

A new political landscape

- 37 new legislators
- New speaker of the House Phillip Devillier
- New President of the Senate Cameron Henry
- New committees
- New Insurance Commissioner Tim Temple
- New Governor Jeff Landry

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The Outset

- Temple and Landry taskforces
- A list of priorities
- Coalition building
- · Strong majorities on both sides
- Tight committees
- Where is the governor?

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Two sets of priorities

Property reform

- Commissioner Temple takes the lead
- The governor gets on board
- Consensus in the legislature

Auto/Tort reform

- LABI in the driver's seat
- · Broad coalition
- The governor conspicuously silent
- · Pressure in both houses, but with dissent
- Plaintiff's bar flexes their muscles

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THE PROPERTY BILLS

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SB 323

- Authored by Senate Insurance Chair Kirk Talbot (River Ridge)
- Addresses good faith and fair dealing standards in the claims process
- Compromise bill with the plaintiff's bar
- Reforms the bad faith statutes without reducing penalties
 - Combines the 2 statutes
 - "Written proof" of loss
 - · Cure period
 - · Time frames



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- Authored by House Insurance Chair Gabe Firment (Pollock)
- 3-year rule reform (NOT A REPEAL)
- Grandfather rule does not apply to new policies after 8/1/2024
- Insurers can change deductibles on 3-year policies
- Insurers can nonrenew up to 5% of 3-year policies per year
 - Commissioner Temple establishing per parish limit of 5%



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SB 295

- Authored by Senator Heather Cloud (Turkey Creek)
- File and Use rating
- Does NOT eliminate the department's authority to review rates
- Facilitates a faster process for approval
- Helps eliminate speed-to-market problems



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- Authored by Representative Matthew Willard (New Orleans)
- Eliminates the sunset of the Fortified Homes Grant Program
- · Does NOT provide a funding source
 - 1-year funding of \$20 Million was provided in the budget
 - We expect a recurring source in next year's "fiscal" session



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HB 609

- Authored by House Insurance Chair Gabe Firment (Pollock)
- Provides for licensure and procedures for appraisers and umpires
 - Minimum Qualifications
 - · Conflict of interest provisions
 - Department will keep a list of registered appraisers/umpires
- Provides for a process to ensure an unbiased appraisal



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SB 113

- Authored by Senate Insurance Chair Kirk Talbot (River Ridge)
- Exempts LA Citizens from certain bad faith penalties
- Limits bad faith penalties to policy limits for LA Citizens policies
 - This does not include attorneys fees which can be additional
- Suspends the 10% surcharge above the private market for 3 years



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HB 520

- Authored by House Insurance Chair Gabe Firment (Pollock)
- Deceptive trade practices regarding adjuster's reports
- Insurers are already required to supply the claim file within 14 days of a written request from an insured
- Clarifies that this claim file MUST include the original field adjuster's report



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SB 484

- Authored by Senator Royce Duplessis (New Orleans)
- Transparency around Fortified discounts
- Requires the department to commission an actuarial survey
 - Must publish the findings publicly
- LDI must publish a list of approved discounts



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THE AUTO / TORT BILLS

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HB 423

- Authored by Representative Michael Melerine (Shreveport)
- Reforms the collateral source rule
- · Bill was significantly watered down in Jud A
- Takes collateral source payments from 40% to 30%
- · Makes paid amounts discoverable
- Opposed by plaintiff bar and some medical providers
- Which brings us to yesterday (6/18)...



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- Landry's press conference
 - · Who's side is he on?
- · LABI's response



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"While Gov. Landry could have provided a lifeline for all Louisianans currently drowning in an unaffordable market, he instead chose to stand with the trial bar and the status quo while businesses and citizens across this state scramble to pay yet another year of unsustainable premiums."

-Will Green (LABI)

2024 LEGISLATIVE SESSION



- Landry's press conference
 - · Who's side is he on?
- · LABI's response
- Temple's response



2024 LEGISLATIVE SESSION



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"I'm asking Governor Landry, Senate President Henry and House Speaker DeVillier to call a special session so we can work together to pass legislation including changes to the collateral source rule and the Housley presumption."

-Commissioner Temple



- · Landry's press conference
 - · Who's side is he on?
- · LABI's response
- Temple's response
- Legislative leadership's response



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"We have to keep working on this issue and we will. During the interim, the legislature will collaborate with the parties involved to negotiate and draft a bill that we can introduce and pass next session."

-Senate President Cameron Henry



"We will continue to work with the Senate and the Governor to enact meaningful insurance reforms that will address the rising cost of insurance for the citizens of this state."

-Speaker of the House Phillip DeVillier

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"I look forward to being able to work with everyone to help improve the litigation climate in Louisiana."

-Senate Jud A Chairman Greg Miller



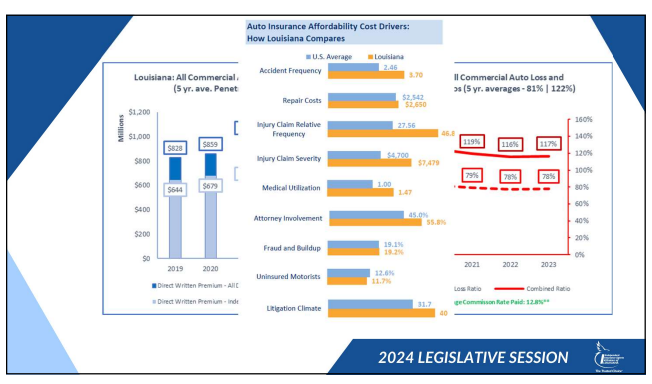
- · Landry's press conference
 - Who's side is he on?
- · LABI's response
- · Temple's response
- Legislative leadership's response
- The Facts



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SB 355

- Authored by Senator Jeremy Stine (Lake Charles)
- Ghostwritten by Representative Emily Chenevert (Baton Rouge) – HB 336
- · Disclosure of third party litigation financing
- Partially based on a US Chamber of Commerce model
- Foreign third party funders must disclose certain information to the attorney general
- All third party litigation funding is discoverable



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HB 315

- Authored by Speaker Pro Temp Mike Johnson (Pineville)
- Extends prescription from 1 to 2 years for torts
- · Brought at the request of the governor
 - The ONLY tort bill on the governor's agenda
- Opposed by the insurance and business communities
- Shot down amendments and alternate bills with guardrails



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- Authored by Representative Jack McFarland (Jonesboro)
- · Removes direct action against insurers
- 47 other states already disallow direct action
- Important step to attracting new insurers



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SB 84

- Authored by Senator Alan Seabaugh (Many)
- Reforms the offer of judgement rules
- Closes a loophole in the law when the defense wins or ties
- Important to encourage insurers to pursue zero judgements



2024 LEGISLATIVE SESSION



- Authored by Representative Michael Melerine (Shreveport)
- Repeals the Housely presumption
- In current law, injury is presumed to be caused by accident
- Lawsuits should start on neutral ground both sides must prove cause



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OTHER BILLS

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- Authored by Representative Big John Illg (Harahan)
- Brought on behalf of IIABL
- Requires insurers to verify and maintain UM selection forms
 - Prohibits companies from delegating that responsibility
 - Agents can still be required to collect the form



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SB 499

- Authored by Senator Mike Reese (Leesville)
- Brought on behalf of LDI
- Exempts commercial lines from UM selection form requirements
- On personal auto, provides a defense in certain circumstances
 - · If the form is signed but improperly completed, and
 - The defense can prove that the insured intended to reject or select lower coverage



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- Authored by Representative Mandie Landry (New Orleans)
- Requires insurers to disclose all available discounts on Homeowners and Personal Auto
 - Disclosure can be either electronic or in policy documents
 - Does not apply to E&S



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HB 144

- Authored by Representative Brian Glorioso (Slidell)
- Insurers may NOT include the value of land in the TIV of a Homeowner's policy
- Should already be standard industry practice
- May help with lenders who are asking for unreasonable TIV requirements



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How Did we Do?

- · Strong success on property insurance reform
- · Largely unsuccessful on auto/tort reform
 - · Direct action was a real win
 - The other reforms were watered down to be marginal
- Successful except when fighting the plaintiff's bar

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What does this mean going forward

- Hope for new property market capacity
- What happens to auto rates?
- What is the future of tort reform?



