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## Masthead

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## COMMENTS

### General and Special Laws in Louisiana

The need for restrictions on the use of legislative influence to obtain special privileges for private interest groups and individuals and the necessity for uniform instead of variegated local legislation have led many states to enact statutory and constitutional provisions prohibiting special or local legislation under certain circumstances.<sup>1</sup> While the New England states have imposed no restrictions whatsoever,<sup>2</sup> twenty-eight states<sup>3</sup>

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1. 2 PROJÉT OF A CONSTITUTION FOR THE STATE OF LOUISIANA 391, comment (1954).

2. Connecticut, Delaware, Maine, Massachusetts, New Hampshire, Rhode Island, Vermont, and Ohio.

3. Arizona, Arkansas, California, Colorado, Illinois, Indiana, Iowa, Kansas, Maryland, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Jersey, New Mexico, New York, North Dakota, Oklahoma, South Carolina, South Dakota, Texas, Utah, Virginia, West Virginia, Wyoming; for reference to the particular constitutional provision in each state, see 2 SUTHERLAND, STATUTORY CONSTRUCTION § 2101, n. 3 (3d ed. 1943).