## 2014 REGULAR LEGISLATIVE SESSION

# SB667 by Senator Robert Adley

MINERALS: Provides for procedures relative to remediation of oilfield sites and exploration and production sites. (8/1/14) (EN NO IMPACT See Note)

Current Status (as of 6/10/2014 11:52 am): Signed by the Governor - Act 400

<u>Date</u>	<u>Chamber</u>	<u>Page</u>	<u>Action</u>
06/02	S	112	Effective date 8/1/2014.
06/02	S	118	Signed by the Governor. Becomes Act No. 400.
05/26	S	61	Sent to the Governor by the Secretary of the Senate on 5/23/2014.
05/22	Н	38	Signed by the Speaker of the House.
05/21	S	52	Enrolled. Signed by the President of the Senate.
05/20	S	39	Amendments proposed by the House read and concurred in by a vote of 27 yeas and 12 nays.
05/19	S	3	Received from the House with amendments.
05/15	Н	36	Read third time by title, amended, roll called on final passage, yeas 74, nays 18. Finally passed, ordered to the Senate.
05/13	Н		Scheduled for floor debate on 05/15/2014.
05/13	Н	39	Rules suspended.
05/13	Н	39	Read by title, amended, passed to 3rd reading.
05/13	Н	39	Reported without Legislative Bureau amendments.
05/12	Н	41	Reported with amendments (9-3). Referred to the Legislative Bureau.
04/24	Н	7	Read by title, under the rules, referred to the Committee on Civil Law and Procedure.
04/23	Н	2	Received in the House from the Senate, read by title, lies over under the rules.
04/22	S	18	Rules suspended. Senate floor amendments read and adopted. Read by title and passed by a vote of 37 yeas and 0 nays; ordered reengrossed and sent to the House. Motion to reconsider tabled.
04/21	S	22	Read by title; made Special Order of the Day No. 1 for 04/22.
04/15	S	28	Read by title. Committee amendments read and adopted. Ordered engrossed and passed to third reading and final passage.
04/14	S	16	Reported with amendments.
04/02	S	5	Read second time by title and referred to the Committee on Natural Resources.
04/01	S	40	Rules suspended. Introduced in the Senate. Read by title and placed on the Calendar for a second reading.

### **Authors:**

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Ronnie Johns

### **Avaliable Documents:**

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- 1	AV	
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SB667 Act 400	http://www.legis.la.gov/legis/ViewDocument.aspx?d=913206
SB667 Enrolled	http://www.legis.la.gov/legis/ViewDocument.aspx?d=906292
SB667 Reengrossed	http://www.legis.la.gov/legis/ViewDocument.aspx?d=895902
SB667 Engrossed	http://www.legis.la.gov/legis/ViewDocument.aspx?d=892453
SB667 Original	http://www.legis.la.gov/legis/ViewDocument.aspx?d=889561

<u>Amendments</u>	
House Floor Amendment, #5337, Connick, Withdrawn	http://www.legis.la.gov/legis/ViewDocument.aspx?d=904629
House Floor Amendment, #5332, Connick, Rejected	http://www.legis.la.gov/legis/ViewDocument.aspx?d=904590
House Floor Amendment, #5303, Harrison, Rejected	http://www.legis.la.gov/legis/ViewDocument.aspx?d=904348
House Floor Amendment, #5292, Abramson, Adopted	http://www.legis.la.gov/legis/ViewDocument.aspx?d=904253
House Floor Amendment, #5289, Edwards, Withdrawn	http://www.legis.la.gov/legis/ViewDocument.aspx?d=904248
House Floor Amendment, #5288, Abramson, Adopted	http://www.legis.la.gov/legis/ViewDocument.aspx?d=904247
House Committee Amendment, #4997, CL&P, Adopted	http://www.legis.la.gov/legis/ViewDocument.aspx?d=902548
House Committee Amendment, #4756, CL&P, Draft	http://www.legis.la.gov/legis/ViewDocument.aspx?d=901070
Senate Floor Amendment, #2804, Morrish, Withdrawn	http://www.legis.la.gov/legis/ViewDocument.aspx?d=895513
Senate Floor Amendment, #2769, Thompson, F, Withdrawn	http://www.legis.la.gov/legis/ViewDocument.aspx?d=895321
Senate Floor Amendment, #2718, Allain, Withdrawn	http://www.legis.la.gov/legis/ViewDocument.aspx?d=895021
Senate Floor Legislative Bureau Amendment, #2310, Martiny, Adopted	http://www.legis.la.gov/legis/ViewDocument.aspx?d=892589
Senate Committee Amendment, #2269, NATR, Adopted	http://www.legis.la.gov/legis/ViewDocument.aspx?d=892358

### **Digests**

Resume Digest for SB667	http://www.legis.la.gov/legis/ViewDocument.aspx?d=912741
Summary of House Amendments to SB667	http://www.legis.la.gov/legis/ViewDocument.aspx?d=905331
House Committee Redigest of SB66	http://www.legis.la.gov/legis/ViewDocument.aspx?d=902558
Digest of SB667 Reengrossed	http://www.legis.la.gov/legis/ViewDocument.aspx?d=895997
Digest of SB667 Engrossed	http://www.legis.la.gov/legis/ViewDocument.aspx?d=894188
Digest of SB667 Original	http://www.legis.la.gov/legis/ViewDocument.aspx?d=889570

### <u>Notes</u>

Fiscal Note - SB667 Enrolled	nttp://www.iegis.ia.gov/iegis/viewDocument.aspx? d=907379
Fiscal Note - SB667 ReEngrossed With House Cmte Amendments	http://www.legis.la.gov/legis/ViewDocument.aspx?d=904255
Fiscal Note - SB667 ReEngrossed	http://www.legis.la.gov/legis/ViewDocument.aspx?d=899571
Fiscal Note - SB667 Engrossed	http://www.legis.la.gov/legis/ViewDocument.aspx?d=894727
Votes	

### <u>Votes</u>

Senate Vote on SB 667, CONCUR (#1167)

http://www.legis.la.gov/legis/ViewDocument.aspx?d=906217

Senate Vote on SB 667, REJECT (#1166)

House Vote on SB 667, FINAL PASSAGE (#991)

House Vote on SB 667, AMENDMENT # 5332 BY CONNICK, MOTION TO ADOPT (#990)
House Vote on SB 667, AMENDMENT # 5303 BY HARRISON, MOTION TO ADOPT (#989)

Senate Vote on SB 667, FINAL PASSAGE (#454)

http://www.legis.la.gov/legis/ViewDocument.aspx?d=906214

http://www.legis.la.gov/legis/ViewDocument.aspx?d=904654

http://www.legis.la.gov/legis/ViewDocument.aspx?d=904651

http://www.legis.la.gov/legis/ViewDocument.aspx?d=904645

http://www.legis.la.gov/legis/ViewDocument.aspx?d=895825

SENATE BILL NO. 667

# BY SENATORS ADLEY AND JOHNS

1	AN ACT
2	To amend and reenact R.S. 30:29(B)(6), (H), and (I) and Code of Civil Procedure Art.
3	1563(A)(2) and to enact R.S. 30:29(C)(2)(c) and (M), relative to the remediation of
4	oilfield sites and exploration and production sites; to provide for presumption and
5	jury charge following a limited admission of liability; to provide for reasonable
6	attorney fees and costs following a preliminary dismissal; to provide for certain
7	remediation damages; to provide terms, conditions, and requirements; and to provide
8	for related matters.
9	Be it enacted by the Legislature of Louisiana:
10	Section 1. R.S. 30:29(B)(6), (H), and (I) are hereby amended and reenacted and R.S.
11	30:29(C)(2)(c) and (M) are hereby enacted to read as follows:
12	§29. Remediation of oilfield sites and exploration and production sites
13	* * *
14	B. * * *
15	(6) Within sixty days of being served with a petition or amended petition
16	asserting an action, a defendant may request that the court conduct a preliminary
17	hearing to determine whether there is good cause for maintaining the defendant as
18	a party in the litigation. At the hearing, the parties may introduce evidence in
19	affidavit or written form. The plaintiff shall have the initial burden to introduce
20	evidence to support the allegations of environmental damage, following which the
21	moving party shall have the burden to demonstrate the absence of a genuine issue of
22	material fact that the moving party caused or is otherwise legally responsible for the
23	alleged environmental damage. The rules governing summary judgments in the Code
24	of Civil Procedure shall not apply to the preliminary hearing. Within fifteen days of
25	the preliminary hearing, the court shall issue an order on any timely request for
26	preliminary dismissal. A judgment of dismissal under this Paragraph shall be without
27	prejudice, with all parties reserving the right to rejoin the dismissed defendant during

the litigation upon discovery of evidence not reasonably available at the time of the
hearing on the motion for preliminary dismissal. If not rejoined, a party dismissed
under this Paragraph shall be entitled to a judgment of dismissal with prejudice
following a final nonappealable judgment on the claims asserted by the party against
whom the preliminary dismissal was granted and shall be entitled to recover from
the party who asserted the claim an award of reasonable attorney fees and costs,
as may be determined by the court. Any pleading rejoining any defendant
previously dismissed under this Paragraph shall relate back to the filing of the
original petition or any amendment thereto as provided in the Code of Civil
Procedure Article 1153. The finding of the district court shall be without prejudice
of any party to litigate the legal responsibility of any potentially responsible party,
the allocation of responsibility among the potentially responsible parties, and any
other issues incident to the finder of fact's determination of the party or parties who
caused the damage or who are otherwise legally responsible for the alleged
environmental damage. The procedure for a preliminary dismissal provided by this
Paragraph shall be in addition to the pretrial rights and the remedies available to the
parties under the Code of Civil Procedure, including the right to civil discovery.

C. \* \* \*

20 (2)

under the provisions of the Code of Civil Procedure Art. 1563, there shall be a rebuttable presumption that the plan approved or structured by the department, after consultation with the Department of Environmental Quality as appropriate, shall be the most feasible plan to evaluate or remediate to applicable regulatory standards the environmental damage for which

27 <u>responsibility is admitted. For cases tried by a jury, the court shall instruct the</u>

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jury regarding this presumption if so requested by a party.

H.(1) This Section shall not preclude an owner of land from pursuing a

(c) In all cases in which a party makes a limited admission of liability

1 judicial remedy or receiving a judicial award for private claims suffered as a result 2 of environmental damage, except as otherwise provided in this Section. Nor shall it 3 preclude a judgment ordering damages for or implementation of additional 4 remediation in excess of the requirements of the plan adopted by the court pursuant 5 to this Section as may be required in accordance with the terms of an express 6 contractual provision. Any award granted in connection with the judgment for 7 additional remediation in excess of the requirements of the feasible plan adopted 8 by the court is not required to be paid into the registry of the court. 9 (2) Damages that may be awarded in an action under this Section shall 10 be governed by the provisions of Subsection M of this Section. This Section shall not be interpreted to create any cause of action or to impose additional implied 11 12 obligations under the mineral code or arising out of a mineral lease. 13 I. For the purposes of this Section, the following terms shall have the 14 following meanings: (1) "Contamination" shall mean the introduction or presence of 15 16 substances or contaminants into a usable groundwater aquifer, an underground 17 source of drinking water (USDW) or soil in such quantities as to render them 18 unsuitable for their reasonably intended purposes. 19 (2) "Environmental damage" shall mean any actual or potential impact, 20 damage, or injury to environmental media caused by contamination resulting from 21 activities associated with oilfield sites or exploration and production sites. 22 Environmental media shall include but not be limited to soil, surface water, ground 23 water, or sediment. (2)(3) "Evaluation or remediation" shall include but not be limited to 24 investigation, testing, monitoring, containment, prevention, or abatement. 25 (3)(4) "Feasible Plan" means the most reasonable plan which addresses 26 27 environmental damage in conformity with the requirements of Louisiana Constitution Article IX, Section 1 to protect the environment, public health, safety 28 29 and welfare, and is in compliance with the specific relevant and applicable standards 30 and regulations promulgated by a state agency in accordance with the Administrative

1 Procedure Act in effect at the time of clean up to remediate contamination resulting 2 from oilfield or exploration and production operations or waste. 3 (4)(5) "Oilfield site" or "exploration and production (E&P) site" means any 4 location or any portion thereof on which oil or gas exploration, development, or 5 production activities have occurred, including wells, equipment, tanks, flow lines or 6 impoundments used for the purposes of the drilling, workover, production, primary 7 separation, disposal, transportation or storage of E&P wastes, crude oil and natural 8 gas processing, transportation or storage of a common production stream of crude 9 oil, natural gas, coal seam natural gas, or geothermal energy prior to a custody 10 transfer or a sales point. In general, this definition would apply to all exploration and 11 production operations located on the same lease, unit or field. (5)(6) "Timely notice" means written notice sent by certified mail, return 12 13 receipt requested. Such notice shall include a copy of the petition and any other filing 14 in such litigation. 15 M. In an action governed by the provisions of this Section, damages may 16 17 be awarded only for the following: 18 (1) The cost of funding the feasible plan adopted by the court. (2) The cost of additional remediation only if required by an express 19 contractual provision providing for remediation to original condition or to some 20 other specific remediation standard. 21 (3) The cost of evaluating, correcting or repairing environmental damage 22 upon a showing that such damage was caused by unreasonable or excessive 23 operations based on rules, regulations, lease terms and implied lease obligations 24 arising by operation of law, or standards applicable at the time of the activity 25 complained of, provided that such damage is not duplicative of damages 26 27 awarded under Paragraphs (1) or (2) of this Subsection. (4) The cost of nonremediation damages. 28 The provisions of this Subsection shall not be construed to alter the 29

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traditional burden of proof or to imply the existence or extent of damages in any

action, nor shall it affect an award of reasonable attorney fees or costs under

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2	this Section.
3	Section 2. Code of Civil Procedure Art. 1563(A)(2) is hereby amended and
4	reenacted to read as follows:
5	Art. 1563. Limited admission of liability in environmental damage lawsuits; effect
6	A. * * *
7	(2) Upon the expiration of the delay in which a party may file a limited
8	admission under Paragraph (A)(5) of this Article Subparagraph (5) of this
9	Paragraph, and if one or more of the defendants have made a timely limited
10	admission, the court shall refer the matter to the Department of Natural Resources,
11	office of conservation, hereinafter referred to as the "department", to conduct a
12	public hearing to approve or structure a plan which the department determines to be
13	the most feasible plan to evaluate or remediate the environmental damage under the
14	applicable regulatory standards pursuant to the provisions of R.S. 30:29. There shall
15	be a rebuttable presumption that the plan approved or structured by the
16	department, after consultation with the Department of Environmental Quality
17	as appropriate, shall be the most feasible plan to evaluate or remediate the
18	environmental damage under the applicable regulatory standards pursuant to
19	the provisions of R.S. 30:29. For cases tried by a jury, the court shall instruct
20	the jury regarding this presumption if requested by a party.
21	* * *
22	Section 3. The provisions of this Act shall not apply to any case in which the court,
23	on or before May 15, 2014, has issued or signed an order setting the case for trial, regardless
24	of whether such trial setting is continued.
	PRESIDENT OF THE SENATE
	TRESIDENT OF THE SERVICE
	SPEAKER OF THE HOUSE OF REPRESENTATIVES
	GOVERNOR OF THE STATE OF LOUISIANA
	APPROVED: