HLS 12RS-754 REENGROSSED

Regular Session, 2012

HOUSE BILL NO. 941

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BY REPRESENTATIVE ABRAMSON

PRIVILEGES/LIENS: Provides with respect to the Private Works Act

2 To amend and reenact R.S. 9:4821 and to enact R.S. 9:4820(D), relative to the Private 3 Works Act; to provide for effective dates of privileges; to provide for priority of 4 privileges; and to provide for related matters. 5 Be it enacted by the Legislature of Louisiana: 6 Section 1. R.S. 9:4821 is hereby amended and reenacted and R.S. 9:4820(D) is 7 hereby enacted to read as follows: 8 §4820. Privileges; effective date 9 10 D. A person acquiring or intending to acquire a mortgage, privilege, or other 11 right under Subsection C of this Section shall have priority in accordance with R.S. 12 9:4821, regardless of whether work has begun or materials were delivered to the job 13 site after the effective date and time of the affidavit, but prior to the recordation of 14 the mortgage, privilege, or other right, provided that the document creating the right 15 was filed before or within four business days of the filing of the affidavit. 16 §4821. Ranking of privileges 17 A. The privileges granted by R.S. 9:4801 and 4802 rank among themselves 18 and as to other mortgages and privileges in the following order of priority:

AN ACT

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

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1	(1) Privileges for ad valorem taxes or local assessments for public
2	improvements against the property, liens, and privileges granted in favor of parishes
3	for reasonable charges imposed on the property under R.S. 33:1236, liens and
4	privileges granted in favor of municipalities for reasonable charges imposed on
5	property under R.S. 33:4752, 4753, 4754, 4766, 5062, and 5062.1, and liens and
6	privileges granted in favor of a parish or municipality for reasonable charges
7	imposed on the property under R.S. 13:2575 are first in rank and concurrent
8	regardless of the dates of recordation or notation of such liens and privileges in any
9	public record, public office, or public document.
10	(2) Privileges granted by R.S. 9:4801(2) and R.S. 9:4802(A)(2) rank next
11	and equally with each other.
12	(3) Bona fide mortgages or vendor's privileges that are effective as to third
13	persons before the privileges granted by this Part are effective rank next and in
14	accordance with their respective rank as to each other.
15	(4) Privileges granted by R.S. 9:4801(3), R.S. 9:4801 and (4) and by R.S.
16	9:4802(A)(1), R.S. 9:4802(A)(3), and R.S. 9:4802(A)(4) rank next and equally with
17	each other.
18	(5) Privileges granted by R.S. 9:4801(1) and R.S. 9:4801(5) rank next and
19	equally with each other.
20	(6) Other mortgages or privileges rank next and in accordance with their
21	respective rank as to each other.
22	B. A person acquiring or intending to acquire a mortgage, privilege, or other
23	right under R.S. 9:4820(D) shall have priority in accordance with the provisions of
24	this Section, regardless of whether work has begun or materials were delivered to the
25	jobsite after the effective date and time of the affidavit, but prior to the recordation
26	of the mortgage, privilege, or other right, provided that the document creating the

right was filed before or within four business days of the filing of the affidavit.

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## **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)]

Abramson HB No. 941

**Abstract:** Gives priority to a privilege filed within four days of an affidavit regardless of whether work has begun or materials have been delivered to the work site after the effective date and time of the affidavit but before the filing of the document creating the right.

<u>Present law</u> provides that a person acquiring a mortgage, privilege, or other right may rely on the affidavit of certain persons involved in the modification of an immovable that states at a specified time work had not been commenced nor materials placed at the site, provided the affidavit is filed within four days after execution of the affidavit with the document creating the right filed within four business days of the filing of the affidavit.

<u>Proposed law</u> retains <u>present law</u> and provides that priority be given to a privilege acquired through reliance on an affidavit executed by certain persons involved in the modification of an immovable if the document creating the right is filed before or within four days of the effective date of the affidavit.

(Amends R.S. 9:4821; Adds R.S. 9:4820(D))