No adjudication by the court upon the status of any child shall operate to impose any of the civil disabilities ordinarily resulting from conviction, nor shall any child be deemed a criminal by reason of such adjudication, nor shall such adjudication be deemed a conviction. The disposition of a child or any evidence given in the court shall not operate to disqualify the child in any future civil service application or appointment.

Whenever the court shall assign the custody of a child to any institution or agency it shall transmit with the order of custody or as soon thereafter as practicable a summary of its information concerning the child, and such institution or agency shall give to the court such information concerning such child as the court may at any time require.

Section 2. If any provision or item of this Act or the application thereof is held invalid, such invalidity shall not affect other provisions, items or applications of this Act which can be given effect without the invalid provisions, items or applications and to this end the provisions of this Act are hereby declared severable.

Section 3. All laws or parts of laws in conflict herewith are hereby repealed.

Section 4. Notwithstanding the provisions of this act, children in need of supervision may be committed to the custody of the Department of Corrections until January 1, 1976.

Approved by the Governor: July 23, 1975.

Published in the Official Journal of the State: August 21, 1975.

A true copy:

WADE O. MARTIN, JR.
Secretary of State.

———

ACT No. 757

House Bill No. 1182. By: Mr. Casey.

AN ACT

To amend Section 2492 of Title 13 of the Louisiana Revised Statutes of 1950 by adding a new Subsection thereto to be designated as Subsection E relative to the appointment of a judge ad hoc of the Municipal Court of New Orleans during the temporary absence of a judge of said court and to otherwise provide with respect thereto.

Be it enacted by the Legislature of Louisiana:
Section 1. Subsection E of Section 2492 of Title 13 of the Louisiana Revised Statutes of 1950 is hereby enacted to read as follows:

§2492. Four judges; qualifications; election; salary; vacation

***

E. Whenever any of the judges are temporarily absent because of court business, illness or while on vacation, a judge ad hoc may be appointed by the judges of the municipal court, acting en banc, to serve during the period of such temporary absence. The judge ad hoc shall have the qualifications for election to the office and his compensation shall be proportionately equal to that of the judge for whom he is appointed to serve, and shall be payable in the same manner and from the same source and/or sources as that of such judge.

Approved by the Governor: July 23, 1975.
Published in the Official Journal of the State: August 21, 1975.

A true copy:

WADE O. MARTIN, JR.
Secretary of State.

ACT No. 758

House Bill No. 1195.

By: Mr. Grisbaum.

AN ACT

To amend and reenact Subsection A of Section 10 and Subsection A of Section 11 of Title 16 of the Louisiana Revised Statutes of 1950, to increase the annual salaries of district attorneys and assistant district attorneys payable by the state.

Be it enacted by the Legislature of Louisiana:

Section 1. Subsection A of Section 10 of Title 16 of the Louisiana Revised Statutes of 1950 is hereby amended and reenacted to read as follows:

§10. Annual salary of district attorneys payable by state

A. The annual salary of the several district attorneys throughout the state of Louisiana is hereby fixed at twenty-three thousand dollars payable monthly by the state treasurer upon the warrant of the district attorney.

***