upon
12	summons.
13	(b) He has no reasonable grounds to believe that the person will cause injury
14	to himself or another or damage to property unless immediately arrested.
15	(2) In any case in which a summons has been issued, a warrant of arrest may
16	later be issued in its place.
17	C.(1) When a peace officer has reasonable grounds to believe a person has
18	committed an offense of littering in violation of the provisions of R.S. 30:2531
19	through 2531.3, he shall issue a written citation or summons to the offender in
20	accordance with law, commanding him to appear and answer the charge.
21	(2) For the purposes of this Section, reasonable belief may be based upon an
22	affidavit completed on a form provided by any sheriff or the chief of police of the
23	city of New Orleans for such purpose, containing the sworn statement of any
24	Louisiana citizen of the age of majority, deposing that the citizen witnessed an act
25	of littering, and particularly describing the offender and any vehicle or watercraft
26	involved. Any form provided by a sheriff or the chief shall be pre-addressed and
27	returnable to such sheriff or chief of police.
28	D.(1) When a peace officer has reasonable grounds to believe a person has
29	committed an offense of driving without a valid driver's license in his possession, the

(3)(c) There is no necessity to book the person to comply with routine

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2	by the person to confirm that the person has been issued a valid driver's license. If
3	the officer determines that the person has been issued a valid driver's license which
4	is not under revocation, suspension, or cancellation, but that the license is not in his
5	possession, the officer shall issue a written summons to the offender in accordance
6	with law, commanding him to appear and answer the charge.
7	(2) The provisions of this Article shall in no way limit a peace officer from
8	issuing a citation for operating a motor vehicle without physical possession of a valid
9	driver's license.
10	Art. 211.1. Criminal trespass; summons by officer instead of arrest Persons with
11	outstanding warrant; arrest or release of person
12	When a peace officer has reasonable grounds to believe a person has
13	committed criminal trespass as defined by Section 63 of Title 14 of the Louisiana
14	Revised Statutes of 1950, he shall give a written summons instead of making an
15	arrest if:
16	(1) He has reasonable grounds to believe that the person will appear upon
17	summons, and
18	(2) He has no reasonable grounds to believe that the person will cause injury
19	to himself or another or damage to property unless immediately arrested.
20	In any case in which a summons has been issued, a warrant of arrest may
21	later be issued in its place.
22	A. Notwithstanding the provisions of Article 203, or any other provision of
23	law to the contrary, when a peace officer stops a person who has an outstanding
24	warrant or an attachment for failing to comply with a summons to appear in court on
25	a misdemeanor offense, including a traffic offense, the officer in his discretion, may
26	issue a summons based on such warrant or attachment in lieu of making an arrest if
27	the warrant or attachment is issued in the jurisdiction where the detention occurs, or
28	release the person or arrest the person pursuant to the provisions of Article 207, if

officer shall make every practical attempt based on identifying information provided

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2	occurs.
3	B. Any summons issued pursuant to this Article shall be in writing and shall
4	be issued and signed by a magistrate or a peace officer in the name of the state. It
5	shall state the offense charged and the name of the alleged offender, and shall
6	command him to appear before the court designated in the summons at the time and
7	place stated in the summons and to show proof that the obligation of the outstanding
8	warrant has been fulfilled. A duplicate original of the summons shall be forwarded
9	by the peace officer or a designee of the officer's employing agency to the court that
10	issued the initial warrant within seventy-two hours, excluding weekends, of the
11	issuance of the summons.
12	C. The provisions of this Article shall not apply to any of the following
13	circumstances:
14	(1) When the information available to the officer indicates that the warrant
15	or attachment was issued for any of the following offenses:
16	(a) Any offense involving the operation of a vehicle while intoxicated.
17	(b) Any offense involving the use or possession of a weapon.
18	(c) Any offense involving the use of force or violence, except the crime of
19	simple battery unless the warrant or attachment indicates that the battery was
20	prosecuted as a domestic abuse battery as defined in R.S. 14:35.3.
21	(d) Any offense or bench warrant issued involving the failure to pay a legal
22	child support obligation.
23	(2) When the offender has an outstanding felony warrant.
24	D. In addition to any other legal remedies provided by law, any officer of the
25	court may seek the collection of past due court costs, fines, or fees associated with
26	the judicial system from state or federal tax refunds by sending notice to the federal
27	secretary of the treasury or to the state treasurer that a person owes past due court
28	costs, fines, or fees associated with the judicial system. The officer of the court shall
29	comply with all rules and regulations imposed by the federal secretary of the treasury

the warrant or attachment was issued outside the jurisdiction where the detention

1	or the state treasurer including payment of any fee assessed by the secretary of the
2	treasury or the state treasurer for the cost of applying the offset procedure.
3	Art. 211.2. Issuing worthless checks; summons by peace officer instead of arrest
4	Contempt; attachment of arrest for failing to appear; summons by peace
5	officer instead of arrest
6	A. When a peace officer has reasonable grounds to believe a person has
7	committed the offense of issuing worthless checks as defined by R.S. 14:71, he may
8	give a written summons instead of making an arrest if:
9	(1) He has reasonable grounds to believe that the person will appear upon
10	summons, and
11	(2) He has no reasonable grounds to believe that the person will cause injury
12	to himself or another or damage to property unless immediately arrested.
13	B. In any case in which a summons has been issued, a warrant of arrest may
14	later be issued in its place.
15	A. Notwithstanding any other provision of law to the contrary, in Orleans
16	Parish, when a peace officer serving a subpoena, summons, or notice to appear in
17	court for a misdemeanor traffic offense or a nonviolent offense, except for
18	possession of illegal weapons and driving under the influence, has reasonable
19	grounds to believe that the conduct of an offender constitutes a direct contempt of
20	court because the offender contumaciously fails to comply with such subpoena,
21	summons, or notice to appear in court, and proof of service of the subpoena,
22	summons, or notice appears of record, then either the court may order the offender
23	attached and brought to court or the peace officer may issue a written citation or
24	summons to the offender commanding him to appear and answer the direct contempt
25	charge.
26	B. If an order of attachment is issued, it may be executed in any parish by
27	the sheriff of the parish from which the attachment was issued, or by the sheriff of
28	the parish where the offender is found.

Section 2. Code of Criminal Procedure Articles 211.3, 211.4, 211.5, and 211.6 are

2 hereby repealed in their entirety.

## **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)]

Bishop HB No. 272

**Abstract:** Provides for circumstances in which a peace officer is required to, or is authorized to, issue a written summons in lieu of arrest.

<u>Present law</u> provides for the following with regard to the issuance of a written summons or citation in lieu of arrest:

- (1) An officer may issue a written summons in lieu of arrest for a misdemeanor or for a felony charge of theft or illegal possession of stolen things when the thing of value is \$300 or more but less than \$500.
- (2) An officer shall issue a written summons in lieu of arrest when the officer has reasonable grounds to believe a person has committed criminal trespass.
- (3) An officer may issue a written summons in lieu of arrest when the officer has reasonable grounds to believe a person has committed the offense of issuing worthless checks.
- (4) An officer shall issue a citation or written summons in lieu of arrest when the officer has reasonable grounds to believe a person has committed an offense of littering.
- (5) An officer shall issue a written summons in lieu of arrest when the officer has reasonable grounds to believe a person has committed an offense of driving without a valid driver's license in his possession and the officer has made every practical attempt to confirm the person has been issued a valid driver's license which is neither under revocation, suspension, or cancellation.
- (6) When a peace officer stops a person who has an outstanding warrant or an attachment for failing to comply with a summons to appear in court on a misdemeanor offense, including a traffic offense, the officer in his discretion, may issue a summons based on such warrant or attachment in lieu of making an arrest if the warrant or attachment is issued in the jurisdiction where the detention occurs. If the warrant or attachment was issued outside the jurisdiction where the detention occurs, the officer may release or arrest the person.
- (7) In Orleans Parish, when a peace officer serving a subpoena, summons, or notice to appear in court for certain traffic or nonviolent offenses has reasonable grounds to believe that the conduct of an offender constitutes a direct contempt of court because the offender contumaciously fails to comply with such subpoena, summons, or notice to appear in court, and proof of service of the subpoena, summons, or notice appears of record, then either the court may order the offender attached and brought to court or the peace officer may issue a written citation or summons to the offender commanding him to appear and answer the direct contempt charge.

<u>Proposed law</u> changes <u>present law</u> to provide that an officer may issue a written summons in lieu of arrest for a misdemeanor or for a felony charge of theft or illegal possession of

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stolen things when the thing of value is \$500 or more but less than \$1,000. In all other respects, <u>proposed law</u> retains <u>present law</u>.

(Amends C.Cr.P. Arts. 211, 211.1, and 211.2; Repeals C.Cr.P. Arts. 211.3, 211.4, 211.5, and 211.6)

## Summary of Amendments Adopted by House

Committee Amendments Proposed by <u>House Committee on Administration of Criminal Justice</u> to the <u>original</u> bill.

1. For a misdemeanor or felony charge of theft or illegal possession of stolen things when the thing of value is \$500 to \$1000, changed provision regarding the issuance of a written summons in lieu of arrest from a <u>mandatory</u> requirement to a <u>permissive</u> authorization.