SA, AND S. H. THERIOT

AN ACT

To enact R.S. 49:155.2 relative to state symbols; to adopt and establish the diatonic accordion, commonly known as the "cajun" accordion, as the state musical instrument; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. R.S. 49:155.2 is hereby enacted to read as follows:

§155.2. State musical instrument
There shall be an official state musical instrument. The official state musical instrument shall be the diatonic accordion, commonly known as the "cajun" accordion. Its use on official documents of the state and with the insignia of the state is hereby authorized.

Approved by the Governor, July 2, 1990.

Published in the Official Journal of the State:

A true copy:
W. Fox McKeithen
Secretary of State

ACT No. 186

---

HOUSE BILL NO. 771

BY REPRESENTATIVES GAUDIN, CRANE, AND MCCLEARY AND SENATORS CROSS AND BANKSTON

AN ACT

To amend and reenact Code of Civil Procedure Article 4843(A) and to enact Code of Civil Procedure Article 4843(C), relative to the jurisdiction of city courts; to grant jurisdiction to certain city courts for injunctive or other civil relief for violations of parish or municipal ordinances or state law; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. Code of Civil Procedure Article 4843(A) is amended and reenacted and Code of Civil Procedure Arti-
icle 4843(C) is hereby enacted to read as follows:

Art. 4843. City court jurisdiction; amount in dispute; injunctive actions by state or political subdivision

A. Except as provided for in Paragraph C, the civil jurisdiction of a city court is concurrent with the district court in cases where the amount in dispute, or the value of the property involved, does not exceed ten thousand dollars.

*  *  *

C. The civil jurisdiction of a city court in which the population of the territorial jurisdiction is greater than fifty thousand is concurrent with the district court in cases or proceedings instituted by the state, a parish, a municipality, or other political subdivision of the state for injunctive relief or other civil relief for the cessation or abatement of any acts or practices committed within the city court's territorial jurisdiction, which may violate a parish or municipal ordinance or state law. In such case, the court has jurisdiction regardless of the amount in dispute or the value of the property involved.

Approved by the Governor, July 2, 1990.

Published in the Official Journal of the State:

A true copy:
W. Fox McKeithen
Secretary of State

---

ACT No. 187
---

HOUSE BILL NO. 1064

BY REPRESENTATIVES LEBLANC, BACQUE, AND HIGGINbothAM AND SENATOR BARES

AN ACT

To enact R.S. 33:1393 and to repeal R.S. 33:1391, relative to Lafayette Parish, to authorize the creation of a Lafayette City-Parish Charter Commission for the purpose of developing a plan for a unified city-parish government for Lafayette Parish and the city of Lafayette; to provide for the membership and functions of said commission; to