

# JOURNAL OF THE HOUSE

First Regular Session, 95th GENERAL ASSEMBLY

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FORTY-SEVENTH DAY, WEDNESDAY, APRIL 1, 2009

The House met pursuant to adjournment.

Speaker Pro Tem Pratt in the Chair.

Prayer by Reverend James Earl Jackson.

O Holy Lord God, You reign in mystery and majesty; so great and glorious are You that we cannot fully comprehend how awesome You are.

We praise You today for the way You understand and weigh our words, thoughts and motives. We glorify You for the way You help us say the right things at the right time. It is only through You that the words of our mouth bless rather than frustrate those that hear them.

Lord, we are in positions where pride, arrogance and compromise are easy temptations. We ask You to foster a humble spirit in our hearts and minds, helping us to seek the best for all concerned. Because of the considerable tasks ahead of us, lead us to do Your will; make Your way plain for us to follow.

Now may You, Heavenly Father, direct our way to You, whenever we are overwhelmed by the duties and responsibilities of this week.

I ask these things in the name of Your Son. Amen.

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Zachary Groder, Colton Gerke, Garrett O'Riley, Devan Linch, Cameron Linch, Kara Evers, Andrew Granich, Nathan Jones, Cameron Kayser, Katy Lambirth, Jonathan Niekamp, Matthew Rehagen, Nick Rehagen, Kelsey Scheppers and Makenzie Smith.

The Journal of the forty-sixth day was approved as corrected.

## SPECIAL RECOGNITION

Retiring members of the Springfield City Council were introduced by Representative Denison and recognized for their years of service.

## SECOND READING OF HOUSE JOINT RESOLUTION

**HJR 41** was read the second time.

## SECOND READING OF HOUSE BILLS

**HB 1102** through **HB 1145** were read the second time.

### PERFECTION OF HOUSE BILL

**HCS HBs 187 & 235**, relating to court procedures, was taken up by Representative Flook.

Representative Flook offered **House Amendment No. 1**.

#### *House Amendment No. 1*

AMEND House Committee Substitute for House Bill Nos. 187 & 235, Section 452.400, Page 42, Line 138, by inserting immediately after said line the following:

"452.423. 1. In all proceedings for child custody or for dissolution of marriage or legal separation where custody, visitation, or support of a child is a contested issue, the court may appoint a guardian ad litem. Disqualification of a guardian ad litem shall be ordered in any legal proceeding only pursuant to this chapter, upon the filing of a written application by any party within ten days of appointment, or within ten days of August 28, 1998, if the appointment occurs prior to August 28, 1998. Each party shall be entitled to one disqualification of a guardian ad litem appointed under this subsection in each proceeding, except a party may be entitled to additional disqualifications of a guardian ad litem for good cause shown.

2. The court shall appoint a guardian ad litem in any proceeding in which child abuse or neglect is alleged.

3. The guardian ad litem shall:

(1) Be the legal representative of the child at the hearing, and may examine, cross-examine, subpoena witnesses and offer testimony;

(2) Prior to the hearing, conduct all necessary interviews with persons having contact with or knowledge of the child in order to ascertain the child's wishes, feelings, attachments and attitudes. If appropriate, the child should be interviewed;

(3) Request the juvenile officer to cause a petition to be filed in the juvenile division of the circuit court if the guardian ad litem believes the child alleged to be abused or neglected is in danger.

4. The appointing judge shall require the guardian ad litem to faithfully discharge such guardian ad litem's duties, and upon failure to do so shall discharge such guardian ad litem and appoint another. The judge in making appointments pursuant to this section shall give preference to persons who served as guardian ad litem for the child in the earlier proceeding, unless there is a reason on the record for not giving such preference.

5. The guardian ad litem shall be awarded a reasonable fee for such services to be set by the court. The court, in its discretion, may:

(1) Issue a direct payment order to the parties. If a party fails to comply with the court's direct payment order, the court may find such party to be in contempt of court; or

(2) Award such fees as a judgment to be paid by any party to the proceedings or from public funds. Such an award of guardian fees shall constitute a final judgment in favor of the guardian ad litem. Such final judgment shall be enforceable against the parties in accordance with chapter 513, RSMo.

[6. The court may designate volunteer advocates, who may or may not be attorneys licensed to practice law, to assist in the performance of the guardian ad litem duties for the court. The volunteer advocate shall be provided with all reports relevant to the case made to or by any agency or person and shall have access to all records of such agencies or persons relating to the child or such child's family members. Any such designated person shall receive no compensation from public funds. This shall not preclude reimbursement for reasonable expenses.]"; and

Further amend said substitute, Section 452.747, Page 47, Lines 13-20, by deleting all of said lines; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Flook, **House Amendment No. 1** was adopted.

Representative Grill offered **House Amendment No. 2**.

*House Amendment No. 2*

AMEND House Committee Substitute for House Bill Nos. 187 & 235, Section 41.950, Page 6, Line 69, by inserting after all of said section, the following:

“193.087. 1. In addition to the requirements of subsection 2 of section 193.085, when a birth occurs to an unmarried mother, whether in an institution or en route to an institution, the person in charge of the institution or a designated representative shall:

(1) Provide a form or affidavit prescribed by the state registrar that may be completed by the child's mother and father to voluntarily acknowledge paternity of the child pursuant to section 193.215;

(2) File the form, when completed, along with the certificate required by this section. **Such completed form for the voluntary acknowledgment of paternity is not a public record; except that, a copy of such voluntary acknowledgment of paternity shall, upon request, be made available to the child's mother, the father listed on the child's birth record, and the attorney representing such mother or father. Upon payment of the fee established by rule by the department under section 454.455, RSMo, a copy of such voluntary acknowledgment of paternity shall be provided by the state registrar to the child's mother, the father listed on the child's birth record, and the attorney representing such mother or alleged father; and**

(3) Provide oral and written notice to the affiant required by section 193.215.

2. Any institution, the person in charge or a designated representative shall be immune from civil or criminal liability for providing the form or affidavit required by subsection 1 of this section, the information developed pursuant to that subsection, or otherwise fulfilling the duties required by subsection 1 of this section.

3. The family support division may contract with the department of health and senior services to provide assistance and training to the hospital staff assigned responsibility for providing the information, as appropriate, to carry out duties pursuant to this section. The family support division shall develop and distribute free of charge the information on the rights and responsibilities of parents that is required to be distributed pursuant to this section. The department of health and senior services shall provide free of charge to hospitals the acknowledgment of paternity affidavit, and instructions on the completion of the affidavit.

4. If no contract is developed with the department of health and senior services, then the family support division shall provide the assistance and training activities to hospitals pursuant to subsection 3 of this section.

5. Any affiant who intentionally misidentifies another person as a parent may be prosecuted for perjury, pursuant to section 575.040, RSMo.

6. Due to lack of cooperation by public assistance recipients, the family support division shall either suspend the entire public assistance cash grant, or remove the needs of the adult recipient of public assistance from the cash grant, subject to good cause exceptions pursuant to federal law or regulations.

193.215. 1. A certificate or report registered pursuant to sections 193.005 to 193.325 may be amended only pursuant to the provisions of sections 193.005 to 193.325, and regulations adopted by the department.

2. A certificate or report that is amended pursuant to this section shall be marked "Amended" except as otherwise provided in this section. The date of amendment and a summary description of the evidence submitted in support of the amendment shall be endorsed on or made part of the record.

3. Upon receipt of a certified copy of an order of a court of competent jurisdiction changing the name of a person born in this state and upon request of such person or such person's parents, guardian, or legal representative, the state registrar shall amend the certificate of birth to show the new name. The court order shall include such facts as are necessary to locate and identify the certificate of birth of the person whose name is being changed.

4. When an applicant does not submit the minimum documentation required in the regulations for amending a vital record or when the state registrar has reasonable cause to question the validity or adequacy of the applicant's sworn statements or the documentary evidence, and if the deficiencies are not corrected, the state registrar shall not amend the vital record and shall advise the applicant of the reason for this action and the applicant's right of appeal to a court of competent jurisdiction.

5. When a certificate or report is amended pursuant to this section, the state registrar shall report the amendment to any other custodians of the vital record and their record shall be amended accordingly.

6. Upon written request of both parents and receipt of a sworn acknowledgment of paternity notarized and signed by both parents of a child born out of wedlock, the state registrar shall amend the certificate of birth to show such paternity. The acknowledgment affidavit form shall be developed by the state registrar and shall include the minimum requirements prescribed by the secretary of the Department of Health and Human Services pursuant to 42 U.S.C. Section 652(a)(7). The acknowledgment form shall include provisions to allow the parents to change the surname of the child and such surname shall be changed on the birth record if the parents elect to change the child's surname. The signature of the parents shall be notarized or the signature shall be witnessed by at least two disinterested adults whose signatures and addresses shall be plainly written thereon. The form shall be accompanied by oral notice, which may be provided through the use of video or audio equipment, and written notice to the mother and putative father of:

(1) The alternatives to, the legal consequences of, and the rights and responsibilities that arise from signing the acknowledgment;

(2) The benefits of having the child's paternity established; and

(3) The availability of paternity establishment and child support enforcement services. A rescission of acknowledgment form shall be filed with the bureau of vital records pursuant to section 210.823, RSMo, to vacate the legal finding of paternity. The bureau shall file all rescissions and forward a copy of each to the division of child support enforcement. The birth record shall only be changed pursuant to this subsection upon an order of the court or the division of child support enforcement.

**The completed voluntary acknowledgment of paternity is not a public record; except that, a copy of such voluntary acknowledgment of paternity shall, upon request, be made available to the child's mother, the father listed on the child's birth record, and the attorney representing such mother or father. Upon payment of the fee established by rule by the department under section 454.445, RSMo, a copy of such acknowledgment shall be provided by the state registrar to the child's mother, the father listed on the child's birth record, and the attorney representing such mother or alleged father.**

7. The department shall offer voluntary paternity establishment services.

8. Upon receipt of a certified copy of an order of a court of competent jurisdiction changing the name of a person born in this state and upon request of such person or such person's parents, guardian or legal representative, the state registrar shall amend the certificate of birth to show the new name.

9. Upon receipt of a certified copy of an order of a court of competent jurisdiction indicating the sex of an individual born in this state has been changed by surgical procedure and that such individual's name has been changed, the certificate of birth of such individual shall be amended.”; and

Further amend said bill, Section 452.930, Page 62, Line 3, by inserting after all of said section the following:

“454.445. **1.** No deposit or other filing fee, court fee, library fee, or fee for making copies of documents shall be required to be paid by the division of child support enforcement, or any attorney bringing action pursuant to a referral by the division of child support enforcement, by any circuit clerk or other county or state officer for the filing of any action or document necessary to establish paternity, or to establish, modify or enforce a child support obligation.

**2. Notwithstanding any other provision of law, a copy of an affidavit acknowledging paternity shall, upon request, be made available to the child's mother, the father listed on the child's birth record, and the attorney representing such mother or father. The department of health and senior services shall establish by rule the fee for making a copy of an affidavit acknowledging paternity. Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536, RSMo, and, if applicable, section 536.028, RSMo. This section and chapter 536, RSMo, are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, RSMo, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2009, shall be invalid and void.”; and**

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Grill, **House Amendment No. 2** was adopted.

Representative Stevenson offered **House Amendment No. 3.**

*House Amendment No. 3*

AMEND House Committee Substitute for House Bill Nos. 187 & 235, Page 1, In the Title, Lines 2 to 12, by deleting all of said lines and inserting in lieu thereof the following:

"To repeal sections 28.160, 41.950, 347.179, 347.183, 351.047, 351.120, 351.125, 351.145, 351.155, 351.484, 351.592, 351.594, 351.598, 351.602, 351.690, 355.016, 355.021, 355.066, 355.071, 355.176, 355.688, 355.706, 355.796, 355.806, 355.811, 355.821, 355.856, 356.211, 359.681, 452.400, 452.440, 452.445, 452.450, 452.455, 452.460, 452.465, 452.470, 452.475, 452.480, 452.485, 452.490, 452.495, 452.500, 452.505, 452.510, 452.515, 452.520, 452.525, 452.530, 452.535, 452.540, 452.545, 452.550, 476.055, 477.600, 478.003, 478.320, 478.464, 478.513, 478.630, 479.080, 485.077, 487.020, 488.012, 514.040, 517.041, 535.030, 535.120, 566.226, and 630.407, RSMo, and to enact in lieu thereof one hundred ten new sections relating to judicial procedures, with penalty provisions."; and

Further amend said bill, Pages 1 and 2, Section A, Lines 1 to 23, by deleting all of said lines and inserting in lieu thereof the following:

"Section A. Sections 28.160, 41.950, 347.179, 347.183, 351.047, 351.120, 351.125, 351.145, 351.155, 351.484, 351.592, 351.594, 351.598, 351.602, 351.690, 355.016, 355.021, 355.066, 355.071, 355.176, 355.688, 355.706, 355.796, 355.806, 355.811, 355.821, 355.856, 356.211, 359.681, 452.400, 452.440, 452.445, 452.450, 452.455, 452.460, 452.465, 452.470, 452.475, 452.480, 452.485, 452.490, 452.495, 452.500, 452.505, 452.510, 452.515, 452.520, 452.525, 452.530, 452.535, 452.540, 452.545, 452.550, 476.055, 477.600, 478.003, 478.320, 478.464, 478.513, 478.630, 479.080, 485.077, 487.020, 488.012, 514.040, 517.041, 535.030, 535.120, 566.226, and 630.407, RSMo, are repealed and one hundred ten new sections enacted in lieu thereof, to be known as sections 28.160, 41.950, 347.179, 347.183, 351.047, 351.120, 351.122, 351.125, 351.145, 351.155, 351.484, 351.592, 351.594, 351.598, 351.602, 351.690, 355.016, 355.021, 355.066, 355.071, 355.176, 355.688, 355.706, 355.796, 355.806, 355.811, 355.821, 355.856, 355.857, 356.211, 359.681, 441.645, 452.400, 452.700, 452.705, 452.710, 452.715, 452.720, 452.725, 452.730, 452.735, 452.740, 452.745, 452.747, 452.750, 452.755, 452.760, 452.762, 452.765, 452.770, 452.775, 452.780, 452.782, 452.785, 452.790, 452.795, 452.800, 452.805, 452.810, 452.815, 452.820, 452.825, 452.830, 452.835, 452.840, 452.845, 452.850, 452.855, 452.860, 452.865, 452.870, 452.875, 452.880, 452.885, 452.890, 452.895, 452.900, 452.905, 452.910, 452.915, 452.920, 452.925, 452.930, 475.375, 476.055, 477.600, 478.003, 478.264, 478.320, 478.325, 478.464, 478.513, 478.575, 478.630, 478.713, 479.080, 485.077, 487.020, 488.006, 488.012, 488.075, 514.040, 517.041, 535.030, 535.120, 537.055, 566.226, 630.407, 1, and 2, to read as follows."; and

Further amend said bill, Pages 6 and 7, Section 210.841, Lines 1 to 41, by deleting all of said lines; and

Further amend said bill, Page 13, Section 351.122, Lines 12 to 16, by deleting all of said lines and inserting in lieu thereof the following:

**"as prescribed by the secretary of state.";** and

Further amend said bill, Page 14, Section 351.127, Lines 1 to 6, by deleting all of said lines; and

Further amend said bill, Page 29, Section 355.857, Lines 11 to 15, by deleting all of said lines and inserting in lieu thereof the following:

**"as prescribed by the secretary of state.";** and

Further amend said bill, Page 34, Section 452.305, Lines 1 to 24, by deleting all of said lines; and

Further amend said bill, Pages 34 to 37, Section 452.310, Lines 1 to 110, by deleting all of said lines; and

Further amend said bill, Pages 37 and 38, Section 452.312, Lines 1 to 17, by deleting all of said lines; and

Further amend said bill, Page 38, Section 452.343, Lines 1 to 7, by deleting all of said lines; and

Further amend said bill, Page 42, Section 452.430, Lines 1 to 6, by deleting all of said lines; and

Further amend said bill, Pages 62 to 64, Section 454.500, Lines 1 to 52, by deleting all of said lines; and

Further amend said bill, Page 64, Section 454.905, Lines 1 to 14, by deleting all of said lines; and

Further amend said bill, Pages 64 and 65, Section 454.951, Lines 1 to 25, by deleting all of said lines; and

Further amend said bill, Page 65, Section 455.513, Lines 1 to 15, by deleting all of said lines; and

Further amend said bill, Pages 65 and 66, Section 475.375, Lines 1 to 39, by deleting all of said lines and inserting in lieu thereof the following:

**"475.375. 1. Any individual over the age of eighteen who has been adjudged incompetent under this chapter or who has been involuntarily committed under chapter 632, RSMo, may file a petition for the removal of the disqualification to purchase, possess, or transfer a firearm when the individual no longer suffers from the condition that resulted in the individual's incapacity or involuntary commitment and no longer poses a danger to self or others for purposes of the purchase, possession, or transfer of firearms under 18 U.S.C. Section 922 and that granting relief under this section is not contrary to the public interest. No individual who has been found not guilty by reason of mental defect may petition a court for restoration under this section.**

**2. The petition shall be filed in the circuit court which entered the letters of guardianship or the most recent order for involuntary commitment, whichever is later. Upon receipt of the petition, the clerk shall schedule a hearing and provide notice of the hearing to the petitioner and the attorney general. Copies of the petition must be served on the director of the treatment facility and the attorney general.**

**3. The burden is on the petitioner to establish by clear and convincing evidence that the petitioner no longer suffers from the condition that resulted in the incapacity or the involuntary commitment and no longer poses a danger to self or others for purposes of the purchase, possession, or transfer of firearms under 18 U.S.C. Section 922 and that granting relief under this section is not contrary to the public interest. The attorney general may present any and all relevant information to the contrary. For these purposes, the attorney general may access and use any and all mental health records, juvenile records, and criminal history of the petitioner wherever maintained.**

**4. Upon the filing of the petition, the court shall endeavor whenever possible to review the petition and determine if the petition is based upon frivolous grounds and if so may deny the petition without a hearing.**

**5. If the petitioner is filing the petition as a result of an involuntary commitment under chapter 632, RSMo, the hearing and records shall be closed to the public, unless the court finds that the public interest would be better served by conducting the hearing in public. If the court determines the hearing should be open to the public, upon motion by the petitioner, the court may allow for the in-camera inspection of any mental health records. The court may allow the use of the record but shall restrict it from public disclosure, unless it finds that the public interest would be better served by making the record public.**

**6. The court shall enter an order that the petitioner does or does not continue to suffer from the condition that resulted in commitment and does or does not continue to pose a danger to self or others for purposes of the purchase, possession, or transfer of firearms under 18 U.S.C. Section 922 and that granting relief under this section is not contrary to the public interest. The court shall include in its order the specific findings of fact on which it based its decision.**

**7. Upon a judicial determination to grant a petition under this section, the clerk in the county where the petition was granted shall forward the order to the Missouri state highway patrol for updating of the petitioner's record with the National Instant Criminal Background Check System (NICS).**

**8. (1) Any person who has been denied a petition for the removal of the disqualification to purchase, possess, or transfer a firearm under this section shall not be eligible to file another petition for the removal of the disqualification to purchase, possess, or transfer a firearm until the expiration of one year from such denial.**

**(2) If a person has previously filed a petition for the removal of the disqualification to purchase, possess, or transfer a firearm and the court determined either upon review of the petition or following a hearing that the petitioner's petition was frivolous or that the petitioner's condition had not so changed such that the person continued to suffer from the condition that resulted in the individual's incapacity or involuntary commitment and continued to pose a danger to self or others for purposes of purchase, possession, or transfer of firearms under 18 U.S.C. Section 922 and that granting relief under this section would be contrary to the public interest, the court shall deny the subsequent petition unless the petition contains additional facts upon which the court could find the condition of the petitioner had so changed that a hearing was warranted.";** and

Further amend said bill, Page 66, Section 476.055, Line 11, by deleting the year "2019" and inserting in lieu thereof the year "2013"; and

Further amend said bill, Page 68, Section 476.055, Line 59, by deleting the year "2019" and inserting in lieu thereof the year "2013"; and

Further amend said bill, Page 68, Section 476.055, Line 62, by deleting the year "2021" and inserting in lieu thereof the year "2015"; and

Further amend said bill, Page 68, Section 476.055, Line 63, by deleting the year "2021" and inserting in lieu thereof the year "2015"; and

Further amend said bill, Page 70, Section 478.170, Lines 1 to 3, by deleting all of said lines; and

Further amend said bill, Page 70, Section 478.187, Lines 1 and 2, by deleting all of said lines; and

Further amend said bill, Page 71, Section 478.264, Lines 1 to 5, by deleting all of said lines and inserting in lieu thereof the following:

**"478.264. Beginning January 1, 2010, no new probate commissioners or deputy commissioners shall be appointed under sections 478.265 to 478.267. All probate commissioners and deputy commissioners serving on January 1, 2010, shall complete their current term as a probate commissioner or deputy commissioner. Upon completion of the current term, such positions shall convert to associate circuit judge positions and shall be subject to election at the general election immediately preceding the end of the current commissioner term.";** and

Further amend said bill, Pages 71 and 72, Section 478.325, Lines 1 to 25, by deleting all of said lines and inserting in lieu thereof the following:

**"478.325. 1. Beginning January 1, 2010, no new state-funded probate or drug commissioner or deputy commissioner shall be appointed. All probate and drug commissioners and deputy commissioners serving on January 1, 2010, shall complete their current term as a probate or drug commissioner or deputy commissioner. Upon completion of the current term, such positions shall convert to associate circuit judge positions and shall be subject to election at the general election immediately preceding the end of the current commissioner term; except that, two drug court commissioner positions in the twenty-second judicial circuit and one drug court commissioner position in each of the twelfth, thirty-third, and thirty-fifth judicial circuits shall be transferred and converted as follows:**

**(1) One commissioner position shall be transferred and converted to a circuit judge position in the thirty-eighth judicial circuit as provided for in section 478.575;**

**(2) One commissioner position shall be transferred and converted to an associate circuit judge position in the sixteenth judicial circuit as provided for in subsection 3 of section 478.464;**

**(3) One commissioner position shall be transferred and converted to an associate circuit judge position in the twentieth judicial circuit as provided for in subsection 3 of section 478.630;**

**(4) One commissioner position shall be transferred and converted to an associate circuit judge position in the thirty-first judicial circuit as provided for in subsection 3 of section 478.513; and**

**(5) One commissioner position shall be transferred and converted to an associate circuit judge position in the fortieth judicial circuit as provided for in section 478.713.**

**2. In circuits where there is more than one county, the county with the largest population will receive the new converted associate circuit judge as provided in this section.";** and

Further amend said bill, Page 73, Section 478.575, Lines 1 to 7, by deleting all of said lines and inserting in lieu thereof the following:

**"478.575. 1. Beginning January 1, 2011, there shall be two circuit judges in the thirty-eighth judicial circuit consisting of the counties of Christian and Taney. The judges shall sit in divisions numbered one and two. Division one shall sit in Christian County and division two shall sit in Taney County.**

**2. The circuit judge sitting as the only circuit judge in the thirty-eighth judicial circuit prior to the election of the circuit judge for division two under subsection 3 of this section shall, beginning January 1, 2011, be the circuit judge in division one and shall hold office for the remainder of the term to which he or she was elected or appointed, and until his or her successor is elected and qualified.**

**3. The circuit judge in division two shall be elected in 2010.";** and

Further amend said bill, Page 73, Section 478.577, Lines 1 and 2, by deleting all of said lines; and

Further amend said bill, Pages 73 and 74, Section 478.690, Lines 1 to 7, by deleting all of said lines; and

Further amend said bill, Pages 79 and 80, Section 509.520, Lines 1 to 19, by deleting all of said lines; and

Further amend said bill, Page 81, Section 514.040, Line 24, by inserting the following at the end of such line:

**"if such clinic or program uses the same application and standards used to determine indigence by the societies or organizations under subdivision (1) of this subsection";** and

Further amend said title, enacting clause and intersectional references accordingly.

Representative Jones (89) offered **House Amendment No 1 to House Amendment No. 3.**

*House Amendment No. 1  
to  
House Amendment No. 3*

AMEND House Amendment No. 3 to House Committee Substitute for House Bill Nos. 187 & 235, Page 9, Line 4, by inserting immediately after the word "**term**" on said line the following:

**", or if applicable, shall be appointed under the nonpartisan court plan";** and

Further amend said amendment, Page 11, Line 17-21, by deleting all of said lines and inserting in lieu thereof the following:

"Further amend said bill, Section 514.040, Pages 80-81, Lines 1-30, by deleting all of said section and lines from the bill; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Burnett raised a point of order that **House Amendment No. 1 to House Amendment No. 3** goes beyond the scope of the underlying amendment.

The Chair ruled the point of order not well taken.

On motion of Representative Jones (89), **House Amendment No. 1 to House Amendment No. 3** was adopted.

On motion of Representative Stevenson, **House Amendment No. 3, as amended**, was adopted.

Representative Franz offered **House Amendment No. 4**.

**House Amendment No. 4** was withdrawn.

Representative Franz offered **House Amendment No. 5**.

*House Amendment No. 5*

AMEND House Committee Substitute for House Bill Nos. 187 & 235, Page 42, Section 452.400, Line 138, by inserting after said line the following:

**"452.426. 1. In any court proceeding under this chapter, if credible evidence is presented to the court indicating a potential risk of the international abduction of a child by a parent of the child, the court, on its own motion or at the request of a party, shall determine whether it is necessary for the court to take one or more of the measures described in section 452.428 to protect the child from the risk of abduction by the parent.**

**2. In determining whether to take any of the measures described in section 452.428, the court shall consider the following:**

**(1) The public policies of this state set forth in sections 452.375 and 452.400, and the relevant custody factors and the best interest of the child as set forth in sections 452.375 and 452.400;**

**(2) The risk of international abduction of the child by a parent of the child based on the court's evaluation of the risk factors set forth in section 452.427;**

**(3) Any obstacles, legal or otherwise, to locating, recovering, and returning the child if the child were abducted to a foreign country; and**

**(4) The potential physical or psychological harm to the child if the child were abducted to a foreign country.**

**3. The provisions of sections 452.426 to 452.428 shall apply to all proceedings under this chapter pending in a circuit court on the effective date of sections 452.426 to 452.428 or filed on or after the effective date of sections 452.426 to 452.428.**

**452.427. 1. In determining whether there is a risk of the international abduction of a child by a parent of the child, the court shall consider evidence that the parent:**

**(1) Has taken, enticed away, kept, withheld, or concealed a child in violation of another person's right of custody, visitation, or access to a child, unless the parent presents evidence that the parent believed in good faith that the parent's conduct was necessary to avoid imminent harm to the child;**

**(2) Has previously threatened to take, entice away, keep, withhold, or conceal a child in violation of another person's right of possession of or access to the child;**

**(3) Lives, has lived, is employed or has been employed outside the United States;**

**(4) Is easily able to leave the United States, or has financial incentives to leave the United States;**

**(5) Has recently engaged in planning activities that could facilitate the removal of the child from the United States by the parent, including any of the following:**

**(a) Quitting a job;**

**(b) Selling a primary residence;**

**(c) Terminating a lease;**

**(d) Closing bank accounts;**

**(e) Liquidating other assets;**

**(f) Hiding or destroying documents;**

**(g) Applying for a passport or visa for the parent or the child;**

(h) Applying to obtain the child's birth certificate or school or medical records; or  
(i) Prohibiting the other parent access, when needed, to the child's birth certificate, passport, visa, or other documents;

(6) Has a criminal history or a history of violating court orders.

2. If the court finds that there is credible evidence of a risk of abduction of the child by a parent of the child based on the court's consideration of the factors listed in subsection 1 of this section, the court shall also consider evidence regarding the following factors to evaluate the risk of international abduction of the child by a parent:

(1) Whether the parent has strong familial, emotional, or cultural ties to another country, particularly a country that is not a signatory to or compliant with the Hague Convention on the Civil Aspects of International Child Abduction; and

(2) Whether the parent lacks strong ties to the United States, regardless of whether the parent is a citizen or permanent resident of the United States.

3. If the court finds that there is credible evidence of a risk of abduction of the child by a parent of the child based on the court's consideration of the factors in subsection 1 of this section, the court may also consider evidence regarding the following factors to evaluate the risk of international abduction of the child by a parent:

(1) Whether the parent is undergoing a change in status with the United States Immigration and Naturalization Service that would adversely affect such parent's ability to legally remain in the United States;

(2) Whether the parent's application for United States citizenship has been denied by the United States Immigration and Naturalization Service;

(3) Whether the parent has forged or presented misleading or false evidence to obtain a visa, passport, Social Security card, or any other identification card, or has made any misrepresentation to the United States government; or

(4) Whether the foreign country to which the parent has ties:

(a) Presents obstacles, legal or otherwise, to the recovery and return of a child who is abducted to the country from the United States;

(b) Has any legal mechanisms for immediately and effectively enforcing an order issued by this state regarding the custody of or access to the child;

(c) Has local laws or practices that would:

a. Enable the abducting parent, without due cause, to prevent the child's other parent from contacting the child;

b. Restrict the child's other parent from freely traveling to or exiting from the country due to the parent's gender, nationality, or religion; or

c. Restricts the child's ability to legally leave the country after the child reaches the age of majority due to the child's gender, nationality, or religion;

(d) Is included by the United States Department of State on a list of state sponsors of terrorism;

(e) Is a country for which the United States Department of State has issued a travel warning to United States citizens regarding travel to such country;

(f) Has an embassy of the United States in the country;

(g) Is engaged in any active military action or war, including a civil war;

(h) Is a party to and compliant with the Hague Convention on the Civil Aspects of International Child Abduction according to the most recent report on compliance issued by the United States Department of State;

(i) Provides for the extradition of a parental abductor and the expeditious return of the child to the United States; or

(j) Poses a risk that the child's physical health or safety would be endangered in the country due to specific circumstances relating to the child or due to human rights violations committed against children, including arranged marriages, lack of freedom of religion, child labor, lack of child abuse laws, female genital mutilation, and any form of slavery.

452.428. If the court finds that it is necessary under section 452.426 to take measures to protect a child from international abduction by a parent of the child, in addition to the authority of the court under sections 452.375 and 452.400, the court may take any of the following actions:

(1) Appoint a person other than the parent of the child who presents a risk of abducting the child as the sole custodian of the child;

- (2) Require supervised visitation of the parent until the court finds under section 452.400 that supervised visitation is no longer necessary;
- (3) Enjoin the parent or any person acting on the parent's behalf from:
  - (a) Disrupting or removing the child from the school or child care facility in which the child is enrolled;or
  - (b) Approaching the child at any location other than a site designated for supervised visitation;
- (4) Order passport and travel controls, including controls that:
  - (a) Prohibit the parent and any person acting on the parent's behalf from removing the child from this state or the United States;
  - (b) Require the parent to surrender any passport issued in the child's name, including any passport issued in the name of both the parent and the child;
  - (c) Prohibit the parent from applying on behalf of the child for a new or replacement passport or international travel visa;
  - (d) Require the parent to surrender his or her passport to court or law enforcement authorities of this state during any supervised or restricted visitation in this state or the United States;
- (5) Require the parent to provide to:
  - (a) The United States Department of State's Office of Children's Issues and the relevant foreign consulate or embassy:
    - a. Written notice of the court-ordered passport and travel restrictions for the child; and
    - b. A properly authenticated copy of the court order detailing the custody or visitation restrictions and documentation of the parent's agreement to the restrictions; and
  - (b) The court proof of receipt of the written notice required under subparagraph a. of paragraph (a) of this subdivision by the United States Department of State's Office of Children's Issues and the relevant foreign consulate or embassy;
- (6) Order the parent to execute a bond or deposit security in an amount sufficient to offset the cost of recovering the child if the child is abducted by the parent to a foreign country;
- (7) Authorize the appropriate law enforcement agencies to take measures to prevent the abduction of the child by the parent; or
- (8) Include in the court's order provisions:
  - (a) Identifying the United States as the country of habitual residence of the child;
  - (b) Defining the basis for the court's exercise of jurisdiction; and
  - (c) Stating that a party's violation of the order may subject the party to a civil or criminal penalty, or both."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Franz, **House Amendment No. 5** was adopted.

Representative Walsh offered **House Amendment No. 6**.

*House Amendment No. 6*

AMEND House Committee Substitute for House Bill Nos. 187 & 235, Page 65, Section 454.951, Line 25, by inserting after said line the following:

- "455.010. As used in sections 455.010 to 455.085, unless the context clearly indicates otherwise, the following terms shall mean:
- (1) "Abuse" includes but is not limited to the occurrence of any of the following acts, attempts or threats against a person who may be protected pursuant to sections 455.010 to 455.085:
    - (a) "Assault", purposely or knowingly placing or attempting to place another in fear of physical harm;
    - (b) "Battery", purposely or knowingly causing physical harm to another with or without a deadly weapon;
    - (c) "Coercion", compelling another by force or threat of force to engage in conduct from which the latter has a right to abstain or to abstain from conduct in which the person has a right to engage;

(d) "Harassment", engaging in a purposeful or knowing course of conduct involving more than one incident that alarms or causes distress to another adult and serves no legitimate purpose. The course of conduct must be such as would cause a reasonable adult to suffer substantial emotional distress and must actually cause substantial emotional distress to the petitioner. Such conduct might include, but is not limited to:

a. Following another about in a public place or places;

b. Peering in the window or lingering outside the residence of another; but does not include constitutionally protected activity;

(e) "Sexual assault", causing or attempting to cause another to engage involuntarily in any sexual act by force, threat of force, or duress;

(f) "Unlawful imprisonment", holding, confining, detaining or abducting another person against that person's will;

(2) "Adult", any person [eighteen] **seventeen** years of age or older or otherwise emancipated;

(3) "Court", the circuit or associate circuit judge or a family court commissioner;

(4) "Ex parte order of protection", an order of protection issued by the court before the respondent has received notice of the petition or an opportunity to be heard on it;

(5) "Family" or "household member", spouses, former spouses, adults related by blood or marriage, adults who are presently residing together or have resided together in the past, an adult who is or has been in a continuing social relationship of a romantic or intimate nature with the victim, and adults who have a child in common regardless of whether they have been married or have resided together at any time;

(6) "Full order of protection", an order of protection issued after a hearing on the record where the respondent has received notice of the proceedings and has had an opportunity to be heard;

(7) "Order of protection", either an ex parte order of protection or a full order of protection;

(8) "Petitioner", a family or household member or an adult who has been the victim of stalking, who has filed a verified petition pursuant to the provisions of section 455.020;

(9) "Respondent", the family or household member or adult alleged to have committed an act of stalking, against whom a verified petition has been filed;

(10) "Stalking" is when an adult purposely and repeatedly engages in an unwanted course of conduct that causes alarm to another person when it is reasonable in that person's situation to have been alarmed by the conduct. As used in this subdivision:

(a) "Course of conduct" means a pattern of conduct composed of repeated acts over a period of time, however short, that serves no legitimate purpose. Such conduct may include, but is not limited to, following the other person or unwanted communication or unwanted contact;

(b) "Repeated" means two or more incidents evidencing a continuity of purpose; and

(c) "Alarm" means to cause fear of danger of physical harm."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Walsh, **House Amendment No. 6** was adopted.

Representative Lipke offered **House Amendment No. 7**.

*House Amendment No. 7*

AMEND House Committee Substitute for House Bill Nos. 187 & 235, Page 74, Section 479.080, Line 21, by inserting after all of said line the following:

"479.260. 1. Municipalities by ordinance may provide for fees in an amount per case to be set pursuant to sections 488.010 to 488.020, RSMo, for each municipal ordinance violation case filed before a municipal judge, and in the event a defendant pleads guilty or is found guilty, the judge may assess costs against the defendant except in those cases where the defendant is found by the judge to be indigent and unable to pay the costs. **In the event the case is dismissed before the defendant pleads guilty or is found guilty, the municipal judge may assess municipal court costs as determined by section 488.012, RSMo, against the defendant if the defendant consents to paying the costs except in those cases where the defendant is found by the judge to be indigent and unable to pay the costs.** The fees authorized in this subsection are in addition to service charges, witness fees and jail costs that may otherwise be

authorized to be assessed, but are in lieu of other court costs. The fees provided by this subsection shall be collected by the municipal division clerk in municipalities electing or required to have violations of municipal ordinances tried before a municipal judge pursuant to section 479.020, or to employ judicial personnel pursuant to section 479.060, and disbursed as provided in subsection 1 of section 479.080. Any other court costs required in connection with such cases shall be collected and disbursed as provided in sections 488.010 to 488.020, RSMo; provided that, each municipal court may establish a judicial education fund in an account under the control of the municipal court to retain one dollar of the fees collected on each case and to use the fund only to pay for:

- (1) The continuing education and certification required of the municipal judges by law or supreme court rule;
- and
- (2) Judicial education and training for the court administrator and clerks of the municipal court.

Provided further, that no municipal court shall retain more than one thousand five hundred dollars in the fund for each judge, administrator or clerk of the municipal court. Any excess funds shall be transmitted quarterly to the general revenue fund of the county or municipal treasury.

2. In municipal ordinance violation cases which are filed in the associate circuit division of the circuit court, fees shall be assessed in each case in an amount to be set pursuant to sections 488.010 to 488.020, RSMo. In the event a defendant pleads guilty or is found guilty, the judge shall assess costs against the defendant except in those cases where the defendant is found by the judge to be indigent and unable to pay the costs. In the event a defendant is acquitted or the case is dismissed, the judge shall not assess costs against the municipality. The costs authorized in this subsection are in addition to service charges, witness fees and jail costs that may otherwise be authorized to be assessed, but are in lieu of other court costs. The costs provided by this subsection shall be collected by the municipal division clerk in municipalities electing or required to have violations of municipal ordinances tried before a municipal judge pursuant to section 479.020, or to employ judicial personnel pursuant to section 479.060, and disbursed as provided in subsection 2 of section 479.080. Any other court costs required in connection with such cases shall be collected and disbursed as provided in sections 488.010 to 488.020, RSMo.

3. A municipality, when filing cases before an associate circuit judge, shall not be required to pay fees.

4. No fees for a judge, city attorney or prosecutor shall be assessed as costs in a municipal ordinance violation case.

5. In municipal ordinance violation cases, when there is an application for a trial de novo, there shall be an additional fee in an amount to be set pursuant to sections 488.010 to 488.020, RSMo, which shall be assessed in the same manner as provided in subsection 2 of this section.

6. Municipalities by ordinance may provide for a schedule of costs to be paid in connection with pleas of guilty which are processed in a traffic violations bureau. If a municipality files its municipal ordinance violation cases before a municipal judge, such costs shall not exceed the court costs authorized by subsection 1 of this section. If a municipality files its municipal ordinance violations cases in the associate circuit division of the circuit court, such costs shall not exceed the court costs authorized by subsection 2 of this section."; and

Further amend said bill, Page 79, Section 488.075, Line 22, by inserting after all of said line the following:

**"488.5032. In the event a criminal case is dismissed in a circuit court in this state before the defendant pleads guilty or is found guilty, the circuit judge may assess costs as determined by section 488.012, RSMo, against any defendant if the defendant consents to paying the costs except in those cases where the defendant is found by the judge to be indigent and unable to pay the costs."**; and

Further amend said title, enacting clause and intersectional references accordingly.

On motion of Representative Lipke, **House Amendment No. 7** was adopted.

Representative Oxford offered **House Amendment No. 8**.

*House Amendment No. 8*

AMEND House Committee Substitute for House Bill Nos. 187 & 235, Page 37, Section 452.312, Line 17, by inserting after said line the following:

"452.340. 1. In a proceeding for dissolution of marriage, legal separation or child support, the court may order either or both parents owing a duty of support to a child of the marriage to pay an amount reasonable or necessary for the support of the child, including an award retroactive to the date of filing the petition, without regard to marital misconduct, after considering all relevant factors including:

- (1) The financial needs and resources of the child;
- (2) The financial resources and needs of the parents;
- (3) The standard of living the child would have enjoyed had the marriage not been dissolved;
- (4) The physical and emotional condition of the child, and the child's educational needs;
- (5) The child's physical and legal custody arrangements, including the amount of time the child spends with each parent and the reasonable expenses associated with the custody or visitation arrangements; and
- (6) The reasonable work-related child care expenses of each parent.

2. The obligation of the parent ordered to make support payments shall abate, in whole or in part, for such periods of time in excess of thirty consecutive days that the other parent has voluntarily relinquished physical custody of a child to the parent ordered to pay child support, notwithstanding any periods of visitation or temporary physical and legal or physical or legal custody pursuant to a judgment of dissolution or legal separation or any modification thereof. In a IV-D case, the family support division may determine the amount of the abatement pursuant to this subsection for any child support order and shall record the amount of abatement in the automated child support system record established pursuant to chapter 454, RSMo. If the case is not a IV-D case and upon court order, the circuit clerk shall record the amount of abatement in the automated child support system record established in chapter 454, RSMo.

3. Unless the circumstances of the child manifestly dictate otherwise and the court specifically so provides, the obligation of a parent to make child support payments shall terminate when the child:

- (1) Dies;
- (2) Marries;
- (3) Enters active duty in the military;
- (4) Becomes self-supporting, provided that the custodial parent has relinquished the child from parental control by express or implied consent;
- (5) Reaches age eighteen, unless the provisions of subsection 4 or 5 of this section apply; or
- (6) Reaches age [twenty-one] **twenty-two**, unless the provisions of the child support order specifically extend the parental support order past the child's twenty-first birthday for reasons provided by subsection 4 of this section.

4. If the child is physically or mentally incapacitated from supporting himself and insolvent and unmarried, the court may extend the parental support obligation past the child's eighteenth birthday.

5. If when a child reaches age eighteen, the child is enrolled in and attending a secondary school program of instruction, the parental support obligation shall continue, if the child continues to attend and progresses toward completion of said program, until the child completes such program or reaches age twenty-one, whichever first occurs. If the child is enrolled in an institution of vocational or higher education not later than October first following graduation from a secondary school or completion of a graduation equivalence degree program and so long as the child enrolls for and completes at least twelve hours of credit each semester, not including the summer semester, at an institution of vocational or higher education and achieves grades sufficient to reenroll at such institution, the parental support obligation shall continue until the child completes his or her education, or until the child reaches the age of [twenty-one] **twenty-two**, whichever first occurs. To remain eligible for such continued parental support, at the beginning of each semester the child shall submit to each parent a transcript or similar official document provided by the institution of vocational or higher education which includes the courses the child is enrolled in and has completed for each term, the grades and credits received for each such course, and an official document from the institution listing the courses which the child is enrolled in for the upcoming term and the number of credits for each such course. When enrolled in at least twelve credit hours, if the child receives failing grades in half or more of his or her course load in any one semester, payment of child support may be terminated and shall not be eligible for reinstatement. Upon request for notification of the child's grades by the noncustodial parent, the child shall produce the required documents to the noncustodial parent within thirty days of receipt of grades from the education institution. If the child fails to produce the required documents, payment of child support may terminate without the accrual of any child support arrearage and shall not be eligible for reinstatement. If the circumstances of the child manifestly dictate, the court may waive the

October first deadline for enrollment required by this subsection. If the child is enrolled in such an institution, the child or parent obligated to pay support may petition the court to amend the order to direct the obligated parent to make the payments directly to the child. As used in this section, an "institution of vocational education" means any postsecondary training or schooling for which the student is assessed a fee and attends classes regularly. "Higher education" means any junior college, community college, college, or university at which the child attends classes regularly. A child who has been diagnosed with a developmental disability, as defined in section 630.005, RSMo, or whose physical disability or diagnosed health problem limits the child's ability to carry the number of credit hours prescribed in this subsection, shall remain eligible for child support so long as such child is enrolled in and attending an institution of vocational or higher education, and the child continues to meet the other requirements of this subsection. A child who is employed at least fifteen hours per week during the semester may take as few as nine credit hours per semester and remain eligible for child support so long as all other requirements of this subsection are complied with.

6. The court shall consider ordering a parent to waive the right to claim the tax dependency exemption for a child enrolled in an institution of vocational or higher education in favor of the other parent if the application of state and federal tax laws and eligibility for financial aid will make an award of the exemption to the other parent appropriate.

7. The general assembly finds and declares that it is the public policy of this state that frequent, continuing and meaningful contact with both parents after the parents have separated or dissolved their marriage is in the best interest of the child except for cases where the court specifically finds that such contact is not in the best interest of the child. In order to effectuate this public policy, a court with jurisdiction shall enforce visitation, custody and child support orders in the same manner. A court with jurisdiction may abate, in whole or in part, any past or future obligation of support and may transfer the physical and legal or physical or legal custody of one or more children if it finds that a parent has, without good cause, failed to provide visitation or physical and legal or physical or legal custody to the other parent pursuant to the terms of a judgment of dissolution, legal separation or modifications thereof. The court shall also award, if requested and for good cause shown, reasonable expenses, attorney's fees and court costs incurred by the prevailing party.

8. The Missouri supreme court shall have in effect a rule establishing guidelines by which any award of child support shall be made in any judicial or administrative proceeding. Said guidelines shall contain specific, descriptive and numeric criteria which will result in a computation of the support obligation. The guidelines shall address how the amount of child support shall be calculated when an award of joint physical custody results in the child or children spending substantially equal time with both parents. The Missouri supreme court shall publish child support guidelines and specifically list and explain the relevant factors and assumptions that were used to calculate the child support guidelines. Any rule made pursuant to this subsection shall be reviewed by the promulgating body not less than once every four years to ensure that its application results in the determination of appropriate child support award amounts.

9. There shall be a rebuttable presumption, in any judicial or administrative proceeding for the award of child support, that the amount of the award which would result from the application of the guidelines established pursuant to subsection 8 of this section is the correct amount of child support to be awarded. A written finding or specific finding on the record in a judicial or administrative proceeding that the application of the guidelines would be unjust or inappropriate in a particular case, after considering all relevant factors, including the factors set out in subsection 1 of this section, is required if requested by a party and shall be sufficient to rebut the presumption in the case. The written finding or specific finding on the record shall detail the specific relevant factors that required a deviation from the application of the guidelines.

10. Pursuant to this or any other chapter, when a court determines the amount owed by a parent for support provided to a child by another person, other than a parent, prior to the date of filing of a petition requesting support, or when the director of the family support division establishes the amount of state debt due pursuant to subdivision (2) of subsection 1 of section 454.465, RSMo, the court or director shall use the guidelines established pursuant to subsection 8 of this section. The amount of child support resulting from the application of the guidelines shall be applied retroactively for a period prior to the establishment of a support order and the length of the period of retroactivity shall be left to the discretion of the court or director. There shall be a rebuttable presumption that the amount resulting from application of the guidelines under subsection 8 of this section constitutes the amount owed by the parent for the period prior to the date of the filing of the petition for support or the period for which state debt is being established. In applying the guidelines to determine a retroactive support amount, when information as to average monthly income is available, the court or director may use the average monthly income of the noncustodial parent, as averaged over the period of retroactivity, in determining the amount of presumed child support owed for the period of retroactivity. The court or director may enter a different amount in a particular case upon finding, after consideration of all relevant factors, including the factors set out in subsection 1 of this section, that there is sufficient cause to rebut the presumed amount.

11. The obligation of a parent to make child support payments may be terminated as follows:

(1) Provided that the child support order contains the child's date of birth, the obligation shall be deemed terminated without further judicial or administrative process when the child reaches age [twenty-one] **twenty-two** if the child support order does not specifically require payment of child support beyond age [twenty-one] **twenty-two** for reasons provided by subsection 4 of this section;

(2) The obligation shall be deemed terminated without further judicial or administrative process when the parent receiving child support furnishes a sworn statement or affidavit notifying the obligor parent of the child's emancipation in accordance with the requirements of subsection 4 of section 452.370, and a copy of such sworn statement or affidavit is filed with the court which entered the order establishing the child support obligation, or the division of child support enforcement;

(3) The obligation shall be deemed terminated without further judicial or administrative process when the parent paying child support files a sworn statement or affidavit with the court which entered the order establishing the child support obligation, or the family support division, stating that the child is emancipated and reciting the factual basis for such statement; which statement or affidavit is served by the court or division on the child support obligee; and which is either acknowledged and affirmed by the child support obligee in writing, or which is not responded to in writing within thirty days of receipt by the child support obligee;

(4) The obligation shall be terminated as provided by this subdivision by the court which entered the order establishing the child support obligation, or the family support division, when the parent paying child support files a sworn statement or affidavit with the court which entered the order establishing the child support obligation, or the family support division, stating that the child is emancipated and reciting the factual basis for such statement; and which statement or affidavit is served by the court or division on the child support obligee. If the obligee denies the statement or affidavit, the court or division shall thereupon treat the sworn statement or affidavit as a motion to modify the support obligation pursuant to section 452.370 or section 454.496, RSMo, and shall proceed to hear and adjudicate such motion as provided by law; provided that the court may require the payment of a deposit as security for court costs and any accrued court costs, as provided by law, in relation to such motion to modify.

12. The court may enter a judgment terminating child support pursuant to subdivisions (1) to (3) of subsection 11 of this section without necessity of a court appearance by either party. The clerk of the court shall mail a copy of a judgment terminating child support entered pursuant to subsection 11 of this section on both the obligor and obligee parents. The supreme court may promulgate uniform forms for sworn statements and affidavits to terminate orders of child support obligations for use pursuant to subsection 11 of this section and subsection 4 of section 452.370."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Nieves assumed the Chair.

Representative Oxford moved that **House Amendment No. 8** be adopted.

Which motion was defeated.

Representative Aull offered **House Amendment No. 9**.

*House Amendment No. 9*

AMEND House Committee Substitute for House Bill Nos. 187 & 235, Page 38, Section 452.343, Line 7, by inserting after said the line the following:

"452.377. 1. For purposes of this section and section 452.375, "relocate" or "relocation" means a change in the principal residence of a child for a period of ninety days or more, but does not include a temporary absence from the principal residence.

2. Notice of a proposed relocation of the residence of the child, or any party entitled to custody or visitation of the child, shall be given in writing by certified mail, return receipt requested, to any party with custody or visitation rights. Absent exigent circumstances as determined by a court with jurisdiction, written notice shall be provided at least sixty days in advance of the proposed relocation. The notice of the proposed relocation shall include the following information:

(1) The intended new residence, including the specific address and mailing address, if known, and if not known, the city;

(2) The home telephone number of the new residence, if known;

(3) The date of the intended move or proposed relocation;

(4) A brief statement of the specific reasons for the proposed relocation of a child, if applicable; and

(5) A proposal for a revised schedule of custody or visitation with the child, if applicable.

3. A party required to give notice of a proposed relocation pursuant to subsection 2 of this section has a continuing duty to provide a change in or addition to the information required by this section as soon as such information becomes known.

4. In exceptional circumstances where the court makes a finding that the health or safety of any adult or child would be unreasonably placed at risk by the disclosure of the required identifying information concerning a proposed relocation of the child, the court may order that:

(1) The specific residence address and telephone number of the child, parent or person, and other identifying information shall not be disclosed in the pleadings, notice, other documents filed in the proceeding or the final order except for an in camera disclosure;

(2) The notice requirements provided by this section shall be waived to the extent necessary to protect the health or safety of a child or any adult; or

(3) Any other remedial action the court considers necessary to facilitate the legitimate needs of the parties and the best interest of the child.

5. The court shall consider a failure to provide notice of a proposed relocation of a child as:

(1) A factor in determining whether custody and visitation should be modified;

(2) A basis for ordering the return of the child if the relocation occurs without notice; and

(3) Sufficient cause to order the party seeking to relocate the child to pay reasonable expenses and attorneys fees incurred by the party objecting to the relocation.

6. If the parties agree to a revised schedule of custody and visitation for the child, which includes a parenting plan, they may submit the terms of such agreement to the court with a written affidavit signed by all parties with custody or visitation assenting to the terms of the agreement, and the court may order the revised parenting plan and applicable visitation schedule without a hearing.

7. The residence of the child may be relocated sixty days after providing notice, as required by this section, unless a parent files a motion seeking an order to prevent the relocation within thirty days after receipt of such notice. Such motion shall be accompanied by an affidavit setting forth the specific factual basis supporting a prohibition of the relocation. The person seeking relocation shall file a response to the motion within fourteen days, unless extended by the court for good cause, and include a counter-affidavit setting forth the facts in support of the relocation as well as a proposed revised parenting plan for the child. **In the case of the relocation of a child of less than forty miles from the residence at the time original custody was granted, such motion to prevent the relocation shall not apply.**

8. If relocation of the child is proposed, a third party entitled by court order to legal custody of or visitation with a child and who is not a parent may file a cause of action to obtain a revised schedule of legal custody or visitation, but shall not prevent a relocation.

9. The party seeking to relocate shall have the burden of proving that the proposed relocation is made in good faith and is in the best interest of the child.

10. If relocation is permitted:

(1) The court shall order contact with the nonrelocating party including custody or visitation and telephone access sufficient to assure that the child has frequent, continuing and meaningful contact with the nonrelocating party unless the child's best interest warrants otherwise; and

(2) The court shall specify how the transportation costs will be allocated between the parties and adjust the child support, as appropriate, considering the costs of transportation.

11. After August 28, 1998, every court order establishing or modifying custody or visitation shall include the following language: "Absent exigent circumstances as determined by a court with jurisdiction, you, as a party to this action, are ordered to notify, in writing by certified mail, return receipt requested, and at least sixty days prior to the proposed relocation, each party to this action of any proposed relocation of the principal residence of the child, including the following information:

(1) The intended new residence, including the specific address and mailing address, if known, and if not known, the city;

(2) The home telephone number of the new residence, if known;

(3) The date of the intended move or proposed relocation;

- (4) A brief statement of the specific reasons for the proposed relocation of the child; and
- (5) A proposal for a revised schedule of custody or visitation with the child.

Your obligation to provide this information to each party continues as long as you or any other party by virtue of this order is entitled to custody of a child covered by this order. Your failure to obey the order of this court regarding the proposed relocation may result in further litigation to enforce such order, including contempt of court. In addition, your failure to notify a party of a relocation of the child may be considered in a proceeding to modify custody or visitation with the child. Reasonable costs and attorney fees may be assessed against you if you fail to give the required notice."

12. Violation of the provisions of this section or a court order under this section may be deemed a change of circumstance under section 452.410, allowing the court to modify the prior custody decree. In addition, the court may utilize any and all powers relating to contempt conferred on it by law or rule of the Missouri supreme court.

13. Any party who objects in good faith to the relocation of a child's principal residence shall not be ordered to pay the costs and attorney's fees of the party seeking to relocate."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Harris offered **House Amendment No. 1 to House Amendment No. 9.**

**House Amendment No. 1 to House Amendment No. 9** was withdrawn.

Representative Harris offered **House Amendment No. 2 to House Amendment No. 9.**

*House Amendment No. 2*  
*to*  
*House Amendment No. 9*

AMEND House Amendment No. 9 to House Committee Substitute for House Bill Nos. 187 & 235, Page 4, Line 11, by deleting all of said line and inserting in lieu thereof the following:

"required notice. **The residence of the child may be relocated sixty days after providing notice, as required in this section, unless a parent files a motion seeking an order to prevent the relocation within thirty days after receipt of such notice. Such motion shall be accompanied by an affidavit setting forth the specific factual basis supporting a prohibition of the relocation. The person seeking relocation shall file a response to the motion within thirty days, unless extended by the court for good cause, and include a counter-affidavit setting forth the facts in support of the relocation as well as a proposed revised parenting plan for the child.**."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

**HCS HBs 187 & 235, as amended, with House Amendment No. 2 to House Amendment No. 9 and House Amendment No. 9, pending,** was laid over.

On motion of Representative Tilley, the House recessed until 1:30 p.m.

#### **AFTERNOON SESSION**

The hour of recess having expired, the House was called to order by Speaker Richard.

#### **HOUSE COURTESY RESOLUTIONS OFFERED AND ISSUED**

House Resolution No. 1448 through House Resolution No. 1506

**HOUSE CONCURRENT RESOLUTIONS**

Representative Komo, et al., offered House Concurrent Resolution No. 51.  
Representative Low, et al., offered House Concurrent Resolution No. 52.

**PERFECTION OF HOUSE BILL**

**HCS HBs 187 & 235, as amended, with House Amendment No. 2 to House Amendment No. 9 and House Amendment No. 9, pending**, relating to court procedures, was again taken up by Representative Flook.

**House Amendment No. 2 to House Amendment No. 9** was withdrawn.

Representative Harris offered **House Amendment No. 3 to House Amendment No. 9**.

*House Amendment No. 3*  
*to*  
*House Amendment No. 9*

AMEND House Amendment No. 9 to House Committee Substitute for House Bill Nos. 187 & 235, Page 4, Line 11, by deleting all of said line and inserting in lieu thereof the following:

"required notice. **The residence of the child may be relocated sixty days after providing notice, as required in this section, unless a parent files a motion seeking an order to prevent the relocation within thirty days after receipt of such notice. Such motion shall be accompanied by an affidavit setting forth the specific factual basis supporting a prohibition of the relocation. The person seeking relocation shall file a response to the motion within fourteen days, unless extended by the court for good cause, and include a counter-affidavit setting forth the facts in support of the relocation as well as a proposed revised parenting plan for the child.**."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Harris moved that **House Amendment No. 3 to House Amendment No. 9** be adopted.

Which motion was defeated.

Representative Aull moved that **House Amendment No. 9** be adopted.

Which motion was defeated by the following vote:

AYES: 061

Atkins	Aull	Biermann	Bringer	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Curls
El-Amin	Englund	Fallert	Fischer 107	Harris
Hodges	Holsman	Hoskins 80	Hughes	Hummel
Kander	Kirkton	Komo	Kratky	Kuessner
Lampe	Largent	LeBlanc	LeVota	Liese
Low	McClanahan	McDonald	McNeil	Meadows
Meiners	Morris	Nasheed	Norr	Oxford

Pace	Quinn	Roorda	Rucker	Salva
Scavuzzo	Schieffer	Shively	Skaggs	Still
Storch	Swinger	Talboy	Todd	Vogt
Walsh	Walton Gray	Webb	Webber	Witte
Yaeger				

NOES: 092

Allen	Bivins	Brandom	Brown 30	Brown 149
Bruns	Burlison	Cooper	Corcoran	Cox
Davis	Day	Deeken	Denison	Dethrow
Dieckhaus	Diehl	Dixon	Dugger	Dusenberg
Emery	Ervin	Faith	Fisher 125	Flanigan
Flook	Frame	Franz	Funderburk	Gatschenberger
Grill	Grisamore	Guernsey	Guest	Hobbs
Hoskins 121	Ice	Jones 89	Jones 117	Keeney
Kelly	Kingery	Koenig	Kraus	Lair
Leara	Lipke	Loehner	McGhee	McNary
Molendorp	Munzlinger	Nance	Nieves	Nolte
Parkinson	Pollock	Pratt	Riddle	Ruestman
Ruzicka	Sander	Sater	Schaaf	Schad
Schamhorst	Schlottach	Schoeller	Schupp	Self
Silvey	Smith 14	Smith 150	Stevenson	Stream
Sutherland	Thomson	Tilley	Tracy	Viebrock
Wasson	Wells	Weter	Wildberger	Wilson 119
Wilson 130	Wood	Wright	Yates	Zerr
Zimmerman	Mr Speaker			

PRESENT: 000

ABSENT WITH LEAVE: 010

Brown 50	Brown 73	Burnett	Cunningham	Dougherty
Jones 63	Parson	Schoemehl	Spreng	Wallace

Representative Tilley moved the previous question.

Which motion was adopted by the following vote:

AYES: 083

Allen	Bivins	Brandom	Brown 30	Brown 149
Bruns	Burlison	Cooper	Cox	Davis
Day	Deeken	Denison	Dethrow	Dieckhaus
Diehl	Dixon	Dugger	Emery	Faith
Fisher 125	Flanigan	Flook	Franz	Funderburk
Gatschenberger	Grisamore	Guernsey	Guest	Hobbs
Hoskins 121	Ice	Jones 89	Jones 117	Keeney
Kingery	Koenig	Kraus	Lair	Largent
Leara	Lipke	Loehner	McGhee	McNary
Molendorp	Munzlinger	Nance	Nasheed	Nieves
Nolte	Parkinson	Parson	Pollock	Pratt
Ruzicka	Sander	Sater	Schaaf	Schad
Schamhorst	Schlottach	Schoeller	Self	Silvey
Smith 14	Smith 150	Stevenson	Stream	Thomson
Tilley	Tracy	Viebrock	Wasson	Wells

Weter	Wilson 119	Wilson 130	Wood	Wright
Yates	Zerr	Mr Speaker		

NOES: 062

Atkins	Aull	Biermann	Bringer	Brown 50
Brown 73	Calloway	Carter	Casey	Chappelle-Nadal
Colona	Corcoran	Curls	El-Amin	Englund
Fallert	Fischer 107	Frame	Grill	Harris
Hodges	Hoskins 80	Hughes	Hummel	Kelly
Kirkton	Komo	Kratky	Kuessner	Lampe
LeBlanc	Liese	Low	McClanahan	McDonald
McNeil	Meadows	Meiners	Morris	Norr
Oxford	Pace	Quinn	Roorda	Rucker
Scavuzzo	Schieffer	Schoemehl	Shively	Skaggs
Still	Storch	Swinger	Todd	Vogt
Walsh	Walton Gray	Webb	Webber	Wildberger
Witte	Yaeger			

PRESENT: 000

ABSENT WITH LEAVE: 018

Burnett	Cunningham	Dougherty	Dusenberg	Ervin
Holsman	Jones 63	Kander	LeVota	Riddle
Ruestman	Salva	Schupp	Spreng	Sutherland
Talboy	Wallace	Zimmerman		

On motion of Representative Flook, **HCS HBs 187 & 235, as amended**, was adopted.

On motion of Representative Flook, **HCS HBs 187 & 235, as amended**, was ordered perfected and printed.

### THIRD READING OF HOUSE BILLS - CONSENT

**HB 238**, relating to annual judicial reports, was taken up by Representative Jones (89).

On motion of Representative Jones (89), **HB 238** was read the third time and passed by the following vote:

AYES: 159

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Cooper
Corcoran	Cox	Curls	Davis	Day
Deeken	Denison	Dethrow	Dieckhaus	Diehl
Dixon	Dougherty	Dugger	Dusenberg	El-Amin
Emery	Englund	Ervin	Faith	Fallert
Fischer 107	Fisher 125	Flanigan	Flook	Frame
Franz	Funderburk	Gatschenberger	Grill	Grisamore
Guernsey	Guest	Harris	Hobbs	Hodges
Holsman	Hoskins 80	Hoskins 121	Hughes	Hummel

Ice	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kelly	Kingery	Kirkton	Koenig
Komo	Kratky	Kraus	Kuessner	Lair
Lampe	Largent	Leara	LeBlanc	Liese
Lipke	Loehner	Low	McClanahan	McDonald
McGhee	McNary	McNeil	Meadows	Meiners
Molendorp	Morris	Munzlinger	Nance	Nasheed
Nieves	Nolte	Norr	Oxford	Pace
Parkinson	Parson	Pollock	Pratt	Quinn
Riddle	Roorda	Rucker	Ruestman	Ruzicka
Sander	Sater	Scavuzzo	Schaaf	Schad
Scharnhorst	Schieffer	Schlottach	Schoeller	Schoemehl
Schupp	Self	Shively	Silvey	Skaggs
Smith 14	Smith 150	Stevenson	Still	Storch
Stream	Sutherland	Swinger	Talboy	Thomson
Tilley	Todd	Tracy	Viebrock	Vogt
Wallace	Walsh	Walton Gray	Wasson	Webb
Webber	Wells	Weter	Wildberger	Wilson 119
Wilson 130	Witte	Wood	Wright	Yaeger
Yates	Zerr	Zimmerman	Mr Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 004

Cunningham	LeVota	Salva	Spreng
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Speaker Richard declared the bill passed.

**HB 255**, relating to the State Records Commission, was taken up by Representative Scharnhorst.

On motion of Representative Scharnhorst, **HB 255** was read the third time and passed by the following vote:

AYES: 160

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Cooper
Corcoran	Cox	Cunningham	Curls	Davis
Day	Deeken	Denison	Dethrow	Dieckhaus
Diehl	Dixon	Dougherty	Dugger	Dusenberg
El-Amin	Emery	Englund	Ervin	Faith
Fallert	Fischer 107	Fisher 125	Flanigan	Flook
Frame	Franz	Funderburk	Gatschenberger	Grill
Grisamore	Guernsey	Guest	Harris	Hobbs
Hodges	Holsman	Hoskins 80	Hoskins 121	Hughes
Hummel	Ice	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kelly	Kingery	Kirkton
Koenig	Komo	Kratky	Kraus	Kuessner
Lair	Lampe	Largent	Leara	LeBlanc

Liese	Lipke	Loehner	Low	McClanahan
McDonald	McGhee	McNary	McNeil	Meadows
Meiners	Molendorp	Morris	Munzlinger	Nance
Nasheed	Nieves	Nolte	Norr	Oxford
Pace	Parkinson	Parson	Pollock	Pratt
Quinn	Riddle	Roorda	Rucker	Ruestman
Ruzicka	Sander	Sater	Scavuzzo	Schaaf
Schad	Schamhorst	Schieffer	Schlottach	Schoeller
Schoemehl	Schupp	Self	Shively	Silvey
Skaggs	Smith 14	Smith 150	Spreng	Stevenson
Still	Storch	Stream	Sutherland	Swinger
Talboy	Thomson	Tilley	Todd	Tracy
Viebrock	Vogt	Wallace	Walsh	Walton Gray
Wasson	Webb	Webber	Weter	Wildberger
Wilson 119	Wilson 130	Witte	Wood	Wright
Yaeger	Yates	Zerr	Zimmerman	Mr Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 003

LeVota	Salva	Wells
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Speaker Richard declared the bill passed.

**HB 482**, relating to an appointed counsel fund, was taken up by Representative Jones (89).

On motion of Representative Jones (89), **HB 482** was read the third time and passed by the following vote:

AYES: 151

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Burlison	Burnett	Calloway	Carter
Casey	Chappelle-Nadal	Colona	Cooper	Corcoran
Cox	Cunningham	Curls	Davis	Day
Deeken	Denison	Dieckhaus	Diehl	Dixon
Dougherty	Dugger	Dusenberg	El-Amin	Emery
Englund	Faith	Fallert	Fischer 107	Fisher 125
Flanigan	Flook	Frame	Franz	Funderburk
Gatschenberger	Grill	Grisamore	Guernsey	Guest
Harris	Hobbs	Hodges	Hoskins 80	Hoskins 121
Hughes	Hummel	Ice	Jones 63	Jones 89
Jones 117	Keeney	Kelly	Kingery	Kirkton
Koenig	Komo	Kratky	Kraus	Kuessner
Lair	Lampe	Largent	Leara	LeBlanc
Liese	Lipke	Loehner	McClanahan	McDonald
McGhee	McNary	McNeil	Meadows	Meiners
Molendorp	Morris	Munzlinger	Nance	Nolte
Norr	Oxford	Pace	Parkinson	Parson
Pollock	Pratt	Quinn	Riddle	Roorda
Rucker	Ruestman	Ruzicka	Salva	Sander
Sater	Scavuzzo	Schaaf	Schad	Schamhorst

Schieffer	Schlottach	Schoeller	Schoemehl	Schupp
Self	Shively	Silvey	Skaggs	Smith 14
Smith 150	Stevenson	Still	Storch	Stream
Sutherland	Swinger	Talboy	Thomson	Tilley
Tracy	Viebrock	Vogt	Wallace	Walsh
Walton Gray	Wasson	Webb	Webber	Weter
Wildberger	Wilson 119	Wilson 130	Witte	Wood
Wright	Yaeger	Yates	Zerr	Zimmerman
Mr Speaker				

NOES: 002

Dethrow	Ervin
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PRESENT: 000

ABSENT WITH LEAVE: 010

Bruns	Holsman	Kander	LeVota	Low
Nasheed	Nieves	Spreng	Todd	Wells

Speaker Richard declared the bill passed.

**HB 802**, relating to the Neighborhood Assistance Act, was taken up by Representative Tracy.

Representative Lipke assumed the Chair.

On motion of Representative Tracy, **HB 802** was read the third time and passed by the following vote:

AYES: 157

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Cooper
Corcoran	Cox	Cunningham	Curls	Davis
Day	Deeken	Denison	Dethrow	Dieckhaus
Diehl	Dixon	Dougherty	Dugger	Dusenberg
El-Amin	Emery	Englund	Ervin	Faith
Fallert	Fischer 107	Fisher 125	Flanigan	Flook
Frame	Franz	Funderburk	Gatschenberger	Grill
Grisamore	Guernsey	Guest	Harris	Hobbs
Hodges	Holsman	Hoskins 80	Hoskins 121	Hughes
Hummel	Ice	Jones 63	Jones 89	Jones 117
Keeney	Kelly	Kingery	Kirkton	Koenig
Komo	Kratky	Kraus	Kuessner	Lair
Lampe	Largent	Leara	LeBlanc	LeVota
Liese	Lipke	Loehner	Low	McClanahan
McDonald	McGhee	McNary	McNeil	Meiners
Molendorp	Morris	Munzlinger	Nance	Nasheed
Nieves	Nolte	Norr	Pace	Parkinson
Parson	Pratt	Quinn	Riddle	Roorda
Rucker	Ruestman	Ruzicka	Salva	Sander
Sater	Scavuzzo	Schaaf	Schad	Scharnhorst

Schieffer	Schlottach	Schoeller	Schoemehl	Schupp
Self	Shively	Silvey	Skaggs	Smith 14
Smith 150	Spreng	Stevenson	Still	Storch
Stream	Sutherland	Swinger	Talboy	Thomson
Todd	Tracy	Viebrock	Vogt	Wallace
Walsh	Walton Gray	Wasson	Webb	Webber
Weter	Wildberger	Wilson 119	Wilson 130	Witte
Wood	Wright	Yaeger	Yates	Zerr
Zimmerman	Mr Speaker			

NOES: 000

PRESENT: 001

Oxford

ABSENT WITH LEAVE: 005

Kander	Meadows	Pollock	Tilley	Wells
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Representative Lipke declared the bill passed.

**HB 922**, relating to allergy prevention in schools, was taken up by Representative Smith (14).

**HB 922** was laid over.

**HCS HBs 128 & 340**, relating to holidays, was taken up by Representative Cunningham.

On motion of Representative Cunningham, **HCS HBs 128 & 340** was read the third time and passed by the following vote:

AYES: 140

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 149	Bruns
Burlison	Casey	Cooper	Corcoran	Cox
Cunningham	Curls	Davis	Day	Deeken
Denison	Dethrow	Dieckhaus	Diehl	Dixon
Dougherty	Dugger	Dusenberg	El-Amin	Emery
Englund	Ervin	Faith	Fallert	Fischer 107
Fisher 125	Flanigan	Flook	Frame	Franz
Funderburk	Gatschenberger	Grill	Grisamore	Guernsey
Guest	Harris	Hobbs	Hodges	Hoskins 80
Hoskins 121	Hummel	Ice	Jones 63	Jones 89
Jones 117	Kander	Keeney	Kelly	Kingery
Koenig	Komo	Kratky	Kraus	Kuessner
Lair	Lampe	Largent	Leara	LeVota
Liese	Lipke	Loehner	McClanahan	McDonald
McGhee	McNary	McNeil	Meiners	Molendorp
Morris	Munzlinger	Nance	Nasheed	Nieves
Nolte	Norr	Pace	Parkinson	Parson
Pollock	Pratt	Quinn	Riddle	Roorda
Rucker	Ruestman	Ruzicka	Salva	Sander
Sater	Scavuzzo	SchAAF	Schad	Scharnhorst

Schieffer	Schlottach	Schoeller	Schoemehl	Self
Shively	Silvey	Smith 14	Smith 150	Still
Storch	Stream	Sutherland	Swinger	Thomson
Todd	Tracy	Viebrock	Wallace	Walsh
Walton Gray	Webb	Webber	Wells	Weter
Wildberger	Wilson 119	Wilson 130	Witte	Wood
Wright	Yaeger	Yates	Zerr	Mr Speaker

NOES: 016

Brown 73	Burnett	Calloway	Carter	Chappelle-Nadal
Holsman	Hughes	Kirkton	LeBlanc	Low
Oxford	Schupp	Skaggs	Talboy	Vogt
Zimmerman				

PRESENT: 000

ABSENT WITH LEAVE: 007

Brown 50	Colona	Meadows	Spreng	Stevenson
Tilley	Wasson			

Representative Lipke declared the bill passed.

**HCS HB 237**, relating to service of summons, was taken up by Representative Jones (89).

On motion of Representative Jones (89), **HCS HB 237** was read the third time and passed by the following vote:

AYES: 155

Allen	Atkins	Aull	Biermann	Brandom
Bringer	Brown 30	Brown 50	Brown 73	Brown 149
Bruns	Burlison	Burnett	Calloway	Carter
Casey	Chappelle-Nadal	Colona	Corcoran	Cox
Cunningham	Curls	Davis	Day	Deeken
Denison	Dethrow	Dieckhaus	Diehl	Dixon
Dugger	Dusenberg	Emery	Englund	Ervin
Faith	Fallert	Fischer 107	Fisher 125	Flanigan
Flook	Frame	Franz	Funderburk	Gatschenberger
Grill	Grisamore	Guernsey	Guest	Harris
Hobbs	Hodges	Holsman	Hoskins 80	Hoskins 121
Hughes	Hummel	Icet	Jones 63	Jones 89
Jones 117	Kander	Keeney	Kelly	Kingery
Kirkton	Koenig	Komo	Kratky	Kraus
Kuessner	Lair	Lampe	Largent	Leara
LeBlanc	LeVota	Liese	Lipke	Loehner
Low	McClanahan	McDonald	McGhee	McNary
McNeil	Meiners	Molendorp	Morris	Munzlinger
Nance	Nasheed	Nieves	Nolte	Norr
Oxford	Pace	Parkinson	Parson	Pollock
Pratt	Quinn	Riddle	Roorda	Rucker
Ruestman	Ruzicka	Salva	Sander	Sater
Scavuzzo	Schaaf	Schad	Scharnhorst	Schieffer
Schlottach	Schoeller	Schoemehl	Schupp	Self
Shively	Silvey	Skaggs	Smith 14	Smith 150

Still	Storch	Stream	Sutherland	Swinger
Talboy	Thomson	Todd	Tracy	Viebrock
Vogt	Wallace	Walsh	Walton Gray	Wasson
Webb	Webber	Wells	Weter	Wildberger
Wilson 119	Wilson 130	Witte	Wood	Wright
Yaeger	Yates	Zerr	Zimmerman	Mr Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 008

Bivins	Cooper	Dougherty	El-Amin	Meadows
Spreng	Stevenson	Tilley		

Representative Lipke declared the bill passed.

**HCS HB 272**, relating to Alzheimer's State Plan Task Force, was taken up by Representative Chappelle-Nadal.

On motion of Representative Chappelle-Nadal, **HCS HB 272** was read the third time and passed by the following vote:

AYES: 158

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Corcoran
Cox	Cunningham	Curls	Davis	Day
Deeken	Denison	Dethrow	Dieckhaus	Diehl
Dixon	Dougherty	Dugger	Dusenberg	El-Amin
Emery	Englund	Ervin	Faith	Fallert
Fischer 107	Fisher 125	Flanigan	Flook	Frame
Franz	Funderburk	Gatschenberger	Grill	Grisamore
Guernsey	Guest	Harris	Hobbs	Hodges
Holsman	Hoskins 80	Hoskins 121	Hughes	Hummel
Icet	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kelly	Kingery	Kirkton	Koenig
Komo	Kratky	Kraus	Kuessner	Lair
Lampe	Largent	Leara	LeBlanc	LeVota
Liese	Lipke	Loehner	Low	McClanahan
McDonald	McGhee	McNary	McNeil	Meiners
Molendorp	Morris	Munzlinger	Nance	Nasheed
Nieves	Nolte	Norr	Oxford	Pace
Parkinson	Parson	Pollock	Pratt	Quinn
Riddle	Roorda	Rucker	Ruestman	Ruzicka
Salva	Sander	Sater	Scavuzzo	Schaaf
Schad	Schamhorst	Schieffer	Schlottach	Schoeller
Schoemehl	Schupp	Self	Shively	Silvey
Smith 14	Smith 150	Stevenson	Still	Storch
Stream	Sutherland	Swinger	Talboy	Thomson
Todd	Tracy	Viebrock	Vogt	Wallace
Walsh	Walton Gray	Wasson	Webb	Webber

Wells	Weter	Wildberger	Wilson 119	Wilson 130
Witte	Wood	Wright	Yaeger	Yates
Zerr	Zimmerman	Mr Speaker		

NOES: 001

Skaggs

PRESENT: 000

ABSENT WITH LEAVE: 004

Cooper	Meadows	Spreng	Tilley
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Representative Lipke declared the bill passed.

**HCS HB 214**, relating to a local government retirement system, was taken up by Representative Deeken.

On motion of Representative Deeken, **HCS HB 214** was read the third time and passed by the following vote:

AYES: 154

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Corcoran
Cox	Cunningham	Curls	Day	Deeken
Denison	Dethrow	Dieckhaus	Diehl	Dixon
Dougherty	Dugger	Dusenberg	El-Amin	Emery
Englund	Ervin	Faith	Fallert	Fischer 107
Fisher 125	Flanigan	Flook	Franz	Gatschenberger
Grill	Grisamore	Guernsey	Guest	Harris
Hobbs	Hodges	Holsman	Hoskins 80	Hoskins 121
Hummel	Icet	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kelly	Kingery	Kirkton
Koenig	Komo	Kratky	Kraus	Kuessner
Lair	Lampe	Largent	Leara	LeBlanc
LeVota	Liese	Lipke	Loehner	Low
McClanahan	McDonald	McGhee	McNary	McNeil
Meiners	Molendorp	Morris	Munzlinger	Nance
Nieves	Nolte	Norr	Oxford	Pace
Parkinson	Parson	Pollock	Pratt	Quinn
Riddle	Roorda	Rucker	Ruestman	Ruzicka
Salva	Sander	Sater	Scavuzzo	Schaaf
Schad	Scharmhorst	Schieffer	Schlottach	Schoeller
Schoemehl	Schupp	Self	Shively	Silvey
Skaggs	Smith 14	Smith 150	Stevenson	Still
Storch	Stream	Sutherland	Swinger	Talboy
Thomson	Todd	Tracy	Viebrock	Vogt
Wallace	Walsh	Walton Gray	Wasson	Webb
Webber	Wells	Weter	Wildberger	Wilson 119

Wilson 130	Witte	Wood	Wright	Yaeger
Yates	Zerr	Zimmerman	Mr Speaker	

NOES: 000

PRESENT: 001

Davis

ABSENT WITH LEAVE: 008

Cooper	Frame	Funderburk	Hughes	Meadows
Nasheed	Spreng	Tilley		

Representative Lipke declared the bill passed.

**HCS HB 397**, relating to police retirement systems, was taken up by Representative Flook.

On motion of Representative Flook, **HCS HB 397** was read the third time and passed by the following vote:

AYES: 156

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Corcoran
Cox	Cunningham	Curls	Davis	Day
Deeken	Denison	Dethrow	Dieckhaus	Dixon
Dougherty	Dugger	Dusenberg	El-Amin	Emery
Englund	Ervin	Faith	Fallert	Fischer 107
Fisher 125	Flanigan	Flook	Franz	Funderburk
Gatschenberger	Grill	Grisamore	Guernsey	Guest
Harris	Hobbs	Hodges	Holsman	Hoskins 80
Hoskins 121	Hughes	Hummel	Ice	Jones 63
Jones 89	Jones 117	Keeney	Kelly	Kingery
Kirkton	Koenig	Komo	Kratky	Kraus
Kuessner	Lair	Lampe	Largent	Leara
LeBlanc	LeVota	Liese	Lipke	Loehner
Low	McClanahan	McDonald	McGhee	McNary
McNeil	Meiners	Molendorp	Morris	Munzlinger
Nance	Nasheed	Nieves	Nolte	Norr
Oxford	Pace	Parkinson	Parson	Pollock
Pratt	Quinn	Riddle	Roorda	Rucker
Ruestman	Ruzicka	Salva	Sander	Sater
Scavuzzo	Schaaf	Schad	Scharnhorst	Schieffer
Schlottach	Schoeller	Schoemehl	Schupp	Self
Shively	Silvey	Skaggs	Smith 14	Smith 150
Spreng	Stevenson	Still	Storch	Stream
Swinger	Talboy	Thomson	Todd	Tracy
Viebrock	Vogt	Wallace	Walsh	Walton Gray
Wasson	Webb	Webber	Wells	Weter
Wildberger	Wilson 119	Wilson 130	Witte	Wood
Wright	Yaeger	Yates	Zerr	Zimmerman
Mr Speaker				

NOES: 000

PRESENT: 001

Kander

ABSENT WITH LEAVE: 006

Cooper	Diehl	Frame	Meadows	Sutherland
Tilley				

Representative Lipke declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 156

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Corcoran
Cox	Cunningham	Curls	Davis	Day
Deeken	Denison	Dethrow	Dieckhaus	Dixon
Dougherty	Dugger	Dusenberg	El-Amin	Emery
Englund	Ervin	Faith	Fallert	Fischer 107
Fisher 125	Flanigan	Flook	Frame	Funderburk
Grill	Grisamore	Guernsey	Guest	Harris
Hobbs	Hodges	Holsman	Hoskins 80	Hoskins 121
Hughes	Hummel	Icet	Jones 63	Jones 89
Jones 117	Keeney	Kelly	Kingery	Kirkton
Koenig	Komo	Kratky	Kraus	Kuessner
Lair	Lampe	Largent	Leara	LeBlanc
LeVota	Liese	Lipke	Loehner	Low
McClanahan	McDonald	McGhee	McNary	McNeil
Meadows	Meiners	Molendorp	Morris	Munzlinger
Nance	Nasheed	Nieves	Nolte	Norr
Oxford	Pace	Parkinson	Parson	Pollock
Pratt	Quinn	Riddle	Roorda	Rucker
Ruestman	Ruzicka	Salva	Sander	Sater
Scavuzzo	Schaaf	Schad	Scharnhorst	Schieffer
Schlottach	Schoeller	Schoemehl	Schupp	Self
Shively	Silvey	Skaggs	Smith 14	Smith 150
Spreng	Stevenson	Still	Storch	Stream
Sutherland	Swinger	Talboy	Thomson	Todd
Tracy	Vogt	Wallace	Walsh	Walton Gray
Wasson	Webb	Webber	Wells	Weter
Wildberger	Wilson 119	Wilson 130	Witte	Wood
Wright	Yaeger	Yates	Zerr	Zimmerman
Mr Speaker				

NOES: 000

PRESENT: 001

Kander

ABSENT WITH LEAVE: 006

Cooper	Diehl	Franz	Gatschenberger	Tilley
Viebrock				

**HB 546**, relating to drug court commissioners, was taken up by Representative Smith (150).

On motion of Representative Smith (150), **HB 546** was read the third time and passed by the following vote:

AYES: 150

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Carter
Casey	Chappelle-Nadal	Colona	Cooper	Corcoran
Cox	Cunningham	Curls	Davis	Day
Deeken	Denison	Dethrow	Dieckhaus	Diehl
Dixon	Dougherty	Dugger	Dusenberg	El-Amin
Emery	Englund	Ervin	Faith	Fallert
Fischer 107	Fisher 125	Flanigan	Flook	Frame
Franz	Funderburk	Gatschenberger	Grill	Grisamore
Guernsey	Harris	Hobbs	Hodges	Holsman
Hoskins 80	Hoskins 121	Hughes	Hummel	Icet
Jones 63	Jones 89	Jones 117	Keeney	Kelly
Kingery	Kirkton	Koenig	Komo	Kratky
Kraus	Kuessner	Lair	Lampe	Largent
Leara	LeBlanc	LeVota	Liese	Lipke
Lochner	Low	McClanahan	McDonald	McGhee
McNeil	Meadows	Meiners	Molendorp	Morris
Munzlinger	Nance	Nasheed	Nieves	Nolte
Norr	Oxford	Pace	Parkinson	Pollock
Pratt	Quinn	Riddle	Roorda	Ruestman
Ruzicka	Salva	Scavuzzo	Schaaf	Schad
Scharmhorst	Schieffer	Schlottach	Schoeller	Schoemehl
Schupp	Self	Shively	Silvey	Skaggs
Smith 14	Smith 150	Spreng	Stevenson	Still
Storch	Stream	Sutherland	Swinger	Thomson
Todd	Tracy	Viebrock	Wallace	Walsh
Walton Gray	Wasson	Webb	Wells	Wildberger
Wilson 119	Wilson 130	Witte	Wood	Wright
Yaeger	Yates	Zerr	Zimmerman	Mr Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 013

Calloway	Guest	Kander	McNary	Parson
Rucker	Sander	Sater	Talbo	Tilley
Vogt	Webber	Weter		

Representative Lipke declared the bill passed.

**HB 709**, relating to voter identification cards, was taken up by Representative Dusenberg.

On motion of Representative Dusenberg, **HB 709** was read the third time and passed by the following vote:

AYES: 137

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Brown 30	Brown 50	Brown 149	Bruns
Burlison	Casey	Chappelle-Nadal	Colona	Cooper
Corcoran	Cox	Cunningham	Davis	Day
Denison	Dethrow	Dieckhaus	Diehl	Dixon
Dugger	Dusenberg	El-Amin	Emery	Ervin
Faith	Fallert	Fisher 125	Flanigan	Flook
Frame	Franz	Funderburk	Gatschenberger	Grill
Grisamore	Guernsey	Guest	Harris	Hobbs
Hodges	Holsman	Hoskins 80	Hoskins 121	Hummel
Icet	Jones 89	Keeney	Kelly	Kingery
Kirkton	Koenig	Komo	Kratky	Kraus
Kuessner	Lair	Lampe	Largent	Leara
Liese	Lipke	Loehner	Low	McDonald
McGhee	McNary	McNeil	Meadows	Meiners
Molendorp	Morris	Munzlinger	Nance	Nieves
Nolte	Norr	Pace	Parkinson	Parson
Pollock	Pratt	Quinn	Riddle	Roorda
Rucker	Ruestman	Ruzicka	Salva	Sander
Sater	Scavuzzo	Schaaf	Schad	Scharnhorst
Schieffer	Schlottach	Schoeller	Schoemehl	Self
Shively	Silvey	Smith 14	Smith 150	Spreng
Stevenson	Still	Stream	Sutherland	Swinger
Thomson	Todd	Tracy	Viebrock	Wallace
Walsh	Walton Gray	Wasson	Webb	Wells
Weter	Wildberger	Wilson 119	Wilson 130	Witte
Wood	Wright	Yaeger	Yates	Zerr
Zimmerman	Mr Speaker			

NOES: 018

Bringer	Brown 73	Burnett	Carter	Curls
Englund	Fischer 107	Hughes	Jones 63	LeBlanc
LeVota	McClanahan	Nasheed	Oxford	Schupp
Skaggs	Storch	Webber		

PRESENT: 000

ABSENT WITH LEAVE: 008

Calloway	Deeken	Dougherty	Jones 117	Kander
Talboy	Tilley	Vogt		

Representative Lipke declared the bill passed.

**HCS HB 667**, relating to sheriff qualifications, was taken up by Representative Jones (117).

On motion of Representative Jones (117), **HCS HB 667** was read the third time and passed by the following vote:

AYES: 150

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Brown 30	Brown 73	Brown 149	Bruns
Burlison	Carter	Casey	Chappelle-Nadal	Colona
Cooper	Corcoran	Cox	Cunningham	Curls
Davis	Day	Denison	Dethrow	Dieckhaus
Diehl	Dixon	Dougherty	Dugger	Dusenberg
El-Amin	Emery	Englund	Ervin	Faith
Fallert	Fischer 107	Fisher 125	Flanigan	Flook
Frame	Franz	Funderburk	Gatschenberger	Grill
Grisamore	Guernsey	Guest	Harris	Hobbs
Hodges	Holsman	Hoskins 80	Hoskins 121	Hummel
Icet	Jones 63	Jones 89	Jones 117	Keeney
Kelly	Kingery	Kirkton	Koenig	Komo
Kratky	Kraus	Kuessner	Lair	Lampe
Largent	Leara	LeBlanc	LeVota	Liese
Lipke	Loehner	Low	McClanahan	McDonald
McGhee	McNary	McNeil	Meadows	Meiners
Molendorp	Morris	Munzlinger	Nance	Nasheed
Nieves	Nolte	Norr	Oxford	Pace
Parkinson	Parson	Pollock	Pratt	Quinn
Riddle	Roorda	Rucker	Ruestman	Ruzicka
Salva	Sander	Sater	Scavuzzo	Schad
Schamhorst	Schieffer	Schlottach	Schoeller	Schoemehl
Schupp	Self	Shively	Silvey	Smith 14
Smith 150	Spreng	Stevenson	Still	Storch
Stream	Sutherland	Swinger	Thomson	Todd
Tracy	Viebrock	Vogt	Wallace	Walsh
Walton Gray	Wasson	Webb	Webber	Weter
Wildberger	Wilson 119	Wilson 130	Witte	Wood
Yaeger	Yates	Zerr	Zimmerman	Mr Speaker

NOES: 004

Bringer	Burnett	Hughes	Wells
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PRESENT: 000

ABSENT WITH LEAVE: 009

Brown 50	Calloway	Deeken	Kander	Schaaf
Skaggs	Talboy	Tilley	Wright	

Representative Lipke declared the bill passed.

**HB 859**, relating to retention of building codes, was taken up by Representative Dieckhaus.

On motion of Representative Dieckhaus, **HB 859** was read the third time and passed by the following vote:

AYES: 152

Atkins	Aull	Biermann	Bivins	Brandom
Bringer	Brown 30	Brown 50	Brown 73	Brown 149
Bruns	Burlison	Burnett	Carter	Casey
Chappelle-Nadal	Colona	Cooper	Corcoran	Cox
Cunningham	Curls	Davis	Day	Denison
Dethrow	Dieckhaus	Diehl	Dixon	Dougherty
Dugger	Dusenberg	El-Amin	Emery	Englund
Ervin	Faith	Fallert	Fischer 107	Fisher 125
Flanigan	Flook	Frame	Franz	Funderburk
Gatschenberger	Grill	Grisamore	Guernsey	Guest
Harris	Hobbs	Hodges	Holsman	Hoskins 80
Hoskins 121	Hummel	Ice	Jones 63	Jones 89
Jones 117	Keeney	Kelly	Kingery	Kirkton
Koenig	Komo	Kratky	Kraus	Kuessner
Lair	Lampe	Largent	Leara	LeBlanc
LeVota	Liese	Lipke	Loehner	Low
McClanahan	McDonald	McGhee	McNary	McNeil
Meiners	Molendorp	Morris	Munzlinger	Nance
Nasheed	Nieves	Nolte	Norr	Oxford
Pace	Parkinson	Parson	Pollock	Pratt
Quinn	Riddle	Roorda	Rucker	Ruestman
Ruzicka	Salva	Sander	Sater	Scavuzzo
Schaaf	Schad	Schieffer	Schoeller	Schoemehl
Schupp	Self	Shively	Silvey	Smith 14
Smith 150	Spreng	Stevenson	Still	Storch
Stream	Sutherland	Swinger	Thomson	Todd
Tracy	Viebrock	Vogt	Wallace	Walsh
Walton Gray	Wasson	Webb	Webber	Wells
Weter	Wildberger	Wilson 119	Wilson 130	Witte
Wood	Wright	Yaeger	Yates	Zerr
Zimmerman	Mr Speaker			

NOES: 002

Hughes                      Scharnhorst

PRESENT: 000

ABSENT WITH LEAVE: 009

Allen	Calloway	Deeken	Kander	Meadows
Schlottach	Skaggs	Talboy	Tilley	

Representative Lipke declared the bill passed.

**HCS HB 914**, relating to the Director of the Division of Finance, was taken up by Representative Cunningham.

On motion of Representative Cunningham, **HCS HB 914** was read the third time and passed by the following vote:

AYES: 154

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 50	Brown 73	Brown 149
Bruns	Burlison	Burnett	Carter	Casey
Chappelle-Nadal	Colona	Cooper	Cox	Cunningham
Curls	Davis	Day	Deeken	Denison
Dethrow	Dieckhaus	Diehl	Dixon	Dougherty
Dugger	Dusenberg	El-Amin	Emery	Englund
Ervin	Faith	Fallert	Fischer 107	Fisher 125
Flanigan	Flook	Frame	Franz	Funderburk
Gatschenberger	Grill	Grisamore	Guernsey	Guest
Harris	Hobbs	Hodges	Holsman	Hoskins 80
Hoskins 121	Hummel	Ice	Jones 63	Jones 89
Jones 117	Kander	Keeney	Kelly	Kingery
Kirkton	Koenig	Komo	Kratky	Kraus
Kuessner	Lair	Lampe	Largent	Leara
LeBlanc	LeVota	Liese	Lipke	Loehner
Low	McClanahan	McDonald	McGhee	McNary
McNeil	Meiners	Molendorp	Morris	Munzlinger
Nance	Nieves	Nolte	Norr	Oxford
Pace	Parkinson	Parson	Pollock	Pratt
Quinn	Riddle	Roorda	Rucker	Ruestman
Ruzicka	Salva	Sander	Sater	Scavuzzo
Schaaf	Schad	Scharnhorst	Schieffer	Schlottach
Schoeller	Schoemehl	Schupp	Self	Shively
Silvey	Smith 14	Smith 150	Spreng	Stevenson
Still	Storch	Stream	Sutherland	Swinger
Thomson	Todd	Tracy	Viebrock	Vogt
Wallace	Walsh	Walton Gray	Wasson	Webb
Webber	Wells	Weter	Wildberger	Wilson 119
Wilson 130	Witte	Wood	Wright	Yaeger
Yates	Zerr	Zimmerman	Mr Speaker	

NOES: 001

Hughes

PRESENT: 000

ABSENT WITH LEAVE: 008

Brown 30	Calloway	Corcoran	Meadows	Nasheed
Skaggs	Talboy	Tilley		

Representative Lipke declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 151

Allen	Atkins	Aull	Biermann	Brandom
Bringer	Brown 50	Brown 73	Brown 149	Burlison
Burnett	Carter	Casey	Chappelle-Nadal	Colona
Cooper	Corcoran	Cox	Cunningham	Curls
Davis	Day	Deeken	Denison	Dethrow
Dieckhaus	Diehl	Dixon	Dougherty	Dugger
Dusenberg	El-Amin	Emery	Englund	Ervin
Faith	Fallert	Fischer 107	Fisher 125	Flanigan
Flook	Frame	Franz	Funderburk	Gatschenberger
Grill	Grisamore	Guernsey	Guest	Harris
Hobbs	Hodges	Holsman	Hoskins 80	Hoskins 121
Hummel	Icet	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kelly	Kingery	Kirkton
Koenig	Komo	Kratky	Kraus	Kuessner
Lair	Lampe	Largent	Leara	LeBlanc
LeVota	Liese	Lipke	Loehner	Low
McClanahan	McDonald	McGhee	McNary	McNeil
Meiners	Molendorp	Munzlinger	Nance	Nieves
Nolte	Norr	Oxford	Pace	Parkinson
Parson	Pollock	Pratt	Quinn	Riddle
Roorda	Rucker	Ruestman	Ruzicka	Salva
Sander	Sater	Scavuzzo	Schaaf	Schad
Scharmhorst	Schieffer	Schlottach	Schoeller	Schoemehl
Schupp	Self	Shively	Silvey	Smith 14
Smith 150	Spreng	Stevenson	Still	Storch
Sutherland	Swinger	Thomson	Todd	Tracy
Viebrock	Vogt	Wallace	Walsh	Walton Gray
Wasson	Webb	Webber	Wells	Weter
Wildberger	Wilson 119	Wilson 130	Witte	Wood
Wright	Yaeger	Yates	Zerr	Zimmerman
Mr Speaker				

NOES: 002

Hughes Stream

PRESENT: 000

ABSENT WITH LEAVE: 010

Bivins	Brown 30	Bruns	Calloway	Meadows
Morris	Nasheed	Skaggs	Talboy	Tilley

**HB 928**, relating to a memorial highway, was taken up by Representative Dieckhaus.

On motion of Representative Dieckhaus, **HB 928** was read the third time and passed by the following vote:

AYES: 154

Allen	Atkins	Aull	Biermann	Brandom
Bringer	Brown 50	Brown 73	Brown 149	Bruns
Burlison	Burnett	Carter	Casey	Chappelle-Nadal
Colona	Cooper	Corcoran	Cox	Cunningham
Curls	Davis	Day	Deeken	Denison
Dethrow	Dieckhaus	Diehl	Dixon	Dugger
El-Amin	Emery	Englund	Ervin	Faith
Fallert	Fischer 107	Fisher 125	Flanigan	Flook
Frame	Franz	Funderburk	Gatschenberger	Grill
Grisamore	Guernsey	Guest	Harris	Hobbs
Hodges	Holsman	Hoskins 80	Hoskins 121	Hughes
Hummel	Ice	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kelly	Kingery	Kirkton
Koenig	Komo	Kratky	Kraus	Kuessner
Lair	Lampe	Largent	Leara	LeBlanc
LeVota	Liese	Lipke	Loehner	Low
McClanahan	McDonald	McGhee	McNary	McNeil
Meadows	Meiners	Molendorp	Munzlinger	Nance
Nasheed	Nieves	Nolte	Norr	Oxford
Pace	Parkinson	Parson	Pollock	Pratt
Quinn	Riddle	Roorda	Rucker	Ruestman
Ruzicka	Salva	Sander	Sater	Scavuzzo
Schaaf	Schad	Scharnhorst	Schieffer	Schlottach
Schoeller	Schoemehl	Schupp	Self	Shively
Silvey	Smith 14	Smith 150	Spreng	Stevenson
Still	Storch	Stream	Sutherland	Swinger
Thomson	Todd	Tracy	Viebrock	Vogt
Wallace	Walsh	Walton Gray	Wasson	Webb
Webber	Wells	Weter	Wildberger	Wilson 119
Wilson 130	Witte	Wood	Wright	Yaeger
Yates	Zerr	Zimmerman	Mr Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 009

Bivins	Brown 30	Calloway	Dougherty	Dusenberg
Morris	Skaggs	Talboy	Tilley	

Representative Lipke declared the bill passed.

**HCS HB 177**, relating to court records for sexual offenses, was taken up by Representative Cox.

On motion of Representative Cox, **HCS HB 177** was read the third time and passed by the following vote:

AYES: 154

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Carter
Casey	Chappelle-Nadal	Colona	Cooper	Corcoran
Cox	Cunningham	Curls	Davis	Day
Deeken	Denison	Dethrow	Dieckhaus	Diehl
Dixon	Dugger	Dusenberg	El-Amin	Emery
Englund	Ervin	Faith	Fallert	Fischer 107
Fisher 125	Flanigan	Flook	Frame	Franz
Funderburk	Gatschenberger	Grill	Grisamore	Guernsey
Guest	Harris	Hobbs	Hodges	Holsman
Hoskins 80	Hoskins 121	Hughes	Hummel	Icet
Jones 63	Jones 89	Jones 117	Kander	Keeney
Kelly	Kingery	Kirkton	Koenig	Komo
Kratky	Kraus	Kuessner	Lair	Lampe
Largent	Leara	LeBlanc	LeVota	Liese
Lipke	Low	McClanahan	McDonald	McGhee
McNary	McNeil	Meadows	Meiners	Molendorp
Morris	Munzlinger	Nance	Nasheed	Nieves
Nolte	Norr	Oxford	Pace	Parkinson
Pollock	Pratt	Quinn	Riddle	Roorda
Rucker	Ruestman	Ruzicka	Salva	Sander
Sater	Scavuzzo	Schaaf	Scharmhorst	Schieffer
Schoeller	Schoemehl	Schupp	Self	Shively
Silvey	Smith 14	Smith 150	Spreng	Stevenson
Still	Storch	Stream	Sutherland	Swinger
Thomson	Todd	Tracy	Viebrock	Vogt
Wallace	Walsh	Walton Gray	Wasson	Webb
Webber	Wells	Weter	Wildberger	Wilson 119
Wilson 130	Witte	Wood	Wright	Yaeger
Yates	Zerr	Zimmerman	Mr Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 009

Calloway	Dougherty	Loehner	Parson	Schad
Schlottach	Skaggs	Talboy	Tilley	

Representative Lipke declared the bill passed.

**HB 171**, relating to lease payments after disasters, was taken up by Representative Cox.

On motion of Representative Cox, **HB 171** was read the third time and passed by the following vote:

AYES: 116

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Brown 30	Brown 73	Brown 149	Bruns
Burlison	Calloway	Carter	Colona	Cooper
Corcoran	Cox	Cunningham	Davis	Day
Denison	Dethrow	Dieckhaus	Diehl	Dixon
Dugger	Dusenberg	Emery	Ervin	Faith
Fischer 107	Fisher 125	Flanigan	Flook	Franz
Funderburk	Gatschenberger	Grisamore	Guernsey	Guest
Hobbs	Holsman	Hoskins 80	Hoskins 121	Hummel
Icet	Jones 63	Jones 89	Jones 117	Keeney
Kingery	Kirkton	Koenig	Kraus	Lair
Lampe	Largent	Leara	Liese	Lipke
Lochner	Low	McClanahan	McGhee	McNary
McNeil	Meiners	Molendorp	Munzlinger	Nance
Nieves	Nolte	Pace	Parkinson	Parson
Pollock	Pratt	Riddle	Rucker	Ruestman
Ruzicka	Salva	Sander	Sater	Schaaf
Schad	Scharnhorst	Schlottach	Schoeller	Schoemehl
Self	Silvey	Smith 14	Smith 150	Stevenson
Stream	Sutherland	Swinger	Thomson	Tracy
Viebrock	Wallace	Walton Gray	Wasson	Wells
Weter	Wildberger	Wilson 119	Wilson 130	Witte
Wood	Wright	Yates	Zerr	Zimmerman
Mr Speaker				

NOES: 042

Bringer	Brown 50	Burnett	Casey	Chappelle-Nadal
Curls	El-Amin	Englund	Fallert	Frame
Grill	Harris	Hodges	Hughes	Kander
Kelly	Komo	Kratky	Kuessner	LeBlanc
LeVota	McDonald	Meadows	Morris	Nasheed
Norr	Oxford	Quinn	Roorda	Scavuzzo
Schieffer	Schupp	Shively	Spreng	Still
Storch	Talboy	Todd	Vogt	Walsh
Webber	Yaeger			

PRESENT: 000

ABSENT WITH LEAVE: 005

Deeken	Dougherty	Skaggs	Tilley	Webb
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Representative Lipke declared the bill passed.

**HB 919**, relating to group health insurance, was taken up by Representative Ruestman.

On motion of Representative Ruestman, **HB 919** was read the third time and passed by the following vote:

AYES: 153

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Cooper
Corcoran	Cox	Cunningham	Curls	Davis
Day	Deeken	Denison	Dethrow	Dieckhaus
Diehl	Dixon	Dugger	Dusenberg	El-Amin
Emery	Englund	Ervin	Fallert	Fischer 107
Fisher 125	Flanigan	Flook	Franz	Gatschenberger
Grill	Grisamore	Guernsey	Guest	Harris
Hobbs	Hodges	Holsman	Hoskins 80	Hoskins 121
Hughes	Hummel	Ice	Jones 63	Jones 89
Jones 117	Kander	Keeney	Kelly	Kingery
Kirkton	Koenig	Komo	Kratky	Kraus
Kuessner	Lair	Lampe	Largent	Leara
LeBlanc	LeVota	Liese	Lipke	Loehner
Low	McClanahan	McDonald	McGhee	McNary
McNeil	Meadows	Meiners	Molendorp	Morris
Munzlinger	Nance	Nieves	Nolte	Norr
Oxford	Pace	Parkinson	Parson	Pollock
Pratt	Quinn	Riddle	Roorda	Rucker
Ruestman	Ruzicka	Salva	Sander	Sater
Scavuzzo	Schaaf	Schad	Scharmhorst	Schieffer
Schlottach	Schoeller	Schoemehl	Schupp	Self
Shively	Silvey	Smith 14	Smith 150	Spreng
Still	Storch	Stream	Sutherland	Swinger
Talboy	Thomson	Todd	Tracy	Viebrock
Vogt	Wallace	Walton Gray	Wasson	Webber
Wells	Weter	Wildberger	Wilson 119	Wilson 130
Witte	Wood	Wright	Yaeger	Yates
Zerr	Zimmerman	Mr Speaker		

NOES: 001

Walsh

PRESENT: 000

ABSENT WITH LEAVE: 009

Dougherty	Faith	Frame	Funderburk	Nasheed
Skaggs	Stevenson	Tilley	Webb	

Representative Lipke declared the bill passed.

**HCS HB 306**, relating to lake area business district taxes, was taken up by Representative Schad.

On motion of Representative Schad, **HCS HB 306** was read the third time and passed by the following vote:

AYES: 132

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Brown 30	Brown 50	Brown 73	Brown 149
Bruns	Burlison	Carter	Casey	Chappelle-Nadal
Colona	Cooper	Corcoran	Cox	Cunningham
Curls	Davis	Day	Deeken	Denison
Dethrow	Dieckhaus	Diehl	Dixon	Dugger
Dusenberg	El-Amin	Emery	Ervin	Faith
Fallert	Fischer 107	Fisher 125	Flanigan	Flook
Franz	Funderburk	Gatschenberger	Grisamore	Guernsey
Guest	Harris	Hobbs	Hoskins 80	Hoskins 121
Hummel	Ice	Jones 63	Jones 89	Jones 117
Keeney	Kelly	Kingery	Koenig	Kratky
Kraus	Kuessner	Lair	Lampe	Largent
Leara	LeBlanc	LeVota	Liese	Lipke
Loehner	Low	McClanahan	McGhee	McNary
Meiners	Molendorp	Morris	Munzlinger	Nance
Nasheed	Nieves	Nolte	Norr	Pace
Parkinson	Parson	Pollock	Pratt	Quinn
Riddle	Roorda	Rucker	Ruestman	Ruzicka
Salva	Sander	Sater	Scavuzzo	Schaaf
Schad	Scharnhorst	Schlottach	Schoeller	Self
Shively	Silvey	Smith 14	Smith 150	Stevenson
Still	Storch	Stream	Sutherland	Swinger
Thomson	Todd	Tracy	Viebrock	Vogt
Wallace	Wasson	Wells	Weter	Wilson 119
Wilson 130	Witte	Wood	Wright	Yates
Zerr	Mr Speaker			

NOES: 026

Bringer	Burnett	Calloway	Englund	Frame
Grill	Hodges	Holsman	Kander	Kirkton
Komo	McDonald	McNeil	Meadows	Oxford
Schieffer	Schoemehl	Schupp	Spreng	Talboy
Walton Gray	Webb	Webber	Wildberger	Yaeger
Zimmerman				

PRESENT: 001

Hughes

ABSENT WITH LEAVE: 004

Dougherty	Skaggs	Tilley	Walsh
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Representative Lipke declared the bill passed.

**HB 861**, relating to assistant adjutants general, was taken up by Representative Day.

On motion of Representative Day, **HB 861** was read the third time and passed by the following vote:

AYES: 155

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Cooper
Corcoran	Cox	Cunningham	Curls	Davis
Day	Deeken	Denison	Dethrow	Dieckhaus
Diehl	Dixon	Dugger	Dusenberg	El-Amin
Emery	Englund	Ervin	Faith	Fallert
Fischer 107	Fisher 125	Flanigan	Flook	Frame
Franz	Funderburk	Gatschenberger	Grill	Grisamore
Guernsey	Guest	Harris	Hobbs	Hodges
Holsman	Hoskins 80	Hoskins 121	Hughes	Hummel
Icet	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kelly	Kingery	Kirkton	Koenig
Komo	Kratky	Kraus	Kuessner	Lair
Lampe	Largent	Leara	LeBlanc	LeVota
Liese	Lipke	Loehner	Low	McClanahan
McDonald	McGhee	McNary	McNeil	Meadows
Meiners	Molendorp	Morris	Munzlinger	Nance
Nasheed	Nieves	Nolte	Norr	Oxford
Pace	Parkinson	Parson	Pollock	Pratt
Quinn	Riddle	Roorda	Rucker	Ruestman
Ruzicka	Salva	Sander	Scavuzzo	Schaaf
Schad	Scharnhorst	Schieffer	Schlottach	Schoeller
Schoemehl	Schupp	Self	Shively	Silvey
Smith 14	Smith 150	Spreng	Still	Storch
Stream	Sutherland	Swinger	Thomson	Todd
Tracy	Viebrock	Vogt	Wallace	Walton Gray
Wasson	Webb	Webber	Wells	Weter
Wildberger	Wilson 119	Witte	Wood	Wright
Yaeger	Yates	Zerr	Zimmerman	Mr Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 008

Dougherty	Sater	Skaggs	Stevenson	Talboy
Tilley	Walsh	Wilson 130		

Representative Lipke declared the bill passed.

**HB 593**, relating to police and firemen's pension systems, was taken up by Representative Viebrock.

On motion of Representative Viebrock, **HB 593** was read the third time and passed by the following vote:

AYES: 155

Allen	Aull	Biermann	Bivins	Brandom
Bringer	Brown 30	Brown 50	Brown 73	Brown 149
Bruns	Burlison	Burnett	Calloway	Carter
Casey	Chappelle-Nadal	Colona	Cooper	Corcoran
Cox	Cunningham	Curls	Davis	Day
Deeken	Denison	Dethrow	Dieckhaus	Diehl
Dixon	Dougherty	Dugger	Dusenberg	El-Amin
Emery	Englund	Ervin	Faith	Fallert
Fischer 107	Fisher 125	Flanigan	Flook	Frame
Franz	Funderburk	Gatschenberger	Grill	Grisamore
Guernsey	Guest	Harris	Hobbs	Holsman
Hoskins 80	Hoskins 121	Hughes	Hummel	Icet
Jones 63	Jones 89	Jones 117	Keeney	Kingery
Kirkton	Koenig	Komo	Kratky	Kraus
Kuessner	Lair	Lampe	Largent	Leara
LeBlanc	LeVota	Liese	Lipke	Loehner
Low	McClanahan	McDonald	McGhee	McNary
McNeil	Meadows	Meiners	Molendorp	Morris
Munzlinger	Nance	Nasheed	Nieves	Nolte
Norr	Oxford	Pace	Parkinson	Parson
Pollock	Pratt	Quinn	Riddle	Roorda
Rucker	Ruestman	Ruzicka	Salva	Sander
Sater	Scavuzzo	Schaaf	Schad	Scharnhorst
Schieffer	Schlottach	Schoeller	Schoemehl	Schupp
Self	Shively	Silvey	Smith 14	Spreng
Stevenson	Still	Storch	Stream	Sutherland
Swinger	Thomson	Todd	Tracy	Viebrock
Vogt	Wallace	Walsh	Walton Gray	Wasson
Webb	Webber	Wells	Weter	Wildberger
Wilson 119	Wilson 130	Witte	Wood	Wright
Yaeger	Yates	Zerr	Zimmerman	Mr Speaker

NOES: 000

PRESENT: 001

Kander

ABSENT WITH LEAVE: 007

Atkins	Hodges	Kelly	Skaggs	Smith 150
Talboy	Tilley			

Representative Lipke declared the bill passed.

**HB 745**, relating to state purchasing, was taken up by Representative Loehner.

On motion of Representative Loehner, **HB 745** was read the third time and passed by the following vote:

AYES: 157

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Burlison	Burnett	Calloway	Carter
Casey	Chappelle-Nadal	Colona	Cooper	Corcoran
Cox	Cunningham	Curls	Davis	Day
Deeken	Denison	Dethrow	Dieckhaus	Diehl
Dixon	Dougherty	Dugger	Dusenberg	El-Amin
Emery	Englund	Ervin	Faith	Fallert
Fischer 107	Fisher 125	Flanigan	Flook	Frame
Franz	Funderburk	Gatschenberger	Grill	Grisamore
Guernsey	Guest	Harris	Hobbs	Hodges
Holsman	Hoskins 80	Hoskins 121	Hughes	Hummel
Icet	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kelly	Kingery	Kirkton	Koenig
Komo	Kratky	Kraus	Kuessner	Lair
Lampe	Largent	Leara	LeBlanc	LeVota
Liese	Lipke	Loehner	Low	McClanahan
McDonald	McGhee	McNary	McNeil	Meadows
Meiners	Molendorp	Morris	Munzlinger	Nance
Nasheed	Nieves	Nolte	Norr	Oxford
Pace	Parkinson	Parson	Pollock	Pratt
Quinn	Riddle	Roorda	Rucker	Ruestman
Ruzicka	Salva	Sander	Sater	Scavuzzo
Schaaf	Schad	Scharnhorst	Schieffer	Schlottach
Schoeller	Schoemehl	Schupp	Self	Shively
Silvey	Smith 14	Smith 150	Spreng	Stevenson
Still	Storch	Stream	Sutherland	Swinger
Thomson	Todd	Tracy	Viebrock	Vogt
Walton Gray	Wasson	Webb	Webber	Wells
Weter	Wildberger	Wilson 119	Wilson 130	Witte
Wood	Wright	Yaeger	Yates	Zerr
Zimmerman	Mr Speaker			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 006

Bruns	Skaggs	Talboy	Tilley	Wallace
Walsh				

Representative Lipke declared the bill passed.

**HB 918**, relating to a conveyance in Boone County, was taken up by Representative Kelly.

Representative Kelly offered **House Perfecting Amendment No. 1**.

*House Perfecting Amendment No. 1*

AMEND House Bill No. 918, Page 1, Section 1, Line 4, by deleting the words "**the University of Missouri-Columbia**" and inserting in lieu thereof the words "**The Curators of the University of Missouri**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kelly, **House Perfecting Amendment No. 1** was adopted.

On motion of Representative Kelly, **HB 918, as amended**, was read the third time and passed by the following vote:

AYES: 157

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Burlison	Burnett	Calloway	Carter
Casey	Chappelle-Nadal	Colona	Cooper	Corcoran
Cox	Cunningham	Curls	Davis	Day
Deeken	Denison	Dethrow	Dieckhaus	Diehl
Dixon	Dougherty	Dugger	Dusenberg	El-Amin
Emery	Englund	Ervin	Faith	Fallert
Fischer 107	Fisher 125	Flanigan	Flook	Frame
Franz	Funderburk	Gatschenberger	Grill	Grisamore
Guernsey	Guest	Harris	Hobbs	Hodges
Holsman	Hoskins 80	Hoskins 121	Hughes	Hummel
Icet	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kelly	Kingery	Kirkton	Koenig
Komo	Kratky	Kraus	Kuessner	Lair
Lampe	Largent	Leara	LeBlanc	LeVota
Liese	Lipke	Loehner	Low	McClanahan
McDonald	McGhee	McNary	McNeil	Meadows
Molendorp	Morris	Munzlinger	Nance	Nasheed
Nieves	Nolte	Norr	Oxford	Pace
Parkinson	Parson	Pollock	Pratt	Quinn
Riddle	Roorda	Rucker	Ruestman	Ruzicka
Salva	Sander	Sater	Scavuzzo	Schaaf
Schad	Schamhorst	Schieffer	Schlottach	Schoeller
Schoemehl	Schupp	Self	Shively	Silvey
Smith 14	Smith 150	Spreng	Stevenson	Storch
Stream	Sutherland	Swinger	Talboy	Thomson
Todd	Tracy	Viebrock	Vogt	Wallace
Walsh	Walton Gray	Wasson	Webb	Webber
Wells	Weter	Wildberger	Wilson 130	Witte
Wood	Wright	Yaeger	Yates	Zerr
Zimmerman	Mr Speaker			

NOES: 000

PRESENT: 001

Still

ABSENT WITH LEAVE: 005

Bruns                      Meiners                      Skaggs                      Tilley                      Wilson 119

Representative Lipke declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 158

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Burlison	Burnett	Calloway	Carter
Casey	Chappelle-Nadal	Colona	Cooper	Corcoran
Cox	Cunningham	Curls	Davis	Day
Deeken	Denison	Dethrow	Dieckhaus	Diehl
Dixon	Dougherty	Dugger	Dusenberg	El-Amin
Emery	Englund	Ervin	Faith	Fallert
Fischer 107	Fisher 125	Flanigan	Flook	Frame
Franz	Funderburk	Gatschenberger	Grill	Grisamore
Guernsey	Guest	Harris	Hobbs	Hodges
Holsman	Hoskins 80	Hoskins 121	Hughes	Hummel
Icet	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kelly	Kingery	Kirkton	Koenig
Komo	Kratky	Kraus	Kuessner	Lair
Lampe	Largent	Leara	LeBlanc	LeVota
Liese	Lipke	Loehner	Low	McClanahan
McDonald	McGhee	McNary	McNeil	Meadows
Molendorp	Morris	Munzlinger	Nance	Nasheed
Nieves	Nolte	Norr	Oxford	Pace
Parkinson	Parson	Pollock	Pratt	Quinn
Riddle	Roorda	Rucker	Ruestman	Ruzicka
Salva	Sander	Sater	Scavuzzo	Schaaf
Schad	Schamhorst	Schieffer	Schlottach	Schoeller
Schoemehl	Schupp	Self	Shively	Silvey
Smith 14	Smith 150	Spreng	Stevenson	Storch
Stream	Sutherland	Swinger	Talboy	Thomson
Todd	Tracy	Viebrock	Vogt	Wallace
Walsh	Walton Gray	Wasson	Webb	Webber
Wells	Weter	Wildberger	Wilson 119	Wilson 130
Witte	Wood	Wright	Yaeger	Yates
Zerr	Zimmerman	Mr Speaker		

NOES: 000

PRESENT: 001

Still

ABSENT WITH LEAVE: 004

Bruns                      Meiners                      Skaggs                      Tilley

Representative Nieves resumed the Chair.

**HCS HB 273**, relating to estate disbursement documentation, was taken up by Representative Cox.

On motion of Representative Cox, **HCS HB 273** was read the third time and passed by the following vote:

AYES: 155

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Burlison	Burnett	Calloway	Carter
Casey	Chappelle-Nadal	Colona	Cooper	Corcoran
Cox	Cunningham	Curls	Davis	Day
Deeken	Denison	Dethrow	Dieckhaus	Diehl
Dixon	Dougherty	Dugger	Dusenberg	El-Amin
Emery	Englund	Ervin	Faith	Fallert
Fischer 107	Fisher 125	Flanigan	Flook	Frame
Franz	Funderburk	Gatschenberger	Grill	Grisamore
Guernsey	Guest	Harris	Hobbs	Hodges
Holsman	Hoskins 80	Hoskins 121	Hughes	Hummel
Icet	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kelly	Kingery	Kirkton	Koenig
Komo	Kratky	Kraus	Kuessner	Lair
Lampe	Largent	Leara	LeBlanc	LeVota
Liese	Lipke	Loehner	Low	McClanahan
McDonald	McGhee	McNary	McNeil	Meadows
Molendorp	Munzlinger	Nance	Nasheed	Nieves
Nolte	Norr	Oxford	Pace	Parkinson
Parson	Pollock	Pratt	Quinn	Riddle
Roorda	Rucker	Ruestman	Ruzicka	Salva
Sander	Sater	Scavuzzo	Schaaf	Schad
Schamhorst	Schieffer	Schlottach	Schoeller	Schoemehl
Schupp	Self	Shively	Silvey	Smith 14
Smith 150	Stevenson	Still	Storch	Stream
Sutherland	Swinger	Talboy	Thomson	Todd
Tracy	Viebrock	Vogt	Wallace	Walsh
Walton Gray	Wasson	Webb	Webber	Wells
Wildberger	Wilson 119	Wilson 130	Witte	Wood
Wright	Yaeger	Yates	Zerr	Zimmerman

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 008

Bruns	Meiners	Morris	Skaggs	Spreng
Tilley	Weter	Mr Speaker		

Representative Nieves declared the bill passed.

**HCS HB 485**, relating to the Seismic Safety Commission, was taken up by Representative Wright.

On motion of Representative Wright, **HCS HB 485** was read the third time and passed by the following vote:

AYES: 148

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 73	Brown 149
Burlison	Burnett	Calloway	Carter	Casey
Chappelle-Nadal	Colona	Corcoran	Cox	Cunningham
Curls	Davis	Day	Deeken	Denison
Dethrow	Dieckhaus	Diehl	Dixon	Dougherty
Dugger	Dusenberg	El-Amin	Emery	Englund
Ervin	Faith	Fallert	Fischer 107	Fisher 125
Flanigan	Flook	Frame	Franz	Funderburk
Gatschenberger	Grill	Grisamore	Guernsey	Guest
Harris	Hobbs	Hodges	Holsman	Hoskins 80
Hoskins 121	Hughes	Hummel	Ice	Jones 63
Jones 89	Jones 117	Kander	Keeney	Kelly
Kingery	Kirkton	Koenig	Komo	Kratky
Kraus	Kuessner	Lair	Lampe	Largent
Leara	LeBlanc	LeVota	Liese	Lipke
Loehner	McDonald	McGhee	McNary	McNeil
Meadows	Molendorp	Munzlinger	Nance	Nasheed
Nieves	Nolte	Norr	Oxford	Pace
Parkinson	Parson	Pollock	Pratt	Quinn
Riddle	Roord	Rucker	Ruestman	Ruzicka
Salva	Sander	Sater	Scavuzzo	Schaaf
Schad	Schamhorst	Schieffer	Schlottach	Schoeller
Schoemehl	Self	Shively	Silvey	Smith 14
Smith 150	Stevenson	Storch	Stream	Sutherland
Swinger	Thomson	Todd	Tracy	Viebrock
Vogt	Wallace	Walsh	Walton Gray	Webb
Webber	Wells	Weter	Wildberger	Wilson 119
Wilson 130	Witte	Wood	Wright	Yaeger
Yates	Zerr	Zimmerman		

NOES: 001

Schupp

PRESENT: 000

ABSENT WITH LEAVE: 014

Brown 50	Bruns	Cooper	Low	McClanahan
Meiners	Morris	Skaggs	Spreng	Still
Talboy	Tilley	Wasson	Mr Speaker	

Representative Nieves declared the bill passed.

**HCS HB 685**, relating to search warrants, was taken up by Representative Jones (117).

On motion of Representative Jones (117), **HCS HB 685** was read the third time and passed by the following vote:

AYES: 145

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Brown 30	Brown 50	Brown 73	Brown 149
Burlison	Calloway	Carter	Casey	Chappelle-Nadal
Colona	Cooper	Corcoran	Cox	Cunningham
Curls	Davis	Day	Deeken	Denison
Dethrow	Dieckhaus	Diehl	Dixon	Dougherty
Dugger	Dusenberg	Emery	Englund	Ervin
Faith	Fallert	Fischer 107	Fisher 125	Flanigan
Flook	Franz	Funderburk	Gatschenberger	Grisamore
Guernsey	Guest	Harris	Hobbs	Hodges
Holsman	Hoskins 80	Hoskins 121	Hummel	Icet
Jones 63	Jones 89	Jones 117	Kander	Keeney
Kelly	Kingery	Kirkton	Koenig	Komo
Kratky	Kraus	Kuessner	Lair	Lampe
Largent	Leara	Liese	Lipke	Loehner
Low	McClanahan	McDonald	McGhee	McNary
McNeil	Meadows	Molendorp	Munzlinger	Nance
Nasheed	Nieves	Norr	Pace	Parkinson
Parson	Pollock	Pratt	Quinn	Riddle
Roorda	Rucker	Ruestman	Ruzicka	Salva
Sander	Sater	Scavuzzo	Schaaf	Schad
Schamhorst	Schieffer	Schlottach	Schoeller	Schoemehl
Schupp	Self	Shively	Silvey	Smith 14
Smith 150	Stevenson	Still	Storch	Stream
Sutherland	Swinger	Thomson	Todd	Tracy
Viebrock	Vogt	Wallace	Walsh	Walton Gray
Wasson	Webb	Webber	Wells	Weter
Wildberger	Wilson 119	Wilson 130	Witte	Wood
Wright	Yaeger	Yates	Zerr	Zimmerman

NOES: 009

Bringer	Burnett	El-Amin	Frame	Grill
Hughes	LeBlanc	Oxford	Talboy	

PRESENT: 000

ABSENT WITH LEAVE: 009

Bruns	LeVota	Meiners	Morris	Nolte
Skaggs	Spreng	Tilley	Mr Speaker	

Representative Nieves declared the bill passed.

**HCS HB 736**, relating to emergency call location information, was taken up by Representative Pollock.

On motion of Representative Pollock, **HCS HB 736** was read the third time and passed by the following vote:

AYES: 149

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Chappelle-Nadal	Colona	Cooper	Corcoran
Cunningham	Curls	Davis	Day	Deeken
Dethrow	Dieckhaus	Diehl	Dixon	Dougherty
Dugger	Dusenberg	El-Amin	Emery	Englund
Ervin	Faith	Fallert	Fischer 107	Fisher 125
Flanigan	Flook	Franz	Funderburk	Gatschenberger
Grill	Grisamore	Guernsey	Guest	Harris
Hobbs	Hodges	Holsman	Hoskins 80	Hoskins 121
Hughes	Hummel	Ice	Jones 63	Jones 89
Kander	Keeney	Kelly	Kingery	Kirkton
Koenig	Komo	Kratky	Kraus	Kuessner
Lair	Lampe	Largent	Leara	LeBlanc
Lipke	Loehner	Low	McDonald	McGhee
McNary	McNeil	Molendorp	Morris	Munzlinger
Nance	Nasheed	Nieves	Nolte	Norr
Oxford	Pace	Parkinson	Parson	Pollock
Pratt	Quinn	Riddle	Roorda	Rucker
Ruestman	Ruzicka	Salva	Sander	Sater
Scavuzzo	Schaaf	Schad	Scharnhorst	Schieffer
Schlottach	Schoeller	Schoemehl	Schupp	Self
Shively	Silvey	Smith 14	Smith 150	Stevenson
Still	Storch	Stream	Sutherland	Swinger
Talboy	Thomson	Todd	Tracy	Viebrock
Vogt	Wallace	Walsh	Walton Gray	Wasson
Webb	Webber	Wells	Weter	Wildberger
Wilson 119	Wilson 130	Witte	Wood	Wright
Yaeger	Yates	Zerr	Zimmerman	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 014

Casey	Cox	Denison	Frame	Jones 117
LeVota	Liese	McClanahan	Meadows	Meiners
Skaggs	Spreng	Tilley	Mr Speaker	

Representative Nieves declared the bill passed.

**HB 866**, relating to complaints against professionals, was taken up by Representative Wells.

On motion of Representative Wells, **HB 866** was read the third time and passed by the following vote:

AYES: 157

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Cooper
Corcoran	Cox	Cunningham	Curls	Davis
Day	Deeken	Denison	Dethrow	Dieckhaus
Diehl	Dixon	Dougherty	Dugger	Dusenberg
El-Amin	Emery	Englund	Ervin	Faith
Fallert	Fischer 107	Fisher 125	Flanigan	Flook
Frame	Franz	Funderburk	Gatschenberger	Grill
Grisamore	Guernsey	Guest	Harris	Hobbs
Hodges	Holsman	Hoskins 80	Hoskins 121	Hughes
Hummel	Icey	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kelly	Kingery	Kirkton
Koenig	Komo	Kratky	Kraus	Kuessner
Lair	Lampe	Largent	Leara	LeBlanc
LeVota	Liese	Lipke	Low	McClanahan
McDonald	McGhee	McNary	McNeil	Meadows
Molendorp	Morris	Munzlinger	Nance	Nasheed
Nieves	Nolte	Norr	Oxford	Pace
Parkinson	Parson	Pollock	Pratt	Quinn
Riddle	Roorda	Rucker	Ruestman	Ruzicka
Salva	Sander	Sater	Scavuzzo	Schaaf
Schad	Scharnhorst	Schieffer	Schlottach	Schoeller
Schoemehl	Schupp	Self	Shively	Silvey
Smith 14	Smith 150	Stevenson	Still	Storch
Stream	Sutherland	Swinger	Talboy	Thomson
Todd	Tracy	Viebrock	Vogt	Wallace
Walsh	Walton Gray	Wasson	Webb	Webber
Wells	Weter	Wildberger	Wilson 119	Wilson 130
Witte	Wood	Wright	Yaeger	Yates
Zerr	Zimmerman			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 006

Loehner	Meiners	Skaggs	Spreng	Tilley
Mr Speaker				

Representative Nieves declared the bill passed.

**HB 867**, relating to a memorial highway, was taken up by Representative Guest.

On motion of Representative Guest, **HB 867** was read the third time and passed by the following vote:

AYES: 154

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Chappelle-Nadal	Colona	Cooper	Corcoran
Cox	Curls	Davis	Day	Denison
Dethrow	Dieckhaus	Diehl	Dixon	Dougherty
Dugger	Dusenberg	El-Amin	Emery	Englund
Ervin	Faith	Fallert	Fischer 107	Fisher 125
Flanigan	Flook	Frame	Franz	Funderburk
Gatschenberger	Grill	Grisamore	Guernsey	Guest
Harris	Hobbs	Hodges	Holsman	Hoskins 80
Hoskins 121	Hughes	Hummel	Ice	Jones 63
Jones 89	Jones 117	Keeney	Kelly	Kingery
Kirkton	Koenig	Komo	Kratky	Kraus
Kuessner	Lair	Lampe	Largent	Leara
LeBlanc	LeVota	Liese	Lipke	Loehner
Low	McClanahan	McDonald	McGhee	McNary
McNeil	Meadows	Molendorp	Morris	Munzlinger
Nance	Nasheed	Nieves	Nolte	Norr
Oxford	Pace	Parkinson	Parson	Pollock
Pratt	Quinn	Riddle	Roorda	Rucker
Ruestman	Ruzicka	Salva	Sander	Sater
Scavuzzo	Schaaf	Schad	Scharmhorst	Schieffer
Schlottach	Schoeller	Schoemehl	Schupp	Self
Shively	Silvey	Smith 14	Smith 150	Stevenson
Still	Storch	Stream	Swinger	Talboy
Thomson	Todd	Tracy	Viebrock	Vogt
Wallace	Walsh	Walton Gray	Wasson	Webb
Webber	Wells	Weter	Wildberger	Wilson 119
Wilson 130	Witte	Wood	Wright	Yaeger
Yates	Zerr	Zimmerman	Mr Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 009

Casey	Cunningham	Deeken	Kander	Meiners
Skaggs	Spreng	Sutherland	Tilley	

Representative Nieves declared the bill passed.

**HB 659**, relating to transition of school governance, was taken up by Representative Dusenberg.

On motion of Representative Dusenberg, **HB 659** was read the third time and passed by the following vote:

AYES: 154

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 50	Brown 73	Brown 149
Burlison	Burnett	Carter	Casey	Chappelle-Nadal
Colona	Cooper	Corcoran	Cox	Cunningham
Curls	Davis	Day	Deeken	Denison
Dethrow	Dieckhaus	Diehl	Dixon	Dougherty
Dugger	Dusenberg	El-Amin	Emery	Englund
Ervin	Faith	Fallert	Fischer 107	Fisher 125
Flanigan	Flook	Frame	Franz	Funderburk
Gatschenberger	Grill	Grisamore	Guernsey	Guest
Harris	Hobbs	Hodges	Holsman	Hoskins 80
Hoskins 121	Hughes	Hummel	Ice	Jones 63
Jones 89	Jones 117	Keeney	Kelly	Kingery
Kirkton	Koenig	Komo	Kratky	Kraus
Kuessner	Lair	Lampe	Largent	Leara
LeBlanc	LeVota	Liese	Lipke	Loehner
Low	McClanahan	McDonald	McGhee	McNary
McNeil	Meadows	Molendorp	Morris	Munzlinger
Nance	Nieves	Nolte	Norr	Oxford
Pace	Parkinson	Parson	Pollock	Pratt
Quinn	Riddle	Roorda	Rucker	Ruestman
Ruzicka	Salva	Sander	Sater	Scavuzzo
Schaaf	Schad	Scharnhorst	Schieffer	Schlottach
Schoeller	Schoemehl	Schupp	Self	Shively
Silvey	Smith 14	Smith 150	Stevenson	Still
Storch	Stream	Sutherland	Swinger	Talboy
Thomson	Todd	Tracy	Viebrock	Vogt
Wallace	Walsh	Walton Gray	Wasson	Webb
Webber	Wells	Weter	Wildberger	Wilson 119
Wilson 130	Witte	Wood	Wright	Yaeger
Yates	Zerr	Zimmerman	Mr Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 009

Brown 30	Bruns	Calloway	Kander	Meiners
Nasheed	Skaggs	Spreng	Tilley	

Representative Nieves declared the bill passed.

**HCS HB 525**, relating to autism, was taken up by Representative Grisamore.

On motion of Representative Grisamore, **HCS HB 525** was read the third time and passed by the following vote:

AYES: 157

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Burlison	Burnett	Carter	Casey
Chappelle-Nadal	Colona	Cooper	Corcoran	Cox
Cunningham	Curls	Davis	Day	Deeken
Denison	Dethrow	Dieckhaus	Diehl	Dixon
Dougherty	Dugger	Dusenberg	El-Amin	Emery
Englund	Ervin	Faith	Fallert	Fischer 107
Fisher 125	Flanigan	Flook	Frame	Franz
Funderburk	Gatschenberger	Grill	Grisamore	Guernsey
Guest	Harris	Hobbs	Hodges	Holsman
Hoskins 80	Hoskins 121	Hughes	Hummel	Icet
Jones 63	Jones 89	Jones 117	Keeney	Kelly
Kingery	Kirkton	Koenig	Komo	Kratky
Kraus	Kuessner	Lair	Lampe	Largent
Leara	LeBlanc	LeVota	Liese	Lipke
Loehner	Low	McClanahan	McDonald	McGhee
McNary	McNeil	Meadows	Molendorp	Morris
Munzlinger	Nance	Nasheed	Nieves	Nolte
Norr	Oxford	Pace	Parkinson	Parson
Pollock	Pratt	Quinn	Riddle	Roorda
Rucker	Ruestman	Ruzicka	Salva	Sander
Sater	Scavuzzo	Schaaf	Schad	Scharnhorst
Schieffer	Schlottach	Schoeller	Schoemehl	Schupp
Self	Shively	Silvey	Smith 14	Smith 150
Spreng	Stevenson	Still	Storch	Stream
Sutherland	Swinger	Talboy	Thomson	Todd
Tracy	Viebrock	Vogt	Wallace	Walsh
Walton Gray	Wasson	Webb	Webber	Wells
Weter	Wildberger	Wilson 119	Wilson 130	Witte
Wood	Wright	Yaeger	Yates	Zerr
Zimmerman	Mr Speaker			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 006

Bruns	Calloway	Kander	Meiners	Skaggs
Tilley				

Representative Nieves declared the bill passed.

**HB 826**, relating to sexually violent predators, was taken up by Representative Brown (149).

On motion of Representative Brown (149), **HB 826** was read the third time and passed by the following vote:

AYES: 157

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Corcoran
Cox	Cunningham	Curls	Davis	Day
Deeken	Denison	Dieckhaus	Dieckhaus	Diehl
Dixon	Dougherty	Dugger	Dusenberg	El-Amin
Emery	Englund	Ervin	Faith	Fallert
Fischer 107	Fisher 125	Flanigan	Flook	Frame
Franz	Funderburk	Gatschenberger	Grill	Grisamore
Guernsey	Guest	Harris	Hobbs	Hodges
Holsman	Hoskins 80	Hoskins 121	Hummel	Icet
Jones 63	Jones 89	Jones 117	Kander	Keeney
Kelly	Kingery	Kirkton	Koenig	Komo
Kratky	Kraus	Kuessner	Lair	Lampe
Largent	Leara	LeBlanc	LeVota	Liese
Lipke	Loehner	Low	McClanahan	McDonald
McGhee	McNary	Meadows	Molendorp	Morris
Munzlinger	Nance	Nasheed	Nieves	Nolte
Norr	Oxford	Pace	Parkinson	Parson
Pollock	Pratt	Quinn	Riddle	Roorda
Rucker	Ruestman	Ruzicka	Salva	Sander
Sater	Scavuzzo	Schaaf	Schad	Scharnhorst
Schieffer	Schlottach	Schoeller	Schoemehl	Schupp
Self	Shively	Silvey	Smith 14	Smith 150
Spreng	Stevenson	Still	Storch	Stream
Sutherland	Swinger	Talboy	Thomson	Todd
Tracy	Viebrock	Vogt	Wallace	Walsh
Walton Gray	Wasson	Webb	Webber	Wells
Weter	Wildberger	Wilson 119	Wilson 130	Witte
Wood	Wright	Yaeger	Yates	Zerr
Zimmerman	Mr Speaker			

NOES: 001

McNeil

PRESENT: 000

ABSENT WITH LEAVE: 005

Cooper	Hughes	Meiners	Skaggs	Tilley
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Representative Nieves declared the bill passed.

**HB 807**, relating to the official state waterway, was taken up by Representative Wilson (130).

On motion of Representative Wilson (130), **HB 807** was read the third time and passed by the following vote:

AYES: 117

Allen	Atkins	Aull	Bivins	Brandom
Brown 30	Brown 50	Brown 73	Brown 149	Bruns
Burlison	Calloway	Carter	Chappelle-Nadal	Cooper
Corcoran	Cox	Cunningham	Curls	Davis
Day	Deeken	Denison	Dethrow	Dieckhaus
Diehl	Dixon	Dougherty	Dugger	El-Amin
Englund	Ervin	Faith	Fallert	Fischer 107
Fisher 125	Flanigan	Franz	Funderburk	Gatschenberger
Grill	Grisamore	Guernsey	Guest	Hoskins 80
Hoskins 121	Ice	Jones 63	Jones 89	Jones 117
Keeney	Kelly	Kingery	Koenig	Kratky
Lair	Lampe	Largent	LeBlanc	Liese
Lochner	Low	McDonald	McGhee	McNary
Molendorp	Munzlinger	Nance	Nasheed	Nieves
Nolte	Parkinson	Parson	Pollock	Pratt
Quinn	Riddle	Rucker	Ruestman	Ruzicka
Salva	Sander	Sater	Scavuzzo	Schaaf
Schad	Schamhorst	Schieffer	Schlottach	Schoeller
Self	Shively	Silvey	Smith 14	Smith 150
Stevenson	Still	Storch	Stream	Swinger
Thomson	Todd	Viebrock	Vogt	Wallace
Wasson	Wells	Weter	Wildberger	Wilson 119
Wilson 130	Witte	Wood	Wright	Yaeger
Zerr	Mr Speaker			

NOES: 040

Biermann	Bringer	Burnett	Casey	Colona
Dusenberg	Emery	Flook	Frame	Harris
Hodges	Holsman	Hughes	Hummel	Kander
Kirkton	Komo	Kraus	Kuessner	Leara
LeVota	Lipke	McClanahan	McNeil	Morris
Norr	Oxford	Pace	Roorda	Schoemehl
Schupp	Spreng	Talboy	Tracy	Walsh
Walton Gray	Webb	Webber	Yates	Zimmerman

PRESENT: 000

ABSENT WITH LEAVE: 006

Hobbs	Meadows	Meiners	Skaggs	Sutherland
Tilley				

Representative Nieves declared the bill passed.

**HCS HB 844**, relating to the Civil Air Patrol, was taken up by Representative Aull.

On motion of Representative Aull, **HCS HB 844** was read the third time and passed by the following vote:

AYES: 154

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Corcoran
Cox	Cunningham	Curls	Davis	Day
Deeken	Denison	Dethrow	Dieckhaus	Diehl
Dixon	Dougherty	Dugger	El-Amin	Englund
Ervin	Faith	Fallert	Fischer 107	Fisher 125
Flanigan	Flook	Frame	Franz	Funderburk
Gatschenberger	Grill	Grisamore	Guernsey	Guest
Harris	Hobbs	Hodges	Holsman	Hoskins 80
Hoskins 121	Hughes	Hummel	Ice	Jones 63
Jones 89	Jones 117	Kander	Keeney	Kelly
Kingery	Kirkton	Koenig	Komo	Kratky
Kuessner	Lair	Lampe	Largent	Leara
LeBlanc	LeVota	Liese	Lipke	Loehner
Low	McClanahan	McDonald	McGhee	McNary
McNeil	Meadows	Molendorp	Morris	Munzlinger
Nance	Nasheed	Nieves	Nolte	Norr
Oxford	Pace	Parkinson	Parson	Pollock
Pratt	Quinn	Riddle	Roorda	Rucker
Ruestman	Ruzicka	Salva	Sander	Sater
Scavuzzo	Schaaf	Schad	Schamhorst	Schieffer
Schlottach	Schoeller	Schoemehl	Schupp	Self
Shively	Smith 14	Smith 150	Spreng	Stevenson
Still	Storch	Stream	Sutherland	Swinger
Talboy	Thomson	Todd	Tracy	Viebrock
Vogt	Wallace	Walsh	Walton Gray	Wasson
Webb	Webber	Wells	Weter	Wildberger
Wilson 119	Wilson 130	Witte	Wood	Wright
Yaeger	Zerr	Zimmerman	Mr Speaker	

NOES: 004

Dusenberg	Emery	Kraus	Yates
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PRESENT: 000

ABSENT WITH LEAVE: 005

Cooper	Meiners	Silvey	Skaggs	Tilley
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Representative Nieves declared the bill passed.

**HB 103**, relating to mutual-aid agreements, was taken up by Representative Wildberger.

On motion of Representative Wildberger, **HB 103** was read the third time and passed by the following vote:

AYES: 158

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Cooper
Corcoran	Cox	Cunningham	Curls	Davis
Day	Deeken	Denison	Dethrow	Dieckhaus
Diehl	Dixon	Dougherty	Dugger	Dusenberg
El-Amin	Emery	Englund	Ervin	Faith
Fallert	Fischer 107	Fisher 125	Flanigan	Flook
Frame	Franz	Funderburk	Gatschenberger	Grill
Grisamore	Guernsey	Guest	Harris	Hobbs
Hodges	Holsman	Hoskins 80	Hoskins 121	Hughes
Hummel	Icet	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kelly	Kingery	Kirkton
Koenig	Komo	Kratky	Kraus	Kuessner
Lair	Lampe	Largent	Leara	LeBlanc
LeVota	Liese	Lipke	Loehner	Low
McClanahan	McDonald	McGhee	McNary	McNeil
Meadows	Molendorp	Morris	Munzlinger	Nance
Nieves	Nolte	Norr	Oxford	Pace
Parkinson	Parson	Pollock	Pratt	Quinn
Riddle	Roorda	Rucker	Ruestman	Ruzicka
Salva	Sander	Sater	Scavuzzo	Schaaf
Schad	Scharnhorst	Schieffer	Schlottach	Schoeller
Schoemehl	Schupp	Self	Shively	Silvey
Smith 14	Smith 150	Spreng	Stevenson	Still
Storch	Stream	Sutherland	Swinger	Talboy
Thomson	Todd	Tracy	Viebrock	Wallace
Walsh	Walton Gray	Wasson	Webb	Webber
Wells	Weter	Wildberger	Wilson 119	Wilson 130
Witte	Wood	Wright	Yaeger	Yates
Zerr	Zimmerman	Mr Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 005

Meiners	Nasheed	Skaggs	Tilley	Vogt
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Representative Nieves declared the bill passed.

**HCS HB 294**, relating to nonpayment of rent, was taken up by Representative Chappelle-Nadal.

On motion of Representative Chappelle-Nadal, **HCS HB 294** was read the third time and passed by the following vote:

AYES: 125

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 149
Burlison	Carter	Casey	Chappelle-Nadal	Cooper
Corcoran	Cox	Cunningham	Davis	Day
Deeken	Denison	Dethrow	Dieckhaus	Diehl
Dixon	Dougherty	Dugger	Dusenberg	Emery
Englund	Ervin	Faith	Fallert	Fischer 107
Fisher 125	Flanigan	Franz	Funderburk	Gatschenberger
Grisamore	Guernsey	Guest	Harris	Hobbs
Hoskins 80	Hoskins 121	Hummel	Ice	Jones 63
Jones 89	Jones 117	Keeney	Kingery	Koenig
Kratky	Kraus	Kuessner	Lair	Largent
Leara	LeBlanc	LeVota	Liese	Loehner
McClanahan	McDonald	McGhee	McNary	Meadows
Molendorp	Morris	Munzlinger	Nance	Nasheed
Nieves	Nolte	Norr	Pace	Parkinson
Parson	Pollock	Pratt	Quinn	Riddle
Rucker	Ruestman	Ruzicka	Salva	Sander
Sater	Scavuzzo	Schaaf	Schad	Scharnhorst
Schieffer	Schoeller	Schoemehl	Self	Shively
Silvey	Smith 14	Smith 150	Storch	Stream
Sutherland	Swinger	Thomson	Todd	Tracy
Viebrock	Wallace	Walton Gray	Wasson	Wells
Weter	Wildberger	Wilson 119	Wilson 130	Wood
Wright	Yaeger	Yates	Zerr	Mr Speaker

NOES: 030

Brown 73	Burnett	Calloway	Colona	Curls
El-Amin	Flook	Frame	Grill	Hodges
Holsman	Hughes	Kander	Kelly	Kirkton
Komo	Lipke	Low	McNeil	Oxford
Roorda	Schupp	Spreng	Stevenson	Still
Walsh	Webb	Webber	Witte	Zimmerman

PRESENT: 000

ABSENT WITH LEAVE: 008

Bruns	Lampe	Meiners	Schlottach	Skaggs
Talboy	Tilley	Vogt		

Representative Nieves declared the bill passed.

**HB 683**, relating to temporary license plates, was taken up by Representative Schieffer.

On motion of Representative Schieffer, **HB 683** was read the third time and passed by the following vote:

AYES: 156

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Burlison	Burnett	Calloway	Carter
Casey	Chappelle-Nadal	Colona	Cooper	Corcoran
Cox	Cunningham	Curls	Davis	Day
Deeken	Denison	Dethrow	Dieckhaus	Diehl
Dixon	Dougherty	Dugger	Dusenberg	El-Amin
Emery	Englund	Ervin	Faith	Fallert
Fischer 107	Fisher 125	Flanigan	Flook	Frame
Franz	Funderburk	Gatschenberger	Grill	Grisamore
Guernsey	Guest	Harris	Hobbs	Hodges
Holsman	Hoskins 80	Hoskins 121	Hughes	Hummel
Icet	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kelly	Kingery	Kirkton	Koenig
Komo	Kratky	Kraus	Kuessner	Lair
Lampe	Largent	Leara	LeBlanc	LeVota
Liese	Lipke	Loehner	Low	McClanahan
McDonald	McGhee	McNary	McNeil	Meadows
Molendorp	Morris	Munzlinger	Nance	Nieves
Nolte	Norr	Oxford	Pace	Parkinson
Parson	Pollock	Pratt	Quinn	Riddle
Roorda	Rucker	Ruestman	Ruzicka	Salva
Sander	Sater	Scavuzzo	Schaaf	Schad
Schamhorst	Schieffer	Schlottach	Schoeller	Schoemehl
Schupp	Self	Shively	Silvey	Smith 14
Smith 150	Spreng	Stevenson	Still	Storch
Stream	Sutherland	Swinger	Thomson	Todd
Tracy	Viebrock	Wallace	Walsh	Walton Gray
Wasson	Webb	Webber	Wells	Weter
Wildberger	Wilson 119	Wilson 130	Witte	Wood
Wright	Yaeger	Yates	Zerr	Zimmerman
Mr Speaker				

NOES: 001

Nasheed

PRESENT: 000

ABSENT WITH LEAVE: 006

Bruns	Meiners	Skaggs	Talboy	Tilley
Vogt				

Representative Nieves declared the bill passed.

**HB 698**, relating to donation receptacle signage, was taken up by Representative Zimmerman.

On motion of Representative Zimmerman, **HB 698** was read the third time and passed by the following vote:

AYES: 153

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Burlison	Burnett	Calloway	Carter
Casey	Chappelle-Nadal	Colona	Cooper	Corcoran
Cox	Cunningham	Curls	Davis	Day
Deeken	Dieckhaus	Diehl	Dixon	Dougherty
Dugger	Dusenberg	El-Amin	Emery	Englund
Ervin	Faith	Fallert	Fischer 107	Fisher 125
Flanigan	Flook	Frame	Franz	Funderburk
Gatschenberger	Grill	Grisamore	Guernsey	Harris
Hobbs	Hodges	Holsman	Hoskins 80	Hoskins 121
Hughes	Hummel	Ice	Jones 63	Jones 89
Jones 117	Kander	Keeney	Kelly	Kingery
Kirkton	Koenig	Komo	Kratky	Kraus
Kuessner	Lair	Lampe	Largent	Leara
LeBlanc	LeVota	Liese	Lipke	Loehner
Low	McClanahan	McDonald	McGhee	McNary
McNeil	Meadows	Molendorp	Morris	Munzlinger
Nance	Nasheed	Nieves	Nolte	Norr
Oxford	Pace	Parkinson	Parson	Pollock
Pratt	Quinn	Riddle	Roorda	Rucker
Ruestman	Ruzicka	Salva	Sander	Sater
Scavuzzo	Schaaf	Schad	Scharmhorst	Schieffer
Schlottach	Schoeller	Schoemehl	Schupp	Self
Shively	Silvey	Smith 14	Smith 150	Spreng
Stevenson	Still	Storch	Stream	Sutherland
Swinger	Thomson	Todd	Tracy	Viebrock
Wallace	Walsh	Walton Gray	Wasson	Webb
Webber	Wells	Weter	Wildberger	Wilson 119
Witte	Wood	Wright	Yaeger	Yates
Zerr	Zimmerman	Mr Speaker		

NOES: 004

Denison	Dethrow	Guest	Wilson 130
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PRESENT: 000

ABSENT WITH LEAVE: 006

Bruns	Meiners	Skaggs	Talboy	Tilley
Vogt				

Representative Nieves declared the bill passed.

**HB 842**, relating to real estate, was taken up by Representative Wood.

On motion of Representative Wood, **HB 842** was read the third time and passed by the following vote:

AYES: 153

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Burlison	Burnett	Calloway	Carter
Casey	Chappelle-Nadal	Colona	Cooper	Corcoran
Cox	Cunningham	Curls	Davis	Day
Deeken	Denison	Dethrow	Dieckhaus	Diehl
Dixon	Dougherty	Dugger	Dusenberg	El-Amin
Emery	Englund	Ervin	Faith	Fallert
Fischer 107	Fisher 125	Flanigan	Flook	Frame
Franz	Funderburk	Gatschenberger	Grill	Grisamore
Guernsey	Guest	Harris	Hobbs	Hodges
Holsman	Hoskins 80	Hoskins 121	Hughes	Hummel
Icet	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kingery	Koenig	Komo	Kratky
Kraus	Kuessner	Lair	Lampe	Largent
Leara	LeBlanc	LeVota	Liese	Lipke
Loehner	Low	McClanahan	McDonald	McGhee
McNary	McNeil	Meadows	Molendorp	Morris
Munzlinger	Nance	Nasheed	Nieves	Nolte
Norr	Oxford	Pace	Parkinson	Parson
Pollock	Pratt	Quinn	Riddle	Roorda
Rucker	Ruestman	Ruzicka	Salva	Sander
Sater	Scavuzzo	Schaaf	Schad	Scharnhorst
Schieffer	Schlottach	Schoeller	Schoemehl	Schupp
Self	Shively	Silvey	Smith 14	Smith 150
Spreng	Stevenson	Storch	Stream	Sutherland
Swinger	Thomson	Todd	Tracy	Viebrock
Wallace	Walsh	Walton Gray	Wasson	Webb
Webber	Wells	Weter	Wildberger	Wilson 119
Wilson 130	Witte	Wood	Wright	Yaeger
Yates	Zerr	Mr Speaker		

NOES: 004

Kelly	Kirkton	Still	Zimmerman
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PRESENT: 000

ABSENT WITH LEAVE: 006

Bruns	Meiners	Skaggs	Talboy	Tilley
Vogt				

Representative Nieves declared the bill passed.

**HCS HB 89**, relating to traffic violations, was taken up by Representative Brown (50).

On motion of Representative Brown (50), **HCS HB 89** was read the third time and passed by the following vote:

AYES: 138

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Burlison	Burnett	Calloway	Carter
Casey	Chappelle-Nadal	Colona	Corcoran	Cox
Cunningham	Curls	Davis	Day	Deeken
Denison	Dieckhaus	Diehl	Dixon	Dugger
El-Amin	Emery	Englund	Faith	Fallert
Fischer 107	Fisher 125	Flanigan	Frame	Funderburk
Gatschenberger	Grill	Grisamore	Harris	Hobbs
Holsman	Hoskins 80	Hoskins 121	Hughes	Hummel
Icet	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kelly	Kingery	Kirkton	Koenig
Komo	Kuessner	Lair	Lampe	Largent
Leara	LeBlanc	LeVota	Liese	Loehner
Low	McClanahan	McGhee	McNary	McNeil
Meadows	Molendorp	Morris	Munzlinger	Nance
Nasheed	Nieves	Norr	Oxford	Pace
Parkinson	Parson	Pollock	Quinn	Riddle
Roorda	Rucker	Ruestman	Ruzicka	Salva
Sander	Sater	Scavuzzo	Schaaf	Schad
Schamhorst	Schieffer	Schoeller	Schoemehl	Schupp
Self	Shively	Silvey	Smith 14	Smith 150
Spreng	Still	Storch	Stream	Sutherland
Swinger	Thomson	Todd	Tracy	Viebrock
Wallace	Walsh	Walton Gray	Wasson	Webb
Webber	Wells	Weter	Wildberger	Wilson 119
Wilson 130	Witte	Wood	Wright	Yaeger
Zerr	Zimmerman	Mr Speaker		

NOES: 019

Cooper	Dethrow	Dougherty	Dusenberg	Ervin
Flook	Franz	Guernsey	Guest	Hodges
Kratky	Kraus	Lipke	McDonald	Nolte
Pratt	Schlottach	Stevenson	Yates	

PRESENT: 000

ABSENT WITH LEAVE: 006

Bruns	Meiners	Skaggs	Talboy	Tilley
Vogt				

Representative Nieves declared the bill passed.

**HB 747**, relating to sexual contact with a prisoner, was taken up by Representative Witte.

On motion of Representative Witte, **HB 747** was read the third time and passed by the following vote:

AYES: 133

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Burlison	Burnett	Calloway	Carter
Casey	Chappelle-Nadal	Colona	Cooper	Corcoran
Cunningham	Curls	Day	Deeken	Denison
Dieckhaus	Dixon	Dougherty	El-Amin	Emery
Englund	Faith	Fallert	Fischer 107	Fisher 125
Flanigan	Flook	Frame	Franz	Funderburk
Grill	Grisamore	Guest	Harris	Hobbs
Hodges	Holsman	Hoskins 80	Hughes	Hummel
Icet	Jones 63	Jones 117	Kander	Keeney
Kelly	Kingery	Kirkton	Komo	Kratky
Kuessner	Lair	Lampe	LeBlanc	LeVota
Liese	Loehner	Low	McClanahan	McDonald
McGhee	McNary	McNeil	Meadows	Molendorp
Morris	Munzlinger	Nance	Nasheed	Nieves
Norr	Oxford	Pace	Parkinson	Parson
Pollock	Pratt	Quinn	Roorda	Rucker
Ruestman	Ruzicka	Salva	Sander	Sater
Scavuzzo	Schaaf	Scharnhorst	Schieffer	Schlottach
Schoeller	Schoemehl	Schupp	Self	Shively
Smith 14	Smith 150	Spreng	Stevenson	Still
Storch	Stream	Sutherland	Swinger	Talboy
Thomson	Todd	Viebrock	Wallace	Walsh
Walton Gray	Wasson	Webb	Webber	Wildberger
Wilson 130	Witte	Wood	Wright	Yaeger
Zerr	Zimmerman	Mr Speaker		

NOES: 025

Cox	Davis	Dethrow	Diehl	Dugger
Dusenberg	Ervin	Gatschenberger	Guernsey	Hoskins 121
Jones 89	Koenig	Kraus	Largent	Leara
Lipke	Nolte	Riddle	Schad	Silvey
Tracy	Wells	Weter	Wilson 119	Yates

PRESENT: 000

ABSENT WITH LEAVE: 005

Bruns	Meiners	Skaggs	Tilley	Vogt
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Representative Nieves declared the bill passed.

**HCS HBs 836 & 753**, relating to foreclosure sale notices, was taken up by Representative Curls.

On motion of Representative Curls, **HCS HBs 836 & 753** was read the third time and passed by the following vote:

AYES: 159

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Cooper
Corcoran	Cox	Cunningham	Curls	Davis
Day	Deeken	Denison	Dethrow	Dieckhaus
Diehl	Dixon	Dougherty	Dugger	Dusenberg
El-Amin	Emery	Englund	Ervin	Faith
Fallert	Fischer 107	Fisher 125	Flanigan	Flook
Frame	Franz	Funderburk	Gatschenberger	Grill
Grisamore	Guernsey	Guest	Harris	Hobbs
Hodges	Holsman	Hoskins 80	Hoskins 121	Hughes
Hummel	Icet	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kelly	Kingery	Kirkton
Koenig	Komo	Kratky	Kraus	Kuessner
Lair	Lampe	Largent	Leara	LeBlanc
LeVota	Liese	Lipke	Loehner	Low
McClanahan	McDonald	McGhee	McNary	McNeil
Meadows	Molendorp	Morris	Munzlinger	Nance
Nasheed	Nieves	Nolte	Norr	Oxford
Pace	Parkinson	Parson	Pollock	Pratt
Quinn	Riddle	Roorda	Rucker	Ruestman
Ruzicka	Salva	Sander	Sater	Scavuzzo
Schaaf	Schad	Scharnhorst	Schieffer	Schlottach
Schoeller	Schoemehl	Schupp	Self	Shively
Silvey	Smith 14	Smith 150	Spreng	Stevenson
Still	Storch	Stream	Sutherland	Swinger
Talboy	Thomson	Todd	Tracy	Viebrock
Wallace	Walsh	Walton Gray	Wasson	Webb
Webber	Wells	Weter	Wildberger	Wilson 119
Wilson 130	Witte	Wood	Wright	Yaeger
Yates	Zerr	Zimmerman	Mr Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 004

Meiners	Skaggs	Tilley	Vogt
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Representative Nieves declared the bill passed.

**HCS HB 752**, relating to transportation appointees, was taken up by Representative Schieffer.

On motion of Representative Schieffer, **HCS HB 752** was read the third time and passed by the following vote:

AYES: 145

Allen	Atkins	Aull	Biermann	Brandom
Bringer	Brown 30	Brown 50	Brown 73	Brown 149
Burlison	Burnett	Calloway	Carter	Casey
Chappelle-Nadal	Colona	Corcoran	Cox	Cunningham
Curls	Day	Deeken	Denison	Dethrow
Dieckhaus	Diehl	Dixon	Dugger	Dusenberg
El-Amin	Emery	Englund	Ervin	Faith
Fallert	Fischer 107	Fisher 125	Flanigan	Flook
Frame	Franz	Gatschenberger	Grill	Grisamore
Guernsey	Guest	Harris	Hobbs	Hodges
Holsman	Hoskins 80	Hoskins 121	Hughes	Hummel
Icet	Jones 63	Jones 117	Kander	Keeney
Kelly	Kingery	Kirkton	Koenig	Komo
Kratky	Kraus	Kuessner	Lair	Lampe
Largent	Leara	LeBlanc	LeVota	Liese
Loehner	Low	McClanahan	McDonald	McGhee
McNary	McNeil	Meadows	Molendorp	Morris
Munzlinger	Nance	Nasheed	Nieves	Nolte
Norr	Oxford	Pace	Parkinson	Pollock
Pratt	Quinn	Riddle	Roorda	Rucker
Ruestman	Ruzicka	Salva	Sander	Sater
Scavuzzo	Schaaf	Schad	Scharnhorst	Schieffer
Schoeller	Schoemehl	Schupp	Self	Shively
Silvey	Smith 14	Smith 150	Still	Storch
Stream	Sutherland	Swinger	Talboy	Thomson
Todd	Tracy	Viebrock	Walsh	Walton Gray
Wasson	Webb	Webber	Wells	Weter
Wildberger	Wilson 119	Wilson 130	Witte	Wood
Wright	Yaeger	Yates	Zerr	Mr Speaker

NOES: 012

Bivins	Bruns	Davis	Dougherty	Funderburk
Jones 89	Lipke	Schlottach	Spreng	Stevenson
Wallace	Zimmerman			

PRESENT: 000

ABSENT WITH LEAVE: 006

Cooper	Meiners	Parson	Skaggs	Tilley
Vogt				

Representative Nieves declared the bill passed.

**HCS HB 947**, relating to police retirement systems, was taken up by Representative Leara.

On motion of Representative Leara, **HCS HB 947** was read the third time and passed by the following vote:

AYES: 157

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Corcoran
Cox	Cunningham	Curls	Davis	Day
Deeken	Denison	Dethrow	Dieckhaus	Diehl
Dixon	Dougherty	Dugger	Dusenberg	El-Amin
Emery	Englund	Ervin	Faith	Fallert
Fischer 107	Fisher 125	Flanigan	Flook	Frame
Franz	Funderburk	Gatschenberger	Grill	Grisamore
Guernsey	Guest	Harris	Hobbs	Hodges
Holsman	Hoskins 80	Hoskins 121	Hughes	Hummel
Icet	Jones 63	Jones 89	Jones 117	Keeney
Kelly	Kingery	Kirkton	Koenig	Komo
Kratky	Kraus	Kuessner	Lair	Lampe
Largent	Leara	LeBlanc	LeVota	Liese
Lipke	Loehner	Low	McClanahan	McDonald
McGhee	McNary	McNeil	Meadows	Molendorp
Morris	Munzlinger	Nance	Nasheed	Nieves
Nolte	Norr	Oxford	Pace	Parkinson
Parson	Pollock	Pratt	Quinn	Riddle
Roorda	Rucker	Ruestman	Ruzicka	Salva
Sander	Sater	Scavuzzo	Schaaf	Schad
Schamhorst	Schieffer	Schlottach	Schoeller	Schoemehl
Schupp	Self	Shively	Silvey	Smith 14
Smith 150	Spreng	Stevenson	Still	Storch
Stream	Sutherland	Swinger	Talboy	Thomson
Todd	Tracy	Viebrock	Wallace	Walsh
Walton Gray	Wasson	Webb	Webber	Wells
Weter	Wildberger	Wilson 119	Wilson 130	Witte
Wood	Wright	Yaeger	Yates	Zerr
Zimmerman	Mr Speaker			

NOES: 000

PRESENT: 001

Kander

ABSENT WITH LEAVE: 005

Cooper	Meiners	Skaggs	Tilley	Vogt
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Representative Nieves declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 158

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Cooper
Corcoran	Cox	Cunningham	Curls	Davis
Day	Deeken	Denison	Dethrow	Dieckhaus
Diehl	Dixon	Dougherty	Dugger	Dusenberg
El-Amin	Emery	Englund	Ervin	Faith
Fallert	Fischer 107	Fisher 125	Flanigan	Flook
Frame	Franz	Funderburk	Gatschenberger	Grill
Grisamore	Guernsey	Guest	Harris	Hobbs
Hodges	Holsman	Hoskins 80	Hoskins 121	Hughes
Hummel	Icey	Jones 63	Jones 89	Jones 117
Keeney	Kelly	Kingery	Kirkton	Koenig
Komo	Kratky	Kraus	Kuessner	Lair
Lampe	Largent	Leara	LeBlanc	LeVota
Liese	Lipke	Loehner	Low	McClanahan
McDonald	McGhee	McNary	McNeil	Meadows
Molendorp	Morris	Munzlinger	Nance	Nasheed
Nieves	Nolte	Norr	Oxford	Pace
Parkinson	Parson	Pollock	Pratt	Quinn
Riddle	Roorda	Rucker	Ruestman	Ruzicka
Salva	Sander	Sater	Scavuzzo	Schaaf
Schad	Schamhorst	Schieffer	Schlottach	Schoeller
Schoemehl	Schupp	Self	Shively	Silvey
Smith 14	Smith 150	Spreng	Stevenson	Still
Storch	Stream	Sutherland	Swinger	Talboy
Thomson	Todd	Tracy	Viebrock	Wallace
Walsh	Walton Gray	Wasson	Webb	Webber
Wells	Weter	Wildberger	Wilson 119	Wilson 130
Witte	Wood	Wright	Yaeger	Yates
Zerr	Zimmerman	Mr Speaker		

NOES: 000

PRESENT: 001

Kander

ABSENT WITH LEAVE: 004

Meiners	Skaggs	Tilley	Vogt
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**HCS HB 895**, relating to a conveyance in Macon County, was taken up by Representative Sander.

On motion of Representative Sander, **HCS HB 895** was read the third time and passed by the following vote:

AYES: 132

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Brown 30	Brown 50	Brown 73	Brown 149
Bruns	Burlison	Carter	Casey	Chappelle-Nadal
Colona	Cooper	Corcoran	Cox	Cunningham
Curls	Davis	Day	Deeken	Denison
Dethrow	Dieckhaus	Diehl	Dixon	Dougherty
Dugger	Dusenberg	El-Amin	Emery	Ervin
Faith	Fallert	Fischer 107	Fisher 125	Flanigan
Flook	Franz	Funderburk	Gatschenberger	Grisamore
Guernsey	Guest	Harris	Hobbs	Hodges
Hoskins 80	Hoskins 121	Hummel	Ice	Jones 63
Jones 89	Jones 117	Keeney	Kelly	Kingery
Koenig	Kratky	Kraus	Lair	Lampe
Largent	Leara	Liese	Lipke	Loehner
McClanahan	McGhee	McNary	McNeil	Meadows
Molendorp	Morris	Munzlinger	Nance	Nasheed
Nieves	Nolte	Norr	Pace	Parkinson
Parson	Pollock	Pratt	Quinn	Riddle
Rucker	Ruestman	Ruzicka	Sander	Sater
Scavuzzo	Schaaf	Schad	Scharnhorst	Schieffer
Schlottach	Schoeller	Schoemehl	Self	Shively
Silvey	Smith 14	Smith 150	Stevenson	Storch
Stream	Sutherland	Swinger	Thomson	Todd
Tracy	Viebrock	Wallace	Walsh	Walton Gray
Wasson	Wells	Weter	Wildberger	Wilson 119
Wilson 130	Witte	Wood	Wright	Yates
Zerr	Mr Speaker			

NOES: 026

Bringer	Burnett	Calloway	Englund	Frame
Grill	Holsman	Hughes	Kander	Kirkton
Komo	Kuessner	LeBlanc	LeVota	Low
McDonald	Roorda	Salva	Schupp	Spreng
Still	Talboy	Webb	Webber	Yaeger
Zimmerman				

PRESENT: 001

Oxford

ABSENT WITH LEAVE: 004

Meiners	Skaggs	Tilley	Vogt
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Representative Nieves declared the bill passed.

### **PERFECTION OF HOUSE BILL**

**HB 652**, relating to certified mail, was taken up by Representative Pratt.

On motion of Representative Pratt, **HB 652** was ordered perfected and printed.

Speaker Pro Tem Pratt resumed the Chair.

### **REFERRAL OF HOUSE CONCURRENT RESOLUTION**

The following House Concurrent Resolution was referred to the Committee indicated:

**HCR 45** - Agri-Business

### **REFERRAL OF HOUSE BILLS**

The following House Bills were referred to the Committee indicated:

**HCS HB 681** - Fiscal Review (Fiscal Note)

**HB 791** - Crime Prevention

**HB 962** - Insurance Policy

**HB 1015** - Ways and Means

**HB 1023** - Special Standing Committee on General Laws

**HB 1027** - Judiciary

**HB 1053** - Job Creation and Economic Development

**HB 1056** - Transportation

**HB 1058** - Rules

**HB 1063** - Special Standing Committee on Professional Registration and Licensing

**HB 1067** - Special Standing Committee on Emerging Issues in Animal Agriculture

**HB 1075** - Special Standing Committee on Workforce Development and Workplace Safety

**HB 1082** - Transportation

**HB 1084** - Transportation

**HB 1121** - Special Standing Committee on Health Insurance

**HB 1128** - Ways and Means

**HB 1129** - Budget

### **REFERRAL OF SENATE BILL**

The following Senate Bill was referred to the Committee indicated:

**SB 224** - Special Standing Committee on General Laws

## COMMITTEE REPORTS

**Committee on Energy and Environment**, Chairman Bivins reporting:

Mr. Speaker: Your Committee on Energy and Environment, to which was referred **HB 647**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 25(32)(f) be referred to the Committee on Rules.

**Committee on Healthcare Transformation**, Chairman Schaaf reporting:

Mr. Speaker: Your Committee on Healthcare Transformation, to which was referred **HCR 28**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 25(32)(f) be referred to the Committee on Rules.

### HOUSE COMMITTEE SUBSTITUTE FOR HOUSE CONCURRENT RESOLUTION NO. 28

WHEREAS, good government is the result of laws carefully passed with harmonious effects that save taxpayer dollars; and

WHEREAS, when laws have conflicting effects that result in the waste of tax dollars, elected officials have a duty to find a remedy, working between branches and levels of government as necessary; and

WHEREAS, the State of Missouri is suffering from economic strain, as is its Department of Mental Health, which operate acute care mental health hospitals and fund residential treatment programs for substance abuse, and which mental health hospitals and substance abuse programs treat patients covered by the federal Medicaid program, but because of federal law Section 1905(I) of the Social Security Act, 42 U.S.C. Section 1396d(I), relating to institutions for Mental Diseases (IMD) exclusion, Missouri is unable to receive any matching federal dollars to help provide care for such patients; and

WHEREAS, Congress could rescind Section 1905(I) of the Social Security Act, 42 U.S.C. Section 1396d(I), to allow Missouri to draw down federal financial participation dollars for the care of mentally ill patients in its mental health hospitals and residential programs for substance abuse, in order to provide better access and quality of care:

NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives of the Ninety-fifth General Assembly, First Regular Session, the Senate concurring therein, that:

(1) Federal law Section 1905(I) of the Social Security Act, 42 U.S.C. Section 1396d(I), which prohibits the State of Missouri from drawing down federal financial participation (matching) funds for the care of Medicaid patients suffering from mental illness in its mental health hospitals and persons in residential treatment programs for substance abuse; and

(2) Congress ought to rescind federal law Section 1905(I) of the Social Security Act, 42 U.S.C. Section 1396d(I), relating to institutions for Mental Diseases (IMD) exclusion; and

BE IT FURTHER RESOLVED that the Chief Clerk of the Missouri House of Representatives be instructed to prepare properly inscribed copies of this resolution for Barack Obama, President of the United States; the President of the United States Senate; the Speaker of the United States House of Representatives; and each member of the Missouri Congressional delegation.

**Committee on Public Safety**, Chairman Bruns reporting:

Mr. Speaker: Your Committee on Public Safety, to which was referred **HB 707**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 25(32)(f) be referred to the Committee on Rules.

**Committee on Tax Reform**, Chairman Smith (14) reporting:

Mr. Speaker: Your Committee on Tax Reform, to which was referred **HB 958**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 25(32)(f) be referred to the Committee on Rules.

**Special Standing Committee on Emerging Issues in Animal Agriculture**, Chairman Wright reporting:

Mr. Speaker: Your Special Standing Committee on Emerging Issues in Animal Agriculture, to which was referred **HB 617**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 25(32)(f) be referred to the Committee on Rules.

**Special Standing Committee on Infrastructure and Transportation Funding**, Chairman Hobbs reporting:

Mr. Speaker: Your Special Standing Committee on Infrastructure and Transportation Funding, to which was referred **HJR 32**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 25(32)(f) be referred to the Committee on Rules.

**ADVANCEMENT OF HOUSE CONSENT BILL**

Pursuant to Rule 45(b), the following bill, having remained on the House Consent Calendar for Perfection for five legislative days, was ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HCS HB 622**.

**INTRODUCTION OF HOUSE CONCURRENT RESOLUTION**

The following House Concurrent Resolution was read the first time and copies ordered printed:

**HCR 50**, introduced by Representative Franz, relating to the recognition of the Saponi Indian people of Missouri.

## INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

**HJR 42**, introduced by Representatives Kander, Calloway, Grill, Still, Talboy and Flook, relating to the citizens' commission on compensation.

**HJR 43**, introduced by Representative Pratt, relating to property taxation.

**HJR 44**, introduced by Representatives Atkins, Talboy, Meadows, Walton Gray, Funderburk, Pace and Kuessner, relating to assessment of motor vehicles.

## INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

**HB 1146**, introduced by Representative Bruns, relating to pay increases for corrections employees.

**HB 1147**, introduced by Representatives Walsh, Yaeger, Frame, Schoemehl, Wildberger, Fallert, LeVota, Oxford, Pace, Schieffer, Morris and Spreng relating to retirement systems.

**HB 1148**, introduced by Representatives Holsman, Calloway, Carter, Talboy and Atkins, relating to the Missouri sustainable energy authority act.

**HB 1149**, introduced by Representative Deeken, relating to health insurance coverage for cancer.

**HB 1150**, introduced by Representatives Kander and Atkins, relating to insurance performance reporting.

**HB 1151**, introduced by Representatives Kander and Atkins, relating to motor vehicle liability insurance.

**HB 1152**, introduced by Representative Diehl, relating to the tobacco master settlement agreement.

**HB 1153**, introduced by Representative Icet, relating to petitions in fire protection districts.

**HB 1154**, introduced by Representatives Kander and Atkins, relating to employment at-will.

**HB 1155**, introduced by Representatives Englund, Storch, Lampe, Schlottach, Wood, Wilson (119), Holsman, Meadows, Schupp, Schieffer, Molendorp, Deeken, McNary, Allen, Hummel, Talboy, Yaeger, Atkins, Oxford, Quinn, Schoemehl, Fallert, LeVota, Kuessner, McClanahan, Kelly, Still and Lair, relating to the sale of toxic flame-retardant products.

**HB 1156**, introduced by Representatives Bruns and Jones (117), relating to emergency service response.

**HB 1157**, introduced by Representative Lampe, relating to the commission for the deaf and hard of hearing.

**HB 1158**, introduced by Representatives Gatschenberger, Davis, Pollock, Koenig, Allen, Dugger, Fisher (125), Emery, Wood, Bivins, Ruestman, Lair, Brown (149) and Zerr, relating to publicly exposing the female breast.

**HB 1159**, introduced by Representative Meadows, relating to public employee collective bargaining.

**HB 1160**, introduced by Representatives Curls, McClanahan and Brandom, relating to the women's heart health program.

**HB 1161**, introduced by Representative Deeken, relating to elections.

**HB 1162**, introduced by Representative Brown (50), relating to obesity.

**HB 1163**, introduced by Representative Brown (50), relating to the coordination of school health programs.

**HB 1164**, introduced by Representative Brown (50), relating to the Missouri universal health assurance program.

**HB 1165**, introduced by Representatives McNeil, Atkins and Frame, relating to election judges.

**HB 1166**, introduced by Representatives Chappelle-Nadal, Smith (14), Smith (150), Parkinson, Funderburk, Dieckhaus, Deeken, McGhee, Brown (30), Hoskins (80) and Carter, relating to the designation of Sherman Thompson Parker Day.

**HB 1167**, introduced by Representative Walton Gray, relating to special purpose districts' employment of police officers.

**HB 1168**, introduced by Representatives Nasheed and Storch, relating to the rights of tenants in cases of foreclosure.

**HB 1169**, introduced by Representative Davis, relating to sales and use tax exemptions.

**HB 1170**, introduced by Representative Faith, relating to automobile insurance.

**HB 1171**, introduced by Representatives Burlison and Wilson (130), relating to anatomic pathology services.

**HB 1172**, introduced by Representatives Walton Gray, Pace, Webb, Carter, Calloway, Brown (50), Atkins, Hummel, Colona, Fallert, Hoskins (80), Chappelle-Nadal, Nasheed, Jones (63), Hughes, LeBlanc, Kirkton, Walsh and Biermann, relating to liquor control.

**HB 1173**, introduced by Representatives Riddle, Dieckhaus and Ruestman, relating to products liability.

**HB 1174**, introduced by Representatives Schlottach and Hobbs, relating to the beef research and teaching farm at the University of Missouri.

**HB 1175**, introduced by Representatives Nolte, Pace, Zerr, Nance, Atkins, Roorda and Ruestman, relating to outside the hospital do-not-resuscitate orders.

**HB 1176**, introduced by Representatives Nance, LeVota, Dusenberg, Molendorp and Yates, relating to fire protection agencies.

**HB 1177**, introduced by Representatives Allen, Flanigan, Schoeller, Zerr, Bivins, Schlottach, Pollock, Hobbs, Cunningham, Jones (89), Kelly, Diehl and Cooper, relating to consumer-directed personal care assistance services.

**HB 1178**, introduced by Representatives Dusenberg, Yates, Wilson (119), Salva, Nance, Emery, Brown (30), Harris, Fischer (107), Bringer and Nolte, relating to abortion.

**HB 1179**, introduced by Representative Storch, relating to the safe place for newborns act.

**HB 1180**, introduced by Representative Smith (150), relating to ethics.

**HB 1181**, introduced by Representative Dethrow, relating to hospital district sales taxes.

**HB 1182**, introduced by Representatives Silvey, Talboy, Holsman, Storch, Pratt and Flook, relating to the green building and smart growth tax credit.

**HB 1183**, introduced by Representatives Silvey, Parkinson, Sander, Schoeller, Smith (150), Nolte, Dixon, Calloway, Stevenson, Carter, Storch, Low, Talboy, El-Amin, Diehl, Cox and Jones (89), relating to contributions to the MO HealthNet trust fund.

**HB 1184**, introduced by Representative Loehner, relating to regional taxing districts.

**HB 1185**, introduced by Representatives McClanahan, Kelly, Still, Englund, Lampe, Curls, Storch, Oxford, Kirkton, Sater, Grisamore, Jones (63), Atkins, Casey, Zerr, Allen and Cooper, relating to the office of health professions workforce planning.

**HB 1186**, introduced by Representatives Carter, Chappelle-Nadal, Holsman, Talboy, LeBlanc, Komo, Brown (50), El-Amin, Hoskins (80), Hummel, Colona, Pace, Walton Gray, Nasheed, Jones (63), Rucker and Still, relating to green building tax credits.

**HB 1187**, introduced by Representatives Bivins, Schoemehl and Englund, relating to tax rate ceilings.

**HB 1188**, introduced by Representatives Schoeller, Yates, Pratt, Smith (150), Tilley, Loehner, Schad, Sater, Funderburk, Nieves, Parkinson, Emery, Faith, Keeney, Guernsey, Burlison, Largent, Ruzicka, Dougherty, Thomson, Grisamore, Zerr, Molendorp, Koenig, Dieckhaus, Fisher (125), Flanigan, Gatschenberger, Kingery, Smith (14), Brown (149), Sander, Lair, Stream, Ervin, Brown (30), Cox, Diehl, Wells, Denison, Weter, Leara, Hoskins (121), Allen, Stevenson, Dugger, Silvey, Cunningham, Franz, Schlottach, Guest, Scharnhorst, Bivins, Richard, Jones (89), Schaaf, Riddle, Tracy, McNary, Viebrock and Icet, relating to lobbyists.

**HB 1189**, introduced by Representatives Parson, Rucker, Wood, Hoskins (80) and Kelly, relating to the licensing of home inspectors.

**HB 1190**, introduced by Representative Day, relating to construction liens.

**HB 1191**, introduced by Representative Pratt, relating to teacher and school employee retirement systems.

**HB 1192**, introduced by Representative Pratt, relating to publishing of public notices and advertisements regarding sale of real estate.

**HB 1193**, introduced by Representatives Pratt and Yates, relating to the asbestos and silica claims priorities act.

**HB 1194**, introduced by Representatives Atkins, Meadows, Talboy, Funderburk, Walton Gray and Kuessner, relating to assessment of motor vehicles.

**HB 1195**, introduced by Representatives Tracy, Ruestman and Dieckhaus, relating to compulsory attendance for school age children.

**HB 1196**, introduced by Representatives Chappelle-Nadal, Casey, Walsh, Carter, Smith (150), Bandom and Hoskins (121), relating to harassment.

**HB 1197**, introduced by Representatives Lampe, Holsman, Kander, Schupp, Zimmerman, Storch, Webber and Brown (73), relating to the designation of a memorial highway.

**HB 1198**, introduced by Representatives Calloway and Dieckhaus, relating to the designation of a memorial highway.

**HB 1199**, introduced by Representatives Grisamore, Yates, Kraus, Dusenberg, Pratt, LeVota, Wood and Wilson (119), relating to tax incentives for job growth.

**HB 1200**, introduced by Representatives Grisamore, Sater, Wood, Wilson (119), Yates, Stream, Zerr, Curls, Schaaf, McClanahan, Storch, Schad, Ruestman, Atkins, Kirkton, LeVota, Jones (63), Cooper, Denison and Silvey, relating to the family care safety registry.

**HB 1201**, introduced by Representatives Holsman, LeVota, Roorda, Atkins, Oxford, Brown (73), Low, McClanahan, Kander, Talboy, Carter, Schupp, Calloway, Hughes, Fallert, Brown (50), Casey, Hodges, McDonald, Shively, Fischer (107), Nasheed, Hummel, Colona, Morris, El-Amin, Wildberger and Webb, relating to public financing of certain election campaigns.

### LETTER OF OBJECTION

April 1, 2009

D. Adam Crumbliss  
Chief Clerk  
Missouri House of Representatives  
Room 306C, Capitol Building  
Jefferson City, MO 65101

Dear Mr. Clerk:

We the undersigned members of the House of Representatives hereby object to placement of **House Bill No. 746** on the House Bills for Perfection - Consent Calendar.

Sincerely,

/s/ Rachel Bringer	District 6
/s/ Paul LeVota	District 52
/s/ JC Kuessner	District 152
/s/ Steven Tilley	District 106
/s/ Ron Richard	District 129

### ADJOURNMENT

On motion of Representative Self, the House adjourned until 10:00 a.m., Thursday, April 2, 2009.

### CORRECTIONS TO THE HOUSE JOURNAL

Correct House Journal, Forty-sixth day, Tuesday, March 31, 2009, Page 820, Line 26, by deleting from said line the following: "**HCS HB 909**".

### AFFIDAVIT

I, State Representative Bryan Pratt, District 55, hereby state and affirm that my vote as recorded on Page 736 of the Journal of the House for Thursday, March 26, 2009 to third read and pass House Committee Substitute for House Bill No. 5 was incorrectly recorded as absent. Pursuant to House Rule 89, I ask that the Journal be corrected to show that I voted no. I further state and affirm that I was present in the House Chamber at the time this vote was taken, I did vote on this motion, and my vote was incorrectly recorded.

IN WITNESS WHEREOF, I have hereunto subscribed my hand to this affidavit on this 1st day of April 2009.

/s/ Bryan Pratt  
State Representative

State of Missouri                    )  
  ) ss.  
County of Cole                        )

Subscribed and sworn to before me this 1st day of April in the year 2009.

/s/ Patricia W. Parris  
Notary Public

### **COMMITTEE MEETINGS**

#### **AGRICULTURE POLICY**

Thursday, April 2, 2009, 8:30 a.m. Hearing Room 6.  
Executive session only.

#### **BUDGET**

Thursday, April 2, 2009, 8:00 a.m. Hearing Room 3.  
Executive session will be held on: HJR 17, HB 937

#### **ENERGY AND ENVIRONMENT**

Tuesday, April 7, 2009, 8:30 a.m. Hearing Room 1.  
Possible Executive session.  
Public hearings to be held on: HB 978, HB 1028

#### **FISCAL REVIEW**

Thursday, April 2, 2009, 8:30 a.m. Hearing Room 7.  
All bills referred to committee.  
Executive session may follow.

#### **JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT**

Thursday, April 2, 2009, 8:00 a.m. Hearing Room 1.  
2nd Quarter Meeting.

#### **RULES - PURSUANT TO RULE 25(32)(f)**

Thursday, April 2, 2009, 9:00 a.m. Hearing Room 2.  
Possible Executive session. AMENDED  
Public hearings to be held on: HCR 17, HCS HJR 36, HCS HB 62, HB 170,  
HCS HB 313, HCS HB 330, HCS HBs 357 & 298, HCS HB 553, HCS HB 577,  
HCS HBs 620 & 671, HCS HB 631, HCS HB 668, HB 716, HB 734, HCS HB 795,  
HB 952, HCS HB 152, HCS HBs 658 & 706, HB 845, HCS SS SCS SB 1, HB 599

#### **STATE PARKS AND WATERWAYS**

Thursday, April 2, 2009, 8:30 a.m. Hearing Room 4.  
Executive session.

WAYS AND MEANS

Thursday, April 2, 2009, 8:30 a.m. Hearing Room 5.

Possible Executive session.

Public hearings to be held on: HB 527, HB 888, HB 963

**HOUSE CALENDAR**

FORTY-EIGHTH DAY, THURSDAY, APRIL 2, 2009

**HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING**

HCR 50

**HOUSE JOINT RESOLUTIONS FOR SECOND READING**

HJR 42 through HJR 44

**HOUSE BILLS FOR SECOND READING**

HB 1146 through HB 1201

**HOUSE JOINT RESOLUTIONS FOR PERFECTION**

HCS HJR 10

**HOUSE BILLS FOR PERFECTION**

- 1 HB 258 - Jones (89)
- 2 HCS HB 522 - Fisher (125)
- 3 HCS HB 703 - Jones (89)
- 4 HCS HB 497 - Ervin
- 5 HCS HB 495 - Parson
- 6 HCS HB 299 - Wilson (119)
- 7 HB 354 - Schlottach
- 8 HCS HB 863 - Dixon
- 9 HCS HB 250 - Wilson (119)
- 10 HB 30 - Brandom
- 11 HCS HB 575 - Diehl
- 12 HCS HB 414 - Low
- 13 HCS HB 909 - Brandom
- 14 HCS HB 967 - Hobbs
- 15 HB 746 - Bringer

**HOUSE BILLS FOR THIRD READING**

- 1 HCS HB 205 - Parson
- 2 HCS HB 509, (Fiscal Review 3-31-09) - Stream
- 3 HCS HB 95 - Schaaf
- 4 HCS HB 381 - Silvey
- 5 HCS HB 681, (Fiscal Review 4-01-09) - Smith (150)
- 6 HB 116 - Hoskins (80)
- 7 HCS HB 481 - Jones (89)
- 8 HCS HBs 187 & 235 - Flook
- 9 HB 652 - Pratt

**HOUSE BILLS FOR THIRD READING - CONSENT**

- 1 HB 922 - Smith (14)
- 2 HCS HB 622 - Roorda

**HOUSE CONCURRENT RESOLUTIONS**

HCR 9, (2-23-09, Page 370) - Nance