

JOURNAL OF THE HOUSE

Second Regular Session, 96th GENERAL ASSEMBLY

SEVENTY-SIXTH DAY, FRIDAY, MAY 18, 2012

The House met pursuant to adjournment.

Speaker Tilley in the Chair.

Prayer by Msgr. Robert A. Kurwicki, Chaplain.

In all these things we are more than conquerors through Him who loves us. (Romans 8:37)

Almighty and Everlasting God, Who is always more ready to hear than we are to pray, and gives more than we desire or deserve, we humbly beseech You to take our lives into Your loving hands and to hold us steady that we may feel Your power underneath us, Your love about us, Your truth above us, and Your spirit within us on this last day of session.

Help us to cast out every fear, strengthen us to walk in all good ways, set our affections upon things above, and give the joy that humble service bestows and the peace of heart that comes to those committed to You and to the coming of Your kingdom.

Bless all assembled here representing our people, especially those whose terms are concluding. Grant unto them the spirit of wisdom, goodness, and truth; and so rule their hearts and bless their endeavors, that law and order, justice, and peace may everywhere prevail to the honor of our state and glory of Your name.

And the House says, "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: Corbin Schaffter, Madison Haldiman and Mikayla Haldiman.

The Journal of the seventy-fifth day was approved as printed.

HOUSE COURTESY RESOLUTIONS OFFERED AND ISSUED

House Resolution No. 3302 through House Resolution No. 3344

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCS SS SCS SB 595** and has taken up and passed **HCS SS SCS SB 595**.

Emergency clause adopted.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SB 611, as amended**, and has taken up and passed **CCS SB 611**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCS SCS SB 625, as amended**, and has taken up and passed **HCS SCS SB 625, as amended**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HA 1 to SS SCS SB 633**, and requests the House to recede from its position on **HA 1** and take up and pass **SS SCS SB 633**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **HCS SS SB 749, as amended**, and has taken up and passed **CCS HCS SS SB 749**.

Emergency clause adopted.

BILL IN CONFERENCE

CCR SS SCS HCS HB 1402, as amended, relating to road use, was taken up by Representative Burlison.

On motion of Representative Burlison, **CCR SS SCS HCS HB 1402, as amended**, was adopted by the following vote:

AYES: 145

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brattin	Brown 85	Brown 116	Burlison
Carlson	Casey	Cauthorn	Cierpiot	Colona
Conway 14	Conway 27	Cox	Crawford	Cross
Curtman	Davis	Day	Denison	Dieckhaus
Diehl	Dugger	Ellinger	Ellington	Elmer
Entlicher	Fallert	Fisher	Fitzwater	Flanigan
Fraker	Franklin	Franz	Fuhr	Funderburk
Gatschenberger	Gosen	Guernsey	Hampton	Harris
Higdon	Hinson	Hodges	Holsman	Hoskins
Hough	Houghton	Hughes	Hummel	Johnson
Jones 63	Jones 89	Jones 117	Kander	Keeney
Kelly 24	Kirkton	Klippenstein	Koenig	Korman
Kratky	Lair	Lampe	Lant	Largent
Lasater	Lauer	Leach	Leara	Lichtenegger
Loehner	Long	Marshall	McCaherty	McCann Beatty
McCreery	McGeoghegan	McGhee	McManus	McNary
McNeil	Molendorp	Montecillo	Morgan	Nance
Nasheed	Neth	Newman	Nichols	Nolte
Pace	Phillips	Pierson	Pollock	Quinn
Redmon	Reiboldt	Richardson	Riddle	Rizzo
Rowland	Ruzicka	Sater	Schad	Schieber
Schieffer	Schneider	Schoeller	Shively	Shumake

Sifton	Silvey	Smith 71	Smith 150	Solon
Sommer	Spreng	Still	Stream	Swearingen
Swinger	Talboy	Taylor	Thomson	Torpey
Wallingford	Walton Gray	Wells	Weter	White
Wieland	Wright	Wyatt	Zerr	Mr Speaker

NOES: 002

Oxford	Schupp
--------	--------

PRESENT: 000

ABSENT WITH LEAVE: 016

Brown 50	Carter	Cookson	Frederick	Grisamore
Haefner	Hubbard	Kelley 126	May	McDonald
Meadows	Parkinson	Scharnhorst	Schatz	Webb
Webber				

On motion of Representative Burlison, **CCS SS SCS HCS HB 1402** was read the third time and passed by the following vote:

AYES: 142

Allen	Anders	Atkins	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandom
Brattin	Brown 85	Brown 116	Burlison	Carlson
Casey	Cauthorn	Cierpiot	Colona	Conway 14
Conway 27	Cox	Crawford	Cross	Curtman
Davis	Day	Denison	Dieckhaus	Diehl
Dugger	Ellington	Elmer	Entlicher	Fallert
Fisher	Fitzwater	Flanigan	Fraker	Franklin
Franz	Fuhr	Funderburk	Gatschenberger	Gosen
Grisamore	Guernsey	Haefner	Hampton	Harris
Higdon	Hinson	Hodges	Holsman	Hoskins
Hough	Houghton	Hubbard	Hughes	Hummel
Johnson	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kelley 126	Kelly 24	Klippenstein	Koenig
Korman	Kratky	Lair	Lampe	Largent
Lasater	Lauer	Leach	Leara	Lichtenegger
Long	Marshall	May	McCaherty	McCann Beatty
McCreery	McGeoghegan	McGhee	McManus	McNary
McNeil	Molendorp	Montecillo	Morgan	Nance
Nasheed	Neth	Newman	Nichols	Nolte
Pace	Phillips	Pierson	Pollock	Quinn
Redmon	Reiboldt	Richardson	Riddle	Rizzo
Rowland	Sater	Schad	Scharnhorst	Schieber
Schieffer	Schneider	Schoeller	Shively	Shumake
Sifton	Silvey	Smith 71	Smith 150	Solon
Sommer	Spreng	Still	Swearingen	Swinger

2589 *Journal of the House*

Talboy	Taylor	Thomson	Torpey	Wallingford
Weter	White	Wieland	Wright	Wyatt
Zerr	Mr Speaker			

NOES: 004

Ellinger	Kirkton	Oxford	Schupp
----------	---------	--------	--------

PRESENT: 000

ABSENT WITH LEAVE: 017

Asbury	Brown 50	Carter	Cookson	Frederick
Lant	Loehner	McDonald	Meadows	Parkinson
Ruzicka	Schatz	Stream	Walton Gray	Webb
Webber	Wells			

Speaker Tilley declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 138

Allen	Anders	Asbury	Atkins	Aull
Barnes	Bernskoetter	Berry	Black	Brandon
Brattin	Brown 85	Burlison	Carlson	Carter
Casey	Cauthorn	Cierpiot	Colona	Conway 14
Conway 27	Cookson	Cox	Crawford	Cross
Curtman	Davis	Day	Denison	Dieckhaus
Dugger	Elmer	Entlicher	Fallert	Fisher
Fitzwater	Flanigan	Fraker	Franklin	Franz
Fuhr	Funderburk	Gosen	Grisamore	Guernsey
Haefner	Hampton	Harris	Hinson	Hodges
Holsman	Hoskins	Hough	Houghton	Hubbard
Hummel	Johnson	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kelley 126	Kirkton	Klippenstein
Koenig	Korman	Kratky	Lair	Lant
Largent	Lasater	Lauer	Leach	Leara
Lichtenegger	Loehner	Long	McCaherty	McCann Beatty
McCreery	McGeoghegan	McGhee	McManus	McNary
McNeil	Molendorp	Montecillo	Morgan	Nance
Nasheed	Neth	Newman	Oxford	Pace
Phillips	Pierson	Pollock	Quinn	Redmon
Reiboldt	Richardson	Rizzo	Rowland	Ruzicka
Sater	Schad	Scharnhorst	Schieber	Schieffer
Schneider	Schoeller	Shively	Shumake	Sifton
Silvey	Smith 71	Smith 150	Solon	Sommer
Spreng	Still	Stream	Swearingen	Swinger
Talboy	Thomson	Torpey	Wallingford	Walton Gray
Wells	Weter	White	Wieland	Wright
Wyatt	Zerr	Mr Speaker		

NOES: 008

Bahr	Ellinger	Ellington	Marshall	May
Nichols	Schupp	Taylor		

PRESENT: 000

ABSENT WITH LEAVE: 017

Brown 50	Brown 116	Diehl	Frederick	Gatschenberger
Higdon	Hughes	Kelly 24	Lampe	McDonald
Meadows	Nolte	Parkinson	Riddle	Schatz
Webb	Webber			

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HCS HB 1150, as amended, relating to salvage motor vehicles, was taken up by Representative Smith (150).

On motion of Representative Smith (150), **SS SCS HCS HB 1150, as amended**, was adopted by the following vote:

AYES: 145

Anders	Asbury	Atkins	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brattin
Brown 85	Brown 116	Burlison	Carlson	Casey
Cauthorn	Cierpiot	Colona	Conway 14	Conway 27
Cookson	Cox	Crawford	Cross	Curtman
Davis	Day	Dieckhaus	Dugger	Ellinger
Ellington	Elmer	Entlicher	Fallert	Fisher
Fitzwater	Flanigan	Fraker	Franklin	Franz
Fuhr	Gatschenberger	Gosen	Grisamore	Guernsey
Haefner	Hampton	Harris	Higdon	Hinson
Hodges	Hoskins	Hough	Houghton	Hubbard
Hughes	Hummel	Johnson	Jones 63	Jones 89
Jones 117	Kander	Keeney	Kelley 126	Kelly 24
Kirkton	Klippenstein	Koenig	Korman	Kratky
Lair	Lampe	Lant	Largent	Lasater
Lauer	Leach	Leara	Lichtenegger	Loehner
Long	Marshall	May	McCaherty	McCann Beatty
McCreery	McGeoghegan	McGhee	McManus	McNary
McNeil	Molendorp	Montecillo	Morgan	Nance
Neth	Newman	Nichols	Nolte	Oxford
Pace	Phillips	Pierson	Pollock	Quinn
Redmon	Reiboldt	Richardson	Riddle	Rizzo
Rowland	Ruzicka	Sater	Schieber	Schieffer
Schneider	Schoeller	Schupp	Shively	Shumake
Sifton	Silvey	Smith 71	Smith 150	Solon
Sommer	Spreng	Still	Stream	Swinger
Talboy	Taylor	Thomson	Torpey	Wallingford
Walton Gray	Webb	Wells	Weter	White
Wieland	Wright	Wyatt	Zerr	Mr Speaker

NOES: 000

PRESENT: 000

2591 *Journal of the House*

ABSENT WITH LEAVE: 018

Allen	Brandom	Brown 50	Carter	Denison
Diehl	Frederick	Funderburk	Holsman	McDonald
Meadows	Nasheed	Parkinson	Schad	Scharnhorst
Schatz	Swearingen	Webber		

On motion of Representative Smith (150), **SS SCS HCS HB 1150, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 150

Anders	Asbury	Atkins	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandom
Brattin	Brown 85	Brown 116	Burlison	Carlson
Casey	Cauthorn	Cierpiot	Colona	Conway 14
Conway 27	Cookson	Cox	Crawford	Cross
Curtman	Davis	Day	Denison	Dieckhaus
Diehl	Dugger	Ellinger	Ellington	Elmer
Entlicher	Fallert	Fisher	Fitzwater	Flanigan
Fraker	Franklin	Franz	Fuhr	Funderburk
Gatschenberger	Gosen	Grisamore	Guernsey	Haefner
Hampton	Harris	Higdon	Hinson	Hodges
Holsman	Hoskins	Hough	Houghton	Hubbard
Hughes	Hummel	Johnson	Jones 63	Jones 89
Jones 117	Kander	Keeney	Kelley 126	Kelly 24
Kirkton	Klippenstein	Koenig	Korman	Kratky
Lair	Lampe	Lant	Largent	Lasater
Lauer	Leach	Leara	Lichtenegger	Loehner
Long	Marshall	May	McCaherty	McCann Beatty
McCreery	McGeoghegan	McGhee	McManus	McNary
McNeil	Molendorp	Montecillo	Morgan	Nance
Neth	Newman	Nichols	Nolte	Oxford
Pace	Phillips	Pierson	Pollock	Quinn
Redmon	Reiboldt	Richardson	Riddle	Rizzo
Rowland	Ruzicka	Sater	Schad	Schieber
Schieffer	Schneider	Schoeller	Schupp	Shively
Shumake	Sifton	Silvey	Smith 71	Smith 150
Solon	Sommer	Spreng	Still	Stream
Swearingen	Swinger	Talboy	Taylor	Thomson
Torpey	Wallingford	Walton Gray	Webb	Weter
Wieland	Wright	Wyatt	Zerr	Mr Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 013

Allen	Brown 50	Carter	Frederick	McDonald
Meadows	Nasheed	Parkinson	Scharnhorst	Schatz
Webber	Wells	White		

Speaker Tilley declared the bill passed.

Speaker Pro Tem Schoeller assumed the Chair.

SS SCS HCS HB 1498, relating to Sunday liquor sales, was taken up by Representative Hough.

On motion of Representative Hough, **SS SCS HCS HB 1498** was adopted by the following vote:

AYES: 097

Anders	Aull	Barnes	Bernskoetter	Berry
Brandom	Brown 85	Burlison	Carlson	Cierpiot
Colona	Conway 14	Cookson	Cox	Curtman
Day	Dieckhaus	Diehl	Ellinger	Elmer
Fallert	Fraker	Fuhr	Funderburk	Gatschenberger
Gosen	Haefner	Higdon	Hinson	Holsman
Hoskins	Hough	Houghton	Hubbard	Hughes
Hummel	Johnson	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kelley 126	Kelly 24	Kirkton
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Largent	Leara	Loehner	Long
McCann Beatty	McCreery	McGeoghegan	McManus	McNary
McNeil	Molendorp	Montecillo	Morgan	Nance
Neth	Newman	Nichols	Oxford	Pace
Pierson	Quinn	Redmon	Riddle	Rizzo
Ruzicka	Schad	Schieber	Schieffer	Schneider
Schupp	Sifton	Silvey	Smith 71	Solon
Sommer	Spreng	Still	Swearingen	Talboy
Taylor	Torpey	Walton Gray	Webb	Weter
Wyatt	Zerr			

NOES: 050

Asbury	Bahr	Black	Brattin	Casey
Cauthorn	Conway 27	Crawford	Cross	Davis
Denison	Dugger	Ellington	Entlicher	Fisher
Fitzwater	Flanigan	Franklin	Franz	Grisamore
Guernsey	Hampton	Harris	Hodges	Lant
Lasater	Lauer	Leach	Marshall	May
McCaherty	McGhee	Nasheed	Phillips	Pollock
Reiboldt	Rowland	Sater	Schoeller	Shively
Shumake	Smith 150	Stream	Swinger	Thomson
Wallingford	Wells	White	Wieland	Wright

PRESENT: 000

ABSENT WITH LEAVE: 016

Allen	Atkins	Brown 50	Brown 116	Carter
Frederick	Lichtenegger	McDonald	Meadows	Nolte
Parkinson	Richardson	Scharnhorst	Schatz	Webber
Mr Speaker				

On motion of Representative Hough, **SS SCS HCS HB 1498** was truly agreed to and finally passed by the following vote:

AYES: 095

Allen	Atkins	Aull	Barnes	Bernskoetter
Berry	Brandom	Brown 116	Burlison	Carlson
Cierpiot	Colona	Conway 14	Cookson	Cox
Curtman	Dieckhaus	Diehl	Ellinger	Elmer
Fallert	Fraker	Fuhr	Funderburk	Gosen
Haefner	Higdon	Hinson	Holsman	Hoskins
Hough	Houghton	Hubbard	Hughes	Hummel
Johnson	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kelley 126	Kelly 24	Kirkton	Klippenstein
Koenig	Korman	Kratky	Lair	Leara
Lichtenegger	Loehner	Long	McCann Beatty	McCreery
McGeoghegan	McManus	McNary	McNeil	Molendorp
Montecillo	Morgan	Nance	Neth	Newman
Nichols	Oxford	Pace	Pierson	Quinn
Redmon	Riddle	Rizzo	Ruzicka	Schad
Scharnhorst	Schieber	Schieffer	Schneider	Schupp
Sifton	Silvey	Smith 71	Solon	Sommer
Spreng	Still	Swearingen	Talboy	Taylor
Torpey	Walton Gray	Weter	Wyatt	Zerr

NOES: 053

Anders	Asbury	Bahr	Black	Brattin
Casey	Cauthorn	Conway 27	Crawford	Cross
Davis	Day	Dugger	Ellington	Entlicher
Fisher	Fitzwater	Flanigan	Franklin	Franz
Gatschenberger	Grisamore	Guernsey	Hampton	Harris
Hodges	Lant	Lasater	Lauer	Leach
Marshall	May	McCaherty	McGhee	Meadows
Nasheed	Phillips	Pollock	Reiboldt	Rowland
Sater	Schoeller	Shively	Shumake	Smith 150
Stream	Swinger	Thomson	Wallingford	Wells
White	Wieland	Wright		

PRESENT: 000

ABSENT WITH LEAVE: 015

Brown 50	Brown 85	Carter	Denison	Frederick
Lampe	Largent	McDonald	Nolte	Parkinson
Richardson	Schatz	Webb	Webber	Mr Speaker

Speaker Pro Tem Schoeller declared the bill passed.

SCS HCS HB 1758, relating to parent/child relationships, was taken up by Representative Long.

Representative Jones (89) moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Allen	Asbury	Bahr	Barnes	Bernskoetter
Berry	Brandom	Brattin	Brown 85	Brown 116
Burlison	Cauthorn	Cierpiot	Conway 14	Cookson
Cox	Crawford	Cross	Curtman	Davis
Day	Denison	Dugger	Elmer	Entlicher
Fisher	Fitzwater	Flanigan	Fraker	Franklin
Franz	Fuhr	Funderburk	Gatschenberger	Gosen
Grisamore	Guernsey	Haefner	Hampton	Higdon
Hinson	Hoskins	Hough	Houghton	Johnson
Jones 89	Jones 117	Keeney	Kelley 126	Koenig
Korman	Lair	Lant	Largent	Lasater
Lauer	Leach	Leara	Lichtenegger	Loehner
Long	Marshall	McCaherty	McNary	Molendorp
Nance	Neth	Phillips	Pollock	Redmon
Reiboldt	Richardson	Riddle	Rowland	Ruzicka
Sater	Schad	Scharnhorst	Schieber	Schneider
Schoeller	Shumake	Silvey	Smith 150	Solon
Sommer	Stream	Thomson	Torpey	Wallingford
Wells	Weter	White	Wieland	Wyatt

NOES: 049

Anders	Atkins	Aull	Black	Carlson
Casey	Colona	Conway 27	Ellinger	Ellington
Fallert	Harris	Hodges	Holsman	Hubbard
Hummel	Jones 63	Kander	Kelly 24	Kirkton
Kratky	May	McCreery	McGeoghegan	McManus
McNeil	Meadows	Montecillo	Morgan	Nasheed
Newman	Nichols	Oxford	Pace	Pierson
Quinn	Rizzo	Schieffer	Schupp	Shively
Sifton	Smith 71	Spreng	Still	Swearingen
Swinger	Talboy	Taylor	Walton Gray	

PRESENT: 000

ABSENT WITH LEAVE: 019

Brown 50	Carter	Dieckhaus	Diehl	Frederick
Hughes	Klippenstein	Lampe	McCann Beatty	McDonald
McGhee	Nolte	Parkinson	Schatz	Webb
Webber	Wright	Zerr	Mr Speaker	

On motion of Representative Long, **SCS HCS HB 1758** was adopted by the following vote:

AYES: 114

Allen	Aull	Bahr	Barnes	Bernskoetter
Berry	Black	Brandom	Brown 50	Brown 85
Burlison	Casey	Cauthorn	Cierpiot	Conway 27
Cookson	Cox	Crawford	Cross	Curtman
Davis	Day	Denison	Dieckhaus	Diehl
Dugger	Elmer	Entlicher	Fallert	Fisher
Fitzwater	Flanigan	Fraker	Franklin	Franz

2595 *Journal of the House*

Funderburk	Gatschenberger	Gosen	Grisamore	Guernsey
Haefner	Hampton	Harris	Higdon	Hinson
Hoskins	Hough	Houghton	Hubbard	Johnson
Jones 63	Jones 89	Jones 117	Keeney	Kelley 126
Kelly 24	Klippenstein	Koenig	Korman	Kratky
Lair	Lampe	Lant	Largent	Lauer
Leach	Leara	Lichtenegger	Loehner	Long
McCaherty	McGeoghegan	McGhee	McNary	McNeil
Meadows	Molendorp	Nance	Nasheed	Neth
Parkinson	Phillips	Pierson	Pollock	Quinn
Redmon	Reiboldt	Richardson	Riddle	Rowland
Ruzicka	Schad	Scharnhorst	Schieffer	Schneider
Schoeller	Shively	Shumake	Silvey	Smith 150
Solon	Sommer	Still	Stream	Swinger
Thomson	Torpey	Wallingford	Wells	Weter
White	Wieland	Wright	Zerr	

NOES: 037

Anders	Asbury	Atkins	Brattin	Carlson
Colona	Conway 14	Ellinger	Ellington	Fuhr
Hodges	Holsman	Hummel	Kander	Kirkton
Lasater	Marshall	May	McCreery	McManus
Montecillo	Morgan	Newman	Nichols	Oxford
Pace	Rizzo	Schieber	Schupp	Sifton
Smith 71	Spreng	Swearingen	Talboy	Taylor
Walton Gray	Wyatt			

PRESENT: 000

ABSENT WITH LEAVE: 012

Brown 116	Carter	Frederick	Hughes	McCann Beatty
McDonald	Nolte	Sater	Schatz	Webb
Webber	Mr Speaker			

On motion of Representative Long, **SCS HCS HB 1758** was truly agreed to and finally passed by the following vote:

AYES: 106

Allen	Aull	Bahr	Barnes	Bernskoetter
Berry	Black	Brandom	Brown 50	Brown 85
Brown 116	Burlison	Casey	Cauthorn	Cierpiot
Conway 27	Cookson	Crawford	Cross	Davis
Day	Denison	Dieckhaus	Diehl	Dugger
Elmer	Entlicher	Fallert	Fisher	Fitzwater
Flanigan	Fraker	Franklin	Franz	Gatschenberger
Gosen	Grisamore	Guernsey	Haefner	Hampton
Harris	Higdon	Hinson	Hoskins	Hough
Houghton	Hubbard	Johnson	Jones 63	Jones 117
Keeney	Kelley 126	Kelly 24	Klippenstein	Koenig
Korman	Kratky	Lair	Largent	Lauer
Leach	Leara	Lichtenegger	Loehner	Long
McCaherty	McGhee	McNary	Meadows	Molendorp
Nance	Nasheed	Neth	Parkinson	Phillips
Pollock	Quinn	Redmon	Reiboldt	Richardson

Riddle	Rowland	Ruzicka	Schad	Scharnhorst
Schieffer	Schneider	Schoeller	Shively	Shumake
Silvey	Smith 150	Solon	Sommer	Stream
Swinger	Talboy	Thomson	Torpey	Wallingford
Wells	Weter	White	Wieland	Wright
Zerr				

NOES: 039

Anders	Asbury	Atkins	Carlson	Colona
Conway 14	Ellington	Fuhr	Hodges	Holsman
Hummel	Kander	Kirkton	Lampe	Lasater
Marshall	Montecillo	McCreery	McGeoghegan	McManus
McNeil	Pace	Morgan	Newman	Nichols
Oxford	Sifton	Pierson	Rizzo	Schieber
Schupp	Taylor	Smith 71	Spreng	Still
Swearingen		Walton Gray	Wyatt	

PRESENT: 000

ABSENT WITH LEAVE: 018

Brattin	Carter	Cox	Curtman	Ellinger
Frederick	Funderburk	Hughes	Jones 89	Lant
McCann Beatty	McDonald	Nolte	Sater	Schatz
Webb	Webber	Mr Speaker		

Speaker Pro Tem Schoeller declared the bill passed.

SS SCS HCS HB 1280, relating to a peer review for design professionals, was taken up by Representative Korman.

Representative Jones (89) moved the previous question.

Which motion was adopted by the following vote:

AYES: 098

Allen	Asbury	Bahr	Barnes	Bernskoetter
Berry	Brandom	Brown 85	Brown 116	Burlison
Cauthorn	Cierpiot	Conway 14	Cookson	Cox
Crawford	Cross	Curtman	Davis	Day
Denison	Diehl	Dugger	Elmer	Entlicher
Fisher	Fitzwater	Flanigan	Fraker	Franklin
Franz	Fuhr	Gatschenberger	Gosen	Grisamore
Guernsey	Haefner	Hampton	Higdon	Hinson
Hoskins	Hough	Houghton	Johnson	Jones 89
Jones 117	Keeney	Kelley 126	Klippenstein	Koenig
Korman	Lair	Lant	Largent	Lasater
Lauer	Leach	Leara	Lichtenegger	Loehner
Long	Marshall	McCaherty	McGhee	McNary
Molendorp	Nance	Neth	Nolte	Parkinson
Phillips	Pollock	Redmon	Reiboldt	Richardson
Riddle	Rowland	Ruzicka	Schad	Scharnhorst
Schieber	Schneider	Schoeller	Shumake	Silvey

2597 *Journal of the House*

Smith 150	Solon	Sommer	Stream	Thomson
Torpey	Wallingford	Wells	Weter	White
Wright	Wyatt	Zerr		

NOES: 050

Anders	Atkins	Aull	Black	Brown 50
Carlson	Casey	Colona	Conway 27	Ellinger
Ellington	Fallert	Harris	Hodges	Holsman
Hummel	Jones 63	Kander	Kelly 24	Kirkton
Kratky	May	McCann Beatty	McCreery	McGeoghegan
McManus	McNeil	Meadows	Montecillo	Morgan
Nasheed	Newman	Nichols	Oxford	Pace
Pierson	Quinn	Rizzo	Schieffer	Schupp
Shively	Sifton	Smith 71	Spreng	Still
Swearingen	Swinger	Talboy	Taylor	Walton Gray

PRESENT: 000

ABSENT WITH LEAVE: 015

Brattin	Carter	Dieckhaus	Frederick	Funderburk
Hubbard	Hughes	Lampe	McDonald	Sater
Schatz	Webb	Webber	Wieland	Mr Speaker

On motion of Representative Korman, **SS SCS HCS HB 1280** was adopted by the following vote:

AYES: 097

Allen	Bahr	Barnes	Bernskoetter	Berry
Brandom	Brattin	Brown 50	Brown 85	Brown 116
Burlison	Cauthorn	Cierpiot	Conway 14	Cookson
Cox	Crawford	Cross	Curtman	Davis
Day	Denison	Diehl	Dugger	Elmer
Entlicher	Fisher	Fitzwater	Flanigan	Fraker
Franklin	Franz	Fuhr	Gatschenberger	Gosen
Grisamore	Guernsey	Haefner	Hampton	Higdon
Hinson	Hoskins	Hough	Houghton	Johnson
Jones 89	Jones 117	Keeney	Kelley 126	Kelly 24
Klippenstein	Koenig	Korman	Lair	Lant
Lauer	Leach	Leara	Lichtenegger	Loehner
Long	McGhee	McNary	Nance	Nasheed
Neth	Nolte	Parkinson	Phillips	Pollock
Redmon	Reiboldt	Richardson	Riddle	Rowland
Ruzicka	Sater	Schad	Scharnhorst	Schieber
Schneider	Schoeller	Shumake	Silvey	Smith 150
Sommer	Stream	Thomson	Torpey	Wallingford
Wells	Weter	White	Wieland	Wright
Zerr	Mr Speaker			

NOES: 053

Anders	Atkins	Aull	Black	Carlson
Casey	Colona	Conway 27	Ellinger	Ellington
Fallert	Harris	Hodges	Holsman	Hummel
Kander	Kirkton	Kratky	Lampe	Largent

Lasater	Marshall	McCaherty	McCann Beatty	McCreery
McGeoghegan	McManus	McNeil	Meadows	Molendorp
Montecillo	Morgan	Newman	Nichols	Oxford
Pace	Pierson	Quinn	Rizzo	Schieffer
Schupp	Shively	Sifton	Smith 71	Solon
Spreng	Still	Swearingen	Swinger	Talboy
Taylor	Walton Gray	Wyatt		

PRESENT: 000

ABSENT WITH LEAVE: 013

Asbury	Carter	Dieckhaus	Frederick	Funderburk
Hubbard	Hughes	Jones 63	May	McDonald
Schatz	Webb	Webber		

On motion of Representative Korman, **SS SCS HCS HB 1280** was truly agreed to and finally passed by the following vote:

AYES: 095

Allen	Asbury	Bahr	Barnes	Bernskoetter
Berry	Brandom	Brattin	Brown 50	Brown 85
Brown 116	Burlison	Cauthorn	Cierpiot	Conway 14
Cookson	Cox	Crawford	Cross	Curtman
Davis	Denison	Diehl	Dugger	Elmer
Entlicher	Fisher	Fitzwater	Flanigan	Fraker
Franklin	Franz	Fuhr	Gatschenberger	Gosen
Grisamore	Guernsey	Haefner	Hampton	Higdon
Hinson	Hoskins	Hough	Houghton	Johnson
Jones 89	Jones 117	Keeney	Kelley 126	Kelly 24
Klippenstein	Koenig	Korman	Lair	Lant
Lauer	Leach	Leara	Lichtenegger	Loehner
Long	McGhee	Nance	Neth	Nolte
Parkinson	Phillips	Pollock	Redmon	Reiboldt
Richardson	Riddle	Rowland	Ruzicka	Sater
Schad	Scharnhorst	Schieber	Schneider	Schoeller
Shumake	Silvey	Smith 150	Sommer	Stream
Thomson	Torpey	Wallingford	Wells	Weter
White	Wieland	Wright	Zerr	Mr Speaker

NOES: 057

Anders	Atkins	Aull	Black	Carlson
Casey	Colona	Conway 27	Ellinger	Ellington
Fallert	Harris	Hodges	Holsman	Hubbard
Hummel	Jones 63	Kander	Kirkton	Kratky
Lampe	Largent	Lasater	Marshall	May
McCaherty	McCann Beatty	McCreery	McGeoghegan	McManus
McNeil	Meadows	Molendorp	Montecillo	Morgan
Nasheed	Newman	Nichols	Oxford	Pace
Pierson	Quinn	Rizzo	Schieffer	Schupp
Shively	Sifton	Smith 71	Solon	Spreng
Still	Swearingen	Swinger	Talboy	Taylor
Walton Gray	Wyatt			

2599 *Journal of the House*

PRESENT: 000

ABSENT WITH LEAVE: 011

Carter	Day	Dieckhaus	Frederick	Funderburk
Hughes	McDonald	McNary	Schatz	Webb
Webber				

Speaker Pro Tem Schoeller declared the bill passed.

SCS HCS HB 1827, relating to the Missouri Electronic and Prior Authorization Committee, was taken up by Representative Richardson.

Representative Jones (89) moved the previous question.

Which motion was adopted by the following vote:

AYES: 091

Allen	Asbury	Bahr	Barnes	Bernskoetter
Brandom	Brattin	Brown 85	Brown 116	Burlison
Cauthorn	Cierpiot	Conway 14	Cookson	Cox
Crawford	Cross	Curtman	Davis	Denison
Diehl	Dugger	Elmer	Entlicher	Fisher
Fitzwater	Fraker	Franklin	Franz	Fuhr
Gosen	Grisamore	Haefner	Hampton	Higdon
Hinson	Hoskins	Hough	Houghton	Johnson
Jones 89	Jones 117	Keeney	Kelley 126	Kirkton
Koenig	Lair	Largent	Lasater	Lauer
Leara	Lichtenegger	Loehner	Long	Marshall
McCaherty	McGhee	McNary	Molendorp	Nance
Neth	Nolte	Parkinson	Phillips	Pollock
Reiboldt	Richardson	Riddle	Rowland	Ruzicka
Sater	Schad	Scharnhorst	Schneider	Schoeller
Shumake	Silvey	Solon	Sommer	Stream
Thomson	Torpey	Wallingford	Wells	Weter
White	Wieland	Wright	Wyatt	Zerr
Mr Speaker				

NOES: 042

Anders	Atkins	Aull	Black	Brown 50
Carlson	Casey	Conway 27	Ellington	Fallert
Harris	Hodges	Hubbard	Hummel	Jones 63
Kander	Kelly 24	Kratky	Lampe	May
McCann Beatty	McCreery	McGeoghegan	McNeil	Meadows
Montecillo	Morgan	Nasheed	Newman	Nichols
Pace	Pierson	Rizzo	Schieber	Schupp
Shively	Smith 71	Spreng	Swinger	Talboy
Taylor	Walton Gray			

PRESENT: 000

ABSENT WITH LEAVE: 030

Berry	Carter	Colona	Day	Dieckhaus
Ellinger	Flanigan	Frederick	Funderburk	Gatschenberger
Guernsey	Holsman	Hughes	Klippenstein	Korman
Lant	Leach	McDonald	McManus	Oxford
Quinn	Redmon	Schatz	Schieffer	Sifton
Smith 150	Still	Swearingen	Webb	Webber

On motion of Representative Richardson, **SCS HCS HB 1827** was adopted by the following vote:

AYES: 137

Allen	Anders	Asbury	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandom
Brown 50	Brown 85	Brown 116	Burlison	Carlson
Casey	Cauthorn	Cierpiot	Conway 14	Conway 27
Cookson	Cox	Crawford	Cross	Davis
Denison	Dugger	Ellinger	Elmer	Entlicher
Fallert	Fisher	Fitzwater	Flanigan	Fraker
Franklin	Franz	Fuhr	Gatschenberger	Gosen
Grisamore	Haefner	Hampton	Harris	Higdon
Hinson	Hodges	Holsman	Hoskins	Hough
Houghton	Hubbard	Hummel	Johnson	Jones 89
Jones 117	Keeney	Kelley 126	Kirkton	Klippenstein
Korman	Kratky	Lair	Lampe	Lant
Largent	Lasater	Lauer	Leach	Leara
Lichtenegger	Loehner	Long	McCaherty	McCann Beatty
McCreery	McGeoghegan	McGhee	McManus	McNary
McNeil	Meadows	Molendorp	Montecillo	Morgan
Nance	Nasheed	Neth	Newman	Nichols
Nolte	Oxford	Pace	Parkinson	Phillips
Pierson	Pollock	Quinn	Redmon	Reiboldt
Richardson	Riddle	Rizzo	Rowland	Ruzicka
Schad	Scharnhorst	Schieffer	Schoeller	Schupp
Shively	Shumake	Sifton	Silvey	Smith 71
Smith 150	Solon	Sommer	Spreng	Still
Stream	Swearingen	Swinger	Talboy	Taylor
Thomson	Torpey	Wallingford	Walton Gray	Wells
Weter	White	Wieland	Wright	Wyatt
Zerr	Mr Speaker			

NOES: 005

Brattin	Colona	Ellington	May	Schieber
---------	--------	-----------	-----	----------

PRESENT: 000

ABSENT WITH LEAVE: 021

Atkins	Carter	Curtman	Day	Dieckhaus
Diehl	Frederick	Funderburk	Guernsey	Hughes
Jones 63	Kander	Kelly 24	Koenig	Marshall
McDonald	Sater	Schatz	Schneider	Webb
Webber				

On motion of Representative Richardson, **SCS HCS HB 1827** was truly agreed to and finally passed by the following vote:

AYES: 134

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 50	Brown 85	Burlison	Carlson
Casey	Cauthorn	Cierpiot	Conway 14	Conway 27
Cookson	Cox	Crawford	Cross	Denison
Diehl	Dugger	Ellinger	Elmer	Entlicher
Fallert	Fisher	Fitzwater	Flanigan	Fraker
Franklin	Franz	Fuhr	Gatschenberger	Gosen
Grisamore	Haefner	Hampton	Harris	Hinson
Hodges	Holsman	Hoskins	Hough	Houghton
Hubbard	Hummel	Johnson	Jones 63	Jones 89
Jones 117	Kander	Keeney	Kelley 126	Kelly 24
Kirkton	Klippenstein	Korman	Kratky	Lampe
Lant	Largent	Lasater	Lauer	Learn
Lichtenegger	Loehner	Long	McCaherty	McCann Beatty
McCreery	McGeoghegan	McGhee	McManus	McNary
McNeil	Meadows	Montecillo	Morgan	Nance
Nasheed	Neth	Newman	Nichols	Nolte
Oxford	Pace	Parkinson	Phillips	Pierson
Pollock	Quinn	Redmon	Reiboldt	Richardson
Riddle	Rizzo	Rowland	Ruzicka	Scharnhorst
Schieffer	Schneider	Schoeller	Schupp	Shively
Shumake	Sifton	Silvey	Smith 71	Smith 150
Solon	Sommer	Spreng	Stream	Swearingen
Talboy	Taylor	Thomson	Torpey	Wallingford
Walton Gray	Wells	Weter	White	Wieland
Wright	Wyatt	Zerr	Mr Speaker	

NOES: 009

Brattin	Colona	Curtman	Ellington	Koenig
Leach	Marshall	Schieber	Still	

PRESENT: 000

ABSENT WITH LEAVE: 020

Brown 116	Carter	Davis	Day	Dieckhaus
Frederick	Funderburk	Guernsey	Higdon	Hughes
Lair	May	McDonald	Molendorp	Sater
Schad	Schatz	Swinger	Webb	Webber

Speaker Pro Tem Schoeller declared the bill passed.

HCS HB 1171, with Senate Amendment No. 1, relating to juvenile court jurisdiction, was taken up by Representative Franz.

Representative Jones (89) moved the previous question.

Which motion was adopted by the following vote:

AYES: 100

Allen	Asbury	Bahr	Barnes	Bernskoetter
Berry	Brandom	Brattin	Brown 85	Brown 116
Burlison	Cauthorn	Cierpiot	Conway 14	Cookson
Cox	Crawford	Cross	Curtman	Davis
Denison	Dieckhaus	Dugger	Entlicher	Fisher
Fitzwater	Flanigan	Fraker	Franklin	Franz
Fuhr	Gatschenberger	Gosen	Grisamore	Guernsey
Haefner	Hampton	Higdon	Hinson	Hoskins
Hough	Houghton	Johnson	Jones 89	Jones 117
Keeney	Kelley 126	Kirkton	Klippenstein	Koenig
Korman	Lair	Lant	Largent	Lasater
Lauer	Leach	Leara	Lichtenegger	Loehner
Long	Marshall	McCaherty	McGhee	McNary
Nance	Neth	Nolte	Parkinson	Phillips
Pollock	Quinn	Redmon	Reiboldt	Richardson
Riddle	Rowland	Ruzicka	Sater	Schad
Scharnhorst	Schieber	Schneider	Schoeller	Shively
Shumake	Silvey	Solon	Sommer	Stream
Thomson	Torpey	Wallingford	Wells	Weter
White	Wieland	Wright	Wyatt	Mr Speaker

NOES: 047

Anders	Atkins	Aull	Black	Brown 50
Carlson	Casey	Colona	Conway 27	Ellinger
Ellington	Fallert	Harris	Hodges	Holsman
Hubbard	Hummel	Jones 63	Kander	Kelly 24
Kratky	Lampe	May	McCann Beatty	McCreery
McGeoghegan	McManus	McNeil	Meadows	Montecillo
Morgan	Nasheed	Nichols	Oxford	Pace
Pierson	Rizzo	Schieffer	Schupp	Sifton
Smith 71	Spreng	Swearingen	Swinger	Talboy
Taylor	Walton Gray			

PRESENT: 000

ABSENT WITH LEAVE: 016

Carter	Day	Diehl	Elmer	Frederick
Funderburk	Hughes	McDonald	Molendorp	Newman
Schatz	Smith 150	Still	Webb	Webber
Zerr				

On motion of Representative Franz, the House concurred in **Senate Amendment No. 1** by the following vote:

AYES: 146

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brattin	Brown 50	Brown 85	Brown 116
Burlison	Carlson	Casey	Cauthorn	Cierpiot

2603 *Journal of the House*

Conway 14	Conway 27	Cookson	Cox	Crawford
Cross	Curtman	Davis	Denison	Dieckhaus
Dugger	Ellinger	Ellington	Elmer	Entlicher
Fallert	Fisher	Fitzwater	Flanigan	Fraker
Franklin	Franz	Fuhr	Gatschenberger	Gosen
Haefner	Hampton	Harris	Higdon	Hinson
Hodges	Holsman	Hoskins	Hough	Houghton
Hubbard	Hummel	Johnson	Jones 63	Jones 89
Jones 117	Keeney	Kelley 126	Kelly 24	Kirkton
Klippenstein	Koenig	Korman	Kratky	Lair
Lant	Largent	Lasater	Lauer	Leach
Leara	Lichtenegger	Loehner	Long	Marshall
May	McCaherty	McCann Beatty	McCreery	McGeoghegan
McGhee	McManus	McNary	McNeil	Meadows
Molendorp	Montecillo	Morgan	Nance	Nasheed
Neth	Newman	Nichols	Nolte	Oxford
Pace	Parkinson	Phillips	Pierson	Pollock
Quinn	Redmon	Reiboldt	Richardson	Riddle
Rizzo	Rowland	Ruzicka	Sater	Scharnhorst
Schieber	Schieffer	Schoeller	Schupp	Shively
Shumake	Sifton	Silvey	Smith 71	Smith 150
Solon	Sommer	Spreng	Still	Stream
Swearingen	Swinger	Talboy	Taylor	Thomson
Torpey	Wallingford	Walton Gray	Wells	Weter
White	Wieland	Wright	Wyatt	Zerr
Mr Speaker				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 017

Carter	Colona	Day	Diehl	Frederick
Funderburk	Grisamore	Guernsey	Hughes	Kander
Lampe	McDonald	Schad	Schatz	Schneider
Webb	Webber			

On motion of Representative Franz, **HCS HB 1171, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 148

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brattin	Brown 50	Brown 85	Brown 116
Burlison	Carlson	Casey	Cauthorn	Cierpiot
Conway 14	Conway 27	Cookson	Cox	Crawford
Cross	Curtman	Denison	Dieckhaus	Dugger
Ellinger	Ellington	Elmer	Entlicher	Fallert
Fisher	Fitzwater	Fraker	Franklin	Franz
Fuhr	Gatschenberger	Gosen	Grisamore	Haefner
Hampton	Harris	Higdon	Hinson	Hodges
Holsman	Hoskins	Hough	Houghton	Hubbard
Hummel	Johnson	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kelley 126	Kelly 24	Kirkton
Klippenstein	Koenig	Korman	Kratky	Lair

Lampe	Lant	Largent	Lasater	Lauer
Leach	Leara	Lichtenegger	Loehner	Long
Marshall	May	McCaherty	McCann Beatty	McCreery
McGeoghegan	McGhee	McManus	McNary	McNeil
Meadows	Molendorp	Montecillo	Morgan	Nance
Nasheed	Neth	Newman	Nichols	Nolte
Oxford	Pace	Parkinson	Phillips	Pierson
Pollock	Quinn	Redmon	Reiboldt	Richardson
Riddle	Rizzo	Rowland	Ruzicka	Sater
Schad	Scharnhorst	Schieber	Schieffer	Schneider
Schoeller	Schupp	Shively	Shumake	Sifton
Silvey	Smith 71	Smith 150	Solon	Sommer
Spreng	Still	Stream	Swearingen	Swinger
Talboy	Taylor	Thomson	Torpey	Wallingford
Wells	Weter	White	Wieland	Wright
Wyatt	Zerr	Mr Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 015

Carter	Colona	Davis	Day	Diehl
Flanigan	Frederick	Funderburk	Guernsey	Hughes
McDonald	Schatz	Walton Gray	Webb	Webber

Speaker Pro Tem Schoeller declared the bill passed.

SS HCS HB 1576, as amended, relating to state insurance for foster parents, was taken up by Representative Largent.

Representative Jones (89) moved the previous question.

Which motion was adopted by the following vote:

AYES: 096

Asbury	Bahr	Barnes	Bernskoetter	Berry
Brandom	Brattin	Brown 85	Brown 116	Burlison
Cauthorn	Cierpiot	Conway 14	Cookson	Cox
Crawford	Cross	Curtman	Davis	Denison
Dieckhaus	Diehl	Dugger	Elmer	Entlicher
Fisher	Fitzwater	Fraker	Franklin	Franz
Fuhr	Gatschenberger	Gosen	Grisamore	Guernsey
Haefner	Hampton	Higdon	Hinson	Hoskins
Hough	Houghton	Hubbard	Johnson	Jones 89
Jones 117	Keeney	Kelley 126	Klippenstein	Koenig
Korman	Lair	Lant	Largent	Lasater
Lauer	Leach	Leara	Lichtenegger	Loehner
Marshall	McCaherty	McNary	Molendorp	Nance
Neth	Nolte	Parkinson	Phillips	Pollock
Redmon	Reiboldt	Richardson	Riddle	Rowland
Ruzicka	Sater	Schad	Scharnhorst	Schieber
Schoeller	Shumake	Silvey	Smith 150	Solon

2605 *Journal of the House*

Sommer	Stream	Thomson	Torpey	Wells
Weter	White	Wieland	Wright	Wyatt
Zerr				

NOES: 051

Anders	Atkins	Aull	Black	Brown 50
Carlson	Casey	Colona	Conway 27	Ellinger
Ellington	Fallert	Harris	Hodges	Holsman
Hummel	Jones 63	Kander	Kelly 24	Kirkton
Kratky	Lampe	May	McCann Beatty	McCreery
McGeoghegan	McManus	McNeil	Meadows	Montecillo
Morgan	Nasheed	Newman	Nichols	Oxford
Pace	Pierson	Quinn	Rizzo	Schieffer
Schupp	Shively	Sifton	Smith 71	Spreng
Still	Swearingen	Swinger	Talboy	Taylor
Walton Gray				

PRESENT: 000

ABSENT WITH LEAVE: 016

Allen	Carter	Day	Flanigan	Frederick
Funderburk	Hughes	Long	McDonald	McGhee
Schatz	Schneider	Wallingford	Webb	Webber
Mr Speaker				

On motion of Representative Largent, **SS HCS HB 1576, as amended**, was adopted by the following vote:

AYES: 144

Anders	Asbury	Atkins	Aull	Bahr
Barnes	Berry	Black	Brandom	Brattin
Brown 50	Brown 85	Brown 116	Burlison	Carlson
Casey	Cauthorn	Cierpiot	Colona	Conway 14
Conway 27	Cookson	Cox	Crawford	Cross
Curtman	Davis	Denison	Dieckhaus	Diehl
Dugger	Ellinger	Ellington	Elmer	Entlicher
Fallert	Fisher	Fitzwater	Flanigan	Fraker
Franklin	Franz	Fuhr	Gosen	Guernsey
Haefner	Hampton	Harris	Higdon	Hinson
Hodges	Hoskins	Hough	Houghton	Hubbard
Hummel	Johnson	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kelley 126	Kelly 24	Kirkton
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Lant	Largent	Lasater	Lauer
Leach	Leara	Lichtenegger	Loehner	Long
Marshall	May	McCaherty	McCann Beatty	McCreery
McGeoghegan	McGhee	McManus	McNary	Meadows
Molendorp	Montecillo	Morgan	Nance	Neth
Newman	Nichols	Nolte	Oxford	Pace
Parkinson	Phillips	Pierson	Pollock	Quinn
Redmon	Richardson	Riddle	Rizzo	Rowland
Ruzicka	Sater	Schad	Scharnhorst	Schieber
Schieffer	Schneider	Schoeller	Schupp	Shively
Shumake	Sifton	Silvey	Smith 71	Smith 150

Solon	Sommer	Spreng	Still	Stream
Swearingen	Swinger	Talboy	Taylor	Thomson
Torpey	Wells	Weter	White	Wieland
Wright	Wyatt	Zerr	Mr Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 019

Allen	Bernskoetter	Carter	Day	Frederick
Funderburk	Gatschenberger	Grisamore	Holsman	Hughes
McDonald	McNeil	Nasheed	Reiboldt	Schatz
Wallingford	Walton Gray	Webb	Webber	

On motion of Representative Largent, **SS HCS HB 1576, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 151

Anders	Asbury	Atkins	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandom
Brattin	Brown 50	Brown 85	Brown 116	Burlison
Carlson	Casey	Cauthorn	Cierpiot	Colona
Conway 14	Conway 27	Cookson	Cox	Crawford
Cross	Curtman	Davis	Denison	Dieckhaus
Diehl	Dugger	Ellinger	Ellington	Elmer
Entlicher	Fallert	Fisher	Fitzwater	Flanigan
Fraker	Franklin	Franz	Fuhr	Gatschenberger
Gosen	Grisamore	Guernsey	Haefner	Hampton
Harris	Higdon	Hinson	Hodges	Holsman
Hoskins	Hough	Houghton	Hubbard	Hummel
Johnson	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kelley 126	Kelly 24	Kirkton	Klippenstein
Koenig	Korman	Kratky	Lampe	Lant
Lasater	Lauer	Leach	Leara	Lichtenegger
Loehner	Long	Marshall	May	McCaherty
McCann Beatty	McCreery	McGeoghegan	McGhee	McManus
McNary	McNeil	Meadows	Molendorp	Montecillo
Morgan	Nance	Nasheed	Neth	Newman
Nichols	Nolte	Oxford	Pace	Parkinson
Phillips	Pierson	Pollock	Quinn	Redmon
Reiboldt	Richardson	Riddle	Rizzo	Rowland
Ruzicka	Sater	Schad	Scharnhorst	Schieber
Schieffer	Schneider	Schoeller	Schupp	Shively
Shumake	Sifton	Silvey	Smith 71	Smith 150
Solon	Sommer	Spreng	Still	Stream
Swearingen	Swinger	Talboy	Taylor	Thomson
Torpey	Wallingford	Walton Gray	Wells	Weter
White	Wieland	Wright	Wyatt	Zerr
Mr Speaker				

NOES: 000

PRESENT: 000

2607 *Journal of the House*

ABSENT WITH LEAVE: 012

Allen	Carter	Day	Frederick	Funderburk
Hughes	Lair	Largent	McDonald	Schatz
Webb	Webber			

Speaker Pro Tem Schoeller declared the bill passed.

SS SCS HB 1820, relating to a conveyance in Macon County, was taken up by Representative Asbury.

On motion of Representative Asbury, **SS SCS HB 1820** was adopted by the following vote:

AYES: 135

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brattin	Brown 50	Brown 85	Brown 116
Burlison	Carlson	Casey	Cauthorn	Cierpiot
Colona	Conway 14	Conway 27	Cookson	Cox
Crawford	Cross	Curtman	Davis	Denison
Diehl	Elmer	Entlicher	Fallert	Fitzwater
Flanigan	Fraker	Franklin	Franz	Fuhr
Gatschenberger	Gosen	Grisamore	Guernsey	Haefner
Hampton	Harris	Higdon	Hinson	Hodges
Holsman	Hoskins	Hough	Houghton	Hubbard
Hummel	Johnson	Jones 63	Jones 89	Kander
Keeney	Kelley 126	Kelly 24	Klippenstein	Koenig
Korman	Kratky	Lair	Lampe	Lant
Largent	Lasater	Lauer	Leach	Leara
Lichtenegger	Loehner	Long	Marshall	May
McCaherty	McGeoghegan	McGhee	McManus	McNary
McNeil	Meadows	Molendorp	Morgan	Nance
Nasheed	Neth	Nolte	Pace	Parkinson
Phillips	Quinn	Redmon	Reiboldt	Richardson
Riddle	Rizzo	Rowland	Ruzicka	Sater
Schad	Scharnhorst	Schieber	Schieffer	Schneider
Schoeller	Schupp	Shively	Shumake	Sifton
Silvey	Solon	Sommer	Spreng	Still
Stream	Swearingen	Swinger	Taylor	Thomson
Torpey	Wallingford	Walton Gray	Wells	Weter
White	Wieland	Wyatt	Zerr	Mr Speaker

NOES: 011

Ellinger	Ellington	Kirkton	McCann Beatty	McCreery
Montecillo	Newman	Oxford	Pierson	Pollock
Talbo				

PRESENT: 000

ABSENT WITH LEAVE: 017

Carter	Day	Dieckhaus	Dugger	Fisher
--------	-----	-----------	--------	--------

Frederick	Funderburk	Hughes	Jones 117	McDonald
Nichols	Schatz	Smith 71	Smith 150	Webb
Webber	Wright			

On motion of Representative Asbury, **SS SCS HB 1820** was truly agreed to and finally passed by the following vote:

AYES: 135

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brattin	Brown 50	Brown 85	Brown 116
Burlison	Carlson	Casey	Cauthorn	Cierpiot
Colona	Conway 14	Conway 27	Cookson	Cox
Crawford	Cross	Curtman	Davis	Denison
Diehl	Dugger	Elmer	Entlicher	Fallert
Fisher	Fitzwater	Flanigan	Fraker	Franklin
Franz	Fuhr	Gatschenberger	Gosen	Grisamore
Guernsey	Haefner	Hampton	Harris	Higdon
Hinson	Hodges	Holsman	Hoskins	Hough
Houghton	Hubbard	Hummel	Johnson	Jones 63
Jones 89	Kander	Keeney	Kelley 126	Kelly 24
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Lant	Largent	Lasater	Lauer
Leach	Leara	Loehner	Long	Marshall
May	McCaherty	McGeoghegan	McGhee	McManus
McNary	McNeil	Meadows	Molendorp	Morgan
Nance	Neth	Nolte	Pace	Parkinson
Phillips	Quinn	Redmon	Reiboldt	Richardson
Riddle	Rizzo	Rowland	Ruzicka	Schad
Scharnhorst	Schieber	Schieffer	Schneider	Schoeller
Schupp	Shively	Shumake	Sifton	Silvey
Smith 150	Solon	Sommer	Spreng	Still
Stream	Swearingen	Swinger	Taylor	Thomson
Torpey	Wallingford	Walton Gray	Wells	Weter
White	Wieland	Wyatt	Zerr	Mr Speaker

NOES: 011

Ellinger	Ellington	Kirkton	McCann Beatty	McCreery
Montecillo	Newman	Oxford	Pierson	Pollock
Talboy				

PRESENT: 000

ABSENT WITH LEAVE: 017

Carter	Day	Dieckhaus	Frederick	Funderburk
Hughes	Jones 117	Lichtenegger	McDonald	Nasheed
Nichols	Sater	Schatz	Smith 71	Webb
Webber	Wright			

Speaker Pro Tem Schoeller declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 123

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brattin	Brown 50	Brown 85	Brown 116
Burlison	Casey	Cauthorn	Cierpiot	Colona
Conway 14	Conway 27	Cookson	Cox	Crawford
Cross	Curtman	Davis	Denison	Diehl
Dugger	Ellinger	Elmer	Entlicher	Fallert
Fisher	Fitzwater	Flanigan	Fraker	Franklin
Franz	Fuhr	Gatschenberger	Gosen	Haefner
Hampton	Harris	Higdon	Hinson	Hodges
Holsman	Hoskins	Hough	Houghton	Hubbard
Hummel	Johnson	Jones 63	Jones 89	Kander
Keeney	Kelley 126	Kelly 24	Klippenstein	Koenig
Korman	Kratky	Lair	Lampe	Lant
Largent	Lasater	Lauer	Leach	Leara
Lichtenegger	Loehner	Long	McCaherty	McGhee
McManus	McNary	Meadows	Molendorp	Nance
Nasheed	Neth	Nolte	Parkinson	Phillips
Pierson	Quinn	Redmon	Reiboldt	Richardson
Riddle	Rizzo	Rowland	Ruzicka	Schad
Schieber	Schneider	Schoeller	Shively	Shumake
Sifton	Silvey	Smith 150	Solon	Sommer
Still	Stream	Swinger	Thomson	Torpey
Wallingford	Wells	Weter	White	Wieland
Wyatt	Zerr	Mr Speaker		

NOES: 022

Carlson	Ellington	Kirkton	Marshall	May
McCann Beatty	McCreery	McGeoghegan	McNeil	Montecillo
Morgan	Newman	Nichols	Oxford	Pace
Pollock	Schupp	Spreng	Swearingen	Talboy
Taylor	Walton Gray			

PRESENT: 000

ABSENT WITH LEAVE: 018

Carter	Day	Dieckhaus	Frederick	Funderburk
Grisamore	Guernsey	Hughes	Jones 117	McDonald
Sater	Scharnhorst	Schatz	Schieffer	Smith 71
Webb	Webber	Wright		

SCS HCS HCR 33, relating to state employee wages, was taken up by Representative Bernskoetter.

On motion of Representative Bernskoetter, **SCS HCS HCR 33** was adopted by the following vote:

AYES: 146

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brattin	Brown 50	Brown 85	Brown 116
Burlison	Carlson	Casey	Cauthorn	Cierpiot
Colona	Conway 14	Conway 27	Cookson	Cox
Crawford	Cross	Curtman	Davis	Denison
Diehl	Dugger	Ellinger	Ellington	Entlicher
Fallert	Fisher	Fitzwater	Flanigan	Fraker
Franklin	Franz	Fuhr	Gosen	Grisamore
Guernsey	Haefner	Hampton	Harris	Higdon
Hinson	Hodges	Holsman	Hoskins	Hough
Houghton	Hummel	Johnson	Jones 63	Jones 89
Jones 117	Kander	Keeney	Kelley 126	Kelly 24
Kirkton	Klippenstein	Koenig	Korman	Kratky
Lair	Lampe	Lant	Largent	Lasater
Lauer	Leach	Lichtenegger	Loehner	Long
Marshall	May	McCaherty	McCann Beatty	McCreery
McGeoghegan	McGhee	McManus	McNary	McNeil
Meadows	Molendorp	Montecillo	Morgan	Nance
Nasheed	Neth	Newman	Nichols	Nolte
Oxford	Pace	Parkinson	Phillips	Pierson
Pollock	Quinn	Redmon	Reiboldt	Richardson
Riddle	Rizzo	Rowland	Ruzicka	Sater
Schad	Scharnhorst	Schieber	Schieffer	Schneider
Schoeller	Shupp	Shively	Shumake	Sifton
Silvey	Smith 150	Solon	Sommer	Spreng
Still	Stream	Swearingen	Swinger	Talboy
Taylor	Thomson	Torpey	Wallingford	Walton Gray
Wells	Weter	White	Wieland	Wyatt
Zerr				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 017

Carter	Day	Dieckhaus	Elmer	Frederick
Funderburk	Gatschenberger	Hubbard	Hughes	Leara
McDonald	Schatz	Smith 71	Webb	Webber
Wright	Mr Speaker			

The emergency clause was adopted by the following vote:

AYES: 132

Allen	Anders	Asbury	Atkins	Aull
Barnes	Bernskoetter	Berry	Black	Brandom
Brattin	Brown 50	Brown 85	Brown 116	Burlison
Carlson	Casey	Cauthorn	Cierpiot	Colona
Conway 14	Conway 27	Cookson	Cox	Crawford
Cross	Curtman	Davis	Denison	Diehl
Dugger	Ellington	Elmer	Entlicher	Fallert
Fisher	Fitzwater	Fraker	Franklin	Franz
Fuhr	Gatschenberger	Gosen	Grisamore	Guernsey
Haefner	Hampton	Harris	Higdon	Hinson
Hodges	Holsman	Hoskins	Hough	Houghton
Hummel	Johnson	Jones 89	Jones 117	Kander
Keeney	Kelley 126	Kelly 24	Klippenstein	Koenig
Korman	Kratky	Lair	Lampe	Lant
Largent	Lauer	Leach	Leara	Lichtenegger
Loehner	May	McCaherty	McGeoghegan	McGhee
McManus	McNary	McNeil	Meadows	Molendorp
Montecillo	Morgan	Nance	Neth	Newman
Nichols	Nolte	Oxford	Pace	Parkinson
Phillips	Pierson	Pollock	Quinn	Redmon
Reiboldt	Richardson	Riddle	Rizzo	Rowland
Ruzicka	Sater	Schad	Scharnhorst	Schieffer
Schneider	Schoeller	Shively	Shumake	Sifton
Silvey	Smith 150	Solon	Sommer	Still
Stream	Swinger	Talboy	Thomson	Torpey
Wallingford	Wells	Weter	White	Wieland
Zerr	Mr Speaker			

NOES: 016

Bahr	Ellinger	Hughes	Jones 63	Kirkton
Lasater	Marshall	McCann Beatty	McCreery	Schieber
Schupp	Spreng	Swearingen	Taylor	Walton Gray
Wyatt				

PRESENT: 000

ABSENT WITH LEAVE: 015

Carter	Day	Dieckhaus	Flanigan	Frederick
Funderburk	Hubbard	Long	McDonald	Nasheed
Schatz	Smith 71	Webb	Webber	Wright

HCS HB 1818, with Senate Amendment No. 1 and Senate Amendment No. 2, relating to property tax, was taken up by Representative Schad.

Representative Jones (89) moved the previous question.

Which motion was adopted by the following vote:

AYES: 094

Allen	Asbury	Bahr	Barnes	Bernskoetter
Berry	Brandom	Brattin	Brown 85	Brown 116
Burlison	Cauthorn	Cierpiot	Conway 14	Cookson
Cox	Crawford	Cross	Curtman	Denison
Diehl	Dugger	Elmer	Entlicher	Fisher
Fitzwater	Flanigan	Fraker	Franklin	Franz
Fuhr	Gatschenberger	Gosen	Grisamore	Guernsey
Haefner	Hampton	Higdon	Hinson	Hoskins
Hough	Houghton	Johnson	Jones 89	Keeney
Kelley 126	Klippenstein	Koenig	Korman	Lair
Lant	Largent	Lasater	Lauer	Leach
Leara	Lichtenegger	Loehner	Long	Marshall
McCaherty	McGhee	McNary	Molendorp	Nance
Neth	Nolte	Parkinson	Phillips	Pollock
Redmon	Reiboldt	Richardson	Riddle	Rowland
Ruzicka	Sater	Scharnhorst	Schieber	Schneider
Schoeller	Shumake	Silvey	Smith 150	Solon
Sommer	Thomson	Torpey	Wallingford	Weter
White	Wieland	Wyatt	Zerr	

NOES: 047

Anders	Atkins	Aull	Black	Brown 50
Casey	Colona	Conway 27	Ellinger	Ellington
Harris	Hodges	Holsman	Hubbard	Hummel
Jones 63	Kander	Kelly 24	Kirkton	Kratky
Lampe	McCann Beatty	McGeoghegan	McManus	McNeil
Meadows	Montecillo	Morgan	Nasheed	Newman
Nichols	Oxford	Pace	Pierson	Quinn
Rizzo	Schieffer	Schupp	Shively	Sifton
Spreng	Still	Swearingen	Swinger	Talboy
Taylor	Walton Gray			

PRESENT: 000

ABSENT WITH LEAVE: 022

Carlson	Carter	Davis	Day	Dieckhaus
Fallert	Frederick	Funderburk	Hughes	Jones 117
May	McCreery	McDonald	Schad	Schatz
Smith 71	Stream	Webb	Webber	Wells
Wright	Mr Speaker			

On motion of Representative Schad, the House concurred in **Senate Amendment No. 1** and **Senate Amendment No. 2** by the following vote:

AYES: 125

Allen	Anders	Asbury	Aull	Barnes
Bernskoetter	Berry	Black	Brandom	Brattin
Brown 85	Brown 116	Burlison	Casey	Cauthorn
Cierpiot	Colona	Conway 14	Conway 27	Cookson
Cox	Crawford	Cross	Davis	Denison
Dieckhaus	Diehl	Dugger	Elmer	Entlicher
Fallert	Fisher	Fitzwater	Flanigan	Fraker
Franklin	Franz	Fuhr	Gatschenberger	Gosen
Grisamore	Guernsey	Haefner	Hampton	Harris
Higdon	Hinson	Hodges	Holsman	Hoskins
Hough	Houghton	Hubbard	Johnson	Jones 63
Jones 89	Jones 117	Kander	Keeney	Kelley 126
Kelly 24	Kirkton	Klippenstein	Koenig	Korman
Lair	Lant	Largent	Lasater	Lauer
Leach	Leara	Lichtenegger	Loehner	Marshall
McCaherty	McCreery	McGhee	McManus	McNary
Meadows	Molendorp	Nance	Nasheed	Neth
Newman	Nichols	Nolte	Parkinson	Phillips
Pierson	Pollock	Quinn	Redmon	Reiboldt
Richardson	Riddle	Rowland	Ruzicka	Sater
Schad	Scharnhorst	Schieber	Schieffer	Schneider
Schoeller	Shively	Shumake	Silvey	Smith 150
Solon	Sommer	Stream	Swinger	Talboy
Thomson	Torpey	Wallingford	Wells	Weter
White	Wieland	Wyatt	Zerr	Mr Speaker

NOES: 021

Atkins	Carlson	Ellinger	Ellington	Hughes
Hummel	Kratky	Lampe	McGeoghegan	McNeil
Montecillo	Morgan	Oxford	Pace	Rizzo
Schupp	Sifton	Spreng	Still	Swearingen
Walton Gray				

PRESENT: 000

ABSENT WITH LEAVE: 017

Bahr	Brown 50	Carter	Curtman	Day
Frederick	Funderburk	Long	May	McCann Beatty
McDonald	Schatz	Smith 71	Taylor	Webb
Webber	Wright			

On motion of Representative Schad, **HCS HB 1818, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 127

Allen	Anders	Asbury	Aull	Barnes
Berry	Black	Brandom	Brattin	Brown 50
Brown 85	Burlison	Casey	Cauthorn	Cierpiot
Colona	Conway 14	Conway 27	Cookson	Cox
Crawford	Cross	Curtman	Davis	Denison
Dieckhaus	Diehl	Dugger	Elmer	Entlicher
Fallert	Fisher	Fitzwater	Flanigan	Fraker
Franklin	Franz	Fuhr	Gatschenberger	Gosen
Grisamore	Guernsey	Haefner	Hampton	Harris
Higdon	Hinson	Hodges	Holsman	Hoskins
Hough	Houghton	Hubbard	Johnson	Jones 63
Jones 89	Jones 117	Kander	Keeney	Kelley 126
Kelly 24	Kirkton	Klippenstein	Koenig	Korman
Lair	Lampe	Lant	Largent	Lasater
Lauer	Leach	Leara	Lichtenegger	Loehner
Long	Marshall	McCaherty	McCann Beatty	McCreery
McGhee	McManus	McNary	Meadows	Molendorp
Nance	Nasheed	Neth	Newman	Nichols
Nolte	Parkinson	Phillips	Pierson	Pollock
Quinn	Redmon	Reiboldt	Richardson	Riddle
Rowland	Ruzicka	Sater	Schad	Scharnhorst
Schieber	Schieffer	Schneider	Schoeller	Shively
Shumake	Silvey	Smith 150	Solon	Sommer
Stream	Swinger	Talboy	Thomson	Torpey
Wallingford	Wells	Weter	White	Wieland
Wyatt	Zerr			

NOES: 021

Atkins	Bernskoetter	Carlson	Ellinger	Ellington
Hughes	Hummel	Kratky	McGeoghegan	McNeil
Morgan	Oxford	Pace	Rizzo	Schupp
Sifton	Spreng	Still	Swearingen	Taylor
Walton Gray				

PRESENT: 000

ABSENT WITH LEAVE: 015

Bahr	Brown 116	Carter	Day	Frederick
Funderburk	May	McDonald	Montecillo	Schatz
Smith 71	Webb	Webber	Wright	Mr Speaker

Speaker Pro Tem Schoeller declared the bill passed.

SS SCS HB 1251, as amended, relating to Safe Drinking Water Act fees, was taken up by Representative Ruzicka.

On motion of Representative Ruzicka, **SS SCS HB 1251, as amended**, was adopted by the following vote:

AYES: 135

Allen	Anders	Atkins	Aull	Bahr
Barnes	Bernskoetter	Black	Brandom	Brattin
Brown 50	Brown 116	Casey	Cauthorn	Cierpiot
Colona	Conway 14	Conway 27	Cookson	Cox
Crawford	Cross	Davis	Day	Denison
Diehl	Dugger	Ellinger	Ellington	Elmer
Entlicher	Fallert	Fisher	Fitzwater	Fraker
Franklin	Franz	Fuhr	Gatschenberger	Gosen
Grisamore	Guernsey	Haefner	Hampton	Harris
Higdon	Houghton	Hodges	Holsman	Hoskins
Hough	Houghton	Hubbard	Hughes	Hummel
Johnson	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kelley 126	Kelly 24	Klippenstein	Korman
Kratky	Lair	Lampe	Lant	Largent
Lasater	Lauer	Leach	Leara	Lichtenegger
Loehner	McCaherty	McCann Beatty	McGeoghegan	McGhee
McManus	McNary	McNeil	Meadows	Molendorp
Montecillo	Morgan	Nance	Nasheed	Neth
Nichols	Nolte	Pace	Parkinson	Phillips
Pierson	Pollock	Quinn	Redmon	Reiboldt
Richardson	Riddle	Rizzo	Rowland	Ruzicka
Sater	Scharnhorst	Schieber	Schieffer	Schneider
Schoeller	Shively	Shumake	Sifton	Silvey
Smith 150	Solon	Sommer	Still	Stream
Swearingen	Swinger	Talboy	Taylor	Thomson
Torpey	Wallingford	Walton Gray	Wells	Weter
White	Wieland	Wyatt	Zerr	Mr Speaker

NOES: 011

Asbury	Burlison	Curtman	Kirkton	Koenig
Marshall	McCreery	Newman	Oxford	Schupp
Spreng				

PRESENT: 000

ABSENT WITH LEAVE: 017

Berry	Brown 85	Carlson	Carter	Dieckhaus
Flanigan	Frederick	Funderburk	Long	May
McDonald	Schad	Schatz	Smith 71	Webb
Webber	Wright			

On motion of Representative Ruzicka, **SS SCS HB 1251, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 132

Allen	Anders	Atkins	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandom
Brown 50	Brown 85	Brown 116	Carlson	Casey
Cauthorn	Cierpiot	Colona	Conway 14	Conway 27
Cookson	Cox	Crawford	Cross	Davis
Day	Denison	Diehl	Dugger	Ellington
Entlicher	Fallert	Fisher	Fitzwater	Fraker
Franklin	Franz	Fuhr	Gatschenberger	Gosen
Grisamore	Guernsey	Haefner	Hampton	Harris
Higdon	Hinson	Hodges	Holsman	Hoskins
Houghton	Hubbard	Hughes	Hummel	Johnson
Jones 63	Jones 89	Jones 117	Kander	Keeney
Kelley 126	Klippenstein	Korman	Kratky	Lair
Lampe	Lant	Largent	Lasater	Lauer
Leach	Leara	Lichtenegger	Loehner	Long
McCaherty	McCann Beatty	McGeoghegan	McGhee	McManus
McNary	McNeil	Meadows	Molendorp	Montecillo
Morgan	Nance	Nasheed	Neth	Nichols
Nolte	Parkinson	Phillips	Pierson	Pollock
Quinn	Redmon	Reiboldt	Riddle	Rizzo
Rowland	Ruzicka	Sater	Schad	Scharnhorst
Schieber	Schieffer	Schneider	Schoeller	Shively
Shumake	Sifton	Silvey	Smith 150	Solon
Sommer	Still	Stream	Swearingen	Swinger
Talboy	Thomson	Torpey	Wallingford	Walton Gray
Wells	Weter	White	Wieland	Wyatt
Zerr	Mr Speaker			

NOES: 015

Asbury	Brattin	Burlison	Curtman	Flanigan
Kirkton	Koenig	Marshall	McCreery	Newman
Oxford	Pace	Schupp	Spreng	Taylor

PRESENT: 000

ABSENT WITH LEAVE: 016

Carter	Dieckhaus	Ellinger	Elmer	Frederick
Funderburk	Hough	Kelly 24	May	McDonald
Richardson	Schatz	Smith 71	Webb	Webber
Wright				

Speaker Pro Tem Schoeller declared the bill passed.

Representative Jones (89) moved the previous question.

Which motion was adopted by the following vote:

AYES: 096

Allen	Asbury	Bahr	Barnes	Bernskoetter
Berry	Brandom	Brattin	Brown 85	Brown 116
Burlison	Cauthorn	Cierpiot	Conway 14	Cookson
Cox	Crawford	Cross	Curtman	Day
Denison	Diehl	Dugger	Ellinger	Elmer
Entlicher	Fisher	Fitzwater	Fraker	Franklin
Franz	Fuhr	Gosen	Grisamore	Guernsey
Haefner	Hampton	Higdon	Hinson	Hoskins
Hough	Houghton	Johnson	Jones 89	Jones 117
Keeney	Kelley 126	Klippenstein	Koenig	Korman
Lair	Lant	Largent	Lasater	Lauer
Leach	Leara	Lichtenegger	Loehner	Long
Marshall	McCaherty	McGhee	McNary	Molendorp
Nance	Neth	Nolte	Parkinson	Phillips
Pollock	Redmon	Reiboldt	Richardson	Riddle
Rowland	Ruzicka	Sater	Schieber	Schneider
Schoeller	Silvey	Smith 150	Solon	Sommer
Stream	Thomson	Torpey	Wallingford	Wells
Weter	White	Wieland	Wyatt	Zerr
Mr Speaker				

NOES: 049

Anders	Atkins	Aull	Black	Brown 50
Carlson	Casey	Colona	Conway 27	Ellington
Fallert	Harris	Hodges	Holsman	Hubbard
Hughes	Hummel	Jones 63	Kander	Kelly 24
Kirkton	Kratky	Lampe	McCann Beatty	McCreery
McGeoghegan	McManus	McNeil	Meadows	Montecillo
Morgan	Newman	Nichols	Oxford	Pace
Pierson	Quinn	Rizzo	Schieffer	Schupp
Shively	Sifton	Spreng	Still	Swearingen
Swinger	Talboy	Taylor	Walton Gray	

PRESENT: 000

ABSENT WITH LEAVE: 018

Carter	Davis	Dieckhaus	Flanigan	Frederick
Funderburk	Gatschenberger	May	McDonald	Nasheed
Schad	Scharnhorst	Schatz	Shumake	Smith 71
Webb	Webber	Wright		

The emergency clause was adopted by the following vote:

AYES: 122

Allen	Anders	Atkins	Aull	Bernskoetter
Berry	Black	Brandom	Brattin	Brown 50
Brown 85	Brown 116	Burlison	Carlson	Casey
Cauthorn	Cierpiot	Conway 14	Conway 27	Cookson
Cox	Crawford	Cross	Curtman	Day
Denison	Dugger	Ellinger	Elmer	Entlicher
Fallert	Fitzwater	Fraker	Franklin	Franz
Fuhr	Gatschenberger	Gosen	Grisamore	Guernsey
Haefner	Hampton	Harris	Higdon	Hinson
Hodges	Holsman	Hoskins	Hough	Houghton
Hubbard	Hughes	Hummel	Johnson	Jones 63
Jones 89	Jones 117	Keeney	Kelley 126	Kelly 24
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Lant	Largent	Lasater	Lauer
Leara	Lichtenegger	Loehner	Long	McCaherty
McGeoghegan	McGhee	McManus	McNary	Meadows
Molendorp	Montecillo	Nance	Nasheed	Neth
Nolte	Parkinson	Phillips	Pollock	Quinn
Redmon	Reiboldt	Richardson	Riddle	Rizzo
Rowland	Ruzicka	Sater	Schad	Schieber
Schieffer	Schneider	Schoeller	Shively	Shumake
Silvey	Smith 150	Solon	Sommer	Stream
Swinger	Talboy	Thomson	Torpey	Wallingford
Wells	Weter	White	Wieland	Wyatt
Zerr	Mr Speaker			

NOES: 024

Asbury	Bahr	Colona	Ellington	Kander
Kirkton	Leach	Marshall	McCann Beatty	McCreery
McNeil	Morgan	Newman	Nichols	Oxford
Pace	Pierson	Schupp	Sifton	Spreng
Still	Swearingen	Taylor	Walton Gray	

PRESENT: 000

ABSENT WITH LEAVE: 017

Barnes	Carter	Davis	Dieckhaus	Diehl
Fisher	Flanigan	Frederick	Funderburk	May
McDonald	Scharnhorst	Schatz	Smith 71	Webb
Webber	Wright			

SS HCS HB 1647, as amended, relating to the collection of hazardous waste fees, was taken up by Representative Riddle.

Representative Jones (89) moved the previous question.

Which motion was adopted by the following vote:

AYES: 094

Allen	Asbury	Bahr	Barnes	Bernskoetter
Berry	Brandom	Brown 85	Brown 116	Burlison
Cauthorn	Cierpiot	Conway 14	Cookson	Crawford
Cross	Curtman	Day	Dieckhaus	Dugger
Elmer	Entlicher	Fisher	Fitzwater	Flanigan
Fraker	Franklin	Franz	Fuhr	Gatschenberger
Gosen	Grisamore	Guernsey	Haefner	Hampton
Higdon	Hinson	Hoskins	Hough	Houghton
Johnson	Jones 89	Jones 117	Keeney	Kelley 126
Klippenstein	Koenig	Korman	Lair	Lant
Largent	Lasater	Lauer	Leach	Leara
Lichtenegger	Loehner	Long	Marshall	McCaherty
McGhee	McNary	Molendorp	Nance	Neth
Nolte	Parkinson	Phillips	Pollock	Redmon
Reiboldt	Richardson	Riddle	Rowland	Ruzicka
Sater	Schad	Schieber	Schneider	Schoeller
Shumake	Silvey	Smith 150	Solon	Sommer
Stream	Thomson	Torpey	Wallingford	Wells
White	Wieland	Wyatt	Zerr	

NOES: 050

Anders	Atkins	Aull	Black	Brown 50
Carlson	Casey	Conway 27	Ellinger	Ellington
Fallert	Harris	Hodges	Holsman	Hubbard
Hughes	Hummel	Jones 63	Kander	Kelly 24
Kirkton	Kratky	Lampe	McCann Beatty	McCreery
McGeoghegan	McManus	McNeil	Meadows	Montecillo
Morgan	Nasheed	Newman	Nichols	Oxford
Pace	Pierson	Quinn	Rizzo	Schieffer
Schupp	Shively	Sifton	Spreng	Still
Swearingen	Swinger	Talboy	Taylor	Walton Gray

PRESENT: 000

ABSENT WITH LEAVE: 019

Brattin	Carter	Colona	Cox	Davis
Denison	Diehl	Frederick	Funderburk	May
McDonald	Scharnhorst	Schatz	Smith 71	Webb
Webber	Weter	Wright	Mr Speaker	

On motion of Representative Riddle, **SS HCS HB 1647, as amended**, was adopted by the following vote:

AYES: 133

Anders	Asbury	Atkins	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandom
Brown 50	Brown 85	Brown 116	Burlison	Casey
Cauthorn	Cierpiot	Conway 14	Conway 27	Cookson
Cox	Crawford	Cross	Curtman	Davis
Day	Denison	Dieckhaus	Diehl	Dugger
Elmer	Entlicher	Fallert	Fisher	Fitzwater
Flanigan	Fraker	Franklin	Franz	Fuhr
Gatschenberger	Gosen	Grisamore	Guernsey	Haefner
Hampton	Harris	Higdon	Hinson	Hodges
Hoskins	Hough	Houghton	Hubbard	Hummel
Johnson	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kelley 126	Kelly 24	Klippenstein	Koenig
Korman	Kratky	Lair	Lampe	Lant
Largent	Lasater	Lauer	Leach	Learn
Lichtenegger	Loehner	Long	Marshall	McCaherty
McGeoghegan	McGhee	McManus	McNary	Meadows
Molendorp	Montecillo	Nance	Nasheed	Neth
Nichols	Nolte	Parkinson	Phillips	Pierson
Pollock	Quinn	Redmon	Reiboldt	Richardson
Riddle	Rizzo	Rowland	Ruzicka	Sater
Schad	Scharnhorst	Schieber	Schieffer	Schneider
Schoeller	Shively	Shumake	Silvey	Smith 150
Solon	Sommer	Still	Stream	Swearingen
Swinger	Talboy	Thomson	Torpey	Wallingford
Walton Gray	Wells	Weter	White	Wieland
Wright	Wyatt	Zerr		

NOES: 017

Carlson	Ellinger	Ellington	Holsman	Hughes
Kirkton	McCann Beatty	McCreery	McNeil	Morgan
Newman	Oxford	Pace	Schupp	Sifton
Spreng	Taylor			

PRESENT: 000

ABSENT WITH LEAVE: 013

Allen	Brattin	Carter	Colona	Frederick
Funderburk	May	McDonald	Schatz	Smith 71
Webb	Webber	Mr Speaker		

On motion of Representative Riddle, **SS HCS HB 1647, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 128

Anders	Asbury	Atkins	Aull	Bahr
Barnes	Bernskoetter	Berry	Brandom	Brown 50
Brown 85	Brown 116	Burlison	Casey	Cauthorn
Cierpiot	Conway 14	Conway 27	Cookson	Cox
Crawford	Cross	Curtman	Davis	Day
Denison	Dieckhaus	Diehl	Dugger	Elmer
Entlicher	Fallert	Fisher	Fitzwater	Fraker
Franklin	Franz	Fuhr	Gatschenberger	Gosen
Grisamore	Guernsey	Haefner	Hampton	Harris
Higdon	Hinson	Hodges	Hoskins	Hough
Houghton	Hummel	Johnson	Jones 63	Jones 89
Jones 117	Kander	Keeney	Kelley 126	Kelly 24
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Lant	Largent	Lasater	Lauer
Leach	Leara	Lichtenegger	Loehner	Long
Marshall	McCaherty	McGeoghegan	McGhee	McManus
McNary	Meadows	Molendorp	Montecillo	Nance
Nasheed	Neth	Nichols	Nolte	Parkinson
Phillips	Pollock	Quinn	Redmon	Reiboldt
Richardson	Riddle	Rizzo	Rowland	Ruzicka
Sater	Schad	Scharnhorst	Schieber	Schieffer
Schneider	Schoeller	Shively	Shumake	Silvey
Smith 150	Solon	Sommer	Stream	Swearingen
Swinger	Talboy	Thomson	Torpey	Wallingford
Walton Gray	Wells	Weter	White	Wieland
Wright	Wyatt	Zerr		

NOES: 019

Carlson	Ellinger	Ellington	Holsman	Hughes
Kirkton	McCann Beatty	McCreery	McNeil	Morgan
Newman	Oxford	Pace	Pierson	Schupp
Sifton	Spreng	Still	Taylor	

PRESENT: 000

ABSENT WITH LEAVE: 016

Allen	Black	Brattin	Carter	Colona
Flanigan	Frederick	Funderburk	Hubbard	May
McDonald	Schatz	Smith 71	Webb	Webber
Mr Speaker				

Speaker Pro Tem Schoeller declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 125

Allen	Anders	Asbury	Aull	Barnes
Bernskoetter	Berry	Brandom	Brown 50	Brown 85
Brown 116	Burlison	Carlson	Casey	Cauthorn
Conway 14	Conway 27	Cookson	Cox	Crawford
Cross	Curtman	Davis	Day	Denison
Dieckhaus	Dugger	Ellinger	Elmer	Entlicher
Fallert	Fisher	Fitzwater	Flanigan	Fraker
Franklin	Franz	Fuhr	Gatschenberger	Gosen
Grisamore	Guernsey	Haefner	Hampton	Harris
Higdon	Hinson	Hodges	Hoskins	Hough
Houghton	Hubbard	Hummel	Johnson	Jones 89
Jones 117	Kander	Kelley 126	Kelly 24	Klippenstein
Koenig	Korman	Kratky	Lair	Lampe
Lant	Largent	Lasater	Lauer	Leach
Leara	Lichtenegger	Loehner	Long	McCaherty
McGeoghegan	McGhee	McManus	McNary	Meadows
Molendorp	Montecillo	Nance	Nasheed	Neth
Nolte	Parkinson	Phillips	Pollock	Quinn
Redmon	Reiboldt	Richardson	Riddle	Rizzo
Rowland	Ruzicka	Sater	Schad	Scharnhorst
Schieber	Schneider	Schoeller	Schupp	Shively
Shumake	Sifton	Silvey	Smith 150	Solon
Sommer	Stream	Swearingen	Swinger	Talboy
Thomson	Torpey	Wallingford	Wells	Weter
White	Wieland	Wright	Wyatt	Zerr

NOES: 021

Bahr	Colona	Ellington	Holsman	Hughes
Jones 63	Kirkton	Marshall	McCann Beatty	McCreery
McNeil	Morgan	Newman	Nichols	Oxford
Pace	Pierson	Spreng	Still	Taylor
Walton Gray				

PRESENT: 000

ABSENT WITH LEAVE: 017

Atkins	Black	Brattin	Carter	Cierpiot
Diehl	Frederick	Funderburk	Keeney	May
McDonald	Schatz	Schieffer	Smith 71	Webb
Webber	Mr Speaker			

SCS HCS#2 HB 1323, relating to child care, paternity and bail bonds, was taken up by Representative Black.

On motion of Representative Black, **SCS HCS#2 HB 1323** was adopted by the following vote:

AYES: 145

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 50	Brown 85	Brown 116	Burlison
Carlson	Casey	Cauthorn	Cierpiot	Colona
Conway 14	Conway 27	Cookson	Cox	Crawford
Cross	Curtman	Davis	Day	Dugger
Ellinger	Ellington	Elmer	Entlicher	Fallert
Fitzwater	Fraker	Franklin	Franz	Fuhr
Gatschenberger	Gosen	Grisamore	Guernsey	Haefner
Hampton	Harris	Higdon	Hinson	Hodges
Holsman	Hoskins	Hough	Houghton	Hubbard
Hummel	Johnson	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kelley 126	Kelly 24	Kirkton
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Lant	Largent	Lasater	Lauer
Leach	Leara	Lichtenegger	Loehner	Long
Marshall	McCaherty	McCann Beatty	McCreery	McGeoghegan
McGhee	McManus	McNary	McNeil	Meadows
Molendorp	Montecillo	Morgan	Nance	Nasheed
Neth	Newman	Nichols	Nolte	Oxford
Pace	Parkinson	Phillips	Pierson	Pollock
Quinn	Redmon	Reiboldt	Richardson	Riddle
Rizzo	Rowland	Ruzicka	Sater	Schad
Schieber	Schieffer	Schneider	Schoeller	Schupp
Shively	Shumake	Sifton	Silvey	Smith 150
Solon	Sommer	Spreng	Still	Stream
Swearingen	Swinger	Talboy	Taylor	Thomson
Torpey	Wallingford	Walton Gray	Wells	Weter
White	Wieland	Wright	Wyatt	Zerr

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 018

Brattin	Carter	Denison	Dieckhaus	Diehl
Fisher	Flanigan	Frederick	Funderburk	Hughes
May	McDonald	Scharnhorst	Schatz	Smith 71
Webb	Webber	Mr Speaker		

On motion of Representative Black, **SCS HCS#2 HB 1323** was truly agreed to and finally passed by the following vote:

AYES: 146

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 50	Brown 85	Brown 116	Burlison
Carlson	Casey	Cauthorn	Cierpiot	Colona
Conway 14	Conway 27	Cookson	Cox	Crawford
Cross	Curtman	Davis	Day	Denison
Dieckhaus	Diehl	Dugger	Ellinger	Ellington
Elmer	Entlicher	Fallert	Fisher	Fitzwater
Fraker	Franklin	Franz	Fuhr	Gatschenberger
Gosen	Guernsey	Haefner	Hampton	Harris
Higdon	Hinson	Hodges	Holsman	Hoskins
Hough	Houghton	Hummel	Johnson	Jones 63
Jones 89	Jones 117	Kander	Keeney	Kelley 126
Kelly 24	Kirkton	Klippenstein	Koenig	Korman
Kratky	Lair	Lampe	Lant	Largent
Lasater	Lauer	Leach	Leara	Lichtenegger
Loehner	Long	Marshall	McCaherty	McCann Beatty
McCreery	McGeoghegan	McGhee	McManus	McNary
McNeil	Molendorp	Montecillo	Morgan	Nance
Nasheed	Neth	Newman	Nichols	Nolte
Oxford	Pace	Parkinson	Phillips	Pierson
Pollock	Quinn	Redmon	Reiboldt	Richardson
Riddle	Rizzo	Rowland	Ruzicka	Sater
Schad	Schatz	Schieber	Schieffer	Schneider
Schoeller	Schupp	Shively	Shumake	Sifton
Silvey	Smith 150	Solon	Sommer	Spreng
Still	Stream	Swearingen	Swinger	Talboy
Taylor	Thomson	Torpey	Wallingford	Walton Gray
Wells	Weter	White	Wieland	Wright
Zerr				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 017

Brattin	Carter	Flanigan	Frederick	Funderburk
Grisamore	Hubbard	Hughes	May	McDonald
Meadows	Scharnhorst	Smith 71	Webb	Webber
Wyatt	Mr Speaker			

Speaker Pro Tem Schoeller declared the bill passed.

HCS HB 1644, with Senate Amendment No. 1 to Senate Amendment No. 1 and Senate Amendment No. 1, as amended, relating to excursion gambling boat licenses, was taken up by Representative Barnes.

On motion of Representative Barnes, the House concurred in **Senate Amendment No. 1 to Senate Amendment No. 1 and Senate Amendment No. 1, as amended**, by the following vote:

AYES: 137

Allen	Anders	Atkins	Aull	Barnes
Bernskoetter	Berry	Black	Brandom	Brown 50
Brown 85	Brown 116	Burlison	Carlson	Casey
Cauthorn	Cierpiot	Colona	Conway 27	Cookson
Cox	Crawford	Cross	Curtman	Davis
Day	Denison	Dieckhaus	Diehl	Dugger
Ellinger	Elmer	Entlicher	Fallert	Fitzwater
Fraker	Franklin	Franz	Fuhr	Gatschenberger
Gosen	Grisamore	Guernsey	Haefner	Hampton
Harris	Higdon	Hinson	Hodges	Holsman
Hoskins	Hough	Houghton	Hubbard	Johnson
Jones 63	Jones 89	Jones 117	Kander	Keeney
Kelley 126	Kelly 24	Kirkton	Klippenstein	Koenig
Korman	Kratky	Lair	Lampe	Lant
Largent	Lauer	Leach	Leara	Lichtenegger
Loehner	Long	McCann Beatty	McCreery	McGeoghegan
McGhee	McManus	McNary	McNeil	Molendorp
Montecillo	Morgan	Nance	Nasheed	Neth
Newman	Nichols	Nolte	Oxford	Pace
Parkinson	Phillips	Pierson	Pollock	Quinn
Redmon	Reiboldt	Richardson	Riddle	Rizzo
Rowland	Ruzicka	Sater	Schad	Scharnhorst
Schatz	Schieber	Schieffer	Schneider	Schoeller
Schupp	Shively	Sifton	Silvey	Smith 150
Solon	Sommer	Still	Stream	Swearingen
Swinger	Talboy	Taylor	Thomson	Torpey
Wallingford	Walton Gray	Weter	White	Wieland
Wright	Zerr			

NOES: 006

Asbury	Bahr	Lasater	Marshall	McCaherty
Shumake				

PRESENT: 000

ABSENT WITH LEAVE: 020

Brattin	Carter	Conway 14	Ellington	Fisher
Flanigan	Frederick	Funderburk	Hughes	Hummel
May	McDonald	Meadows	Smith 71	Spreng
Webb	Webber	Wells	Wyatt	Mr Speaker

On motion of Representative Barnes, **HCS HB 1644, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 138

Allen	Anders	Atkins	Aull	Barnes
Bernskoetter	Berry	Black	Brandom	Brown 50
Brown 85	Brown 116	Burlison	Carlson	Casey
Cauthorn	Cierpiot	Colona	Conway 27	Cookson
Cox	Crawford	Cross	Curtman	Davis
Day	Denison	Dieckhaus	Diehl	Dugger
Ellinger	Elmer	Entlicher	Fallert	Fisher
Fitzwater	Fraker	Franklin	Franz	Fuhr
Gatschenberger	Gosen	Grisamore	Guernsey	Haefner
Hampton	Harris	Higdon	Hinson	Hodges
Holsman	Hoskins	Hough	Houghton	Hubbard
Hummel	Johnson	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kelley 126	Kelly 24	Kirkton
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Lant	Largent	Lauer	Leach
Leara	Lichtenegger	Loehner	Long	McCaherty
McCann Beatty	McCreery	McGeoghegan	McManus	McNary
McNeil	Molendorp	Montecillo	Morgan	Nance
Nasheed	Neth	Newman	Nichols	Nolte
Oxford	Pace	Parkinson	Phillips	Pierson
Quinn	Redmon	Reiboldt	Richardson	Riddle
Rizzo	Rowland	Ruzicka	Sater	Schad
Schatz	Schieber	Schieffer	Schneider	Schoeller
Schupp	Shively	Sifton	Silvey	Smith 150
Solon	Sommer	Still	Stream	Swearingen
Swinger	Talboy	Taylor	Thomson	Torpey
Wallingford	Walton Gray	Weter	White	Wieland
Wright	Zerr	Mr Speaker		

NOES: 007

Asbury	Bahr	Ellington	Hughes	Lasater
Marshall	Shumake			

PRESENT: 000

ABSENT WITH LEAVE: 018

Brattin	Carter	Conway 14	Flanigan	Frederick
Funderburk	May	McDonald	McGhee	Meadows
Pollock	Scharnhorst	Smith 71	Spreng	Webb
Webber	Wells	Wyatt		

Speaker Pro Tem Schoeller declared the bill passed.

Speaker Tilley resumed the Chair.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **HCS SS SB 769, as amended**, and has taken up and passed **CCS HCS SS SB 769**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HB 1051**, entitled:

An act to repeal sections 361.070, 361.080, and 513.653, RSMo, and to enact in lieu thereof four new sections relating to audits, with existing penalty provisions.

With Senate Amendment No. 2, Senate Amendment No. 3 and Senate Amendment No. 4.

Senate Amendment No. 2

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1051, Page 1, Section A, Line 4, by inserting immediately after said line the following:

"23.140. 1. Legislation, with the exception of appropriation bills, introduced into either house of the general assembly shall, before being acted upon, be submitted to the oversight division of the committee on legislative research for the preparation of a fiscal note. The staff of the oversight division shall prepare a fiscal note, examining the items contained in subsection 2 and such additional items as may be provided either by joint rule of the house and senate or by resolution adopted by the committee or the oversight subcommittee.

2. The fiscal note shall state:

- (1) The cost of the proposed legislation to the state for the next two fiscal years;
- (2) Whether or not the proposed legislation will establish a program or agency that will duplicate an existing program or agency;
- (3) Whether or not there is a federal mandate for the program or agency;
- (4) Whether or not the proposed program or agency will have significant direct fiscal impact upon any political subdivision of the state;
- (5) Whether or not any new physical facilities will be required; and
- (6) Whether or not the proposed legislation will have an economic impact on small businesses. For the purpose of this subdivision "small business" means a corporation, partnership, sole proprietorship or other business entity, including its affiliates, that:

- (a) Is independently owned and operated; and
- (b) Employs fifty or fewer full-time employees.

3. The fiscal note for a bill shall accompany the bill throughout its course of passage. No member of the general assembly, lobbyist or persons other than oversight division staff members shall participate in the preparation of any fiscal note unless the communication is in writing, with a duplicate to be filed with the fiscal note or unless requested for information by the fiscal analyst preparing the note. Violations of this provision shall be reported to the chairman of the legislative research committee and subject the fiscal note and proposed bill to subcommittee review. Once a fiscal note has been signed and approved by the director of the oversight division, the note shall not be changed or revised without prior approval of the chairman of the legislative research committee, except to reflect changes made in the bill it accompanies, or to correct patent typographical, clerical or drafting errors that do not involve changes of substance, nor shall substitution be made therefor. Appeals to revise, change or to substitute a fiscal note shall be made in writing by a member of the general assembly to the chairman of the legislative research committee and a hearing before the committee or subcommittee shall be granted as soon as possible. Any member of the general assembly, upon presentation of new or additional material, may, within three legislative days after the hearing on the request to revise, change or substitute a fiscal note, request one rehearing before the full committee to further consider the requested change.

The subcommittee, if satisfied that new or additional material has been presented, may recommend such rehearing to the full committee, and the rehearing shall be held as soon as possible thereafter.

4. The director of the division, hereinafter provided for, or the director's designees, shall seek information and advice from the affected department, division or agency of state government and shall call upon the research staffs of the house of representatives and of the senate, and upon the staffs of the house and senate appropriations committees for assistance in carrying out fiscal notes and [auditing functions and duties] **evaluations of programs selected by the committee**, during the interim, and each staff shall supply such information or advice as it [may possess] **deems appropriate** in response to the inquiry. The state auditor shall, upon request, cooperate and provide assistance in the conduct of audits and the preparation of reports made in connection therewith.

23.150. 1. The committee on legislative research shall organize an oversight division to prepare fiscal notes and to conduct [management audits and] program [audits] **evaluations** of state agencies, **including program evaluations involving budget transparency and accountability**. The committee may form a subcommittee of not less than six members to provide direct supervision of the personnel and practices of the division. The subcommittee shall consist of one-half of the members appointed by the [chairman] **chair** from the house which he **or she** represents and one-half of the members appointed by the vice [chairman] **chair** from the house which he **or she** represents.

2. Within the limits of the appropriations made for this division, the committee shall employ a director of the oversight division and other personnel as it deems necessary. The director shall be qualified by training and experience to conduct such [audits] **evaluations**, and he **or she** shall be directly responsible for those activities. The director of the oversight division, with the consent of the joint committee, may employ personnel necessary to carry out the duties prescribed in this chapter. Persons employed to work in the oversight division shall be professional persons possessing a wide knowledge and demonstrated expertise in governmental programming and financial planning, in conducting program review evaluations and analytic studies, and of federal, state, and local government budgetary processes, laws and regulations of the state of Missouri. [Office space, furniture and equipment formerly assigned to the committee on state fiscal affairs, and appropriations made therefor, shall be transferred to the committee on legislative research.]

23.160. 1. [As used in this chapter, the term "management audit" means a postaudit which determines, with regard to the purpose, functions, and duties of an audited agency:

- (1) Whether the agency is managing and utilizing its resources in an economical and efficient manner; and
- (2) Which identifies causes of inefficiencies or uneconomical practices including inadequacies in the use and management of information systems, internal and administrative procedures, organizational structure, use of resources, allocation of personnel, and purchasing policies.

2.] As used in this chapter, the term "program [audit] **evaluation**" means a [postaudit] **study** which determines and evaluates program performance according to program objectives, responsibilities, and duties as set forth by statute or regulation. Program [audits] **evaluations**, in accordance with generally accepted program evaluation standards, shall determine:

(1) Whether the program is being performed and administered as authorized or required by law, and whether this action conforms with statutory intent;

(2) Whether the objectives and intended benefits are being achieved, and whether [efficiently and effectively] **the absence of such achievements suggest the need for correction or additional legislation;**

(3) Benefits derived from any program in relation to the expenditures made therefor; and

(4) Whether the program duplicates, overlaps, or conflicts with any other state program. [A program audit may include determinations within the scope of a management audit to the extent necessary or appropriate to the conduct of a particular program audit.

3.] 2. As used in this chapter, the term "resources" includes appropriated funds, federal funds, grants, and personnel, and also includes equipment and space, whether assigned, owned or leased.

[4.] 3. As used in this chapter, the term "agency" includes each department and office within the executive branch of government and each identifiable unit thereof, including institutions of higher learning, and each identifiable unit of the legislative and judicial branches of government.

23.170. 1. The oversight division of the committee on legislative research shall, pursuant to a duly adopted concurrent resolution of the general assembly, or pursuant to a resolution adopted by the committee on legislative research, conduct [management audits and] program [audits] **evaluations** of agencies as directed by any such resolution.

2. The staff of any agency subject to a [management or] program [audit] **evaluation** shall fully cooperate with the staff of the oversight division and shall provide all necessary information and assistance for such an [audit] **evaluation**. All records of an agency, unless otherwise expressly declared by law to be confidential, may be inspected by the oversight division staff while conducting the [audit] **evaluation**, and the agency subject to the [audit] **evaluation** shall afford the oversight division staff with ample opportunity to observe agency operations.

3. All [audits] **evaluations** shall be completed within one year unless an extension is authorized by the committee, but progress reports shall be made to the committee at least [monthly] **quarterly**. [The subcommittee supervising the oversight division shall meet monthly to review progress reports, hear requests for changes in fiscal notes, and provide supervision for the oversight division staff.]

4. Any member of the general assembly and any committee of either house of the general assembly may submit requests for [audits] **program evaluations** to the committee on legislative research, and any agency may request an [audit] **evaluation** of its operations. **The director of the division shall present program evaluations completed during the previous legislative interim period to appropriate committees of each chamber during early hearings of those committees at the next regular session.**

23.180. The committee may:

(1) Subpoena and examine witnesses by subpoena issued under the hand of the speaker of the house or the president pro tem of the senate and may require the appearance of any person and the production of any paper or document in the same manner;

(2) Cause witnesses appearing before the committee or [the] **its** staff [of the division] to give testimony under oath;

(3) Require that testimony given or a record of the proceedings of any hearing be recorded by an official court reporter or other competent person, under oath, in writing or by electronic, magnetic, or mechanical sound or video recording devices. Any such transcript or record, when certified by the reporter or recorder, shall be prima facie a correct statement of the testimony or proceedings.

23.190. 1. In making [audits] **program evaluations** the division shall make recommendations and suggestions, in writing, to the personnel of the agency being [audited] **evaluated**. Such personnel shall be given an opportunity to respond, in writing, to those recommendations and suggestions. Thereafter, as soon as practicable after completion of the [audit] **evaluation**, the committee shall issue a public report of the [audit] **evaluation**. The report shall contain recommendations for changes in practices and policies as well as recommendations for changes in statutes and regulations, and shall contain the response of the agency involved. Each report shall be a public record and shall be signed by the committee [chairman] **chair**. Each report shall be presented to the governor and the agency involved. Copies may be made available to members of the general assembly and to the general public. The committee may charge a fee to recover publication costs for copies made available to the general public.

2. One year after completion of each [audit] **evaluation**, the oversight division shall review the operations of the agency [audited] **evaluated** to determine whether or not there has been substantial compliance with the recommendations contained in the report, and if not, a further review shall be conducted at the end of another year. In each instance a further report shall be made and distributed in the same manner as an initial report is made and distributed.

23.265. 1. At the beginning of each regular session of the general assembly, the committee shall present to the general assembly and the governor a report on the programs scheduled to be sunset.

2. In the report, the committee shall include:

(1) Its specific findings regarding each of the criteria prescribed by section 23.268;

(2) Its recommendations based on the matters prescribed by section 23.271; and

(3) Any other information the committee deems necessary for a complete evaluation of the program.

3. The director of the oversight division shall present such reports to the house budget committee and the senate appropriations committee at such time as requested by the chairs of such committees."; and

Further amend said bill, Page 2, Section 513.653, Line 22, by inserting immediately after said line the following:

"[23.200. The staff of the committee on legislative research shall prepare a transfer-revision bill to be submitted to the ninetieth general assembly to revise the statutes so as to reflect the changes made by or pursuant to this act; except that, the committee on legislative research shall use fully the provisions of section 3.060 where such provisions will suffice. At such time as all statutory revision changes required pursuant to this act have gone into effect the revisor of statutes may prepare legislation to repeal this section.]"; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 3

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1051, Page 1, Section A, Line 4, by inserting after all of said line the following:

"21.940. 1. There is established a joint committee of the general assembly to be known as the "Joint Committee on State Employee Wages" to function in the legislative interims through December 31, 2014, for the purpose of further studying and developing of strategies for increasing the wages of Missouri's state employees so Missouri will become competitive with their peer states in regards to state employee wages.

2. The committee shall be composed of the following members:

- (1) Two majority party members and one minority party member of the house of representatives, to be appointed by the speaker and minority leader of the house of representatives respectively;**
- (2) Two majority party members and one minority party member of the senate, to be appointed by the president pro tempore and minority leader of the senate respectively;**
- (3) One representative from the governor's office;**
- (4) One representative from the state personnel advisory board; and**
- (5) Two members of the public, with one to be appointed by the speaker of the house of representatives and one to be appointed by the president pro tempore of the senate.**

A majority of the committee shall constitute a quorum, but the concurrence of a majority of the members shall be required for the determination of any matter within the committee's duties.

3. The committee shall be charged with the following:

- (1) Devising a focused and concise mission statement to guide actions of the committee;**
- (2) Requesting the office of administration to use moneys in the state employee wage study fund to invest in a consultant to conduct salary and total compensation surveys to more comprehensively review and analyze the state classification and compensation structures, similar to what other states have done;**
- (3) Requesting the office of administration, with the advice and consent of the committee, to use the data from the comprehensive study to produce a long-term strategic plan for increasing state employee wages and to present such plan to the governor, the house budget committee, and the senate appropriations committee by January 31, 2015;**
- (4) Such other matters as the committee may deem necessary in order to determine the proper course of future legislative and budgetary action regarding these issues.**

4. The committee may solicit input and information necessary to fulfill its obligations, including, but not limited to, soliciting input and information from any state department or agency the committee deems relevant, political subdivisions of this state, and the general public.

5. There is hereby created in the state treasury the "State Employee Wage Study Fund" which shall consist of money collected under this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, money in the fund shall be used solely for the administration of this section. The state treasurer shall deposit to the credit of such fund all moneys which may be appropriated to it by the general assembly and any gifts, contributions, grants, bequests, or other aid received from federal, private, or other sources. The general assembly may appropriate moneys into the fund to be used by the office of administration for the purpose of investing in a consultant to conduct salary and total compensation surveys to more comprehensively review and analyze the state classification and compensation structures. Notwithstanding the provisions of section 33.080, to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

6. Members of the committee shall receive no compensation but may be reimbursed for reasonable and necessary expenses associated with the performance of their official duties.

7. The provisions of this section shall expire on January 31, 2015."; and

Further amend said bill, Page 8, Section 513.653, Line 26, by inserting immediately after said line the following:

"Section B. Because immediate action is necessary to help attract and maintain a talented and dedicated workforce in order to best serve the needs of Missouri citizens, the enactment of section 21.940 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the enactment of section 21.940 of this act shall be in full force and effect upon its passage and approval."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 4

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1051, Page 1, Section 29.375, Lines 8-9, by striking all of said lines and inserting in lieu thereof the following:

"appropriation for fiscal year 2012."

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has receded from its position on **SA 1, as amended to HB 1424**, and has taken up and passed **HB 1424**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 1789**, entitled:

An act to repeal sections 162.431 and 167.121, RSMo, and to enact in lieu thereof two new sections relating to travel hardships of public school pupils.

With Senate Amendment No. 3.

Senate Amendment No. 3

AMEND Senate Committee Substitute for House Committee Substitute for House Bill No. 1789, Pages 2-5, Section 167.121, by striking all of said section from the bill and inserting in lieu thereof the following:

"167.121. 1. If the residence of a pupil is so located that attendance in the district of residence constitutes an unusual or unreasonable transportation hardship because of natural barriers, travel time, or distance, the commissioner of education or his **or her** designee may assign the pupil to another district, **except as provided in section 1 of this act**. Subject to the provisions of this section, all existing assignments shall be reviewed prior to July 1, 1984, and from time to time thereafter, and may be continued or rescinded. **Any assignment granted to a pupil under this section prior to August 28, 2012, shall remain in effect until the pupil completes his or her course of study in the receiving district or until the parent or guardian withdraws the pupil from the assignment. Any assignment granted to a pupil under this section prior to August 28, 2012, shall also be applicable to any sibling of the pupil and shall remain in effect until the pupil completes his or her course of study in the receiving district or until the parent or guardian withdraws the pupil from the assignment.** The board of education of the district in which the pupil lives shall pay the tuition of the pupil assigned. The tuition shall not exceed the pro rata cost of instruction.

2. (1) For the school year beginning July 1, 2008, and each succeeding school year, a parent or guardian residing in a lapsed public school district or a district that has scored either unaccredited or provisionally accredited, or a combination thereof, on two consecutive annual performance reports may enroll the parent's or guardian's child in the Missouri virtual school created in section 161.670 provided the pupil first enrolls in the school district of residence. The school district of residence shall include the pupil's enrollment in the virtual school created in section 161.670 in

determining the district's average daily attendance. Full-time enrollment in the virtual school shall constitute one average daily attendance equivalent in the school district of residence. Average daily attendance for part-time enrollment in the virtual school shall be calculated as a percentage of the total number of virtual courses enrolled in divided by the number of courses required for full-time attendance in the school district of residence.

(2) A pupil's residence, for purposes of this section, means residency established under section 167.020. Except for students residing in a K-8 district attending high school in a district under section 167.131, the board of the home district shall pay to the virtual school the amount required under section 161.670.

(3) Nothing in this section shall require any school district or the state to provide computers, equipment, Internet or other access, supplies, materials or funding, except as provided in this section, as may be deemed necessary for a pupil to participate in the virtual school created in section 161.670.

(4) Any rule or portion of a rule, as that term is defined in section 536.010, 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 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 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, 2007, shall be invalid and void.

Section 1. 1. For any pupil residing in any unincorporated area located in a county of the first classification with more than one hundred one thousand but fewer than one hundred fifteen thousand inhabitants that also borders on a county with a charter form of government and with more than nine hundred fifty thousand inhabitants and a county with a charter form of government and with more than three hundred thousand but fewer than four hundred fifty thousand inhabitants, for any pupil residing in any village with more than three hundred twenty but fewer than three hundred sixty inhabitants and located in any county of the third classification without a township form of government and with more than twenty-three thousand but fewer than twenty-six thousand inhabitants and with a village with more than two hundred but fewer than two hundred fifty inhabitants as the county seat, or for any pupil residing in a village with more than one hundred forty but fewer than one hundred sixty inhabitants and located in any county of the third classification without a township form of government and with more than twenty thousand but fewer than twenty-three thousand inhabitants and with a city of the fourth classification with more than two thousand four hundred but fewer than two thousand seven hundred inhabitants as the county seat, the commissioner of education or his or her designee shall, upon proper application by the parent or guardian of the pupil, assign the pupil and any sibling of the pupil to another school district if the following conditions are met:

(1) The actual driving distance from the student's residence to the attendance center in the district of residence is seventeen miles or more by the shortest route available as determined by the commissioner or his or her designee;

(2) The attendance center to which the student would be assigned in the receiving district is at least seven miles closer in actual driving distance by the shortest route available to the student's residence than the current attendance center in the residence district as determined by the commissioner or his or her designee; and

(3) The attendance of the student will not cause the classroom in the receiving district to exceed the number of students per class as determined by the receiving district.

2. For pupils applying to the commissioner of education under this section, the commissioner, or his or her designee, shall assign pupils in the order in which applications are received, provided the applications are properly completed and the conditions of subsection 1 of this section are met. Once granted, the hardship assignment shall continue until the pupil, and any sibling of the pupil who attends the same attendance center, completes his or her course of study in the receiving district or the parent or guardian withdraws the pupil. If a parent or guardian withdraws a pupil from a hardship assignment, the granting of a subsequent application is discretionary. A pupil shall be eligible to apply to the commissioner of education to be assigned to another district under this section if the pupil has been enrolled in and attending a public school in his or her district of residence during the school year prior to the application. Any pupil shall be eligible to apply to the commissioner of education to be assigned to another district under this section if the pupil has been enrolled in and attending a public school in a district other than his or her district of residence and paid nonresident tuition for such enrollment during the school year prior to the application. Pupils who reside in the district who become eligible for kindergarten or first grade shall also be eligible to apply to the commissioner of education to be assigned to another district. A pupil who is not currently enrolled in a public school district shall become eligible to apply to the commissioner of education to be assigned to another district after the student has enrolled in and completed a full school year in a public school in his or her district of residence.

3. The board of education of the district in which the pupil lives shall pay the tuition of the pupil assigned. The tuition amount shall not exceed the pro rata cost of instruction."; and

Further amend the title and enacting clause accordingly.

In which the concurrence of the House is respectfully requested.

BILLS IN CONFERENCE

CCR#2 SS SCS SB 719, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, as amended, House Amendment No. 4, House Amendment No. 5 and House Amendment No. 6, relating to boating safety identification cards, was taken up by Representative Brown (116).

On motion of Representative Brown (116), **CCR#2 SS SCS SB 719, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, as amended, House Amendment No. 4, House Amendment No. 5 and House Amendment No. 6** was adopted by the following vote:

AYES: 128

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 50	Brown 85	Brown 116	Burlison
Casey	Cauthorn	Cierpiot	Colona	Cox
Crawford	Cross	Curtman	Davis	Day
Denison	Diehl	Dugger	Elmer	Entlicher
Fallert	Fisher	Fitzwater	Fraker	Franklin
Franz	Fuhr	Gosen	Grisamore	Guernsey
Haefner	Hampton	Harris	Hinson	Hodges
Holsman	Hoskins	Hough	Houghton	Hubbard
Hummel	Johnson	Jones 89	Jones 117	Kander
Keeney	Kelley 126	Kelly 24	Klippenstein	Koenig
Korman	Kratky	Lair	Lampe	Lant
Lauer	Leach	Leara	Lichtenegger	Loehner
Long	McCaherty	McCann Beatty	McGeoghegan	McManus
McNary	Molendorp	Montecillo	Morgan	Nance
Neth	Nichols	Oxford	Pace	Parkinson
Phillips	Pierson	Quinn	Redmon	Reiboldt
Richardson	Riddle	Rizzo	Rowland	Ruzicka
Sater	Schad	Schatz	Schieber	Schieffer
Schneider	Schoeller	Shively	Shumake	Sifton
Silvey	Smith 150	Solon	Sommer	Spreng
Still	Stream	Swearingen	Swinger	Talbo
Taylor	Thomson	Torpey	Wallingford	Walton Gray
Wells	Weter	White	Wieland	Wright
Wyatt	Zerr	Mr Speaker		

NOES: 009

Carlson	Cookson	Ellinger	Jones 63	Kirkton
McCreery	McNeil	Newman	Schupp	

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 025

Brattin	Carter	Conway 14	Conway 27	Dieckhaus
Flanigan	Frederick	Funderburk	Gatschenberger	Higdon
Hughes	Largent	Lasater	Marshall	May
McDonald	McGhee	Meadows	Nasheed	Nolte
Pollock	Scharnhorst	Smith 71	Webb	Webber

On motion of Representative Brown (116), **CCS#2 SS SCS SB 719** was truly agreed to and finally passed by the following vote:

AYES: 126

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Black	Brandom
Brown 50	Brown 85	Brown 116	Burlison	Casey
Cauthorn	Cierpiot	Colona	Conway 27	Cookson
Cox	Crawford	Cross	Curtman	Davis
Denison	Diehl	Dugger	Elmer	Entlicher
Fallert	Fisher	Fitzwater	Fraker	Franklin
Franz	Fuhr	Gosen	Grisamore	Guernsey
Haefner	Hampton	Harris	Hinson	Hodges
Holsman	Hoskins	Hough	Houghton	Hubbard
Hummel	Johnson	Jones 89	Jones 117	Kander
Keeney	Kelley 126	Kelly 24	Klippenstein	Koenig
Korman	Kratky	Lair	Lampe	Lant
Largent	Lasater	Lauer	Leach	Leara
Lichtenegger	Long	Marshall	McCaherty	McCann Beatty
McGeoghegan	McManus	McNary	Montecillo	Morgan
Nance	Neth	Nichols	Nolte	Oxford
Parkinson	Phillips	Pollock	Quinn	Redmon
Reiboldt	Richardson	Riddle	Rizzo	Rowland
Ruzicka	Sater	Schad	Scharnhorst	Schatz
Schieber	Schieffer	Schneider	Schoeller	Shively
Shumake	Sifton	Silvey	Smith 150	Solon
Spreng	Still	Swinger	Talboy	Thomson
Torpey	Wallingford	Walton Gray	Wells	Weter
White	Wieland	Wright	Wyatt	Zerr

Mr Speaker

NOES: 010

Carlson	Ellinger	Hughes	Jones 63	Kirkton
McCreery	McNeil	Newman	Pace	Schupp

PRESENT: 001

Ellington

2635 *Journal of the House*

ABSENT WITH LEAVE: 026

Berry	Brattin	Carter	Conway 14	Day
Dieckhaus	Flanigan	Frederick	Funderburk	Gatschenberger
Higdon	Loehner	May	McDonald	McGhee
Meadows	Molendorp	Nasheed	Pierson	Smith 71
Sommer	Stream	Swearingen	Taylor	Webb
Webber				

Speaker Tilley declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 119

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Black	Brandon
Brown 50	Brown 85	Brown 116	Burlison	Casey
Cauthorn	Cierpiot	Conway 27	Cookson	Cox
Crawford	Cross	Curtman	Davis	Denison
Diehl	Dugger	Ellinger	Elmer	Entlicher
Fallert	Fisher	Fitzwater	Fraker	Franklin
Fuhr	Gosen	Grisamore	Guernsey	Haefner
Hampton	Harris	Hinson	Hodges	Holsman
Hough	Houghton	Johnson	Jones 89	Jones 117
Kander	Keeney	Kelley 126	Kelly 24	Klippenstein
Koenig	Korman	Kratky	Lair	Lampe
Lant	Largent	Lasater	Lauer	Leach
Leara	Lichtenegger	Loehner	Long	Marshall
McCaherty	McManus	McNary	Meadows	Montecillo
Morgan	Nance	Neth	Nolte	Oxford
Parkinson	Phillips	Pollock	Quinn	Redmon
Reiboldt	Richardson	Riddle	Rizzo	Rowland
Ruzicka	Sater	Schad	Scharnhorst	Schatz
Schieber	Schieffer	Schneider	Schoeller	Shively
Shumake	Sifton	Silvey	Smith 150	Solon
Spreng	Stream	Swinger	Thomson	Torpey
Wallingford	Wells	Weter	White	Wieland
Wright	Wyatt	Zerr	Mr Speaker	

NOES: 019

Berry	Colona	Ellington	Hubbard	Hughes
Kirkton	McCann Beatty	McCreery	McGeoghegan	McNeil
Nasheed	Newman	Nichols	Pace	Schupp
Still	Swearingen	Taylor	Walton Gray	

PRESENT: 000

ABSENT WITH LEAVE: 025

Brattin	Carlson	Carter	Conway 14	Day
Dieckhaus	Flanigan	Franz	Frederick	Funderburk
Gatschenberger	Higdon	Hoskins	Hummel	Jones 63
May	McDonald	McGhee	Molendorp	Pierson
Smith 71	Sommer	Talboy	Webb	Webber

Speaker Pro Tem Schoeller resumed the Chair.

CCR HCS SCS SB 569, as amended, relating to elections, was taken up by Representative Dugger.

On motion of Representative Dugger, **CCR HCS SCS SB 569, as amended**, was adopted by the following vote:

AYES: 112

Allen	Anders	Asbury	Atkins	Bahr
Barnes	Bernskoetter	Berry	Black	Brandon
Brown 50	Brown 85	Brown 116	Burlison	Casey
Cauthorn	Conway 27	Cookson	Cox	Crawford
Cross	Curtman	Davis	Denison	Dieckhaus
Dugger	Ellinger	Elmer	Entlicher	Fallert
Fisher	Fitzwater	Fraker	Franklin	Franz
Fuhr	Gosen	Grisamore	Guernsey	Haefner
Hampton	Harris	Higdon	Hinson	Hodges
Hoskins	Hough	Houghton	Hubbard	Johnson
Jones 89	Jones 117	Kander	Keeney	Kelley 126
Kelly 24	Klippenstein	Koenig	Korman	Kratky
Lair	Lant	Largent	Lasater	Lauer
Leach	Leara	Lichtenegger	Loehner	Long
McGhee	McManus	McNary	Meadows	Molendorp
Nance	Nasheed	Neth	Nichols	Phillips
Pollock	Quinn	Redmon	Reiboldt	Richardson
Riddle	Rowland	Ruzicka	Sater	Schad
Schatz	Schieffer	Schneider	Schoeller	Shively
Shumake	Silvey	Smith 150	Solon	Sommer
Stream	Swinger	Thomson	Torpey	Wallingford
Wells	Weter	White	Wieland	Wright
Wyatt	Zerr			

NOES: 030

Aull	Colona	Ellington	Holsman	Hughes
Hummel	Jones 63	Kirkton	Lampe	Marshall
McCann Beatty	McCreery	McGeoghegan	McNeil	Montecillo
Morgan	Newman	Oxford	Pace	Pierson
Rizzo	Schieber	Schupp	Sifton	Spreng
Still	Swearingen	Talboy	Taylor	Walton Gray

PRESENT: 000

ABSENT WITH LEAVE: 021

Brattin	Carlson	Carter	Cierpiot	Conway 14
Day	Diehl	Flanigan	Frederick	Funderburk
Gatschenberger	May	McCaherty	McDonald	Nolte
Parkinson	Scharnhorst	Smith 71	Webb	Webber
Mr Speaker				

On motion of Representative Dugger, **CCS HCS SCS SB 569** was truly agreed to and finally passed by the following vote:

AYES: 108

Allen	Anders	Asbury	Atkins	Bahr
Barnes	Bernskoetter	Berry	Black	Brandom
Brown 85	Brown 116	Burlison	Casey	Cauthorn
Conway 14	Conway 27	Cookson	Cox	Crawford
Cross	Curtman	Denison	Dieckhaus	Diehl
Dugger	Elmer	Entlicher	Fallert	Fisher
Fitzwater	Flanigan	Fraker	Franklin	Franz
Fuhr	Gosen	Grisamore	Guernsey	Haefner
Hampton	Harris	Higdon	Hinson	Hodges
Hoskins	Hough	Houghton	Hubbard	Johnson
Jones 89	Jones 117	Kander	Keeney	Kelley 126
Kelly 24	Klippenstein	Koenig	Korman	Kratky
Lair	Lant	Largent	Lasater	Lauer
Leach	Leara	Lichtenegger	Loehner	Long
McGhee	McNary	Meadows	Nance	Neth
Nichols	Phillips	Pollock	Quinn	Redmon
Reiboldt	Richardson	Riddle	Rowland	Ruzicka
Sater	Schad	Scharnhorst	Schatz	Schieffer
Schneider	Schoeller	Shively	Shumake	Silvey
Smith 150	Solon	Sommer	Stream	Swinger
Thomson	Torpey	Wells	Weter	White
Wieland	Wright	Wyatt		

NOES: 031

Aull	Carlson	Colona	Ellinger	Ellington
Holsman	Hummel	Jones 63	Kirkton	Lampe
Marshall	McCann Beatty	McCreery	McGeoghegan	McNeil
Montecillo	Morgan	Newman	Oxford	Pace
Pierson	Rizzo	Schieber	Schupp	Sifton
Spreng	Still	Swearingen	Talboy	Taylor
Walton Gray				

PRESENT: 000

ABSENT WITH LEAVE: 024

Brattin	Brown 50	Carter	Cierpiot	Davis
Day	Frederick	Funderburk	Gatschenberger	Hughes
May	McCaherty	McDonald	McManus	Molendorp
Nasheed	Nolte	Parkinson	Smith 71	Wallingford
Webb	Webber	Zerr	Mr Speaker	

Speaker Pro Tem Schoeller declared the bill passed.

CCR HCS SCS SB 498, as amended, relating to charitable veterans' organizations, was taken up by Representative Shumake.

On motion of Representative Shumake, **CCR HCS SCS SB 498, as amended**, was adopted by the following vote:

AYES: 141

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 85	Brown 116	Burlison	Carlson
Casey	Cauthorn	Cierpiot	Colona	Conway 14
Conway 27	Cookson	Cox	Crawford	Cross
Curtman	Davis	Day	Denison	Dieckhaus
Diehl	Dugger	Ellinger	Ellington	Elmer
Fallert	Fisher	Fitzwater	Flanigan	Fraker
Franz	Fuhr	Gosen	Grisamore	Guernsey
Haefner	Hampton	Harris	Higdon	Hinson
Hodges	Holsman	Hoskins	Hough	Houghton
Hubbard	Hummel	Johnson	Jones 63	Jones 89
Jones 117	Kander	Keeney	Kelley 126	Kelly 24
Kirkton	Klippenstein	Koenig	Korman	Kratky
Lair	Lampe	Lant	Largent	Lauer
Leach	Lichtenegger	Loehner	Long	Marshall
McCaherty	McCann Beatty	McCreery	McGeoghegan	McGhee
McNary	McNeil	Meadows	Montecillo	Morgan
Nance	Nasheed	Neth	Newman	Nichols
Oxford	Pace	Phillips	Pierson	Pollock
Quinn	Redmon	Reiboldt	Richardson	Riddle
Rizzo	Rowland	Ruzicka	Sater	Schad
Schatz	Schieber	Schieffer	Schneider	Schoeller
Schupp	Shively	Shumake	Sifton	Silvey
Smith 150	Solon	Sommer	Spreng	Still
Stream	Swearingen	Swinger	Talboy	Taylor
Thomson	Torpey	Wallingford	Walton Gray	Wells
Weter	White	Wieland	Wright	Wyatt
Zerr				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 022

Brattin	Brown 50	Carter	Entlicher	Franklin
Frederick	Funderburk	Gatschenberger	Hughes	Lasater
Leara	May	McDonald	McManus	Molendorp
Nolte	Parkinson	Scharnhorst	Smith 71	Webb
Webber	Mr Speaker			

On motion of Representative Shumake, **CCS HCS SCS SB 498** was truly agreed to and finally passed by the following vote:

AYES: 140

Allen	Asbury	Atkins	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandon
Brown 85	Brown 116	Burlison	Carlson	Casey
Cauthorn	Cierpiot	Colona	Conway 14	Conway 27
Cookson	Cox	Crawford	Cross	Curtman
Davis	Day	Denison	Dieckhaus	Diehl
Dugger	Ellinger	Elmer	Entlicher	Fallert
Fisher	Fitzwater	Flanigan	Fraker	Franklin
Franz	Fuhr	Gosen	Grisamore	Guernsey
Haefner	Hampton	Harris	Higdon	Hinson
Hodges	Holsman	Hoskins	Hough	Houghton
Hubbard	Hummel	Johnson	Jones 63	Jones 89
Kander	Keeney	Kelley 126	Kelly 24	Kirkton
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Lant	Largent	Lauer	Leach
Lichtenegger	Loehner	Long	Marshall	McCaherty
McCann Beatty	McCreery	McGeoghegan	McGhee	McNary
McNeil	Meadows	Montecillo	Morgan	Nance
Nasheed	Neth	Newman	Nichols	Oxford
Pace	Phillips	Pierson	Pollock	Quinn
Redmon	Reiboldt	Richardson	Riddle	Rizzo
Rowland	Ruzicka	Sater	Schad	Schatz
Schieber	Schieffer	Schneider	Schoeller	Schupp
Shively	Shumake	Sifton	Silvey	Smith 150
Solon	Sommer	Spreng	Still	Stream
Swearingen	Swinger	Talboy	Taylor	Thomson
Torpey	Wallingford	Walton Gray	Wells	Weter
White	Wieland	Wright	Wyatt	Zerr

NOES: 000

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 022

Anders	Brattin	Brown 50	Carter	Frederick
Funderburk	Gatschenberger	Hughes	Jones 117	Lasater
Leara	May	McDonald	McManus	Molendorp
Nolte	Parkinson	Scharnhorst	Smith 71	Webb
Webber	Mr Speaker			

Speaker Pro Tem Schoeller declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 121

Allen	Asbury	Atkins	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandom
Brown 85	Brown 116	Burlison	Casey	Cauthorn
Cierpiot	Conway 14	Conway 27	Cookson	Crawford
Cross	Curtman	Davis	Day	Denison
Dieckhaus	Diehl	Ellinger	Elmer	Entlicher
Fallert	Fisher	Fitzwater	Franklin	Franz
Fuhr	Gosen	Grisamore	Guernsey	Haefner
Hampton	Harris	Higdon	Hinson	Hodges
Holsman	Hoskins	Hough	Houghton	Hummel
Johnson	Jones 63	Jones 89	Kander	Keeney
Kelley 126	Kelly 24	Koenig	Korman	Kratky
Lair	Lampe	Lant	Lauer	Leach
Long	McCaherty	McCann Beatty	McGeoghegan	McNary
McNeil	Molendorp	Montecillo	Morgan	Nance
Nasheed	Neth	Nichols	Oxford	Pace
Phillips	Pierson	Quinn	Redmon	Reiboldt
Richardson	Riddle	Rizzo	Rowland	Ruzicka
Sater	Schad	Schatz	Schieber	Schieffer
Schneider	Schoeller	Shively	Shumake	Sifton
Silvey	Smith 150	Solon	Sommer	Spreng
Still	Stream	Swearingen	Talboy	Thomson
Torpey	Wallingford	Walton Gray	Wells	Weter
White	Wieland	Wright	Wyatt	Zerr
Mr Speaker				

NOES: 009

Anders	Carlson	Hughes	Kirkton	Marshall
McCreery	Newman	Schupp	Taylor	

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 032

Brattin	Brown 50	Carter	Colona	Cox
Dugger	Flanigan	Fraker	Frederick	Funderburk
Gatschenberger	Hubbard	Jones 117	Klippenstein	Largent
Lasater	Leara	Lichtenegger	Loehner	May
McDonald	McGhee	McManus	Meadows	Nolte
Parkinson	Pollock	Scharnhorst	Smith 71	Swinger
Webb	Webber			

CCR HCS SB 628, as amended, relating to judicial procedures, was taken up by Representative Kelly (24).

On motion of Representative Kelly (24), **CCR HCS SB 628, as amended**, was adopted by the following vote:

AYES: 147

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 50	Brown 85	Brown 116	Burlison
Carlson	Casey	Cauthorn	Cierpiot	Colona
Conway 14	Conway 27	Cookson	Cox	Crawford
Curtman	Davis	Day	Denison	Dieckhaus
Diehl	Dugger	Ellinger	Ellington	Elmer
Entlicher	Fallert	Fisher	Fitzwater	Flanigan
Fraker	Franklin	Franz	Fuhr	Gosen
Grisamore	Guernsey	Hampton	Harris	Higdon
Hinson	Hodges	Holsman	Hoskins	Hough
Houghton	Hubbard	Hughes	Hummel	Johnson
Jones 63	Jones 89	Jones 117	Kander	Keeney
Kelley 126	Kelly 24	Kirkton	Klippenstein	Koenig
Korman	Kratky	Lair	Lampe	Lant
Largent	Lauer	Leach	Lichtenegger	Long
Marshall	McCaherty	McCann Beatty	McCreery	McGeoghegan
McGhee	McManus	McNary	McNeil	Meadows
Molendorp	Montecillo	Morgan	Nance	Nasheed
Neth	Newman	Nichols	Nolte	Oxford
Pace	Parkinson	Phillips	Pierson	Pollock
Quinn	Redmon	Reiboldt	Richardson	Riddle
Rizzo	Rowland	Ruzicka	Sater	Scharnhorst
Schatz	Schieber	Schieffer	Schneider	Schoeller
Schupp	Shively	Shumake	Sifton	Silvey
Smith 150	Solon	Sommer	Spreng	Still
Stream	Swearingen	Swinger	Talboy	Taylor
Thomson	Torpey	Wallingford	Walton Gray	Wells
Weter	White	Wieland	Wright	Wyatt
Zerr	Mr Speaker			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 016

Brattin	Carter	Cross	Frederick	Funderburk
Gatschenberger	Haefner	Lasater	Leara	Loehner
May	McDonald	Schad	Smith 71	Webb
Webber				

On motion of Representative Kelly (24), **CCS HCS SB 628** was truly agreed to and finally passed by the following vote:

AYES: 143

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Berry	Black	Brandom
Brown 85	Brown 116	Burlison	Carlson	Casey
Cauthorn	Cierpiot	Colona	Conway 14	Conway 27
Cookson	Cox	Crawford	Cross	Curtman
Davis	Day	Denison	Dieckhaus	Dugger
Ellinger	Elmer	Entlicher	Fallert	Fisher
Fitzwater	Flanigan	Fraker	Franklin	Franz
Fuhr	Gosen	Grisamore	Guernsey	Haefner
Hampton	Harris	Higdon	Hinson	Hodges
Holsman	Hoskins	Hough	Houghton	Hubbard
Hummel	Johnson	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kelley 126	Kelly 24	Kirkton
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Lant	Largent	Lauer	Leach
Leara	Lichtenegger	Loehner	Long	Marshall
McCaherty	McCann Beatty	McCreery	McGeoghegan	McGhee
McNary	McNeil	Meadows	Molendorp	Montecillo
Morgan	Nance	Nasheed	Neth	Newman
Nichols	Oxford	Pace	Parkinson	Phillips
Pierson	Pollock	Quinn	Redmon	Reiboldt
Richardson	Riddle	Rizzo	Rowland	Ruzicka
Sater	Schad	Scharnhorst	Schatz	Schieber
Schieffer	Schoeller	Schupp	Shively	Shumake
Sifton	Silvey	Smith 150	Solon	Sommer
Spreng	Still	Stream	Swearingen	Swinger
Talboy	Taylor	Thomson	Torpey	Wallingford
Walton Gray	Wells	Weter	White	Wieland
Wright	Wyatt	Zerr		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 020

Bernskoetter	Brattin	Brown 50	Carter	Diehl
Ellington	Frederick	Funderburk	Gatschenberger	Hughes
Lasater	May	McDonald	McManus	Nolte
Schneider	Smith 71	Webb	Webber	Mr Speaker

Speaker Pro Tem Schoeller declared the bill passed.

CCR HCS SCS SB 635, as amended, relating to financial transactions, was taken up by Representative Phillips.

On motion of Representative Phillips, **CCR HCS SCS SB 635, as amended**, was adopted by the following vote:

AYES: 134

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 85	Brown 116	Burlison	Carlson
Casey	Cauthorn	Cierpiot	Colona	Conway 14
Conway 27	Cookson	Cox	Crawford	Cross
Curtman	Davis	Denison	Ellinger	Entlicher
Fallert	Fisher	Fitzwater	Fraker	Franklin
Franz	Fuhr	Gosen	Grisamore	Guernsey
Haefner	Hampton	Harris	Hinson	Hodges
Holsman	Hoskins	Hough	Houghton	Hubbard
Hummel	Johnson	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kelley 126	Kelly 24	Kirkton
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Lant	Largent	Lauer	Leach
Leara	Lichtenegger	Loehner	Long	McCaherty
McCreery	McGeoghegan	McGhee	McNeil	Meadows
Molendorp	Montecillo	Morgan	Nance	Neth
Newman	Nichols	Nolte	Oxford	Pace
Parkinson	Phillips	Pierson	Pollock	Quinn
Redmon	Reiboldt	Richardson	Riddle	Rizzo
Rowland	Ruzicka	Schad	Scharnhorst	Schatz
Schieber	Schieffer	Schneider	Schoeller	Schupp
Shively	Shumake	Sifton	Silvey	Smith 150
Solon	Sommer	Spreng	Still	Stream
Swearingen	Swinger	Taylor	Thomson	Torpey
Wallingford	Walton Gray	Wells	Weter	White
Wieland	Wright	Wyatt	Zerr	

NOES: 002

Hughes	Marshall
--------	----------

PRESENT: 000

ABSENT WITH LEAVE: 027

Brattin	Brown 50	Carter	Day	Dieckhaus
Diehl	Dugger	Ellington	Elmer	Flanigan
Frederick	Funderburk	Gatschenberger	Higdon	Lasater
May	McCann Beatty	McDonald	McManus	McNary
Nasheed	Sater	Smith 71	Talboy	Webb
Webber	Mr Speaker			

On motion of Representative Phillips, **CCS HCS SCS SB 635** was truly agreed to and finally passed by the following vote:

AYES: 132

Anders	Atkins	Aull	Bahr	Barnes
Bernskoetter	Berry	Black	Brandom	Brown 85
Brown 116	Burlison	Casey	Cauthorn	Cierpiot
Colona	Conway 14	Conway 27	Cookson	Cox
Crawford	Cross	Curtman	Davis	Denison
Ellinger	Elmer	Entlicher	Fallert	Fisher
Fitzwater	Fraker	Franklin	Franz	Fuhr
Gosen	Guernsey	Haefner	Hampton	Harris
Hinson	Hodges	Holsman	Hoskins	Hough
Houghton	Hubbard	Johnson	Jones 63	Jones 89
Jones 117	Kander	Keeney	Kelley 126	Kelly 24
Kirkton	Klippenstein	Koenig	Korman	Kratky
Lair	Lampe	Lant	Largent	Lauer
Leach	Leara	Lichtenegger	Loehner	Long
McCaherty	McCann Beatty	McCreery	McGeoghegan	McGhee
McManus	McNary	McNeil	Meadows	Molendorp
Montecillo	Morgan	Nance	Neth	Newman
Nichols	Nolte	Oxford	Pace	Parkinson
Phillips	Pierson	Pollock	Quinn	Reiboldt
Richardson	Riddle	Rizzo	Rowland	Ruzicka
Sater	Schad	Schatz	Schieber	Schieffer
Schneider	Schoeller	Schupp	Shively	Shumake
Sifton	Silvey	Smith 150	Solon	Sommer
Spreng	Still	Stream	Swinger	Talboy
Taylor	Thomson	Torpey	Wallingford	Walton Gray
Wells	Weter	White	Wieland	Wright
Wyatt	Zerr			

NOES: 002

Hughes	Marshall
--------	----------

PRESENT: 000

ABSENT WITH LEAVE: 029

Allen	Asbury	Brattin	Brown 50	Carlson
Carter	Day	Dieckhaus	Diehl	Dugger
Ellington	Flanigan	Frederick	Funderburk	Gatschenberger
Grisamore	Higdon	Hummel	Lasater	May
McDonald	Nasheed	Redmon	Scharnhorst	Smith 71
Swearingen	Webb	Webber	Mr Speaker	

Speaker Pro Tem Schoeller declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 126

Anders	Asbury	Atkins	Aull	Barnes
Bernskoetter	Berry	Black	Brandom	Brown 50
Brown 85	Brown 116	Burlison	Carlson	Casey
Cauthorn	Cierpiot	Conway 14	Conway 27	Cookson
Cox	Crawford	Cross	Curtman	Davis
Denison	Dugger	Ellinger	Elmer	Entlicher
Fallert	Fisher	Fitzwater	Fraker	Franklin
Franz	Fuhr	Gosen	Grisamore	Guernsey
Haefner	Hampton	Harris	Hinson	Hodges
Holsman	Hoskins	Hough	Houghton	Hubbard
Johnson	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kelly 24	Klippenstein	Koenig	Korman
Kratky	Lair	Lampe	Lant	Largent
Lauer	Leach	Leara	Lichtenegger	Loehner
Long	McCaherty	McCann Beatty	McGeoghegan	McGhee
McNary	Meadows	Molendorp	Montecillo	Morgan
Nance	Nasheed	Neth	Nichols	Oxford
Pace	Parkinson	Phillips	Pierson	Pollock
Quinn	Redmon	Reiboldt	Richardson	Riddle
Rowland	Ruzicka	Sater	Schad	Schatz
Schieber	Schieffer	Schneider	Schoeller	Schupp
Shively	Shumake	Sifton	Silvey	Smith 150
Solon	Sommer	Still	Stream	Swearingen
Swinger	Talboy	Taylor	Thomson	Torpey
Wallingford	Weter	Wieland	Wright	Wyatt
Zerr				

NOES: 011

Bahr	Colona	Ellington	Hughes	Kirkton
Marshall	McCreery	McNeil	Newman	Spreng
Walton Gray				

PRESENT: 000

ABSENT WITH LEAVE: 026

Allen	Brattin	Carter	Day	Dieckhaus
Diehl	Flanigan	Frederick	Funderburk	Gatschenberger
Higdon	Hummel	Kelley 126	Lasater	May
McDonald	McManus	Nolte	Rizzo	Scharnhorst
Smith 71	Webb	Webber	Wells	White
Mr Speaker				

CCR HCS SS SCS SB 470, as amended, relating to transportation, was taken up by Representative Burlison.

On motion of Representative Burlison, **CCR HCS SS SCS SB 470, as amended**, was adopted by the following vote:

AYES: 129

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 50	Brown 85	Burlison	Carlson
Casey	Cauthorn	Cierpiot	Colona	Conway 14
Conway 27	Cookson	Cox	Crawford	Cross
Curtman	Davis	Denison	Dieckhaus	Diehl
Dugger	Elmer	Fallert	Fisher	Fitzwater
Fraker	Franklin	Franz	Fuhr	Gosen
Grisamore	Guernsey	Haefner	Hampton	Harris
Hinson	Hodges	Holsman	Hoskins	Hough
Houghton	Hummel	Johnson	Jones 63	Jones 89
Jones 117	Kander	Keeney	Kelley 126	Kelly 24
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Largent	Lauer	Leach	Leara
Lichtenegger	Loehner	Long	Marshall	McCaherty
McGeoghegan	McGhee	McManus	McNary	Meadows
Molendorp	Montecillo	Nance	Neth	Nichols
Nolte	Pace	Phillips	Pierson	Pollock
Quinn	Redmon	Reiboldt	Richardson	Riddle
Rizzo	Rowland	Ruzicka	Sater	Schad
Scharnhorst	Schatz	Schieber	Schieffer	Schneider
Schoeller	Shively	Shumake	Sifton	Silvey
Smith 150	Solon	Sommer	Stream	Swearingen
Swinger	Talboy	Taylor	Thomson	Torpey
Wallingford	Walton Gray	Wells	Weter	White
Wieland	Wright	Wyatt	Zerr	

NOES: 010

Kirkton	McCann Beatty	McCreery	McNeil	Morgan
Newman	Oxford	Schupp	Spreng	Still

PRESENT: 000

ABSENT WITH LEAVE: 024

Brattin	Brown 116	Carter	Day	Ellinger
Ellington	Entlicher	Flanigan	Frederick	Funderburk
Gatschenberger	Higdon	Hubbard	Hughes	Lant
Lasater	May	McDonald	Nasheed	Parkinson
Smith 71	Webb	Webber	Mr Speaker	

On motion of Representative Burlison, **CCS HCS SS SCS SB 470** was truly agreed to and finally passed by the following vote:

AYES: 128

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 50	Brown 85	Brown 116	Burlison
Carlson	Casey	Cauthorn	Cierpiot	Colona
Conway 14	Conway 27	Cookson	Cox	Crawford
Cross	Curtman	Davis	Denison	Dieckhaus
Dugger	Ellinger	Elmer	Fallert	Fisher
Fitzwater	Fraker	Franklin	Franz	Fuhr
Gosen	Grisamore	Guernsey	Haefner	Hampton
Harris	Hinson	Hodges	Holsman	Hoskins
Hough	Hubbard	Johnson	Jones 63	Jones 89
Jones 117	Kander	Keeney	Kelley 126	Kelly 24
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Largent	Lauer	Leach	Learn
Lichtenegger	Loehner	Long	Marshall	McCaherty
McGeoghegan	McGhee	McManus	McNary	Meadows
Molendorp	Montecillo	Nance	Neth	Nichols
Nolte	Pace	Phillips	Pierson	Pollock
Quinn	Redmon	Reiboldt	Richardson	Riddle
Rizzo	Rowland	Ruzicka	Sater	Schad
Scharnhorst	Schatz	Schieber	Schieffer	Schneider
Schoeller	Shively	Shumake	Sifton	Silvey
Smith 150	Solon	Sommer	Stream	Swearingen
Swinger	Talboy	Taylor	Thomson	Torpey
Wallingford	Wells	Weter	White	Wieland
Wright	Wyatt	Zerr		

NOES: 012

Hummel	Kirkton	McCann Beatty	McCreery	McNeil
Morgan	Newman	Oxford	Schupp	Spreng
Still	Walton Gray			

PRESENT: 000

ABSENT WITH LEAVE: 023

Brattin	Carter	Day	Diehl	Ellington
Entlicher	Flanigan	Frederick	Funderburk	Gatschenberger
Higdon	Houghton	Hughes	Lant	Lasater
May	McDonald	Nasheed	Parkinson	Smith 71
Webb	Webber	Mr Speaker		

Speaker Pro Tem Schoeller declared the bill passed.

CCR SS SB 665, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, as amended, House Amendment No. 4, House Amendment No. 5 and House Amendment No. 6, relating to a conveyance of state property, was taken up by Representative Asbury.

On motion of Representative Asbury, **CCR SS SB 665, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, as amended, House Amendment No. 4, House Amendment No. 5 and House Amendment No. 6** was adopted by the following vote:

AYES: 139

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 50	Brown 85	Brown 116	Burlison
Carlson	Casey	Cauthorn	Colona	Conway 14
Conway 27	Cookson	Cox	Crawford	Cross
Curtman	Davis	Denison	Dieckhaus	Diehl
Dugger	Ellinger	Ellington	Elmer	Entlicher
Fallert	Fisher	Fitzwater	Fraker	Franklin
Franz	Fuhr	Gosen	Grisamore	Guernsey
Haefner	Hampton	Harris	Hinson	Hodges
Holsman	Hoskins	Hough	Houghton	Hummel
Johnson	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kelley 126	Kelly 24	Kirkton	Klippenstein
Koenig	Korman	Kratky	Lair	Lampe
Lant	Largent	Lauer	Leach	Leara
Lichtenegger	Loehner	Long	Marshall	McCaherty
McCann Beatty	McCreery	McGeoghegan	McGhee	McManus
McNary	McNeil	Meadows	Montecillo	Morgan
Nance	Nasheed	Newman	Nichols	Nolte
Oxford	Pace	Phillips	Pierson	Quinn
Redmon	Reiboldt	Richardson	Riddle	Rizzo
Rowland	Ruzicka	Sater	Schad	Scharnhorst
Schatz	Schieber	Schieffer	Schneider	Schoeller
Schupp	Shively	Shumake	Sifton	Silvey
Smith 150	Solon	Sommer	Still	Stream
Swearingen	Swinger	Talboy	Taylor	Thomson
Torpey	Wallingford	Walton Gray	Wells	Weter
White	Wieland	Wright	Wyatt	

NOES: 002

Hughes	Pollock
--------	---------

PRESENT: 000

ABSENT WITH LEAVE: 022

Brattin	Carter	Cierpiot	Day	Flanigan
Frederick	Funderburk	Gatschenberger	Higdon	Hubbard
Lasater	May	McDonald	Molendorp	Neth
Parkinson	Smith 71	Spreng	Webb	Webber
Zerr	Mr Speaker			

On motion of Representative Asbury, **CCS SS SB 665** was truly agreed to and finally passed by the following vote:

AYES: 137

Anders	Asbury	Atkins	Bahr	Barnes
Bernskoetter	Berry	Black	Brandom	Brown 50
Brown 85	Brown 116	Burlison	Carlson	Casey
Cauthorn	Cierpiot	Colona	Conway 14	Conway 27
Cookson	Cox	Crawford	Cross	Curtman
Davis	Denison	Dieckhaus	Diehl	Dugger
Ellinger	Ellington	Elmer	Entlicher	Fallert
Fisher	Fitzwater	Fraker	Franklin	Franz
Fuhr	Gosen	Grisamore	Guernsey	Haefner
Hampton	Harris	Hinson	Hodges	Holsman
Hoskins	Hough	Houghton	Hummel	Johnson
Jones 63	Jones 89	Jones 117	Kander	Keeney
Kelley 126	Kelly 24	Kirkton	Klippenstein	Koenig
Korman	Kratky	Lair	Lampe	Lant
Largent	Lauer	Leach	Leara	Lichtenegger
Loehner	Long	Marshall	McCaherty	McCann Beatty
McCreery	McGeoghegan	McGhee	McManus	McNary
McNeil	Meadows	Montecillo	Morgan	Nance
Neth	Newman	Nichols	Nolte	Oxford
Pace	Phillips	Pierson	Quinn	Redmon
Reiboldt	Richardson	Riddle	Rizzo	Rowland
Ruzicka	Sater	Schad	Scharnhorst	Schatz
Schieber	Schieffer	Schoeller	Schupp	Shively
Shumake	Sifton	Silvey	Smith 150	Solon
Sommer	Still	Stream	Swearingen	Swinger
Talboy	Taylor	Thomson	Torpey	Wallingford
Walton Gray	Wells	Weter	White	Wieland
Wright	Wyatt			

NOES: 002

Hughes	Pollock
--------	---------

PRESENT: 000

ABSENT WITH LEAVE: 024

Allen	Aull	Brattin	Carter	Day
Flanigan	Frederick	Funderburk	Gatschenberger	Higdon
Hubbard	Lasater	May	McDonald	Molendorp
Nasheed	Parkinson	Schneider	Smith 71	Spreng
Webb	Webber	Zerr	Mr Speaker	

Speaker Pro Tem Schoeller declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 131

Allen	Anders	Asbury	Atkins	Aull
Barnes	Bernskoetter	Berry	Black	Brandom
Brown 50	Brown 85	Brown 116	Burlison	Carlson
Casey	Cauthorn	Cierpiot	Colona	Conway 14
Conway 27	Cookson	Crawford	Cross	Curtman
Davis	Denison	Dieckhaus	Dugger	Ellinger
Ellington	Elmer	Entlicher	Fallert	Fitzwater
Fraker	Franklin	Franz	Fuhr	Gosen
Grisamore	Guernsey	Haefner	Hampton	Harris
Hinson	Hodges	Holsman	Hoskins	Hough
Houghton	Hummel	Johnson	Jones 63	Jones 89
Jones 117	Kander	Keeney	Kelley 126	Klippenstein
Koenig	Korman	Kratky	Lair	Lampe
Lant	Largent	Lauer	Leach	Leara
Lichtenegger	Loehner	Long	McCaherty	McCann Beatty
McGeoghegan	McGhee	McManus	McNary	McNeil
Meadows	Molendorp	Montecillo	Morgan	Nance
Neth	Nichols	Nolte	Oxford	Pace
Phillips	Pierson	Pollock	Quinn	Redmon
Reiboldt	Richardson	Riddle	Rizzo	Rowland
Ruzicka	Schad	Scharnhorst	Schatz	Schieber
Schieffer	Schneider	Schoeller	Schupp	Shively
Shumake	Sifton	Silvey	Smith 150	Solon
Sommer	Still	Stream	Swinger	Talboy
Taylor	Thomson	Torpey	Wallingford	Walton Gray
Wells	Weter	White	Wieland	Wyatt
Zerr				

NOES: 005

Bahr	Kirkton	Marshall	McCreery	Newman
------	---------	----------	----------	--------

PRESENT: 000

ABSENT WITH LEAVE: 027

Brattin	Carter	Cox	Day	Diehl
Fisher	Flanigan	Frederick	Funderburk	Gatschenberger
Higdon	Hubbard	Hughes	Kelly 24	Lasater
May	McDonald	Nasheed	Parkinson	Sater
Smith 71	Sprenge	Swearingen	Webb	Webber
Wright	Mr Speaker			

Representative Schad assumed the Chair.

CCR HCS SCS SB 631, as amended, relating to agriculture, was taken up by Representative Reiboldt.

On motion of Representative Reiboldt, **CCR HCS SCS SB 631, as amended**, was adopted by the following vote:

AYES: 119

Allen	Asbury	Aull	Bahr	Barnes
Bernskoetter	Berry	Black	Brandom	Brown 50
Brown 85	Brown 116	Burlison	Casey	Cauthorn
Cierpiot	Colona	Conway 14	Conway 27	Cookson
Cox	Crawford	Dieckhaus	Diehl	Dugger
Elmer	Entlicher	Fallert	Fisher	Fitzwater
Flanigan	Fraker	Franklin	Franz	Fuhr
Gatschenberger	Gosen	Grisamore	Guernsey	Haefner
Hampton	Harris	Hinson	Holsman	Hough
Houghton	Hubbard	Hummel	Johnson	Jones 63
Jones 89	Jones 117	Kander	Keeney	Kelley 126
Kelly 24	Klippenstein	Koenig	Korman	Kratky
Lair	Lampe	Lant	Largent	Lauer
Leach	Leara	Lichtenegger	Loehner	Long
McCaherty	McCann Beatty	McGeoghegan	McGhee	McNary
Nance	Neth	Nolte	Parkinson	Phillips
Pierson	Pollock	Quinn	Redmon	Reiboldt
Richardson	Riddle	Rizzo	Rowland	Ruzicka
Sater	Schad	Schatz	Schieber	Schieffer
Schneider	Schoeller	Shively	Shumake	Sifton
Silvey	Smith 150	Solon	Sommer	Stream
Swearingen	Swinger	Talboy	Taylor	Thomson
Torpey	Wallingford	Wells	Weter	White
Wieland	Wright	Wyatt	Zerr	

NOES: 018

Anders	Carlson	Ellinger	Ellington	Kirkton
Marshall	McCreery	McNeil	Montecillo	Morgan
Newman	Nichols	Oxford	Pace	Schupp
Spreng	Still	Walton Gray		

PRESENT: 000

ABSENT WITH LEAVE: 026

Atkins	Brattin	Carter	Cross	Curtman
Davis	Day	Denison	Frederick	Funderburk
Higdon	Hodges	Hoskins	Hughes	Lasater
May	McDonald	McManus	Meadows	Molendorp
Nasheed	Scharnhorst	Smith 71	Webb	Webber
Mr Speaker				

On motion of Representative Reiboldt, **CCS HCS SCS SB 631** was truly agreed to and finally passed by the following vote:

AYES: 127

Allen	Asbury	Atkins	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandom
Brown 50	Brown 85	Brown 116	Burlison	Casey
Cauthorn	Cierpiot	Colona	Conway 14	Conway 27
Cookson	Cox	Crawford	Curtman	Davis
Day	Dieckhaus	Diehl	Dugger	Elmer
Entlicher	Fallert	Fisher	Fitzwater	Flanigan
Fraker	Franklin	Franz	Fuhr	Gatschenberger
Gosen	Grisamore	Guernsey	Haefner	Hampton
Harris	Higdon	Hinson	Hodges	Holsman
Hoskins	Hough	Houghton	Hubbard	Hummel
Johnson	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kelley 126	Kelly 24	Klippenstein	Koenig
Korman	Kratky	Lair	Lampe	Lant
Largent	Lauer	Leach	Lichtenegger	Loehner
Long	McCaherty	McCann Beatty	McGhee	McManus
McNary	Meadows	Nance	Neth	Nolte
Parkinson	Phillips	Pierson	Pollock	Quinn
Redmon	Reiboldt	Richardson	Riddle	Rizzo
Rowland	Ruzicka	Sater	Schad	Schatz
Schieber	Schieffer	Schneider	Schoeller	Shively
Shumake	Sifton	Silvey	Smith 150	Solon
Sommer	Stream	Swearingen	Swinger	Talboy
Taylor	Thomson	Torpey	Wallingford	Wells
Weter	White	Wieland	Wright	Wyatt
Zerr	Mr Speaker			

NOES: 019

Anders	Carlson	Ellinger	Ellington	Kirkton
Marshall	McCreery	McGeoghegan	McNeil	Montecillo
Morgan	Newman	Nichols	Oxford	Pace
Schupp	Spreng	Still	Walton Gray	

PRESENT: 000

ABSENT WITH LEAVE: 017

Brattin	Carter	Cross	Denison	Frederick
Funderburk	Hughes	Lasater	Leara	May
McDonald	Molendorp	Nasheed	Scharnhorst	Smith 71
Webb	Webber			

Representative Schad declared the bill passed.

Representative Meadows assumed the Chair.

CCR SB 599, with House Amendment No. 1, House Amendment No. 2, as amended, House Amendment No. 3, as amended, House Amendment No. 4, as amended, and House Amendment No. 5, relating to gifted education, was taken up by Representative Dieckhaus.

On motion of Representative Dieckhaus, **CCR SB 599, with House Amendment No. 1, House Amendment No. 2, as amended, House Amendment No. 3, as amended, House Amendment No. 4, as amended, and House Amendment No. 5** was adopted by the following vote:

AYES: 148

Allen	Anders	Atkins	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandom
Brown 50	Brown 85	Brown 116	Burlison	Carlson
Casey	Cauthorn	Cierpiot	Colona	Conway 14
Conway 27	Cookson	Cox	Crawford	Curtman
Davis	Day	Denison	Dieckhaus	Diehl
Dugger	Ellinger	Elmer	Entlicher	Fallert
Fisher	Fitzwater	Flanigan	Fraker	Franklin
Franz	Fuhr	Gatschenberger	Gosen	Grisamore
Guernsey	Haefner	Hampton	Harris	Higdon
Hinson	Hodges	Holsman	Hoskins	Hough
Houghton	Hubbard	Hummel	Johnson	Jones 63
Jones 89	Jones 117	Kander	Keeney	Kelley 126
Kelly 24	Kirkton	Klippenstein	Koenig	Korman
Kratky	Lair	Lampe	Lant	Largent
Lauer	Leach	Leara	Lichtenegger	Loehner
Long	Marshall	McCaherty	McCann Beatty	McCreery
McGeoghegan	McGhee	McManus	McNary	McNeil
Meadows	Molendorp	Montecillo	Morgan	Nance
Nasheed	Neth	Newman	Nichols	Nolte
Oxford	Pace	Parkinson	Phillips	Pierson
Pollock	Quinn	Redmon	Reiboldt	Richardson
Riddle	Rizzo	Rowland	Ruzicka	Sater
Schad	Scharnhorst	Schatz	Schieber	Schieffer
Schneider	Schoeller	Schupp	Shively	Shumake
Sifton	Silvey	Smith 150	Solon	Sommer
Still	Stream	Swearingen	Swinger	Talboy
Taylor	Thomson	Torpey	Wallingford	Walton Gray
Wells	Weter	White	Wieland	Wright
Wyatt	Zerr	Mr Speaker		

NOES: 001

Spreng

PRESENT: 000

ABSENT WITH LEAVE: 014

Asbury	Brattin	Carter	Cross	Ellington
Frederick	Funderburk	Hughes	Lasater	May
McDonald	Smith 71	Webb	Webber	

On motion of Representative Dieckhaus, **CCS SB 599** was truly agreed to and finally passed by the following vote:

AYES: 146

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 50	Brown 85	Brown 116	Burlison
Carlson	Casey	Cauthorn	Cierpiot	Colona
Conway 14	Conway 27	Cookson	Cox	Crawford
Curtman	Davis	Day	Denison	Dieckhaus
Diehl	Dugger	Ellinger	Elmer	Entlicher
Fallert	Fisher	Fitzwater	Flanigan	Fraker
Franklin	Franz	Fuhr	Gatschenberger	Gosen
Grisamore	Guernsey	Haefner	Hampton	Harris
Higdon	Hinson	Hodges	Holsman	Hoskins
Hough	Houghton	Hummel	Johnson	Jones 63
Jones 89	Kander	Keeney	Kelley 126	Kirkton
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Lant	Largent	Lauer	Leach
Leara	Lichtenegger	Loehner	Long	Marshall
McCaherty	McCann Beatty	McCreery	McGeoghegan	McGhee
McManus	McNary	McNeil	Meadows	Molendorp
Montecillo	Morgan	Nance	Nasheed	Neth
Newman	Nichols	Nolte	Oxford	Pace
Parkinson	Phillips	Pierson	Pollock	Quinn
Reiboldt	Richardson	Riddle	Rizzo	Rowland
Ruzicka	Sater	Schad	Scharnhorst	Schatz
Schieber	Schieffer	Schneider	Schoeller	Schupp
Shively	Shumake	Sifton	Silvey	Smith 150
Solon	Sommer	Spreng	Still	Stream
Swearingen	Swinger	Talboy	Taylor	Thomson
Torpey	Wallingford	Walton Gray	Wells	Weter
White	Wieland	Wright	Wyatt	Zerr
Mr Speaker				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 017

Brattin	Carter	Cross	Ellington	Frederick
Funderburk	Hubbard	Hughes	Jones 117	Kelly 24
Lasater	May	McDonald	Redmon	Smith 71
Webb	Webber			

Representative Meadows declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 139

Allen	Asbury	Atkins	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandom
Brown 50	Brown 85	Brown 116	Burlison	Casey
Cauthorn	Cierpiot	Colona	Conway 14	Conway 27
Cookson	Cox	Crawford	Curtman	Davis
Day	Denison	Dieckhaus	Diehl	Dugger
Ellinger	Elmer	Entlicher	Fallert	Fisher
Fitzwater	Flanigan	Fraker	Franklin	Franz
Fuhr	Gatschenberger	Gosen	Grisamore	Guernsey
Haefner	Hampton	Harris	Higdon	Hinson
Hodges	Holsman	Hoskins	Hough	Houghton
Hummel	Johnson	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kelley 126	Kelly 24	Kirkton
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Lant	Largent	Lauer	Leach
Leara	Lichtenegger	Loehner	Long	McCaherty
McCann Beatty	McGeoghegan	McGhee	McManus	McNary
McNeil	Meadows	Molendorp	Montecillo	Morgan
Nance	Nasheed	Neth	Newman	Nichols
Nolte	Oxford	Pace	Parkinson	Phillips
Pierson	Pollock	Quinn	Redmon	Reiboldt
Richardson	Riddle	Rizzo	Rowland	Ruzicka
Schad	Schatz	Schieber	Schieffer	Schneider
Schoeller	Schupp	Shively	Shumake	Sifton
Silvey	Smith 150	Solon	Sommer	Still
Stream	Swinger	Talboy	Thomson	Torpey
Wallingford	Wells	Weter	White	Wieland
Wright	Wyatt	Zerr	Mr Speaker	

NOES: 006

Anders	Marshall	Spreng	Swearingen	Taylor
Walton Gray				

PRESENT: 000

ABSENT WITH LEAVE: 018

Brattin	Carlson	Carter	Cross	Ellington
Frederick	Funderburk	Hubbard	Hughes	Lasater
May	McCreery	McDonald	Sater	Scharnhorst
Smith 71	Webb	Webber		

Speaker Tilley resumed the Chair.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **HCS SB 636, as amended**, and has taken up and passed **CCS HCS SB 636**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SS SCS SB 755, as amended**, and request the House to recede from its position on **HCS, as amended**, and take up and pass **SS SCS SB 755**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SCS SBs 767, 653, 754, 705, 441, 528, 831, 833 and 847, as amended**, and requests the House to recede from its position on **HCS, as amended**, and take up and pass **SCS SBs 767, 653, 754, 705, 441, 528, 831, 833 and 847**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the conference on **HCS SS SB 854, as amended**, has been dissolved and the Senate requests that the House recede from its position on **HCS SS SB 854, as amended**, and take up and pass **SS SB 854**.

HOUSE BILL WITH SENATE AMENDMENTS

SCS HCS HB 1789, as amended, relating to student travel hardships, was taken up by Representative Schad.

Representative Riddle moved the previous question.

Which motion was adopted by the following vote:

AYES: 099

Allen	Asbury	Bahr	Barnes	Bernskoetter
Berry	Brandom	Brown 85	Brown 116	Burlison
Cauthorn	Cierpiot	Cookson	Cox	Crawford
Cross	Curtman	Davis	Day	Denison
Dieckhaus	Diehl	Dugger	Elmer	Entlicher
Fisher	Fitzwater	Flanigan	Fraker	Franklin
Franz	Fuhr	Gatschenberger	Gosen	Grisamore
Guernsey	Haefner	Hampton	Higdon	Hinson
Hoskins	Hough	Houghton	Johnson	Jones 89
Jones 117	Keeney	Kelley 126	Klippenstein	Koenig
Korman	Lair	Lant	Largent	Lauer
Leach	Leara	Lichtenegger	Loehner	Long
Marshall	McCaherty	McGhee	McNary	Molendorp
Nance	Neth	Nolte	Parkinson	Phillips
Pollock	Redmon	Reiboldt	Richardson	Riddle
Rowland	Ruzicka	Schad	Schatz	Schieber
Schneider	Schoeller	Shumake	Silvey	Smith 150
Solon	Sommer	Stream	Thomson	Torpey
Wallingford	Wells	Weter	White	Wieland
Wright	Wyatt	Zerr	Mr Speaker	

2657 *Journal of the House*

NOES: 049

Anders	Atkins	Aull	Black	Brown 50
Carlson	Casey	Colona	Conway 27	Ellinger
Ellington	Fallert	Harris	Hodges	Holsman
Hughes	Hummel	Jones 63	Kander	Kelly 24
Kirkton	Kratky	Lampe	McCann Beatty	McCreery
McGeoghegan	McManus	McNeil	Meadows	Montecillo
Morgan	Nasheed	Newman	Nichols	Oxford
Pace	Pierson	Quinn	Rizzo	Schieffer
Schupp	Shively	Sifton	Still	Swearingen
Swinger	Talboy	Taylor	Walton Gray	

PRESENT: 000

ABSENT WITH LEAVE: 015

Brattin	Carter	Conway 14	Frederick	Funderburk
Hubbard	Lasater	May	McDonald	Sater
Scharnhorst	Smith 71	Spreng	Webb	Webber

On motion of Representative Schad, **SCS HCS HB 1789, as amended**, was adopted by the following vote:

AYES: 083

Allen	Bahr	Barnes	Bernskoetter	Berry
Brandom	Brown 50	Brown 85	Brown 116	Burlison
Cauthorn	Cierpiot	Conway 14	Cookson	Cox
Crawford	Curtman	Davis	Day	Denison
Dieckhaus	Diehl	Elmer	Fisher	Flanigan
Franklin	Franz	Fuhr	Gatschenberger	Gosen
Grisamore	Guernsey	Haefner	Higdon	Hinson
Hoskins	Hough	Houghton	Johnson	Jones 63
Jones 89	Jones 117	Keeney	Kelley 126	Kelly 24
Klippenstein	Koenig	Korman	Lair	Lant
Leach	Leara	Lichtenegger	Loehner	Long
McCaherty	McGhee	McNary	Nance	Neth
Nolte	Parkinson	Pollock	Reiboldt	Richardson
Riddle	Schad	Scharnhorst	Schatz	Schneider
Schoeller	Shumake	Silvey	Smith 150	Sommer
Stream	Torpey	Weter	White	Wieland
Wyatt	Zerr	Mr Speaker		

NOES: 068

Anders	Asbury	Atkins	Aull	Black
Carlson	Casey	Colona	Conway 27	Cross
Dugger	Ellinger	Ellington	Entlicher	Fallert
Fitzwater	Fraker	Hampton	Harris	Hodges
Holsman	Hughes	Hummel	Kander	Kirkton
Kratky	Lampe	Largent	Lauer	Marshall
McCann Beatty	McCreery	McGeoghegan	McManus	McNeil
Meadows	Molendorp	Montecillo	Morgan	Nasheed
Newman	Nichols	Oxford	Pace	Phillips
Pierson	Quinn	Redmon	Rizzo	Rowland
Ruzicka	Schieber	Schieffer	Schupp	Shively

Sifton	Solon	Spreng	Still	Swearingen
Swinger	Talboy	Taylor	Thomson	Wallingford
Walton Gray	Wells	Wright		

PRESENT: 000

ABSENT WITH LEAVE: 012

Brattin	Carter	Frederick	Funderburk	Hubbard
Lasater	May	McDonald	Sater	Smith 71
Webb	Webber			

On motion of Representative Schad, **SCS HCS HB 1789, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 083

Allen	Bahr	Barnes	Bernskoetter	Berry
Brandom	Brown 85	Brown 116	Burlison	Cauthorn
Cierpiot	Conway 14	Cox	Crawford	Curtman
Davis	Day	Denison	Dieckhaus	Diehl
Ellinger	Elmer	Fisher	Flanigan	Franklin
Franz	Fuhr	Gatschenberger	Gosen	Grisamore
Guernsey	Haefner	Higdon	Hinson	Hoskins
Hough	Houghton	Johnson	Jones 63	Jones 89
Jones 117	Keeney	Kelley 126	Kelly 24	Klippenstein
Koenig	Korman	Lair	Lant	Lauer
Leach	Leara	Lichtenegger	Loehner	Long
McCaherty	McGhee	McNary	Nance	Neth
Nolte	Parkinson	Pollock	Reiboldt	Richardson
Riddle	Schad	Scharnhorst	Schatz	Schneider
Schoeller	Shumake	Silvey	Smith 150	Stream
Torpey	Weter	White	Wieland	Wright
Wyatt	Zerr	Mr Speaker		

NOES: 062

Anders	Asbury	Atkins	Aull	Black
Carlson	Casey	Colona	Conway 27	Cross
Ellington	Entlicher	Fallert	Fraker	Hampton
Harris	Hodges	Holsman	Hughes	Hummel
Kander	Kirkton	Kratky	Lampe	Largent
Marshall	McCann Beatty	McCreery	McGeoghegan	McManus
McNeil	Meadows	Molendorp	Montecillo	Morgan
Nasheed	Newman	Nichols	Oxford	Pace
Phillips	Pierson	Quinn	Redmon	Rizzo
Rowland	Ruzicka	Schieber	Schieffer	Schupp
Shively	Sifton	Solon	Spreng	Still
Swearingen	Swinger	Talboy	Taylor	Wallingford
Walton Gray	Wells			

PRESENT: 000

ABSENT WITH LEAVE: 018

Brattin	Brown 50	Carter	Cookson	Dugger
Fitzwater	Frederick	Funderburk	Hubbard	Lasater
May	McDonald	Sater	Smith 71	Sommer
Thomson	Webb	Webber		

Speaker Tilley declared the bill passed.

Speaker Pro Tem Schoeller resumed the Chair.

THIRD READING OF SENATE BILL

SS SB 464, relating to a health insurance exchange, was taken up by Representative Burlison.

Representative Jones (63) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Substitute for Senate Bill No. 464, Page 2, Section 376.1186, Line 40, by inserting after “**Section 1321(c)(1)**” on said line the following:

“, **Section 1311(k), and Section 1311(d)**”; and

Further amend said bill and section, Page 3, Line 84, by inserting after “**Section 1321(c)(1)**” on said line the following:

“, **Section 1311(k), and Section 1311(d)**”; and

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

Representative Jones (89) moved the previous question.

Which motion was adopted by the following vote:

AYES: 085

Asbury	Bahr	Barnes	Bernskoetter	Berry
Brandom	Brown 85	Brown 116	Burlison	Cauthorn
Cierpiot	Cookson	Cox	Crawford	Curtman
Davis	Denison	Dugger	Elmer	Entlicher
Fisher	Fitzwater	Fraker	Franklin	Franz
Fuhr	Gatschenberger	Gosen	Grisamore	Guernsey
Haefner	Hampton	Higdon	Hoskins	Hough
Houghton	Johnson	Jones 89	Jones 117	Keeney
Kelley 126	Klippenstein	Koenig	Korman	Lair
Lant	Largent	Lauer	Leach	Leara
Lichtenegger	Long	Marshall	McCaherty	McNary
Molendorp	Nance	Nolte	Parkinson	Phillips
Pollock	Redmon	Reiboldt	Riddle	Rowland
Ruzicka	Schad	Scharnhorst	Schatz	Schneider

Schoeller	Shumake	Silvey	Smith 150	Solon
Sommer	Stream	Thomson	Torpey	Wallingford
Wells	Wieland	Wright	Wyatt	Zerr

NOES: 045

Atkins	Aull	Black	Brown 50	Carlson
Casey	Colona	Conway 27	Ellinger	Ellington
Fallert	Harris	Hodges	Holsman	Hummel
Jones 63	Kelly 24	Kirkton	Kratky	Lampe
McCann Beatty	McCreery	McGeoghegan	McManus	McNeil
Meadows	Montecillo	Morgan	Nasheed	Newman
Nichols	Oxford	Pace	Pierson	Quinn
Rizzo	Schieffer	Schupp	Shively	Sifton
Still	Swearingen	Talboy	Taylor	Walton Gray

PRESENT: 000

ABSENT WITH LEAVE: 033

Allen	Anders	Brattin	Carter	Conway 14
Cross	Day	Dieckhaus	Diehl	Flanigan
Frederick	Funderburk	Hinson	Hubbard	Hughes
Kander	Lasater	Loehner	May	McDonald
McGhee	Neth	Richardson	Sater	Schieber
Smith 71	Spreng	Swinger	Webb	Webber
Weter	White	Mr Speaker		

Representative Jones (63) moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

Representative Jones (89) assumed the Chair.

Representative Schoeller moved the previous question.

Which motion was adopted by the following vote:

AYES: 096

Allen	Asbury	Bahr	Barnes	Bernskoetter
Berry	Brandom	Brown 85	Brown 116	Burlison
Cauthorn	Cierpiot	Conway 14	Cookson	Cox
Crawford	Cross	Curtman	Davis	Day
Denison	Dugger	Elmer	Entlicher	Fisher
Fitzwater	Flanigan	Fraker	Franklin	Franz
Fuhr	Gatschenberger	Gosen	Grisamore	Guernsey
Haefner	Hampton	Higdon	Hinson	Hoskins
Hough	Houghton	Johnson	Jones 89	Jones 117
Keeney	Kelley 126	Klippenstein	Koenig	Korman
Lant	Largent	Lauer	Leach	Leara
Lichtenegger	Loehner	Long	Marshall	McCaherty
McGhee	McNary	Molendorp	Nance	Neth
Nolte	Parkinson	Phillips	Pollock	Redmon
Reiboldt	Richardson	Riddle	Rowland	Ruzicka

2661 *Journal of the House*

Schad	Scharnhorst	Schatz	Schieber	Schoeller
Shumake	Silvey	Smith 150	Solon	Sommer
Stream	Thomson	Torpey	Wallingford	Wells
Weter	White	Wieland	Wright	Wyatt
Zerr				

NOES: 047

Anders	Atkins	Aull	Black	Brown 50
Carlson	Casey	Colona	Conway 27	Ellinger
Ellington	Fallert	Harris	Hodges	Holsman
Hummel	Jones 63	Kelly 24	Kirkton	Kratky
Lampe	McCann Beatty	McCreery	McGeoghegan	McManus
McNeil	Meadows	Montecillo	Morgan	Nasheed
Newman	Nichols	Oxford	Pace	Pierson
Quinn	Rizzo	Schieffer	Schupp	Shively
Sifton	Spreng	Still	Swinger	Talboy
Taylor	Walton Gray			

PRESENT: 000

ABSENT WITH LEAVE: 020

Brattin	Carter	Dieckhaus	Diehl	Frederick
Funderburk	Hubbard	Hughes	Kander	Lair
Lasater	May	McDonald	Sater	Schneider
Smith 71	Swearingen	Webb	Webber	Mr Speaker

On motion of Representative Burlison, **SS SB 464** was truly agreed to and finally passed by the following vote:

AYES: 108

Allen	Anders	Asbury	Bahr	Barnes
Bernskoetter	Berry	Black	Brandom	Brown 50
Brown 85	Brown 116	Burlison	Casey	Cauthorn
Cierpiot	Conway 14	Cookson	Cox	Crawford
Cross	Curtman	Davis	Day	Denison
Diehl	Dugger	Elmer	Entlicher	Fallert
Fisher	Fitzwater	Flanigan	Fraker	Franklin
Franz	Fuhr	Gatschenberger	Gosen	Guernsey
Haefner	Hampton	Harris	Higdon	Hinson
Hoskins	Hough	Houghton	Johnson	Jones 89
Jones 117	Keeney	Kelley 126	Klippenstein	Koenig
Korman	Lant	Largent	Lauer	Leach
Leara	Lichtenegger	Loehner	Long	Marshall
McCaherty	McGhee	McNary	Meadows	Molendorp
Nance	Neth	Nolte	Parkinson	Phillips
Pollock	Quinn	Redmon	Reiboldt	Richardson
Riddle	Rowland	Ruzicka	Sater	Schad
Scharnhorst	Schatz	Schieber	Schneider	Schoeller
Shively	Shumake	Silvey	Smith 150	Solon
Sommer	Stream	Swinger	Thomson	Torpey
Wallingford	Wells	Weter	White	Wieland
Wright	Wyatt	Zerr		

NOES: 038

Atkins	Aull	Carlson	Colona	Conway 27
Ellinger	Ellington	Hodges	Holsman	Hubbard
Hummel	Jones 63	Kelly 24	Kirkton	Kratky
Lampe	McCann Beatty	McCreery	McGeoghegan	McManus
McNeil	Montecillo	Morgan	Nasheed	Newman
Nichols	Oxford	Pace	Pierson	Rizzo
Schieffer	Schupp	Sifton	Spreng	Still
Talboy	Taylor	Walton Gray		

PRESENT: 000

ABSENT WITH LEAVE: 017

Brattin	Carter	Dieckhaus	Frederick	Funderburk
Grisamore	Hughes	Kander	Lair	Lasater
May	McDonald	Smith 71	Swearingen	Webb
Webber	Mr Speaker			

Representative Jones (89) declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 1315**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 1854**, entitled:

An act to repeal sections 209.150, 209.152, 209.200, 209.202, 288.034, 301.143, and 304.028, RSMo, and to enact in lieu thereof eight new sections relating to services provided to individuals with disabilities, with penalty provisions, an expiration date for a certain section and an emergency clause for a certain section.

With Senate Amendment No. 1 and Senate Amendment No. 2.

Senate Amendment No. 1

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1854, Page 26, Section 288.034, Line 13, by inserting at the end of said line the following:

"However, in the event an employment relationship exists between the provider and any worker as determined under this chapter, the services performed by such worker shall be deemed to be employment if the provider is an organization described in Section 501(c)(3) of the Internal Revenue Code, any governmental entity, or a federally recognized Indian tribe."

Senate Amendment No. 2

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1854, Page 32, Section 304.028, Line 19 of said page, by inserting after all of said line the following:

"660.315. 1. After an investigation and a determination has been made to place a person's name on the employee disqualification list, that person shall be notified in writing mailed to his or her last known address that:

(1) An allegation has been made against the person, the substance of the allegation and that an investigation has been conducted which tends to substantiate the allegation;

(2) The person's name will be included in the employee disqualification list of the department;

(3) The consequences of being so listed including the length of time to be listed; and

(4) The person's rights and the procedure to challenge the allegation.

2. If no reply has been received within thirty days of mailing the notice, the department may include the name of such person on its list. The length of time the person's name shall appear on the employee disqualification list shall be determined by the director or the director's designee, based upon the criteria contained in subsection 9 of this section.

3. If the person so notified wishes to challenge the allegation, such person may file an application for a hearing with the department. The department shall grant the application within thirty days after receipt by the department and set the matter for hearing, or the department shall notify the applicant that, after review, the allegation has been held to be unfounded and the applicant's name will not be listed.

4. If a person's name is included on the employee disqualification list without the department providing notice as required under subsection 1 of this section, such person may file a request with the department for removal of the name or for a hearing. Within thirty days after receipt of the request, the department shall either remove the name from the list or grant a hearing and set a date therefor.

5. Any hearing shall be conducted in the county of the person's residence by the director of the department or the director's designee. The provisions of chapter 536 for a contested case except those provisions or amendments which are in conflict with this section shall apply to and govern the proceedings contained in this section and the rights and duties of the parties involved. The person appealing such an action shall be entitled to present evidence, pursuant to the provisions of chapter 536, relevant to the allegations.

6. Upon the record made at the hearing, the director of the department or the director's designee shall determine all questions presented and shall determine whether the person shall be listed on the employee disqualification list. The director of the department or the director's designee shall clearly state the reasons for his or her decision and shall include a statement of findings of fact and conclusions of law pertinent to the questions in issue.

7. A person aggrieved by the decision following the hearing shall be informed of his or her right to seek judicial review as provided under chapter 536. If the person fails to appeal the director's findings, those findings shall constitute a final determination that the person shall be placed on the employee disqualification list.

8. A decision by the director shall be inadmissible in any civil action brought against a facility or the in-home services provider agency and arising out of the facts and circumstances which brought about the employment disqualification proceeding, unless the civil action is brought against the facility or the in-home services provider agency by the department of health and senior services or one of its divisions.

9. The length of time the person's name shall appear on the employee disqualification list shall be determined by the director of the department of health and senior services or the director's designee, based upon the following:

(1) Whether the person acted recklessly or knowingly, as defined in chapter 562;

(2) The degree of the physical, sexual, or emotional injury or harm; or the degree of the imminent danger to the health, safety or welfare of a resident or in-home services client;

(3) The degree of misappropriation of the property or funds, or falsification of any documents for service delivery of an in-home services client;

(4) Whether the person has previously been listed on the employee disqualification list;

(5) Any mitigating circumstances;

(6) Any aggravating circumstances; and

(7) Whether alternative sanctions resulting in conditions of continued employment are appropriate in lieu of placing a person's name on the employee disqualification list. Such conditions of employment may include, but are not limited to, additional training and employee counseling. Conditional employment shall terminate upon the expiration of the designated length of time and the person's submitting documentation which fulfills the department of health and senior services' requirements.

10. The removal of any person's name from the list under this section shall not prevent the director from keeping records of all acts finally determined to have occurred under this section.

11. The department shall provide the list maintained pursuant to this section to other state departments upon request and to any person, corporation, organization, or association who:

(1) Is licensed as an operator under chapter 198;

(2) Provides in-home services under contract with the department;

(3) Employs nurses and nursing assistants for temporary or intermittent placement in health care facilities;

(4) Is approved by the department to issue certificates for nursing assistants training;

(5) Is an entity licensed under chapter 197; or

(6) Is a recognized school of nursing, medicine, or other health profession for the purpose of determining whether students scheduled to participate in clinical rotations with entities described in subdivision (1), (2), or (5) of this subsection are included in the employee disqualification list. The department shall inform any person listed above who inquires of the department whether or not a particular name is on the list. The department may require that the request be made in writing.

12. No person, corporation, organization, or association who received the employee disqualification list under subdivisions (1) to (5) of subsection 11 of this section shall knowingly employ any person who is on the employee disqualification list. Any person, corporation, organization, or association who received the employee disqualification list under subdivisions (1) to (5) of subsection 11 of this section, or any person responsible for providing health care service, who declines to employ or terminates a person whose name is listed in this section shall be immune from suit by that person or anyone else acting for or in behalf of that person for the failure to employ or for the termination of the person whose name is listed on the employee disqualification list.

13. (1) Any employer [who is] required to [discharge an employee because the employee was placed on a disqualification list maintained by the department of health and senior services after the date of hire] **deny employment to an applicant or discharge an employee, provisional or otherwise, as a result of information obtained through any portion of the background screening and employment eligibility determination process under section 210.903, or subsequent, periodic screenings, shall not be liable in any action brought by the applicant or employee relating to discharge where the employer is required by law to terminate the employee, provisional or otherwise, and shall not be charged for unemployment insurance benefits based on wages paid to the employee for work prior to the date of discharge, pursuant to section 288.100.**

(2) **Notwithstanding subsections 3 and 5 of section 288.090, an employer shall not be charged for unemployment insurance benefits based on wages paid to the employee or an employer making payments in lieu of contributions for work prior to the date of discharge, pursuant to section 288.100, if the employer terminated the employee because the employee:**

(a) **Has been found guilty of, pled guilty or nolo contendere in this state or any other state of a crime as listed in subsection 6 of section 660.317;**

(b) **Was placed on the employee disqualification list under this section, after the date of hire;**

(c) **Was placed on the employee disqualification registry maintained by the department of mental health, after the date of hire;**

(d) **Has a disqualifying finding under this section, section 660.317, or is on any of the background check lists in the family care safety registry under sections 210.900 to 210.936; or**

(e) **Was denied a good cause waiver as provided for in subsection 10 of section 660.317.**

The benefits paid to the employee shall not be attributable to service in the employ of the employer required to discharge an employee under the provisions of this subdivision and shall be deemed as such under the unemployment compensation laws of this state.

14. Any person who has been listed on the employee disqualification list may request that the director remove his or her name from the employee disqualification list. The request shall be written and may not be made more than once every twelve months. The request will be granted by the director upon a clear showing, by written submission only, that the person will not commit additional acts of abuse, neglect, misappropriation of the property or funds, or the falsification of any documents of service delivery to an in-home services client. The director may make conditional the removal of a person's name from the list on any terms that the director deems appropriate, and failure to comply with such terms may result in the person's name being relisted. The director's determination of whether to remove the person's name from the list is not subject to appeal."; and

Further amend the title and enacting clause accordingly.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

BILLS IN CONFERENCE

CCR HCS#2 SCS SB 480, as amended, relating to transportation, was taken up by Representative Burlison.

On motion of Representative Burlison, **CCR HCS#2 SCS SB 480, as amended**, was adopted by the following vote:

AYES: 104

Allen	Anders	Asbury	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandon
Brown 50	Brown 85	Brown 116	Burlison	Casey
Cierpiot	Conway 14	Cookson	Cox	Crawford
Cross	Davis	Day	Denison	Diehl
Dugger	Elmer	Entlicher	Fallert	Fitzwater
Flanigan	Fraker	Franklin	Franz	Fuhr
Gatschenberger	Gosen	Haefner	Hampton	Harris
Higdon	Hinson	Hodges	Hoskins	Hough
Houghton	Hubbard	Johnson	Jones 89	Keeney
Kelley 126	Koenig	Korman	Kratky	Lair
Lampe	Lant	Largent	Lauer	Leach
Leara	Loehner	Long	McCaherty	McGeoghegan
McGhee	McNary	Meadows	Molendorp	Nance
Neth	Nichols	Nolte	Phillips	Quinn
Redmon	Richardson	Riddle	Rizzo	Rowland
Ruzicka	Schad	Scharnhorst	Schatz	Schieber
Schieffer	Schneider	Schoeller	Shively	Shumake
Silvey	Smith 150	Solon	Sommer	Talboy
Taylor	Thomson	Wallingford	Wells	Weter
Wieland	Wright	Wyatt	Zerr	

NOES: 023

Atkins	Carlson	Colona	Ellinger	Ellington
Holsman	Hummel	Jones 63	Kirkton	Marshall
McCann Beatty	McCreery	McManus	McNeil	Montecillo
Morgan	Newman	Pace	Schupp	Sifton
Spreng	Still	Walton Gray		

PRESENT: 000

ABSENT WITH LEAVE: 036

Brattin	Carter	Cauthorn	Conway 27	Curtman
Dieckhaus	Fisher	Frederick	Funderburk	Grisamore
Guernsey	Hughes	Jones 117	Kander	Kelly 24
Klippenstein	Lasater	Lichtenegger	May	McDonald
Nasheed	Oxford	Parkinson	Pierson	Pollock
Reiboldt	Sater	Smith 71	Stream	Swearingen
Swinger	Torpey	Webb	Webber	White
Mr Speaker				

On motion of Representative Burlison, **CCS HCS#2 SCS SB 480** was truly agreed to and finally passed by the following vote:

AYES: 112

Allen	Anders	Asbury	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandom
Brown 50	Brown 85	Brown 116	Burlison	Casey
Cauthorn	Cierpiot	Conway 14	Conway 27	Cookson
Cox	Crawford	Cross	Curtman	Davis
Day	Denison	Diehl	Dugger	Elmer
Entlicher	Fallert	Fitzwater	Fraker	Franklin
Franz	Fuhr	Gatschenberger	Gosen	Haefner
Hampton	Harris	Higdon	Hinson	Hodges
Hoskins	Hough	Houghton	Hubbard	Johnson
Jones 89	Keeney	Kelley 126	Kelly 24	Klippenstein
Koenig	Korman	Kratky	Lair	Lampe
Lant	Largent	Lauer	Leach	Leara
Loehner	Long	McGeoghegan	McGhee	McNary
Molendorp	Nance	Nasheed	Neth	Nichols
Nolte	Parkinson	Phillips	Pollock	Quinn
Redmon	Reiboldt	Richardson	Riddle	Rizzo
Rowland	Ruzicka	Schad	Scharnhorst	Schatz
Schieber	Schieffer	Schneider	Schoeller	Shively
Shumake	Silvey	Smith 150	Solon	Sommer
Stream	Talboy	Taylor	Thomson	Torpey
Wallingford	Wells	Weter	White	Wieland
Wright	Zerr			

NOES: 024

Atkins	Colona	Ellinger	Ellington	Holsman
Hummel	Jones 63	Kirkton	Marshall	McCann Beatty
McCreery	McManus	McNeil	Montecillo	Morgan
Newman	Oxford	Pace	Pierson	Schupp
Sifton	Spreng	Still	Walton Gray	

PRESENT: 000

ABSENT WITH LEAVE: 027

Brattin	Carlson	Carter	Dieckhaus	Fisher
Flanigan	Frederick	Funderburk	Grisamore	Guernsey
Hughes	Jones 117	Kander	Lasater	Lichtenegger
May	McCaherty	McDonald	Meadows	Sater
Smith 71	Swearingen	Swinger	Webb	Webber
Wyatt	Mr Speaker			

Representative Jones (89) declared the bill passed.

CCR HCS SS SB 749, as amended, relating to religious beliefs and convictions, was taken up by Representative Crawford.

Representative Fuhr moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Asbury	Bahr	Barnes	Bernskoetter	Berry
Brandom	Brown 85	Brown 116	Burlison	Cauthorn
Cierpiot	Conway 14	Cookson	Cox	Crawford
Cross	Curtman	Davis	Day	Denison
Diehl	Elmer	Entlicher	Fisher	Fitzwater
Flanigan	Fraker	Franklin	Franz	Fuhr
Gatschenberger	Gosen	Guernsey	Haefner	Hampton
Higdon	Hinson	Hoskins	Hough	Houghton
Johnson	Jones 89	Jones 117	Keeney	Kelley 126
Klippenstein	Koenig	Korman	Lair	Lant
Largent	Lauer	Leach	Leara	Loehner
Long	Marshall	McCaherty	McGhee	Molendorp
Nance	Neth	Nolte	Parkinson	Phillips
Pollock	Quinn	Reiboldt	Richardson	Riddle
Rowland	Ruzicka	Schad	Scharnhorst	Schatz
Schieber	Schneider	Schoeller	Shively	Shumake
Silvey	Smith 150	Solon	Sommer	Stream
Thomson	Torpey	Wallingford	Wells	Weter
White	Wieland	Wright	Wyatt	Zerr

NOES: 042

Anders	Atkins	Aull	Black	Carlson
Casey	Colona	Conway 27	Ellinger	Ellington
Fallert	Harris	Hodges	Holsman	Hubbard
Hummel	Jones 63	Kelly 24	Kirkton	Kratky
McCann Beatty	McCreery	McGeoghegan	McNeil	Meadows
Montecillo	Morgan	Nasheed	Newman	Nichols
Oxford	Pace	Pierson	Rizzo	Schieffer
Schupp	Sifton	Spreng	Still	Talboy
Taylor	Walton Gray			

PRESENT: 000

ABSENT WITH LEAVE: 026

Allen	Brattin	Brown 50	Carter	Dieckhaus
Dugger	Frederick	Funderburk	Grisamore	Hughes
Kander	Lampe	Lasater	Lichtenegger	May
McDonald	McManus	McNary	Redmon	Sater
Smith 71	Swearingen	Swinger	Webb	Webber
Mr Speaker				

On motion of Representative Crawford, **CCR HCS SS SB 749, as amended**, was adopted by the following vote:

AYES: 103

Asbury	Aull	Bahr	Barnes	Bernskoetter
Berry	Black	Brandom	Brown 85	Brown 116
Burlison	Casey	Cauthorn	Cierpiot	Conway 14
Conway 27	Cookson	Cox	Crawford	Cross
Curtman	Davis	Denison	Diehl	Dugger
Elmer	Entlicher	Fallert	Fisher	Fitzwater
Flanigan	Fraker	Franklin	Franz	Fuhr
Gatschenberger	Gosen	Guernsey	Haefner	Hampton
Harris	Higdon	Hinson	Hodges	Hoskins
Hough	Houghton	Johnson	Jones 89	Jones 117
Keeney	Kelley 126	Klippenstein	Koenig	Korman
Kratky	Lant	Largent	Lauer	Leach
Leara	Loehner	Long	Marshall	McCaherty
McGeoghegan	McGhee	Meadows	Nance	Neth
Nolte	Parkinson	Phillips	Quinn	Reiboldt
Richardson	Riddle	Rowland	Ruzicka	Schad
Scharnhorst	Schatz	Schieber	Schieffer	Schneider
Schoeller	Shively	Shumake	Silvey	Smith 150
Solon	Sommer	Stream	Thomson	Torpey
Wallingford	Wells	Weter	White	Wieland
Wright	Wyatt	Zerr		

NOES: 034

Anders	Atkins	Carlson	Colona	Ellinger
Ellington	Holsman	Hubbard	Hughes	Hummel
Jones 63	Kelly 24	Kirkton	Lampe	McCann Beatty
McCreery	McNeil	Molendorp	Montecillo	Morgan
Nasheed	Newman	Nichols	Oxford	Pace
Pierson	Rizzo	Schupp	Sifton	Spreng
Still	Talboy	Taylor	Walton Gray	

PRESENT: 000

ABSENT WITH LEAVE: 026

Allen	Brattin	Brown 50	Carter	Day
Dieckhaus	Frederick	Funderburk	Grisamore	Kander
Lair	Lasater	Lichtenegger	May	McDonald
McManus	McNary	Pollock	Redmon	Sater
Smith 71	Swearingen	Swinger	Webb	Webber
Mr Speaker				

On motion of Representative Crawford, **CCS HCS SS SB 749** was truly agreed to and finally passed by the following vote:

AYES: 105

Allen	Asbury	Aull	Bahr	Barnes
Bernskoetter	Berry	Black	Brandom	Brown 85
Brown 116	Burlison	Casey	Cauthorn	Cierpiot
Conway 14	Conway 27	Cookson	Cox	Crawford
Cross	Curtman	Davis	Denison	Diehl
Dugger	Elmer	Entlicher	Fallert	Fisher
Fitzwater	Flanigan	Fraker	Franklin	Franz
Fuhr	Gatschenberger	Gosen	Grisamore	Guernsey
Haefner	Hampton	Harris	Higdon	Hinson
Hodges	Hoskins	Hough	Houghton	Johnson
Jones 89	Jones 117	Keeney	Kelley 126	Klippenstein
Koenig	Korman	Kratky	Lair	Lant
Largent	Lauer	Leach	Leara	Loehner
Marshall	McCaherty	McGeoghegan	McGhee	Meadows
Nance	Neth	Nolte	Parkinson	Phillips
Pollock	Quinn	Reiboldt	Richardson	Riddle
Rowland	Ruzicka	Schad	Scharnhorst	Schatz
Schieber	Schieffer	Schneider	Schoeller	Shively
Shumake	Silvey	Smith 150	Solon	Sommer
Stream	Thomson	Torpey	Wallingford	Wells
Weter	White	Wieland	Wyatt	Zerr

NOES: 033

Anders	Atkins	Carlson	Colona	Ellinger
Ellington	Holsman	Hubbard	Hummel	Jones 63
Kelly 24	Kirkton	Lampe	McCann Beatty	McCreery
McNeil	Molendorp	Montecillo	Morgan	Nasheed
Newman	Nichols	Oxford	Pace	Pierson
Rizzo	Schupp	Sifton	Spreng	Still
Talboy	Taylor	Walton Gray		

PRESENT: 000

ABSENT WITH LEAVE: 025

Brattin	Brown 50	Carter	Day	Dieckhaus
Frederick	Funderburk	Hughes	Kander	Lasater
Lichtenegger	Long	May	McDonald	McManus
McNary	Redmon	Sater	Smith 71	Swearingen
Swinger	Webb	Webber	Wright	Mr Speaker

Representative Jones (89) declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 110

Allen	Asbury	Aull	Bahr	Barnes
Bernskoetter	Berry	Black	Brandom	Brown 85
Brown 116	Burlison	Casey	Cauthorn	Cierpiot
Conway 14	Conway 27	Cookson	Cox	Crawford
Cross	Curtman	Davis	Day	Denison
Dieckhaus	Diehl	Dugger	Elmer	Entlicher
Fallert	Fisher	Fitzwater	Flanigan	Fraker
Franklin	Franz	Fuhr	Gatschenberger	Gosen
Grisamore	Guernsey	Haefner	Hampton	Harris
Higdon	Hinson	Hodges	Hoskins	Hough
Houghton	Johnson	Jones 89	Jones 117	Keeney
Kelley 126	Klippenstein	Koenig	Korman	Kratky
Lair	Lant	Largent	Lauer	Leach
Leara	Loehner	Long	Marshall	McCaherty
McGeoghegan	McGhee	McNary	Meadows	Nance
Neth	Nolte	Parkinson	Phillips	Pollock
Quinn	Reiboldt	Richardson	Riddle	Rowland
Ruzicka	Schad	Scharnhorst	Schatz	Schieber
Schieffer	Schneider	Schoeller	Shively	Shumake
Silvey	Smith 150	Solon	Sommer	Stream
Thomson	Torpey	Wallingford	Wells	Weter
White	Wieland	Wright	Wyatt	Zerr

NOES: 035

Anders	Atkins	Brown 50	Carlson	Colona
Ellinger	Ellington	Holsman	Hubbard	Hummel
Jones 63	Kelly 24	Kirkton	Lampe	McCann Beatty
McCreery	McNeil	Molendorp	Montecillo	Morgan
Nasheed	Newman	Nichols	Oxford	Pace
Pierson	Rizzo	Schupp	Sifton	Spreng
Still	Swearingen	Talboy	Taylor	Walton Gray

PRESENT: 000

ABSENT WITH LEAVE: 018

Brattin	Carter	Frederick	Funderburk	Hughes
Kander	Lasater	Lichtenegger	May	McDonald
McManus	Redmon	Sater	Smith 71	Swinger
Webb	Webber	Mr Speaker		

Representative Silvey assumed the Chair.

CCR HCS SS SB 769, as amended, relating to state and local standards, was taken up by Representative Cierpiot.

On motion of Representative Cierpiot, **CCR HCS SS SB 769, as amended**, was adopted by the following vote:

AYES: 129

Allen	Anders	Asbury	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandom
Brown 50	Brown 85	Burlison	Carlson	Casey
Cauthorn	Cierpiot	Colona	Conway 27	Cookson
Cox	Crawford	Curtman	Denison	Dieckhaus
Diehl	Dugger	Ellinger	Ellington	Elmer
Fallert	Fisher	Fitzwater	Flanigan	Fraker
Franklin	Franz	Fuhr	Gatschenberger	Guernsey
Haefner	Hampton	Harris	Hinson	Hodges
Holsman	Hoskins	Hough	Houghton	Hubbard
Hummel	Johnson	Jones 63	Jones 89	Jones 117
Kelley 126	Kelly 24	Kirkton	Klippenstein	Koenig
Korman	Kratky	Lair	Lampe	Lant
Largent	Lauer	Leach	Leara	Loehner
Long	McCann Beatty	McCreery	McGeoghegan	McGhee
McNary	McNeil	Meadows	Montecillo	Morgan
Nance	Nasheed	Neth	Newman	Nichols
Nolte	Oxford	Pace	Parkinson	Phillips
Pierson	Pollock	Redmon	Reiboldt	Richardson
Riddle	Rizzo	Rowland	Ruzicka	Schad
Schatz	Schieber	Schieffer	Schoeller	Schupp
Shively	Shumake	Sifton	Silvey	Smith 150
Solon	Sommer	Spreng	Still	Stream
Swearingen	Talboy	Taylor	Thomson	Torpey
Wallingford	Walton Gray	Wells	Weter	White
Wieland	Wright	Wyatt	Zerr	

NOES: 002

Atkins Marshall

PRESENT: 000

ABSENT WITH LEAVE: 032

Brattin	Brown 116	Carter	Conway 14	Cross
Davis	Day	Entlicher	Frederick	Funderburk
Gosen	Grisamore	Higdon	Hughes	Kander
Keeney	Lasater	Lichtenegger	May	McCaherty
McDonald	McManus	Molendorp	Quinn	Sater
Scharmhorst	Schneider	Smith 71	Swinger	Webb
Webber	Mr Speaker			

On motion of Representative Cierpiot, **CCS HCS SS SB 769** was truly agreed to and finally passed by the following vote:

AYES: 124

Allen	Anders	Asbury	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandom
Brown 50	Brown 85	Burlison	Carlson	Casey
Cauthorn	Cierpiot	Colona	Conway 27	Cookson
Cox	Crawford	Curtman	Denison	Dieckhaus
Dugger	Ellinger	Ellington	Elmer	Fallert
Fisher	Fitzwater	Fraker	Franklin	Franz
Fuhr	Gatschenberger	Gosen	Guernsey	Haefner
Hampton	Harris	Hinson	Hodges	Holsman
Hoskins	Hough	Houghton	Hummel	Johnson
Jones 89	Jones 117	Kelley 126	Kelly 24	Kirkton
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Lant	Largent	Lauer	Leach
Leara	Loehner	Long	McCann Beatty	McCreery
McGeoghegan	McGhee	McNeil	Meadows	Molendorp
Montecillo	Morgan	Nance	Neth	Newman
Nichols	Nolte	Oxford	Pace	Parkinson
Phillips	Pollock	Quinn	Redmon	Reiboldt
Richardson	Riddle	Rizzo	Rowland	Ruzicka
Schad	Schatz	Schieber	Schieffer	Schneider
Schoeller	Schupp	Shively	Shumake	Sifton
Silvey	Solon	Sommer	Spreng	Still
Stream	Swearingen	Talboy	Taylor	Thomson
Torpey	Wallingford	Walton Gray	Wells	Weter
White	Wieland	Wright	Zerr	

NOES: 002

Atkins	Marshall
--------	----------

PRESENT: 000

ABSENT WITH LEAVE: 037

Brattin	Brown 116	Carter	Conway 14	Cross
Davis	Day	Diehl	Entlicher	Flanigan
Frederick	Funderburk	Grisamore	Higdon	Hubbard
Hughes	Jones 63	Kander	Keeney	Lasater
Lichtenegger	May	McCaherty	McDonald	McManus
McNary	Nasheed	Pierson	Sater	Scharnhorst
Smith 71	Smith 150	Swinger	Webb	Webber
Wyatt	Mr Speaker			

Representative Silvey declared the bill passed.

SS HB 1318, as amended, relating to mental health facility employees, was taken up by Representative Riddle.

Representative Riddle moved that the conference committee on **SS HB 1318, as amended**, be dissolved.

Which motion was adopted.

On motion of Representative Riddle, **SS HB 1318, as amended**, was adopted by the following vote:

AYES: 128

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 50	Brown 85	Burlison	Carlson
Casey	Cauthorn	Cierpiot	Colona	Conway 14
Conway 27	Cookson	Cox	Curtman	Denison
Diehl	Ellinger	Ellington	Elmer	Fallert
Fisher	Fitzwater	Flanigan	Fraker	Franklin
Franz	Fuhr	Gatschenberger	Gosen	Grisamore
Guernsey	Haefner	Hampton	Harris	Higdon
Hinson	Hodges	Holsman	Hoskins	Hough
Houghton	Hubbard	Hummel	Johnson	Jones 63
Jones 89	Kelley 126	Kelly 24	Kirkton	Klippenstein
Koenig	Korman	Kratky	Lair	Lampe
Lant	Largent	Lauer	Leach	Leara
Loehner	Long	Marshall	McCann Beatty	McCreery
McGeoghegan	McGhee	McNary	McNeil	Molendorp
Montecillo	Morgan	Nance	Neth	Newman
Nichols	Nolte	Oxford	Pace	Phillips
Pierson	Pollock	Quinn	Reiboldt	Richardson
Riddle	Rizzo	Rowland	Ruzicka	Sater
Schad	Schatz	Schieber	Schieffer	Schneider
Schoeller	Schupp	Shively	Shumake	Sifton
Silvey	Smith 150	Solon	Sommer	Spreng
Still	Stream	Taylor	Thomson	Torpey
Wallingford	Walton Gray	Wells	Weter	White
Wright	Wyatt	Zerr		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 035

Brattin	Brown 116	Carter	Crawford	Cross
Davis	Day	Dieckhaus	Dugger	Entlicher
Frederick	Funderburk	Hughes	Jones 117	Kander
Keeney	Lasater	Lichtenegger	May	McCaherty
McDonald	McManus	Meadows	Nasheed	Parkinson
Redmon	Scharnhorst	Smith 71	Swearingen	Swinger
Talboy	Webb	Webber	Wieland	Mr Speaker

On motion of Representative Riddle, **SS HB 1318, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 131

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 50	Brown 85	Burlison	Carlson
Casey	Cauthorn	Cierpiot	Colona	Conway 14
Conway 27	Cookson	Cox	Curtman	Denison
Diehl	Ellinger	Ellington	Elmer	Fallert
Fisher	Fitzwater	Flanigan	Fraker	Franklin
Franz	Fuhr	Gatschenberger	Gosen	Guernsey
Haefner	Hampton	Harris	Higdon	Hinson
Hodges	Holsman	Hoskins	Hough	Houghton
Hubbard	Hughes	Hummel	Johnson	Jones 63
Jones 89	Kelley 126	Kelly 24	Kirkton	Klippenstein
Koenig	Korman	Kratky	Lair	Lampe
Lant	Largent	Lauer	Leach	Leara
Loehner	Long	Marshall	McCann Beatty	McCreery
McGeoghegan	McGhee	McNary	McNeil	Meadows
Molendorp	Montecillo	Morgan	Nance	Neth
Newman	Nichols	Nolte	Oxford	Pace
Phillips	Pierson	Pollock	Quinn	Reiboldt
Richardson	Riddle	Rizzo	Rowland	Ruzicka
Sater	Schad	Scharnhorst	Schatz	Schieber
Schieffer	Schneider	Schoeller	Schupp	Shively
Shumake	Sifton	Silvey	Smith 150	Solon
Sommer	Spreng	Still	Stream	Swearingen
Talboy	Taylor	Thomson	Torpey	Wallingford
Wells	Weter	White	Wright	Wyatt
Zerr				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 032

Brattin	Brown 116	Carter	Crawford	Cross
Davis	Day	Dieckhaus	Dugger	Entlicher
Frederick	Funderburk	Grisamore	Jones 117	Kander
Keeney	Lasater	Lichtenegger	May	McCaherty
McDonald	McManus	Nasheed	Parkinson	Redmon
Smith 71	Swinger	Walton Gray	Webb	Webber
Wieland	Mr Speaker			

Representative Silvey declared the bill passed.

HCS#2 SCS SB 729, as amended, relating to political subdivisions, was taken up by Representative Kelly (24).

Representative Kelly (24), having voted on the prevailing side, moved that the vote by which the conference on **HCS#2 SCS SB 729, as amended**, was granted, be reconsidered.

Which motion was adopted by the following vote:

AYES: 130

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 50	Brown 85	Burlison	Carlson
Casey	Cauthorn	Cierpiot	Colona	Conway 14
Conway 27	Cookson	Cox	Curtman	Davis
Day	Diehl	Ellinger	Ellington	Elmer
Fallert	Fisher	Fitzwater	Flanigan	Fraker
Franklin	Franz	Fuhr	Gosen	Grisamore
Haefner	Hampton	Harris	Higdon	Hinson
Hodges	Holsman	Hoskins	Hough	Houghton
Hubbard	Hummel	Johnson	Jones 63	Jones 89
Jones 117	Kelley 126	Kelly 24	Kirkton	Klippenstein
Koenig	Korman	Kratky	Lair	Lampe
Largent	Lauer	Leach	Leara	Loehner
Long	Marshall	McCann Beatty	McCreery	McGeoghegan
McGhee	McNary	McNeil	Meadows	Molendorp
Montecillo	Morgan	Nance	Nasheed	Neth
Newman	Nichols	Nolte	Oxford	Pace
Parkinson	Phillips	Pierson	Pollock	Quinn
Redmon	Richardson	Riddle	Rizzo	Rowland
Ruzicka	Sater	Schad	Schatz	Schieber
Schieffer	Schneider	Schoeller	Schupp	Shively
Shumake	Sifton	Smith 150	Solon	Sommer
Spreng	Still	Stream	Swearingen	Talboy
Taylor	Thomson	Torpey	Wallingford	Walton Gray
Wells	Weter	White	Wyatt	Zerr

NOES: 002

Denison	Gatschenberger
---------	----------------

PRESENT: 000

ABSENT WITH LEAVE: 031

Brattin	Brown 116	Carter	Crawford	Cross
Dieckhaus	Dugger	Entlicher	Frederick	Funderburk
Guernsey	Hughes	Kander	Keeney	Lant
Lasater	Lichtenegger	May	McCaherty	McDonald
McManus	Reiboldt	Scharnhorst	Silvey	Smith 71
Swinger	Webb	Webber	Wieland	Wright
Mr Speaker				

Representative Kelly (24) withdrew the motion that the House refuse to recede from its position on **HCS#2 SCS SB 729, as amended**, and grant the Senate a conference.

Representative Kelly (24) moved that the House recede from its position on **HCS#2 SCS SB 729, as amended**.

Which motion was adopted.

On motion of Representative Kelly (24), **SCS SB 729** was truly agreed to and finally passed by the following vote:

AYES: 125

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 85	Burlison	Carlson	Casey
Cauthorn	Cierpiot	Conway 14	Cookson	Cox
Curtman	Davis	Day	Diehl	Dugger
Ellinger	Ellington	Elmer	Fallert	Fisher
Fitzwater	Flanigan	Fraker	Franklin	Franz
Fuhr	Gosen	Grisamore	Guernsey	Haefner
Hampton	Harris	Higdon	Hinson	Hodges
Holsman	Hoskins	Hough	Houghton	Hubbard
Hummel	Johnson	Jones 63	Jones 89	Jones 117
Kelley 126	Kelly 24	Kirkton	Klippenstein	Koenig
Korman	Kratky	Lair	Lampe	Largent
Lauer	Leach	Leara	Loehner	Long
Marshall	McCann Beatty	McCreery	McGeoghegan	McGhee
McNary	McNeil	Meadows	Montecillo	Morgan
Nance	Nasheed	Neth	Newman	Nichols
Nolte	Oxford	Pace	Parkinson	Phillips
Pierson	Quinn	Redmon	Richardson	Riddle
Rizzo	Rowland	Ruzicka	Schad	Scharnhorst
Schieber	Schieffer	Schoeller	Schupp	Shively
Shumake	Sifton	Silvey	Smith 150	Solon
Sommer	Spreng	Still	Stream	Swearingen
Talboy	Taylor	Thomson	Torpey	Wallingford
Walton Gray	Weter	White	Wyatt	Zerr

NOES: 002

Pollock	Wells
---------	-------

PRESENT: 000

ABSENT WITH LEAVE: 036

Brattin	Brown 50	Brown 116	Carter	Colona
Conway 27	Crawford	Cross	Denison	Dieckhaus
Entlicher	Frederick	Funderburk	Gatschenberger	Hughes
Kander	Keeney	Lant	Lasater	Lichtenegger
May	McCaherty	McDonald	McManus	Molendorp
Reiboldt	Sater	Schatz	Schneider	Smith 71
Swinger	Webb	Webber	Wieland	Wright
Mr Speaker				

Representative Silvey declared the bill passed.

THIRD READING OF SENATE BILLS

SCS SB 835, relating to the regulation of fireworks, was taken up by Representative Bernskoetter.

On motion of Representative Bernskoetter, **SCS SB 835** was truly agreed to and finally passed by the following vote:

AYES: 125

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Black	Brandom
Brown 50	Brown 85	Burlison	Carlson	Casey
Cauthorn	Cierpiot	Colona	Conway 14	Cookson
Cox	Curtman	Davis	Diehl	Ellinger
Ellington	Elmer	Entlicher	Fallert	Fisher
Fitzwater	Flanigan	Fraker	Franklin	Franz
Fuhr	Gosen	Grisamore	Guernsey	Haefner
Hampton	Harris	Higdon	Hinson	Hodges
Holsman	Hoskins	Hough	Houghton	Hubbard
Hummel	Johnson	Jones 63	Jones 89	Jones 117
Keeney	Kelley 126	Kelly 24	Kirkton	Koenig
Korman	Kratky	Lair	Lampe	Lant
Largent	Lauer	Leach	Leara	Loehner
Long	Marshall	McCann Beatty	McCreery	McGeoghegan
McGhee	McNary	McNeil	Meadows	Molendorp
Montecillo	Morgan	Nance	Nasheed	Neth
Newman	Nichols	Oxford	Pace	Parkinson
Pierson	Pollock	Quinn	Richardson	Riddle
Rizzo	Rowland	Ruzicka	Sater	Schad
Scharmhorst	Schieber	Schieffer	Schoeller	Schupp
Shively	Shumake	Sifton	Silvey	Smith 150
Solon	Sommer	Still	Stream	Swearingen
Taylor	Thomson	Torpey	Wallingford	Walton Gray
Wells	Weter	White	Wyatt	Zerr

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 038

Berry	Brattin	Brown 116	Carter	Conway 27
Crawford	Cross	Day	Denison	Dieckhaus
Dugger	Frederick	Funderburk	Gatschenberger	Hughes
Kander	Klippenstein	Lasater	Lichtenegger	May
McCaherty	McDonald	McManus	Nolte	Phillips
Redmon	Reiboldt	Schatz	Schneider	Smith 71
Spreng	Swinger	Talboy	Webb	Webber
Wieland	Wright	Mr Speaker		

Representative Silvey declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 124

Allen	Anders	Asbury	Atkins	Aull
Barnes	Bernskoetter	Berry	Black	Brandom
Brown 85	Burlison	Carlson	Casey	Cauthorn
Cierpiot	Colona	Conway 14	Cookson	Cox
Crawford	Curtman	Davis	Diehl	Ellington
Elmer	Entlicher	Fallert	Fisher	Fitzwater
Flanigan	Fraker	Franklin	Franz	Fuhr
Gosen	Grisamore	Guernsey	Haefner	Hampton
Harris	Higdon	Hinson	Holsman	Hoskins
Hough	Houghton	Hubbard	Hummel	Johnson
Jones 63	Jones 89	Jones 117	Kander	Keeney
Kelley 126	Kelly 24	Kirkton	Klippenstein	Koenig
Korman	Kratky	Lair	Lampe	Lant
Largent	Lauer	Leach	Leara	Loehner
Long	McCann Beatty	McCreery	McGeoghegan	McGhee
McManus	McNary	McNeil	Meadows	Molendorp
Montecillo	Morgan	Nance	Nasheed	Neth
Newman	Nichols	Oxford	Pace	Parkinson
Phillips	Pierson	Pollock	Quinn	Richardson
Riddle	Rizzo	Rowland	Ruzicka	Sater
Schad	Schieber	Schieffer	Schneider	Schoeller
Schupp	Shively	Shumake	Sifton	Silvey
Smith 150	Solon	Sommer	Still	Stream
Talboy	Thomson	Torpey	Wallingford	Webber
Wells	Weter	White	Zerr	

NOES: 005

Ellinger	Marshall	Swearingen	Taylor	Walton Gray
----------	----------	------------	--------	-------------

PRESENT: 000

ABSENT WITH LEAVE: 034

Bahr	Brattin	Brown 50	Brown 116	Carter
Conway 27	Cross	Day	Denison	Dieckhaus
Dugger	Frederick	Funderburk	Gatschenberger	Hodges
Hughes	Lasater	Lichtenegger	May	McCaherty
McDonald	Nolte	Redmon	Reiboldt	Scharnhorst
Schatz	Smith 71	Spreng	Swinger	Webb
Wieland	Wright	Wyatt	Mr Speaker	

SS SCS SBs 489 & 637, relating to weapons, was taken up by Representative Franz.

On motion of Representative Franz, **SS SCS SBs 489 & 637** was truly agreed to and finally passed by the following vote:

AYES: 115

Allen	Aull	Bahr	Barnes	Bernskoetter
Berry	Black	Brandom	Brown 50	Brown 85
Brown 116	Burlison	Carlson	Casey	Cauthorn
Cierpiot	Colona	Conway 14	Cookson	Cox
Crawford	Curtman	Davis	Day	Diehl
Ellington	Entlicher	Fallert	Fisher	Fitzwater
Flanigan	Fraker	Franklin	Franz	Fuhr
Gosen	Grisamore	Guernsey	Haefner	Hampton
Harris	Higdon	Hinson	Hodges	Hoskins
Hough	Houghton	Hubbard	Hughes	Hummel
Johnson	Jones 89	Jones 117	Kander	Keeney
Kirkton	Klippenstein	Koenig	Korman	Kratky
Lair	Lampe	Lant	Largent	Lauer
Leach	Leara	Long	Marshall	McCann Beatty
McGeoghegan	McGhee	McManus	McNary	McNeil
Meadows	Molendorp	Nance	Nasheed	Neth
Nolte	Parkinson	Phillips	Pollock	Quinn
Redmon	Richardson	Riddle	Rizzo	Ruzicka
Sater	Schad	Scharnhorst	Schieber	Schieffer
Schneider	Schoeller	Shively	Shumake	Silvey
Smith 150	Solon	Sommer	Stream	Swearingen
Talboy	Thomson	Torpey	Wallingford	Webber
Wells	Weter	White	Wyatt	Zerr

NOES: 019

Anders	Atkins	Ellinger	Holsman	Jones 63
McCreery	Montecillo	Morgan	Newman	Nichols
Oxford	Pace	Pierson	Schupp	Sifton
Spreng	Still	Taylor	Walton Gray	

PRESENT: 000

ABSENT WITH LEAVE: 029

Asbury	Brattin	Carter	Conway 27	Cross
Denison	Dieckhaus	Dugger	Elmer	Frederick
Funderburk	Gatschenberger	Kelley 126	Kelly 24	Lasater
Lichtenegger	Loehner	May	McCaherty	McDonald
Reiboldt	Rowland	Schatz	Smith 71	Swinger
Webb	Wieland	Wright	Mr Speaker	

Representative Silvey declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 110

Allen	Asbury	Aull	Bahr	Barnes
Bernskoetter	Berry	Black	Brandom	Brown 50
Brown 85	Brown 116	Burlison	Casey	Cauthorn
Cierpiot	Conway 14	Conway 27	Cookson	Cox
Crawford	Cross	Curtman	Davis	Day
Diehl	Dugger	Ellington	Entlicher	Fallert
Fisher	Fitzwater	Fraker	Franklin	Franz
Fuhr	Gosen	Guernsey	Haefner	Hampton
Harris	Higdon	Hinson	Hodges	Hoskins
Hough	Houghton	Hubbard	Johnson	Jones 89
Jones 117	Kander	Keeney	Kelley 126	Kelly 24
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Largent	Lauer	Leach	Leara
Loehner	Marshall	McCaherty	McGeoghegan	McGhee
McManus	McNary	Meadows	Molendorp	Nance
Neth	Nolte	Phillips	Pollock	Quinn
Redmon	Richardson	Riddle	Rizzo	Rowland
Ruzicka	Sater	Schad	Scharnhorst	Schieber
Schieffer	Schneider	Schoeller	Shively	Shumake
Silvey	Smith 150	Solon	Sommer	Stream
Talboy	Thomson	Torpey	Wallingford	Webber
Wells	Weter	White	Wyatt	Zerr

NOES: 026

Anders	Atkins	Carlson	Colona	Holsman
Hummel	Jones 63	Kirkton	McCann Beatty	McCreery
McNeil	Montecillo	Morgan	Nasheed	Newman
Nichols	Oxford	Pace	Pierson	Schupp
Sifton	Spreng	Still	Swearingen	Taylor
Walton Gray				

PRESENT: 000

ABSENT WITH LEAVE: 027

Brattin	Carter	Denison	Dieckhaus	Ellinger
Elmer	Flanigan	Frederick	Funderburk	Gatschenberger
Grisamore	Hughes	Lant	Lasater	Lichtenegger
Long	May	McDonald	Parkinson	Reiboldt
Schatz	Smith 71	Swinger	Webb	Wieland
Wright	Mr Speaker			

Representative McGhee assumed the Chair.

HCS SB 557, relating to weapons, was taken up by Representative Franz.

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

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 557, Page 1, In the Title, Lines 3 and 4, by deleting all of said lines and inserting in lieu thereof the words, "relating to motor vehicles"; and

Further amend said bill, Page 7, Section 301.193, Line 68, by inserting after all of said line the following:

"301.4040. 1. Notwithstanding any other provision of law to the contrary, any person after an annual payment of an emblem-use fee to the American Red Cross Trust Fund, may receive specialty personalized license plates for any vehicle the member owns, either solely or jointly, other than an apportioned motor vehicle or a commercial motor vehicle licensed in excess of eighteen thousand pounds gross weight. The Missouri Chapter of the American Red Cross hereby authorizes the use of its official emblem to be affixed on specialty license plates within the plate area prescribed by the director of revenue and as provided in this section. Any contribution to the American Red Cross derived from this section, except reasonable administrative costs, shall be used solely for the purposes of the American Red Cross. Any person may annually apply for the use of the emblem.

2. Upon annual application and payment of a twenty-five dollar emblem-use contribution to the American Red Cross Trust Fund, the Missouri Chapter of the American Red Cross shall issue to the vehicle owner, without further charge, an emblem-use authorization statement, which shall be presented by the vehicle owner to the director of revenue at the time of registration. Upon presentation of the annual emblem-use authorization statement and payment of a twenty-five dollar fee in addition to the regular registration fees, and presentation of any documents which may be required by law, the director of revenue shall issue to the vehicle owner a specialty personalized license plate which shall bear the emblem of the Missouri Chapter of the American Red Cross, and the words "PROUD SUPPORTER" at the bottom of the plate, in a manner prescribed by the director of revenue. Such license plates shall be made with fully reflective material with a common color scheme and design of the standard license plate, shall be clearly visible at night, shall have a reflective white background in the area of the plate configuration, and shall be aesthetically attractive, as prescribed by section 301.130. Notwithstanding the provisions of section 301.144, no additional fee shall be charged for the personalization of license plates issued under this section.

3. A vehicle owner who was previously issued a plate with the Missouri Chapter of the American Red Cross' emblem authorized by this section, but who does not provide an emblem-use authorization statement at a subsequent time of registration, shall be issued a new plate which does not bear the Missouri Chapter of the American Red Cross' emblem, as otherwise provided by law. The director of revenue shall make necessary rules and regulations for the enforcement of this section, and shall design all necessary forms required by this section.

4. Prior to the issuance of a Missouri Chapter of the American Red Cross specialty personalized plate authorized under this section, the department of revenue must be in receipt of an application, as prescribed by the director, which shall be accompanied by a list of at least two hundred potential applicants who plan to purchase the specialty personalized plate, the proposed art design for the specialty license plate, and an application fee, not to exceed five thousand dollars, to defray the department's cost for issuing, developing, and programming the implementation of the specialty plate. Once the plate design is approved, the director of revenue shall not authorize the manufacture of the material to produce such specialized license plates with the individual seal, logo, or emblem until such time as the director has received two hundred applications, the fifteen dollar specialty plate fee per application, and emblem-use statements, if applicable, and other required documents or fees for such plates.

5. The specialty personalized plate shall not be redesigned unless the organization pays the director in advance for all redesigned plate fees for the plate established in this section. If a member chooses to replace the specialty personalized plate for the new design the member must pay the replacement fees prescribed in section 301.300 for the replacement of the existing specialty personalized plate. All other applicable license plate fees in accordance with this chapter shall be required.

Section 1. 1. The department of transportation shall designate 1078 South Jefferson Street in Lebanon recognizing the "Independent Stave Company" as a centennial business.

2. Costs associated with the erection and maintenance of such recognition shall be paid by private donations.

Section 2. 1. The department of transportation shall designate 111 West Broadway in Bolivar recognizing “Douglas, Haun, and Heidemann, P.C.” as a centennial business.

2. Costs associated with the erection and maintenance of such recognition shall be paid by private donations.”; and

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

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

Representative Smith (150) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 557, Page 1, Section A, Line 2, by inserting after all of said line the following:

“37.853. 1. The office of administration shall maintain municipal government, including any city not within a county, accountability information on the Missouri accountability portal established under section 37.850. The Missouri accountability portal shall provide public access to a complete, transparent, and comprehensive database of municipal government, including any city not within a county, financial information as a means of creating better public understanding of municipal government, including any city not within a county, practices and operations.

2. Individual municipal governmental, including any city not within a county, entities shall collect and transmit to the office of administration, by electronic mail or United States postal mail, the public information applicable to all municipal government, including any city not within a county, as provided in this section. Notwithstanding any other provision of law or rule to the contrary, municipal governmental, including any city not within a county, entities that provide the annual report required under section 105.145 to the office of administration are not required to provide a copy of the report to the state auditor.

3. Municipal governmental, including any city not within a county, entities shall annually provide to the office of administration a copy of the annual report of the financial transactions of the municipality that the municipality is required to provide to the state auditor under section 105.145.

4. This section shall become effective December 31, 2012.

37.855. 1. The office of administration shall maintain public school accountability information on the Missouri accountability portal established under section 37.850. The Missouri accountability portal shall provide public access to a complete, transparent, and comprehensive database of school district and charter school financial information as a means of creating better public understanding of public school practices and operations.

2. The department of elementary and secondary education shall annually collect and transmit to the office of administration the public information regarding school districts and public charter schools as provided in this section.

3. School districts and public charter schools shall annually provide the department of elementary and secondary education with detailed compensation information for all school employees, including all extra duty compensation and all employee benefits, and the district's annual operating budget and bonded indebtedness. The department shall provide all information required under this subsection to the office of administration by electronic mail or United States postal mail.

4. This section shall become effective June 30, 2013.

37.857. 1. The office of administration shall maintain county government accountability information on the Missouri accountability portal established under section 37.850. The Missouri accountability portal shall provide public access to a complete, transparent, and comprehensive database of county government financial information as a means of creating better public understanding of county government practices and operations.

2. Individual county governmental entities shall collect annually and transmit, by electronic mail or United States postal mail, to the office of administration the public information applicable to all county governments as provided in this section.

3. Specifically, the county government shall annually provide to the office of administration detailed compensation information for all elected county officials, including all extra duty compensation and all employee benefits, a copy of the detailed financial statement required under section 50.800, and any cash reserves. In addition to bonded debt, the county shall disclose any expenditures made pursuant to a real property lease, specifying the nature and duration of the lease. The office of administration may establish clear standards for budget format and detail, to ensure that all county government budgets contain all necessary information. Notwithstanding any other provision of law or rule to the contrary, any information reported annually to the office of administration under this section shall not be required to be reported to the state auditor.

4. This section shall become effective December 31, 2013.”; and

Further amend said bill and page, Section B, Line 2, by inserting immediately after the word “funds,” the following:

“the enactment of section 33.087 and the repeal and reenactment of section 37.850 of”; and

Further amend said bill, Page 3, Section B, Line 4, by inserting immediately after the words “constitution, and” the following:

“the enactment of section 33.087 and the repeal and reenactment of section 37.850 of”; and

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

On motion of Representative Smith (150), **House Amendment No. 2** was adopted.

Representative Schad moved the previous question.

Which motion was adopted by the following vote:

AYES: 087

Allen	Asbury	Bahr	Barnes	Bernskoetter
Berry	Brandom	Brown 85	Burlison	Cauthorn
Cierpiot	Cookson	Cox	Crawford	Cross
Curtman	Davis	Diehl	Dugger	Entlicher
Fisher	Fitzwater	Flanigan	Fraker	Franklin
Franz	Fuhr	Gosen	Grisamore	Guernsey
Haefner	Hampton	Higdon	Hinson	Hoskins
Hough	Houghton	Johnson	Jones 89	Jones 117
Keeney	Kelley 126	Klippenstein	Koenig	Korman
Lair	Lant	Largent	Lauer	Leach
Leara	Loehner	Long	Marshall	McCaherty
McGhee	McNary	Molendorp	Nance	Parkinson
Phillips	Pollock	Reiboldt	Richardson	Riddle
Rowland	Ruzicka	Sater	Schad	Scharnhorst
Schieber	Schneider	Schoeller	Shumake	Silvey
Smith 150	Solon	Sommer	Stream	Thomson
Torpey	Wallingford	Wells	Weter	White
Wyatt	Zerr			

NOES: 048

Anders	Atkins	Aull	Black	Brown 50
Carlson	Casey	Colona	Conway 27	Ellinger
Ellington	Fallert	Harris	Hodges	Holsman
Hubbard	Hughes	Hummel	Jones 63	Kander
Kelly 24	Kratky	Lampe	McCann Beatty	McCreery
McGeoghegan	McManus	McNeil	Meadows	Montecillo
Morgan	Nasheed	Nichols	Oxford	Pace
Pierson	Quinn	Rizzo	Schieffer	Schupp
Shively	Sifton	Spreng	Still	Swearingen
Talboy	Taylor	Walton Gray		

PRESENT: 000

ABSENT WITH LEAVE: 028

Brattin	Brown 116	Carter	Conway 14	Day
Denison	Dieckhaus	Elmer	Frederick	Funderburk
Gatschenberger	Kirkton	Lasater	Lichtenegger	May
McDonald	Neth	Newman	Nolte	Redmon
Schatz	Smith 71	Swinger	Webb	Webber
Wieland	Wright	Mr Speaker		

On motion of Representative Franz, **HCS SB 557, as amended**, was adopted.

On motion of Representative Franz, **HCS SB 557, as amended**, was read the third time and passed by the following vote:

AYES: 131

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 50	Brown 85	Brown 116	Burlison
Carlson	Casey	Cauthorn	Cierpiot	Colona
Conway 27	Cookson	Cox	Crawford	Cross
Curtman	Davis	Diehl	Ellington	Entlicher
Fallert	Fisher	Fitzwater	Flanigan	Fraker
Franklin	Franz	Fuhr	Grisamore	Guernsey
Haefner	Hampton	Harris	Hinson	Hodges
Holsman	Hoskins	Hough	Houghton	Hummel
Johnson	Jones 63	Jones 89	Jones 117	Kander
Keeney	Kelley 126	Kelly 24	Kirkton	Klippenstein
Koenig	Korman	Kratky	Lair	Lampe
Lant	Largent	Lauer	Leach	Leara
Loehner	Marshall	McCaherty	McCann Beatty	McCreery
McGeoghegan	McGhee	McManus	McNeil	Meadows
Molendorp	Montecillo	Morgan	Nance	Nasheed
Newman	Nichols	Oxford	Pace	Parkinson
Phillips	Pierson	Pollock	Quinn	Redmon
Reiboldt	Richardson	Riddle	Rizzo	Rowland
Ruzicka	Sater	Schad	Scharnhorst	Schieber
Schieffer	Schneider	Schoeller	Schupp	Shively
Shumake	Sifton	Silvey	Smith 150	Solon
Sommer	Still	Stream	Swearingen	Talboy

2685 *Journal of the House*

Taylor	Thomson	Torpey	Wallingford	Walton Gray
Webber	Wells	Weter	White	Wyatt
Zerr				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 032

Brattin	Carter	Conway 14	Day	Denison
Dieckhaus	Dugger	Ellinger	Elmer	Frederick
Funderburk	Gatschenberger	Gosen	Higdon	Hubbard
Hughes	Lasater	Lichtenegger	Long	May
McDonald	McNary	Neth	Nolte	Schatz
Smith 71	Spreng	Swinger	Webb	Wieland
Wright	Mr Speaker			

Representative McGhee declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 1029**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 1037**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 1114**, entitled:

An act to repeal section 190.335, RSMo, and to enact in lieu thereof one new section relating to emergency service boards.

With Senate Amendment No. 1.

Senate Amendment No. 1

AMEND House Bill No. 1114, Page 1, Section Title, Line 3, by striking all of said line and inserting in lieu thereof the following: "county government."; and

Further amend said bill and page, Section A, Line 2, by inserting after all of said line the following:

"50.622. 1. Any county may amend the annual budget during any fiscal year in which the county receives additional funds, and such amount or source, including but not limited to, federal or state grants or private donations, could not be estimated when the budget was adopted. The county shall follow the same procedures as required in sections 50.525 to 50.745 for adoption of the annual budget to amend its budget during a fiscal year.

2. Any county may decrease the annual budget twice during any fiscal year in which the county experiences a verifiable decline in funds of two percent or more, and such amount could not be estimated or anticipated when the budget was adopted, provided that any decrease in appropriations shall not unduly affect any one officeholder. Before any reduction affecting an independently elected officeholder can occur, negotiations shall take place with all officeholders who receive funds from the affected category of funds in an attempt to cover the shortfall. The county shall follow the same procedures as required in sections 50.525 to 50.745 to decrease

the annual budget, except that the notice provided for in section 50.600 shall be extended to thirty days for purposes of this subsection. Such notice shall include a published summary of the proposed reductions and an explanation of the shortfall.

3. Any decrease in an appropriation authorized under subsection 2 of this section shall not impact any dedicated fund otherwise provided by law.

4. County commissioners may reduce budgets of departments under their direct supervision and responsibility at any time without the restrictions imposed by this section.

5. Subsections 2, 3, and 4 of this section shall expire on July 1, 2015.

6. Notwithstanding the provisions of this section, no charter county shall be restricted from amending its budget pursuant to the terms of its charter."; and

Further amend said bill, Page 4, Section 190.335, Line 95, by inserting immediately after said line the following:

"Section B. Because of the immediate need of counties to balance their budgets, the repeal and reenactment of section 50.622 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of section 50.622 of this act shall be in full force and effect upon its passage and approval."; and

Further amend the title and enacting clause accordingly.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SS SCS HCS HB 1402, as amended**, and has taken up and passed **CCS SS SCS HCS HB 1402**.

Emergency clause adopted.

BILL CARRYING REQUEST MESSAGE

SB 893, with House Amendment No. 1, relating to reinstating driving privileges, was taken up by Representative Richardson.

Representative Richardson moved that the House refuse to recede from its position on **House Amendment No. 1** to **SB 893** and request the Senate to concur in **House Amendment No. 1** and take up and pass **SB 893, as amended**.

Which motion was adopted.

THIRD READING OF SENATE BILL

SCS SB 788, relating to the appointment of circuit clerks, was taken up by Representative Diehl.

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

House Amendment No. 1

AMEND Senate Committee Substitute for Senate Bill No. 788, Page 1, In the Title, Line 3, by deleting from said line the phrase “appointment of circuit clerks” and inserting in lieu thereof the phrase “judiciary”; and

Further amend said bill, Page 1, Section A, Line 2, by inserting immediately after said line the following:

“453.010. 1. Any person desiring to adopt another person as his or her child shall petition the juvenile division of the circuit court of the county in which:

- (1) The person seeking to adopt resides;
- (2) The child sought to be adopted was born;
- (3) The child [is located at the time of] **has resided for at least ninety days prior to** the filing of the **adoption** petition; or
- (4) Either birth person resides.

2. A petition to adopt shall not be dismissed or denied on the grounds that the petitioner is not domiciled or does not reside in any of the venues set forth in subdivision (2), (3) or (4) of subsection 1 of this section.

3. If the person sought to be adopted is a child who is under the prior and continuing jurisdiction of a court pursuant to the provision of chapter 211, any person desiring to adopt such person as his or her child shall petition the juvenile division of the circuit court which has jurisdiction over the child for permission to adopt such person as his or her child. Upon receipt of a motion from the petitioner and consent of the receiving court, the juvenile division of the circuit court which has jurisdiction over the child may transfer jurisdiction to the juvenile division of a circuit court within any of the alternative venues set forth in subsection 1 of this section.

4. If the petitioner has a spouse living and competent to join in the petition, such spouse may join therein, and in such case the adoption shall be by them jointly. If such a spouse does not join the petition the court in its discretion may, after a hearing, order such joinder, and if such order is not complied with may dismiss the petition.

5. Upon receipt of a properly filed petition, a court, as defined in this section, shall hear such petition in a timely fashion. A court or any child-placing agency shall not deny or delay the placement of a child for adoption when an approved family is available, regardless of the approved family's residence or domicile. The court shall expedite the placement of a child for adoption pursuant to subsection 3 of this section.

6. A licensed child-placing agency may file a petition for transfer of custody if a birth parent consents in writing by power of attorney for placement of a minor child, a consent to adoption, or any other document which evidences a desire to place the child with the licensed child-placing agency for the purposes of transfer of custody of the child to the licensed child-placing agency. The written consent obtained from the birth parent shall strictly comply with section 453.030.”; and

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

Representative Jones (89) moved the previous question.

Which motion was adopted by the following vote:

AYES: 086

Allen	Asbury	Bahr	Barnes	Bernskoetter
Berry	Brandom	Brown 85	Brown 116	Burlison
Cauthorn	Cierpiot	Conway 14	Cookson	Cox
Crawford	Cross	Curtman	Davis	Diehl
Dugger	Entlicher	Fisher	Fitzwater	Flanigan
Fraker	Franklin	Franz	Fuhr	Gosen
Grisamore	Guernsey	Haefner	Hampton	Hinson
Hoskins	Hough	Houghton	Johnson	Jones 89
Jones 117	Keeney	Kelley 126	Klippenstein	Koenig
Korman	Lair	Largent	Lauer	Leach
Leara	Loehner	Long	Marshall	McCaherty
McGhee	Molendorp	Parkinson	Phillips	Pollock
Redmon	Reiboldt	Richardson	Riddle	Rowland

Ruzicka	Sater	Schad	Scharnhorst	Schieber
Schneider	Schoeller	Shumake	Silvey	Smith 150
Solon	Sommer	Stream	Thomson	Torpey
Wallingford	Wells	Weter	White	Wright
Wyatt				

NOES: 049

Anders	Atkins	Aull	Black	Brown 50
Carlson	Casey	Conway 27	Ellinger	Ellington
Fallert	Harris	Hodges	Holsman	Hubbard
Hummel	Jones 63	Kander	Kelly 24	Kirkton
Kratky	Lampe	McCann Beatty	McCreery	McGeoghegan
McManus	McNeil	Meadows	Montecillo	Morgan
Nasheed	Newman	Nichols	Oxford	Pace
Pierson	Quinn	Rizzo	Schieffer	Schupp
Shively	Sifton	Spreng	Still	Swearingen
Talboy	Taylor	Walton Gray	Webber	

PRESENT: 000

ABSENT WITH LEAVE: 028

Brattin	Carter	Colona	Day	Denison
Dieckhaus	Elmer	Frederick	Funderburk	Gatschenberger
Higdon	Hughes	Lant	Lasater	Lichtenegger
May	McDonald	McNary	Nance	Neth
Nolte	Schatz	Smith 71	Swinger	Webb
Wieland	Zerr	Mr Speaker		

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

Representative Wright moved the previous question.

Which motion was adopted by the following vote:

AYES: 085

Allen	Asbury	Bahr	Barnes	Bernskoetter
Berry	Brandom	Brown 85	Brown 116	Burlison
Cauthorn	Cierpiot	Conway 14	Cookson	Cox
Crawford	Cross	Curtman	Davis	Diehl
Dugger	Entlicher	Fisher	Fitzwater	Flanigan
Fraker	Franklin	Franz	Fuhr	Gosen
Grisamore	Guernsey	Haefner	Hampton	Hinson
Hoskins	Hough	Houghton	Johnson	Jones 89
Jones 117	Keeney	Kelley 126	Klippenstein	Koenig
Korman	Lair	Largent	Lauer	Leach
Leara	Loehner	Long	Marshall	McCaherty
McGhee	Molendorp	Neth	Parkinson	Phillips
Pollock	Redmon	Reiboldt	Richardson	Riddle
Rowland	Ruzicka	Sater	Schad	Schieber
Schneider	Schoeller	Shumake	Silvey	Smith 150
Solon	Sommer	Stream	Torpey	Wallingford
Wells	Weter	White	Wright	Wyatt

2689 *Journal of the House*

NOES: 050

Anders	Atkins	Aull	Black	Brown 50
Carlson	Casey	Colona	Conway 27	Ellinger
Ellington	Fallert	Harris	Hodges	Holsman
Hubbard	Hummel	Jones 63	Kander	Kelly 24
Kirkton	Kratky	Lampe	McCann Beatty	McCreery
McGeoghegan	McManus	McNeil	Meadows	Montecillo
Morgan	Nasheed	Newman	Nichols	Oxford
Pace	Pierson	Quinn	Rizzo	Schieffer
Schupp	Shively	Sifton	Spreng	Still
Swearingen	Talboy	Taylor	Walton Gray	Webber

PRESENT: 000

ABSENT WITH LEAVE: 028

Brattin	Carter	Day	Denison	Dieckhaus
Elmer	Frederick	Funderburk	Gatschenberger	Higdon
Hughes	Lant	Lasater	Lichtenegger	May
McDonald	McNary	Nance	Nolte	Scharnhorst
Schatz	Smith 71	Swinger	Thomson	Webb
Wieland	Zerr	Mr Speaker		

On motion of Representative Diehl, **SCS SB 788, as amended**, was read the third time and passed by the following vote:

AYES: 082

Allen	Asbury	Barnes	Berry	Black
Brandom	Brown 50	Brown 85	Cauthorn	Cierpiot
Colona	Conway 14	Cookson	Crawford	Cross
Davis	Day	Diehl	Dugger	Elmer
Entlicher	Fisher	Fitzwater	Flanigan	Fraker
Franklin	Fuhr	Gosen	Grisamore	Haefner
Hampton	Higdon	Hinson	Hoskins	Hough
Houghton	Hubbard	Johnson	Jones 89	Jones 117
Keeney	Kelley 126	Kelly 24	Klippenstein	Lair
Lant	Largent	Lauer	Leach	Learn
Loehner	Long	McCaherty	McGhee	Molendorp
Nasheed	Nolte	Parkinson	Phillips	Pollock
Redmon	Reiboldt	Richardson	Riddle	Rowland
Ruzicka	Sater	Scharnhorst	Schieber	Schneider
Schoeller	Shumake	Silvey	Smith 150	Solon
Sommer	Stream	Torpey	Wallingford	Weter
Wright	Zerr			

NOES: 061

Anders	Atkins	Aull	Bahr	Bernskoetter
Burlison	Carlson	Casey	Conway 27	Cox
Curtman	Denison	Ellinger	Ellington	Fallert
Franz	Guernsey	Harris	Hodges	Holsman
Hummel	Jones 63	Kander	Kirkton	Koenig
Korman	Kratky	Lampe	Marshall	McCann Beatty
McCreery	McGeoghegan	McManus	McNeil	Meadows
Montecillo	Morgan	Neth	Newman	Nichols

Oxford	Pace	Pierson	Quinn	Rizzo
Schad	Schieffer	Schupp	Shively	Sifton
Spreng	Still	Swearingen	Talboy	Taylor
Thomson	Walton Gray	Webber	Wells	White
Wyatt				

PRESENT: 000

ABSENT WITH LEAVE: 020

Brattin	Brown 116	Carter	Dieckhaus	Frederick
Funderburk	Gatschenberger	Hughes	Lasater	Lichtenegger
May	McDonald	McNary	Nance	Schatz
Smith 71	Swinger	Webb	Wieland	Mr Speaker

Representative McGhee declared the bill passed.

MESSAGE FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS HB 1900**, entitled:

An act to repeal sections 3.060, 3.070, 8.110, 8.115, 8.180, 8.200, 8.260, 8.310, 8.315, 8.316, 8.320, 8.325, 8.330, 8.340, 8.350, 8.360, 8.800, 8.830, 8.843, 33.710, 33.750, 33.752, 33.753, 33.756, 34.031, 37.005, 37.010, 37.020, 37.110, 160.545, 161.418, 161.424, 181.110, 191.850, 191.853, 191.855, 191.857, 191.858, 191.859, 191.861, 191.863, 191.865, 191.867, 192.935, 196.1103, 209.251, 210.1014, 217.575, 251.100, 251.240, 253.320, 261.010, 301.020, 302.171, 311.650, 311.730, 313.210, 320.260, 334.125, 361.010, 595.036, 595.037, 595.060, 610.029, 610.120, 620.1100, and 620.1580, RSMo, and to enact in lieu thereof sixty-nine new sections for the sole purpose of restructuring statutes based on executive branch reorganizations.

With Senate Amendment No. 1, Senate Amendment No. 2, Senate Amendment No. 3, Senate Amendment No. 4 and Senate Amendment No. 5.

Senate Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1900, Pages 33-34, Section 210.1014, by striking all of said section from the bill; and

Further amend said bill, Pages 39-40, Section 301.4040, by striking all of said section from the bill; and

Further amend said bill, Page 43, Section 311.730, by striking all of said section from the bill; and

Further amend said bill, Pages 43-44, Section 311.735, by striking all of said section from the bill; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1900, Page 20, Section 37.110, Line 5, by inserting immediately after said line the following:

"71.012. 1. Notwithstanding the provisions of sections 71.015 and 71.860 to 71.920, the governing body of any city, town or village may annex unincorporated areas which are contiguous and compact to the existing corporate limits of the city, town or village pursuant to this section. The term "contiguous and compact" does not include a

situation whereby the unincorporated area proposed to be annexed is contiguous to the annexing city, town or village only by a railroad line, trail, pipeline or other strip of real property less than one-quarter mile in width within the city, town or village so that the boundaries of the city, town or village after annexation would leave unincorporated areas between the annexed area and the prior boundaries of the city, town or village connected only by such railroad line, trail, pipeline or other such strip of real property. The term "contiguous and compact" does not prohibit voluntary annexations pursuant to this section merely because such voluntary annexation would create an island of unincorporated area within the city, town or village, so long as the owners of the unincorporated island were also given the opportunity to voluntarily annex into the city, town or village. Notwithstanding the provisions of this section, the governing body of any city, town or village in any county of the third classification which borders a county of the fourth classification, a county of the second classification and the Mississippi River may annex areas along a road or highway up to two miles from existing boundaries of the city, town or village or the governing body in any city, town or village in any county of the third classification without a township form of government with a population of at least twenty-four thousand inhabitants but not more than thirty thousand inhabitants and such county contains a state correctional center may voluntarily annex such correctional center pursuant to the provisions of this section if the correctional center is along a road or highway within two miles from the existing boundaries of the city, town or village.

2. (1) When a [verified] **notarized** petition, requesting annexation and signed by the owners of all fee interests of record in all tracts of real property located within the area proposed to be annexed, or a request for annexation signed under the authority of the governing body of any common interest community and approved by a majority vote of unit owners located within the area proposed to be annexed is presented to the governing body of the city, town or village, the governing body shall hold a public hearing concerning the matter not less than fourteen nor more than sixty days after the petition is received, and the hearing shall be held not less than seven days after notice of the hearing is published in a newspaper of general circulation qualified to publish legal matters and located within the boundary of the petitioned city, town or village. If no such newspaper exists within the boundary of such city, town or village, then the notice shall be published in the qualified newspaper nearest the petitioned city, town or village. For the purposes of this subdivision, the term "common-interest community" shall mean a condominium as said term is used in chapter 448, or a common-interest community, a cooperative, or a planned community.

(a) A "common-interest community" shall be defined as real property with respect to which a person, by virtue of such person's ownership of a unit, is obliged to pay for real property taxes, insurance premiums, maintenance or improvement of other real property described in a declaration. "Ownership of a unit" does not include a leasehold interest of less than twenty years in a unit, including renewal options;

(b) A "cooperative" shall be defined as a common-interest community in which the real property is owned by an association, each of whose members is entitled by virtue of such member's ownership interest in the association to exclusive possession of a unit;

(c) A "planned community" shall be defined as a common-interest community that is not a condominium or a cooperative. A condominium or cooperative may be part of a planned community.

(2) At the public hearing any interested person, corporation or political subdivision may present evidence regarding the proposed annexation.

If, after holding the hearing, the governing body of the city, town or village determines that the annexation is reasonable and necessary to the proper development of the city, town or village, and the city, town or village has the ability to furnish normal municipal services to the area to be annexed within a reasonable time, it may, subject to the provisions of subdivision (3) of this subsection, annex the territory by ordinance without further action.

(3) If a written objection to the proposed annexation is filed with the governing body of the city, town or village not later than fourteen days after the public hearing by at least five percent of the qualified voters of the city, town or village, or two qualified voters of the area sought to be annexed if the same contains two qualified voters, the provisions of sections 71.015 and 71.860 to 71.920, shall be followed.

3. If no objection is filed, the city, town or village shall extend its limits by ordinance to include such territory, specifying with accuracy the new boundary lines to which the city's, town's or village's limits are extended. Upon duly enacting such annexation ordinance, the city, town or village shall cause three certified copies of the same to be filed with the county assessor and the clerk of the county wherein the city, town or village is located, and one certified copy to be filed with the election authority, if different from the clerk of the county which has jurisdiction over the area being annexed, whereupon the annexation shall be complete and final and thereafter all courts of this state shall take judicial notice of the limits of that city, town or village as so extended.

4. Any action of any kind seeking to deannex from any city, town, or village any area annexed under this section or seeking, in any way, to reverse, invalidate, set aside, or otherwise challenge such annexation or oust

such city, town, or village from jurisdiction over such annexed area shall be brought within three years of the date of adoption of the annexation ordinance.

71.014. 1. Notwithstanding the provisions of section 71.015, the governing body of any city, town, or village which is located within a county which borders a county of the first classification with a charter form of government with a population in excess of six hundred fifty thousand, proceeding as otherwise authorized by law or charter, may annex unincorporated areas which are contiguous and compact to the existing corporate limits upon [verified] **notarized** petition requesting such annexation signed by the owners of all fee interests of record in all tracts located within the area to be annexed.

2. Any action of any kind seeking to deannex from any city, town, or village any area annexed under this section or seeking, in any way, to reverse, invalidate, set aside, or otherwise challenge such annexation or oust such city, town, or village from jurisdiction over such annexed area shall be brought within three years of the date of adoption of the annexation ordinance.

71.015. 1. Should any city, town, or village, not located in any county of the first classification which has adopted a constitutional charter for its own local government, seek to annex an area to which objection is made, the following shall be satisfied:

(1) Before the governing body of any city, town, or village has adopted a resolution to annex any unincorporated area of land, such city, town, or village shall first as a condition precedent determine that the land to be annexed is contiguous to the existing city, town, or village limits and that the length of the contiguous boundary common to the existing city, town, or village limit and the proposed area to be annexed is at least fifteen percent of the length of the perimeter of the area proposed for annexation.

(2) The governing body of any city, town, or village shall propose an ordinance setting forth the following:

(a) The area to be annexed and affirmatively stating that the boundaries comply with the condition precedent referred to in subdivision (1) above;

(b) That such annexation is reasonable and necessary to the proper development of the city, town, or village;

(c) That the city has developed a plan of intent to provide services to the area proposed for annexation;

(d) That a public hearing shall be held prior to the adoption of the ordinance;

(e) When the annexation is proposed to be effective, the effective date being up to thirty-six months from the date of any election held in conjunction thereto.

(3) The city, town, or village shall fix a date for a public hearing on the ordinance and make a good faith effort to notify all fee owners of record within the area proposed to be annexed by certified mail, not less than thirty nor more than sixty days before the hearing, and notify all residents of the area by publication of notice in a newspaper of general circulation qualified to publish legal matters in the county or counties where the proposed area is located, at least once a week for three consecutive weeks prior to the hearing, with at least one such notice being not more than twenty days and not less than ten days before the hearing.

(4) At the hearing referred to in subdivision (3), the city, town, or village shall present the plan of intent and evidence in support thereof to include:

(a) A list of major services presently provided by the city, town, or village including, but not limited to, police and fire protection, water and sewer systems, street maintenance, parks and recreation, **and** refuse collection[, etc.];

(b) A proposed time schedule whereby the city, town, or village plans to provide such services to the residents of the proposed area to be annexed within three years from the date the annexation is to become effective;

(c) The level at which the city, town, or village assesses property and the rate at which it taxes that property;

(d) How the city, town, or village proposes to zone the area to be annexed;

(e) When the proposed annexation shall become effective.

(5) Following the hearing, and either before or after the election held in subdivision (6) of this subsection, should the governing body of the city, town, or village vote favorably by ordinance to annex the area, the governing body of the city, town or village shall file an action in the circuit court of the county in which such unincorporated area is situated, under the provisions of chapter 527, praying for a declaratory judgment authorizing such annexation. The petition in such action shall state facts showing:

(a) The area to be annexed and its conformity with the condition precedent referred to in subdivision (1) of this subsection;

(b) That such annexation is reasonable and necessary to the proper development of the city, town, or village; and

(c) The ability of the city, town, or village to furnish normal municipal services of the city, town, or village to the unincorporated area within a reasonable time not to exceed three years after the annexation is to become effective.

Such action shall be a class action against the inhabitants of such unincorporated area under the provisions of section 507.070.

(6) Except as provided in subsection 3 of this section, if the court authorizes the city, town, or village to make an annexation, the legislative body of such city, town, or village shall not have the power to extend the limits of the city, town, or village by such annexation until an election is held at which the proposition for annexation is approved by a majority of the total votes cast in the city, town, or village and by a separate majority of the total votes cast in the unincorporated territory sought to be annexed. However, should less than a majority of the total votes cast in the area proposed to be annexed vote in favor of the proposal, but at least a majority of the total votes cast in the city, town, or village vote in favor of the proposal, then the proposal shall again be voted upon in not more than one hundred twenty days by both the registered voters of the city, town, or village and the registered voters of the area proposed to be annexed. If at least two-thirds of the qualified electors voting thereon are in favor of the annexation, then the city, town, or village may proceed to annex the territory. If the proposal fails to receive the necessary majority, no part of the area sought to be annexed may be the subject of another proposal to annex for a period of two years from the date of the election, except that, during the two-year period, the owners of all fee interests of record in the area or any portion of the area may petition the city, town, or village for the annexation of the land owned by them pursuant to the procedures in section 71.012. The elections shall if authorized be held, except as herein otherwise provided, in accordance with the general state law governing special elections, and the entire cost of the election or elections shall be paid by the city, town, or village proposing to annex the territory.

(7) Failure to comply in providing services to the said area or to zone in compliance with the plan of intent within three years after the effective date of the annexation, unless compliance is made unreasonable by an act of God, shall give rise to a cause of action for deannexation which may be filed in the circuit court by any resident of the area who was residing in the area at the time the annexation became effective.

(8) No city, town, or village which has filed an action under this section as this section read prior to May 13, 1980, which action is part of an annexation proceeding pending on May 13, 1980, shall be required to comply with subdivision (5) of this subsection in regard to such annexation proceeding.

(9) If the area proposed for annexation includes a public road or highway but does not include all of the land adjoining such road or highway, then such fee owners of record, of the lands adjoining said highway shall be permitted to intervene in the declaratory judgment action described in subdivision (5) of this subsection.

2. Notwithstanding any provision of subsection 1 of this section, for any annexation by any city with a population of three hundred fifty thousand or more inhabitants which is located in more than one county that becomes effective after August 28, 1994, if such city has not provided water and sewer service to such annexed area within three years of the effective date of the annexation, a cause of action shall lie for deannexation, unless the failure to provide such water and sewer service to the annexed area is made unreasonable by an act of God. The cause of action for deannexation may be filed in the circuit court by any resident of the annexed area who is presently residing in the area at the time of the filing of the suit and was a resident of the annexed area at the time the annexation became effective. If the suit for deannexation is successful, the city shall be liable for all court costs and attorney fees.

3. Notwithstanding the provisions of subdivision (6) of subsection 1 of this section, all cities, towns, and villages located in any county of the first classification with a charter form of government with a population of two hundred thousand or more inhabitants which adjoins a county with a population of nine hundred thousand or more inhabitants shall comply with the provisions of this subsection. If the court authorizes any city, town, or village subject to this subsection to make an annexation, the legislative body of such city, town or village shall not have the power to extend the limits of such city, town, or village by such annexation until an election is held at which the proposition for annexation is approved by a majority of the total votes cast in such city, town, or village and by a separate majority of the total votes cast in the unincorporated territory sought to be annexed; except that:

(1) In the case of a proposed annexation in any area which is contiguous to the existing city, town or village and which is within an area designated as flood plain by the Federal Emergency Management Agency and which is inhabited by no more than thirty registered voters and for which a final declaratory judgment has been granted prior to January 1, 1993, approving such annexation and where notarized affidavits expressing approval of the proposed annexation are obtained from a majority of the registered voters residing in the area to be annexed, the area may be annexed by an ordinance duly enacted by the governing body and no elections shall be required; and

(2) In the case of a proposed annexation of unincorporated territory in which no qualified electors reside, if at least a majority of the qualified electors voting on the proposition are in favor of the annexation, the city, town or village may proceed to annex the territory and no subsequent election shall be required. If the proposal fails to receive the necessary separate majorities, no part of the area sought to be annexed may be the subject of any other proposal to annex for a period of two years from the date of such election, except that, during the two-year period, the owners of all fee interests of record in the area or any portion of the area may petition the city, town, or village for the annexation

of the land owned by them pursuant to the procedures in section 71.012 or 71.014. The election shall, if authorized, be held, except as otherwise provided in this section, in accordance with the general state laws governing special elections, and the entire cost of the election or elections shall be paid by the city, town, or village proposing to annex the territory. Failure of the city, town or village to comply in providing services to the area or to zone in compliance with the plan of intent within three years after the effective date of the annexation, unless compliance is made unreasonable by an act of God, shall give rise to a cause of action for deannexation which may be filed in the circuit court **not later than four years after the effective date of the annexation** by any resident of the area who was residing in such area at the time the annexation became effective or by any nonresident owner of real property in such area. **Except for a cause of action for deannexation under this subdivision (2) of this subsection, any action of any kind seeking to deannex from any city, town, or village any area annexed under this section or seeking, in any way, to reverse, invalidate, set aside, or otherwise challenge such annexation or oust such city, town, or village from jurisdiction over such annexed area shall be brought within three years of the date of adoption of the annexation ordinance.**"; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1900, Page 10, Section 34.031, Line 76, by inserting after all of said line the following:

- "34.225. 1. This section shall be known and may be cited as the "Iran Energy Divestment Act".
2. As used in this section, the following terms shall mean:
- (1) "Awarding body", a department, board, agency, authority, or officer, agent, or other authorized representative of the public entity awarding a contract for goods or services;
 - (2) "Energy sector", activities to develop petroleum or natural gas resources or nuclear power;
 - (3) "Financial institution", the term as used in Section 14(5) of the Iran Sanctions Act of 1996 (Public Law 104-172; 50 U.S.C. 1701 note);
 - (4) "Iran", any agency or instrumentality of Iran;
 - (5) "Person", any of the following:
 - (a) A natural person, corporation, company, limited liability company, business association, partnership, society, trust, or any other nongovernmental entity, organization, or group;
 - (b) Any governmental entity or instrumentality of a government, including a multilateral development institution, as defined in Section 1701(c)(3) of the International Financial Institutions Act (22 U.S.C. 262r(c)(3));
 - (c) Any successor, subunit, parent company, or subsidiary of, or company under common ownership or control with, any entity described in paragraph (a) or (b) of this subsection;
 - (6) "Proscribed investor", a person that directly engages in investment activities in the energy sector in Iran. A person engages directly in investment activities in the energy sector in Iran if any of the following is true:
 - (a) The person directly invests twenty million dollars or more in the energy sector in Iran;
 - (b) The person provides oil or liquified natural gas tankers, or products used to construct or maintain pipelines used to transport oil or liquified natural gas, for the energy sector in Iran;
 - (c) The person is a financial institution that directly provides a commercial loan of twenty million dollars or more to another person, for forty-five days or more, if such financial institution had actual knowledge that such person would use the proceeds from the commercial loan to invest in the energy sector in Iran;
 - (7) "Public entity", the state or any officer, official, authority, board, or commission of the state and any county, city, or other political subdivision of the state, or any institution supported in whole or in part by public funds.
3. A proscribed investor is ineligible to, and shall not, bid on, submit a proposal for, or enter into, a contract with a public entity for goods or services in excess of one million dollars.
4. A public entity shall require a person that submits a bid or proposal to, or otherwise proposes to enter into a contract with, a public entity with respect to a contract for goods or services in excess of one million dollars, that currently has business activities or other operations outside of the United States, to certify that the person is not a proscribed investor. A person may rely on one or more lists of persons engaging in investment activities in the energy sector in Iran developed by other states acting under the authority of the Federal Comprehensive Iran Sanctions Accountability and Divestment Act of 2010 when certifying that it is not a proscribed investor.
5. (1) The awarding body shall report to the attorney general the name of the person that the awarding body determines has submitted a false certification together with its information as to the false certification. The

attorney general has the sole authority to determine whether to bring a civil action against the person to collect the penalty described in paragraph (a) of subdivision (2) of this subsection. No private right of action is created by this section. If it is determined in the action that the person submitted a false certification, the person shall pay all costs and fees the plaintiff incurred in a civil action, including costs incurred by the awarding body for investigations that led to the finding of the false certification and all costs and fees incurred by the attorney general.

(2) If the attorney general determines that a person has submitted a false certification under subsection 4 of this section, the person shall be subject to the following:

- (a) A civil penalty of two hundred fifty thousand dollars;
- (b) Termination, without penalty, of an existing contract with the awarding body;
- (c) Ineligibility to bid on, or enter into, a contract with a public entity for a period of three years from the date of the determination that the person submitted the false certification.

6. (1) If the awarding body determines that a person that has an existing contract with the awarding body, has submitted a pending bid or contract proposal to, or otherwise proposes to enter into a contract with the awarding body by using credible information available to the public and determines that the person is a proscribed investor, the awarding body shall provide ninety days written notice of its intent to not enter into or renew a contract for goods or services with the person. The notice shall specify that the person may become eligible for a future contract for goods or services with the awarding body if it ceases its direct engagement in investment activities in the energy sector in Iran.

(2) The awarding body shall provide a person determined to be a proscribed investor with an opportunity to demonstrate in writing to the awarding body that it is not engaged in investment activities in the energy sector in Iran. If the awarding body determines that the person is not engaged in investment activities in the energy sector in Iran, the person shall be eligible to enter into or renew a contract for goods or services with the awarding body."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 4

AMEND House Committee Substitute for House Bill No. 1900, Page 23, Section 161.424, Line 14, by inserting after all of said line the following:

"161.870. 1. By September 1, 2012, the department of elementary and secondary education shall establish a work group to assess the available resources needed for effective work experiences for students and young adults with disabilities. The work group shall review all interagency coordination of services that match young adults who have disabilities with employers who need employees to ensure that these services are adequately meeting the following needs of students and young adults with disabilities who seek employment and need assistance with job placement:

- (1) Recruitment;
- (2) Assessment;
- (3) Counseling;
- (4) Pre-employment skills training;
- (5) Vocational training;
- (6) Student wages for try-out employment;
- (7) Placement in unsubsidized employment; and
- (8) Other assistance with transition to a quality adult life.

2. The goal of the work group shall be to evaluate the current efforts and available resources and to promote the involvement of key stakeholders including students, families, educators, employers and other agencies in planning and implementing an array of services that will culminate in successful student transition to employment, lifelong learning, and quality of life. The work group shall focus on secondary students and young adults with disabilities.

3. The work group shall:

- (1) Assess the strengths and need for improvement in services for transition services, instruction, and experiences that reinforce core curriculum concepts and skills leading to gainful employment for students and young adults with disabilities;

(2) Determine if any additional state partnerships provided through nonfinancial interagency agreements between the department of health and senior services, the department of economic development, the department of mental health, or the department of social services, or in the private sector, are needed to enhance the employment potential of students and young adults with disabilities;

(3) Focus its efforts in developing careers for students and young adults with disabilities, in order to prevent economic and social dependency on state and community agencies and resources; and

(4) Report its findings to the director.

4. The department of elementary and secondary education shall make recommendations based on the findings of the work group and report them to the general assembly prior to January 1, 2013.

5. The work group shall be administered and its members chosen by the commissioner of education. Work group members shall include existing personnel and human resources available to the department of elementary and secondary education including but not limited to representatives from state agencies, local advocacy groups and community members with valuable input regarding the needs of disabled students and individuals, or members of the general assembly.

6. The department of elementary and secondary education may promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, 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 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 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, 2012, shall be invalid and void."; and

Further amend said bill, Page 32, Section 209.015, Line 26, by inserting after all of said line the following:

"209.150. 1. Every person with a visual, aural or [physical] **other** disability, **as defined in section 213.010**, shall have the same rights afforded to a person with no such disability to the full and free use of the streets, highways, sidewalks, walkways, public buildings, public facilities, and other public places.

2. Every person with a visual, aural or [physical] **other** disability, **as defined in section 213.010**, is entitled to full and equal accommodations, advantages, facilities, and privileges of all common carriers, airplanes, motor vehicles, railroad trains, motor buses, taxis, streetcars, boats or any other public conveyances or modes of transportation, hotels, lodging places, places of public accommodation, amusement or resort, and other places to which the general public is invited, subject only to the conditions and limitations established by law and applicable alike to all persons.

3. Every person with a visual, aural or [physical] **other** disability, **as defined in section 213.010**, shall have the right to be accompanied by a guide dog, hearing dog, or service dog, which is especially trained for the purpose, in any of the places listed in subsection 2 of this section without being required to pay an extra charge for the guide dog, hearing dog or service dog; provided that such person shall be liable for any damage done to the premises or facilities by such dog.

4. As used in sections 209.150 to 209.190, the term "service dog" means any dog specifically trained to assist a person with a physical **or mental** disability by performing necessary [physical] tasks **or doing work** which the person cannot perform. Such tasks shall include, but not be limited to, pulling a wheelchair, retrieving items, [and] carrying supplies, **and search and rescue of an individual with a disability**.

209.152. Any trainer, from a recognized training center, of a guide dog, hearing assistance dog or service dog, **or any member of a service dog team, as defined in section 209.200**, shall have the right to be accompanied by such dog in or upon any of the premises listed in section 209.150 while engaged in the training of the dog without being required to pay an extra charge for such dog. Such trainer **or service dog team member** shall be liable for any damage done to the premise of facilities by such dog.

209.200. As used in sections 209.200 to 209.204, the following terms shall mean:

(1) "Disability", as defined in section 213.010;

(2) "Service dog", a dog that is being or has been specially trained to do work or perform tasks which benefit a particular person with a disability. Service dog includes **but is not limited to**:

(a) "Guide dog", a dog that is being or has been specially trained to assist a particular blind or visually impaired person;

(b) "Hearing dog", a dog that is being or has been specially trained to assist a particular deaf or hearing-impaired person;

(c) "Medical alert or [respond] **response dog**", a dog that is being or has been trained to alert a person with a disability that a particular medical event is about to occur or to respond to a medical event that has occurred;

(d) "Mobility dog", a dog that is being or has been specially trained to assist a person with a disability caused by physical impairments;

(e) "**Professional therapy dog**", a dog which is selected, trained, and tested to provide specific physical therapeutic functions, under the direction and control of a qualified handler who works with the dog as a team as a part of the handler's occupation or profession. Such dogs, with their handlers, perform such functions in institutional settings, community-based group settings, or when providing services to specific persons who have disabilities. Professional therapy dogs do not include dogs, certified or not, which are used by volunteers in visitation therapy;

(f) "**Search and rescue dog**", a dog that is being or has been trained to search for or prevent a person with a mental disability, including but not limited to verbal and nonverbal autism, from becoming lost;

(3) "**Service team dog**", a team consisting of a trained service dog, a disabled person or child, and a person who is an adult and who has been trained to handle the service dog.

209.202. 1. Any person who [knowingly, intentionally, or recklessly causes substantial physical injury to or the death of a service dog], **with reckless disregard, injures or kills or permits a dog that he or she owns or is in the immediate control of to injure or kill a service animal** is guilty of a class A misdemeanor. [The provisions of this subsection shall not apply to the destruction of a service dog for humane purposes.]

2. Any person who [knowingly or intentionally fails to exercise sufficient control over an animal such person owns, keeps, harbors, or exercises control over to prevent the animal from causing the substantial physical injury to or death of a service dog, or the subsequent inability to function as a service dog as a result of the animal's attacking, chasing, or harassing the service dog], **with reckless disregard, interferes with or permits a dog that he or she owns or is in the immediate control of to interfere with the use of a service animal by obstructing, intimidating, or otherwise jeopardizing the safety of the service animal or its user is guilty of a class B misdemeanor. Any second or subsequent violation of this section is guilty of a class A misdemeanor.**

3. Any person who [harasses or chases a dog known to such person to be a service dog is guilty of a class B misdemeanor.

4. Any person who owns, keeps, harbors, or exercises control over an animal and who knowingly or intentionally fails to exercise sufficient control over the animal to prevent such animal from chasing or harassing a service dog while such dog is carrying out the dog's function as a service dog, to the extent that the animal temporarily interferes with the service dog's ability to carry out the dog's function is guilty of a class B misdemeanor] **intentionally injures or kills or permits a dog that he or she owns or is in the immediate control of to injure or kill a service animal is guilty of a class D felony.**

5. [An owner of a service dog or a person with a disability who uses a service dog may file a cause of action to recover civil damages against any person who:

- (1) Violates the provisions of subsection 1 or 2 of this section; or
- (2) Steals a service dog resulting in the loss of the services of the service dog.

6. Any civil damages awarded under subsection 5 of this section shall be based on the following:

(1) The replacement value of an equally trained service dog, without any differentiation for the age or experience of the service dog;

(2) The cost and expenses incurred by the owner of a service dog or the person with a disability who used the service dog, including:

- (a) The cost of temporary replacement services, whether provided by another service dog or by a person;
- (b) The reasonable costs incurred in efforts to recover a stolen service dog; and
- (c) Court costs and attorney's fees incurred in bringing a civil action under subsection 5 of this section.

7. An owner of a service dog or a person with a disability who uses a service dog may file a cause of action to recover civil damages against a person who:

(1) Violates the provisions of subsections 1 to 4 of this section resulting in injury from which the service dog recovers to an extent that the dog is able to function as a service dog for the person with a disability; or

(2) Steals a service dog and the service dog is recovered resulting in the service dog being able to function as a service dog for the person with a disability.

8. Any civil damages awarded under subsection 7 of this section shall be based on the following:

- (1) Veterinary medical expenses;

- (2) Retraining expenses;
- (3) The cost of temporary replacement services, whether provided by another service dog or by a person;
- (4) Reasonable costs incurred in the recovery of the service dog; and
- (5) Court costs and attorney's fees incurred in bringing the civil action under subsection 7 of this section.] (1)

In addition to any other penalty, a person who is convicted of a violation of this section shall make full restitution for all damages that arise out of or are related to the offense, including but not limited to incidental and consequential damages incurred by the service animal's user.

(2) Restitution includes, but is not limited to:

- (a) The value of the animal;**
- (b) Replacement and training or retraining expenses for the service animal and the user;**
- (c) Veterinary and other medical and boarding expenses for the service animal;**
- (d) Medical expenses for the user; and**
- (e) Lost wages or income incurred by the user during any period that the user is without the services of the service animal.**

[9.] 6. The provisions of this section shall not apply:

(1) If a person with a disability, an owner, or a person having custody or supervision of a service dog commits criminal or civil trespass; or

(2) To the destruction of a service dog for humane purposes.

[10.] 7. Nothing in this section shall be construed to preclude any other remedies available at law."; and

Further amend said bill, Page 36, Section 261.010, Line 6, by inserting after all of said line the following:

"288.034. 1. "Employment" means service, including service in interstate commerce, performed for wages or under any contract of hire, written or oral, express or implied, and notwithstanding any other provisions of this section, service with respect to which a tax is required to be paid under any federal unemployment tax law imposing a tax against which credit may be taken for contributions required to be paid into a state unemployment fund or which, as a condition for full tax credit against the tax imposed by the Federal Unemployment Tax Act, is required to be covered under this law.

2. The term "employment" shall include an individual's entire service, performed within or both within and without this state if:

(1) The service is localized in this state; or

(2) The service is not localized in any state but some of the service is performed in this state and the base of operations, or, if there is no base of operations, then the place from which such service is directed or controlled, is in this state; or the base of operations or place from which such service is directed or controlled is not in any state in which some part of the service is performed but the individual's residence is in this state.

3. Service performed by an individual for wages shall be deemed to be employment subject to this law:

(1) If covered by an election filed and approved pursuant to subdivision (2) of subsection 3 of section 288.080;

(2) If covered by an arrangement pursuant to section 288.340 between the division and the agency charged with the administration of any other state or federal unemployment insurance law, pursuant to which all services performed by an individual for an employing unit are deemed to be performed entirely within this state.

4. Service shall be deemed to be localized within a state if the service is performed entirely within such state; or the service is performed both within and without such state, but the service performed without such state is incidental to the individual's service within the state; for example, is temporary or transitory in nature or consists of isolated transactions.

5. Service performed by an individual for remuneration shall be deemed to be employment subject to this law unless it is shown to the satisfaction of the division that such services were performed by an independent contractor. In determining the existence of the independent contractor relationship, the common law of agency right to control shall be applied. The common law of agency right to control test shall include but not be limited to: if the alleged employer retains the right to control the manner and means by which the results are to be accomplished, the individual who performs the service is an employee. If only the results are controlled, the individual performing the service is an independent contractor.

6. The term "employment" shall include service performed for wages as an agent-driver or commission-driver engaged in distributing meat products, vegetable products, fruit products, bakery products, beverages (other than milk), or laundry or dry-cleaning services, for his or her principal; or as a traveling or city salesman, other than as an agent-driver or commission-driver, engaged upon a full-time basis in the solicitation on behalf of, and the transmission to, his or her principal (except for sideline sales activities on behalf of some other person) of orders from wholesalers,

retailers, contractors, or operators of hotels, restaurants, or other similar establishments for merchandise for resale or supplies for use in their business operations, provided:

(1) The contract of service contemplates that substantially all of the services are to be performed personally by such individual; and

(2) The individual does not have a substantial investment in facilities used in connection with the performance of the services (other than in facilities for transportation); and

(3) The services are not in the nature of a single transaction that is not part of a continuing relationship with the person for whom the services are performed.

7. Service performed by an individual in the employ of this state or any political subdivision thereof or any instrumentality of any one or more of the foregoing which is wholly owned by this state and one or more other states or political subdivisions, or any service performed in the employ of any instrumentality of this state or of any political subdivision thereof, and one or more other states or political subdivisions, provided that such service is excluded from employment as defined in the Federal Unemployment Tax Act by Section 3306(c)(7) of that act and is not excluded from employment pursuant to subsection 9 of this section, shall be employment subject to this law.

8. Service performed by an individual in the employ of a corporation or any community chest, fund, or foundation organized and operated exclusively for religious, charitable, scientific, testing for public safety, literary, or educational purposes, or for the prevention of cruelty to children or animals, no part of the net earnings of which inures to the benefit of any private shareholder or individual, or other organization described in Section 501(c)(3) of the Internal Revenue Code which is exempt from income tax under Section 501(a) of that code if the organization had four or more individuals in employment for some portion of a day in each of twenty different weeks whether or not such weeks were consecutive within a calendar year regardless of whether they were employed at the same moment of time shall be employment subject to this law.

9. For the purposes of subsections 7 and 8 of this section, the term "employment" does not apply to service performed:

(1) In the employ of a church or convention or association of churches, or an organization which is operated primarily for religious purposes and which is operated, supervised, controlled, or principally supported by a church or convention or association of churches; or

(2) By a duly ordained, commissioned, or licensed minister of a church in the exercise of such minister's ministry or by a member of a religious order in the exercise of duties required by such order; or

(3) In the employ of a governmental entity referred to in subdivision (3) of subsection 1 of section 288.032 if such service is performed by an individual in the exercise of duties:

(a) As an elected official;

(b) As a member of a legislative body, or a member of the judiciary, of a state or political subdivision;

(c) As a member of the state national guard or air national guard;

(d) As an employee serving on a temporary basis in case of fire, storm, snow, earthquake, flood or similar emergency;

(e) In a position which, under or pursuant to the laws of this state, is designated as (I) a major nontenured policy-making or advisory position, or (ii) a policy-making or advisory position the performance of the duties of which ordinarily does not require more than eight hours per week; or

(4) In a facility conducted for the purpose of carrying out a program of rehabilitation for individuals whose earning capacity is impaired by age or physical or mental deficiency or injury or providing remunerative work for individuals who because of their impaired physical or mental capacity cannot be readily absorbed in the competitive labor market, by an individual receiving such rehabilitation or remunerative work; or

(5) As part of an unemployment work-relief or work-training program assisted or financed in whole or in part by any federal agency or an agency of a state or political subdivision thereof, by an individual receiving such work relief or work training; or

(6) By an inmate of a custodial or penal institution; or

(7) In the employ of a school, college, or university, if such service is performed (I) by a student who is enrolled and is regularly attending classes at such school, college, or university, or (ii) by the spouse of such a student, if such spouse is advised, at the time such spouse commences to perform such service, that (I) the employment of such spouse to perform such service is provided under a program to provide financial assistance to such student by such school, college, or university, and (II) such employment will not be covered by any program of unemployment insurance.

10. The term "employment" shall include the service of an individual who is a citizen of the United States, performed outside the United States (except in Canada), if:

(1) The employer's principal place of business in the United States is located in this state; or

(2) The employer has no place of business in the United States, but:

- (a) The employer is an individual who is a resident of this state; or
 - (b) The employer is a corporation which is organized under the laws of this state; or
 - (c) The employer is a partnership or a trust and the number of the partners or trustees who are residents of this state is greater than the number who are residents of any one other state; or
 - (3) None of the criteria of subdivisions (1) and (2) of this subsection is met but the employer has elected coverage in this state or, the employer having failed to elect coverage in any state, the individual has filed a claim for benefits, based on such service, under the law of this state;
 - (4) As used in this subsection and in subsection 11 of this section, the term "United States" includes the states, the District of Columbia and the Commonwealth of Puerto Rico.
11. An "American employer", for the purposes of subsection 10 of this section, means a person who is:
- (1) An individual who is a resident of the United States; or
 - (2) A partnership, if two-thirds or more of the partners are residents of the United States; or
 - (3) A trust, if all of the trustees are residents of the United States; or
 - (4) A corporation organized under the laws of the United States or of any state.
12. The term "employment" shall not include:
- (1) Service performed by an individual in agricultural labor;
 - (a) For the purposes of this subdivision, the term "agricultural labor" means remunerated service performed:
 - a. On a farm, in the employ of any person, in connection with cultivating the soil, or in connection with raising or harvesting any agricultural or horticultural commodity, including the raising, shearing, feeding, caring for, training, and management of livestock, bees, poultry, and furbearing animals and wildlife;
 - b. In the employ of the owner or tenant or other operator of a farm, in connection with the operation, management, conservation, improvement, or maintenance of such farm and its tools and equipment, or in salvaging timber or clearing land of brush and other debris left by a hurricane, if the major part of such service is performed on a farm;
 - c. In connection with the production or harvesting of any commodity defined as an agricultural commodity in Section 15(g) of the Federal Agricultural Marketing Act, as amended (46 Stat. 1550, Sec. 3; 12 U.S.C. 1441j), or in connection with the ginning of cotton, or in connection with the operation or maintenance of ditches, canals, reservoirs, or waterways, not owned or operated for profit, used exclusively for supplying and storing water for farming purposes;
 - d. (i) In the employ of the operator of a farm in handling, planting, drying, packing, packaging, processing, freezing, grading, storing, or delivering to storage or to market or to a carrier for transportation to market, in its unmanufactured state, any agricultural or horticultural commodity; but only if such operator produced more than one-half of the commodity with respect to which such service is performed;
 - (ii) In the employ of a group of operators of farms (or a cooperative organization of which such operators are members) in the performance of services described in item (I) of this subparagraph, but only if such operators produced more than one-half of the commodity with respect to which such service is performed;
 - (iii) The provisions of items (I) and (ii) of this subparagraph shall not be deemed to be applicable with respect to service performed in connection with commercial canning or commercial freezing or in connection with any agricultural or horticultural commodity after its delivery to a terminal market for distribution for consumption; or
 - e. On a farm operated for profit if such service is not in the course of the employer's trade or business. As used in this paragraph, the term "farm" includes stock, dairy, poultry, fruit, furbearing animals, and truck farms, plantations, ranches, nurseries, ranges, greenhouses or other similar structures, used primarily for the raising of agricultural or horticultural commodities, and orchards;
 - (b) The term "employment" shall include service performed after December 31, 1977, by an individual in agricultural labor as defined in paragraph (a) of this subdivision when such service is performed for a person who, during any calendar quarter, paid remuneration in cash of twenty thousand dollars or more to individuals employed in agricultural labor or for some portion of a day in a calendar year in each of twenty different calendar weeks, whether or not such weeks were consecutive, employed in agricultural labor ten or more individuals, regardless of whether they were employed at the same moment of time;
 - (c) For the purposes of this subsection any individual who is a member of a crew furnished by a crew leader to perform service in agricultural labor for any other person shall be considered as employed by such crew leader:
 - a. If such crew leader holds a valid certificate of registration under the Farm Labor Contractor Registration Act of 1963; or substantially all the members of such crew operate or maintain tractors, mechanized harvesting or crop-dusting equipment, or any other mechanized equipment, which is provided by such crew leader; and
 - b. If such individual is not in employment by such other person;
 - c. If any individual is furnished by a crew leader to perform service in agricultural labor for any other person and that individual is not in the employment of the crew leader;

- (i) Such other person and not the crew leader shall be treated as the employer of such individual; and
 - (ii) Such other person shall be treated as having paid cash remuneration to such individual in an amount equal to the amount of cash remuneration paid to such individual by the crew leader (either on his or her own behalf or on behalf of such other person) for the service in agricultural labor performed for such other person;
- d. For the purposes of this subsection, the term "crew leader" means an individual who:
- (i) Furnishes individuals to perform service in agricultural labor for any other person;
 - (ii) Pays (either on his or her own behalf or on behalf of such other person) the individuals so furnished by him or her for the service in agricultural labor performed by them; and
 - (iii) Has not entered into a written agreement with such other person under which such individual is designated as in employment by such other person;
- (2) Domestic service in a private home except as provided in subsection 13 of this section;
 - (3) Service performed by an individual under the age of eighteen years in the delivery or distribution of newspapers or shopping news but shall not include delivery or distribution to any point for subsequent delivery or distribution;
 - (4) Service performed by an individual in, and at the time of, the sale of newspapers or magazines to ultimate consumers under an arrangement under which the newspapers or magazines are to be sold by him or her at a fixed price, his or her compensation being based on the retention of the excess of such price over the amount at which the newspapers or magazines are charged to him or her, whether or not he or she is guaranteed a minimum amount of compensation for such service, or is entitled to be credited with the unsold newspapers or magazines turned back;
 - (5) Service performed by an individual in the employ of his or her son, daughter, or spouse, and service performed by a child under the age of twenty-one in the employ of his or her father or mother;
 - (6) Except as otherwise provided in this law, service performed in the employ of a corporation, community chest, fund or foundation, organized and operated exclusively for religious, charitable, scientific, literary, or educational purposes, or for the prevention of cruelty to children or animals, no part of the net earnings of which inures to the benefit of any private shareholder or individual;
 - (7) Services with respect to which unemployment insurance is payable under an unemployment insurance system established by an act of Congress;
 - (8) Service performed in the employ of a foreign government;
 - (9) Service performed in the employ of an instrumentality wholly owned by a foreign government:
 - (a) If the service is of a character similar to that performed in foreign countries by employees of the United States government or of an instrumentality thereof; and
 - (b) If the division finds that the foreign government, with respect to whose instrumentality exemption is claimed, grants an equivalent exemption with respect to similar service performed in the foreign country by employees of the United States government and of instrumentalities thereof. The certification of the United States Secretary of State to the United States Secretary of Treasury shall constitute prima facie evidence of such equivalent exemption;
 - (10) Service covered by an arrangement between the division and the agency charged with the administration of any other state or federal unemployment insurance law pursuant to which all services performed by an individual for an employing unit during the period covered by the employing unit's approved election are deemed to be performed entirely within the jurisdiction of such other state or federal agency;
 - (11) Service performed in any calendar quarter in the employ of a school, college or university not otherwise excluded, if such service is performed by a student who is enrolled and regularly attending classes at such school, college, or university, and the remuneration for such service does not exceed fifty dollars (exclusive of board, room, and tuition);
 - (12) Service performed by an individual for a person as a licensed insurance agent, a licensed insurance broker, or an insurance solicitor, if all such service performed by such individual for such person is performed for remuneration solely by way of commissions;
 - (13) Domestic service performed in the employ of a local college club or of a local chapter of a college fraternity or sorority, except as provided in subsection 13 of this section;
 - (14) Services performed after March 31, 1982, in programs authorized and funded by the Comprehensive Employment and Training Act by participants of such programs, except those programs with respect to which unemployment insurance coverage is required by the Comprehensive Employment and Training Act or regulations issued pursuant thereto;
 - (15) Service performed by an individual who is enrolled at a nonprofit or public educational institution which normally maintains a regular faculty and curriculum and normally has a regularly organized body of students in attendance at the place where its educational activities are carried on, as a student in a full-time program, taken for credit at such institution, which combines academic instruction with work experience, if such service is an integral part of such

program, and such institution has so certified to the employer; except, that this subdivision shall not apply to service performed in a program established for or on behalf of an employer or group of employers;

(16) Services performed by a licensed real estate salesperson or licensed real estate broker if substantially all of the remuneration, whether or not paid in cash, for the services performed, rather than to the number of hours worked, is directly related to sales or other output, including the performance of services, performed pursuant to a written contract between such individual and the person for whom the services are performed and such contract provides that the individual will not be treated as an employee with respect to such services for federal tax purposes;

(17) Services performed as a direct seller who is engaged in the trade or business of the delivering or distribution of newspapers or shopping news, including any services directly related to such trade or business, or services performed as a direct seller who is engaged in the trade or business of selling, or soliciting the sale of, consumer products in the home or otherwise than in, or affiliated with, a permanent, fixed retail establishment, if eighty percent or more of the remuneration, whether or not paid in cash, for the services performed rather than the number of hours worked is directly related to sales performed pursuant to a written contract between such direct seller and the person for whom the services are performed, and such contract provides that the individual will not be treated as an employee with respect to such services for federal tax purposes;

(18) Services performed as a volunteer research subject who is paid on a per-study basis for scientific, medical or drug-related testing for any organization other than one described in Section 501(c)(3) of the Internal Revenue Code or any governmental entity.

13. The term "employment" shall include domestic service as defined in subdivisions (2) and (13) of subsection 12 of this section performed after December 31, 1977, if the employing unit for which such service is performed paid cash wages of one thousand dollars or more for such services in any calendar quarter after December 31, 1977.

14. The term "employment" shall include or exclude the entire service of an individual for an employing unit during a pay period in which such individual's services are not all excluded under the foregoing provisions, on the following basis: if the services performed during one-half or more of any pay period constitute employment as otherwise defined in this law, all the services performed during such period shall be deemed to be employment; but if the services performed during more than one-half of any such pay period do not constitute employment as otherwise defined in this law, then none of the services for such period shall be deemed to be employment. (As used in this subsection, the term "pay period" means a period of not more than thirty-one consecutive days for which a payment of remuneration is ordinarily made to the individual by the employing unit employing such individual.) This subsection shall not be applicable with respect to service performed in a pay period where any such service is excluded pursuant to subdivision (8) of subsection 12 of this section.

15. The term "employment" shall not include the services of a full-time student who performed such services in the employ of an organized summer camp for less than thirteen calendar weeks in such calendar year.

16. For the purpose of subsection 15 of this section, an individual shall be treated as a full-time student for any period:

- (1) During which the individual is enrolled as a full-time student at an educational institution; or
- (2) Which is between academic years or terms if:
 - (a) The individual was enrolled as a full-time student at an educational institution for the immediately preceding academic year or term; and
 - (b) There is a reasonable assurance that the individual will be so enrolled for the immediately succeeding academic year or term after the period described in paragraph (a) of this subdivision.

17. For the purpose of subsection 15 of this section, an "organized summer camp" shall mean a summer camp which:

- (1) Did not operate for more than seven months in the calendar year and did not operate for more than seven months in the preceding calendar year; or
- (2) Had average gross receipts for any six months in the preceding calendar year which were not more than thirty-three and one-third percent of its average gross receipts for the other six months in the preceding calendar year.

18. The term "employment" shall not mean service performed by a remodeling salesperson acting as an independent contractor; however, if the federal Internal Revenue Service determines that a contractual relationship between a direct provider and an individual acting as an independent contractor pursuant to the provisions of this subsection is in fact an employer-employee relationship for the purposes of federal law, then that relationship shall be considered as an employer-employee relationship for the purposes of this chapter.

19. The term "employment" shall not mean in-home or community-based services performed by a provider contracted to provide such services for the clients of a county board for developmental disability services organized and existing under sections 205.968 to 205.973, provided however, that the vendor shall perform the payroll and fringe benefits accounting functions for the consumer. However, in the event an employment

relationship exists between the provider and any worker as determined under this chapter, the services performed by such worker shall be deemed to be employment if the provider is an organization described in Section 501(c)(3) of the Internal Revenue Code, any governmental entity, or a federally recognized Indian tribe."; and

Further amend said bill, Page 39, Section 301.020, Line 87, by inserting after all of said line the following:

"301.143. 1. As used in this section, the term "vehicle" shall have the same meaning given it in section 301.010, and the term "physically disabled" shall have the same meaning given it in section 301.142.

2. Political subdivisions of the state may by ordinance or resolution designate parking spaces for the exclusive use of vehicles which display a distinguishing license plate or [card] **placard** issued pursuant to section 301.071 or 301.142. Owners of private property used for public parking shall also designate parking spaces for the exclusive use of vehicles which display a distinguishing license plate or [card] **placard** issued pursuant to section 301.071 or 301.142. Whenever a political subdivision or owner of private property so designates a parking space, the space shall be indicated by a sign upon which shall be inscribed the international symbol of accessibility and may also include any appropriate wording such as "Accessible Parking" to indicate that the space is reserved for the exclusive use of vehicles which display a distinguishing license plate or [card] **placard**. The sign described in this subsection shall also state, or an additional sign shall be posted below or adjacent to the sign stating, the following: "\$50 to \$300 fine.". [Beginning August 28, 2011, When any political subdivision or owner of private property restripes a parking lot or constructs a new parking lot, one in every four accessible spaces, but not less than one, shall be served by an access aisle a minimum of ninety-six inches wide and shall be designated "lift van accessible only" with signs that meet the requirements of the federal Americans with Disabilities Act, as amended, and any rules or regulations established pursuant thereto.] **When any political subdivision or owner of private property restripes a parking lot or constructs a new parking lot with twenty-five or more parking spaces, the parking lot and accessible signs shall meet the minimum requirements of the federal Americans with Disabilities Act, as amended, and any rules or regulations established pursuant thereto, for the number of required accessible parking spaces, which shall not be less than one, and shall be served by an access aisle a minimum of ninety-six inches wide and shall be designated "van accessible". If any accessible space is one hundred thirty-two inches wide or wider, then the adjacent access aisle shall be a minimum of sixty inches wide. If any accessible space is less than one hundred thirty-two inches wide, then the adjacent access aisle shall be a minimum of ninety-six inches wide.**

3. Any political subdivision, by ordinance or resolution, and any person or corporation in lawful possession of a public off-street parking facility or any other owner of private property may designate reserved parking spaces for the exclusive use of vehicles which display a distinguishing license plate or [card] **placard** issued pursuant to section 301.071 or 301.142 as close as possible to the nearest accessible entrance. Such designation shall be made by posting immediately adjacent to, and visible from, each space, a sign upon which is inscribed the international symbol of accessibility, and may also include any appropriate wording to indicate that the space is reserved for the exclusive use of vehicles which display a distinguishing license plate or [card] **placard**.

4. The local police or sheriff's department may cause the removal of any vehicle not displaying a distinguishing license plate or [card] **placard** on which is inscribed the international symbol of accessibility and the word "disabled" issued pursuant to section 301.142 or a "disabled veteran" license plate issued pursuant to section 301.071 or a distinguishing license plate or [card] **placard** issued by any other state from a space designated for physically disabled persons if there is posted immediately adjacent to, and readily visible from, such space a sign on which is inscribed the international symbol of accessibility and may include any appropriate wording to indicate that the space is reserved for the exclusive use of vehicles which display a distinguishing license plate or [card] **placard**. Any person who parks in a space reserved for physically disabled persons and is not displaying distinguishing license plates or a [card] **placard** is guilty of an infraction and upon conviction thereof shall be punished by a fine of not less than fifty dollars nor more than three hundred dollars. Any vehicle which has been removed and which is not properly claimed within thirty days thereafter shall be considered to be an abandoned vehicle.

5. Spaces designated for use by vehicles displaying the distinguishing "disabled" license plate issued pursuant to section 301.142 or 301.071 shall meet the requirements of the federal Americans with Disabilities Act, as amended, and any rules or regulations established pursuant thereto. Notwithstanding the other provisions of this section, on-street parking spaces designated by political subdivisions in residential areas for the exclusive use of vehicles displaying a distinguishing license plate or [card] **placard** issued pursuant to section 301.071 or 301.142 shall meet the requirements of the federal Americans with Disabilities Act pursuant to this subsection and any such space shall have clearly and visibly painted upon it the international symbol of accessibility [and any curb adjacent to the space shall be clearly and visibly painted blue].

6. Any person who, without authorization, uses a distinguishing license plate or [card] **placard** issued pursuant to section 301.071 or 301.142 to park in a parking space reserved under authority of this section shall be guilty of a class B misdemeanor.

7. Law enforcement officials may enter upon private property open to public use to enforce the provisions of this section and section 301.142, including private property designated by the owner of such property for the exclusive use of vehicles which display a distinguishing license plate or [card] **placard** issued pursuant to section 301.071 or 301.142.

8. Nonconforming signs or spaces otherwise required pursuant to this section which are in use prior to August 28, 2011, shall not be in violation of this section during the useful life of such signs or spaces. Under no circumstances shall the useful life of the nonconforming signs or spaces be extended by means other than those means used to maintain any sign or space on the owner's property which is not used for vehicles displaying a disabled license plate.

9. Beginning August 28, 2011, all new signs erected under this section shall not contain the words "Handicap Parking" or "Handicapped Parking".; and

Further amend said bill, Page 43, Section 302.171, Line 106, by inserting after all of said line the following:

"304.028. 1. **(1)** There is hereby created in the state treasury for use by the department of health and senior services a fund to be known as the "Brain Injury Fund". All judgments collected pursuant to this section, federal grants, private donations and any other moneys designated for the brain injury fund shall be deposited in the fund. Moneys deposited in the fund shall, upon appropriation by the general assembly to the department of health and senior services, be received and expended by the department for the purpose of transition [and], integration, **and provision of [medical] community-based consumer services in comprehensive brain injury day rehabilitation therapy, vocational, home and community support**, social and educational [services or] activities for purposes of outreach and supports to enable individuals with [traumatic] brain injury and their families to live in the community.

(2) The department of health and senior services, in cooperation with the department of social services, shall seek waivers from the federal Department of Health and Human Services to allow moneys from the brain injury fund to be used under the MO HealthNet program to provide services under this section. Upon the granting of such waiver, fifty percent of all moneys in the fund shall be designated as MO HealthNet federal match moneys under the waiver. The waivers under this subdivision shall be designed so that parity is established in funding for each of the eligible MO HealthNet service areas to create a balance for access to all brain injury services.

(3) A committee shall be created to develop service descriptions, regulations, and parity of funding for eligible MO HealthNet service areas, as needed. The ten-member volunteer committee shall be organized by the department and shall be comprised of two representatives from each of the following: Missouri Association of Rehabilitation Facilities, the Brain Injury Association, the Brain Injury Advisory Council, the department of social services, and the department of health and senior services. The committee composition shall include at least one individual with a brain injury. Once services are established under this section, the committee shall, at a minimum, meet annually to review services using the most current department of health and senior services brain injury needs assessment. The review process shall require the ten-member volunteer committee to be responsible for addressing any modifications needed in the program services. Such review process shall ensure services are meeting the needs of brain injury consumers.

(4) Notwithstanding the provisions of section 33.080 to the contrary, any unexpended balance in the brain injury fund at the end of any biennium shall not be transferred to the general revenue fund.

2. In all criminal cases including violations of any county ordinance or any violation of criminal or traffic laws of this state, including an infraction, there shall be assessed as costs a surcharge in the amount of two dollars. No such surcharge shall be collected in any proceeding involving a violation of an ordinance or state law when the proceeding or defendant has been dismissed by the court or when costs are to be paid by the state, county or municipality.

3. Such surcharge shall be collected and distributed by the clerk of the court as provided in sections 488.010 to 488.020. The surcharge collected pursuant to this section shall be paid to the state treasury to the credit of the brain injury fund established in this section."; and

Further amend said bill, Page 50, Section 621.275, Line 19, by inserting after all of said line the following:

"660.315. 1. After an investigation and a determination has been made to place a person's name on the employee disqualification list, that person shall be notified in writing mailed to his or her last known address that:

(1) An allegation has been made against the person, the substance of the allegation and that an investigation has been conducted which tends to substantiate the allegation;

(2) The person's name will be included in the employee disqualification list of the department;

(3) The consequences of being so listed including the length of time to be listed; and

(4) The person's rights and the procedure to challenge the allegation.

2. If no reply has been received within thirty days of mailing the notice, the department may include the name of such person on its list. The length of time the person's name shall appear on the employee disqualification list shall be determined by the director or the director's designee, based upon the criteria contained in subsection 9 of this section.

3. If the person so notified wishes to challenge the allegation, such person may file an application for a hearing with the department. The department shall grant the application within thirty days after receipt by the department and set the matter for hearing, or the department shall notify the applicant that, after review, the allegation has been held to be unfounded and the applicant's name will not be listed.

4. If a person's name is included on the employee disqualification list without the department providing notice as required under subsection 1 of this section, such person may file a request with the department for removal of the name or for a hearing. Within thirty days after receipt of the request, the department shall either remove the name from the list or grant a hearing and set a date therefor.

5. Any hearing shall be conducted in the county of the person's residence by the director of the department or the director's designee. The provisions of chapter 536 for a contested case except those provisions or amendments which are in conflict with this section shall apply to and govern the proceedings contained in this section and the rights and duties of the parties involved. The person appealing such an action shall be entitled to present evidence, pursuant to the provisions of chapter 536, relevant to the allegations.

6. Upon the record made at the hearing, the director of the department or the director's designee shall determine all questions presented and shall determine whether the person shall be listed on the employee disqualification list. The director of the department or the director's designee shall clearly state the reasons for his or her decision and shall include a statement of findings of fact and conclusions of law pertinent to the questions in issue.

7. A person aggrieved by the decision following the hearing shall be informed of his or her right to seek judicial review as provided under chapter 536. If the person fails to appeal the director's findings, those findings shall constitute a final determination that the person shall be placed on the employee disqualification list.

8. A decision by the director shall be inadmissible in any civil action brought against a facility or the in-home services provider agency and arising out of the facts and circumstances which brought about the employment disqualification proceeding, unless the civil action is brought against the facility or the in-home services provider agency by the department of health and senior services or one of its divisions.

9. The length of time the person's name shall appear on the employee disqualification list shall be determined by the director of the department of health and senior services or the director's designee, based upon the following:

(1) Whether the person acted recklessly or knowingly, as defined in chapter 562;

(2) The degree of the physical, sexual, or emotional injury or harm; or the degree of the imminent danger to the health, safety or welfare of a resident or in-home services client;

(3) The degree of misappropriation of the property or funds, or falsification of any documents for service delivery of an in-home services client;

(4) Whether the person has previously been listed on the employee disqualification list;

(5) Any mitigating circumstances;

(6) Any aggravating circumstances; and

(7) Whether alternative sanctions resulting in conditions of continued employment are appropriate in lieu of placing a person's name on the employee disqualification list. Such conditions of employment may include, but are not limited to, additional training and employee counseling. Conditional employment shall terminate upon the expiration of the designated length of time and the person's submitting documentation which fulfills the department of health and senior services' requirements.

10. The removal of any person's name from the list under this section shall not prevent the director from keeping records of all acts finally determined to have occurred under this section.

11. The department shall provide the list maintained pursuant to this section to other state departments upon request and to any person, corporation, organization, or association who:

(1) Is licensed as an operator under chapter 198;

(2) Provides in-home services under contract with the department;

(3) Employs nurses and nursing assistants for temporary or intermittent placement in health care facilities;

(4) Is approved by the department to issue certificates for nursing assistants training;

(5) Is an entity licensed under chapter 197; or

(6) Is a recognized school of nursing, medicine, or other health profession for the purpose of determining whether students scheduled to participate in clinical rotations with entities described in subdivision (1), (2), or (5) of this subsection are included in the employee disqualification list. The department shall inform any person listed above who inquires of the department whether or not a particular name is on the list. The department may require that the request be made in writing.

12. No person, corporation, organization, or association who received the employee disqualification list under subdivisions (1) to (5) of subsection 11 of this section shall knowingly employ any person who is on the employee disqualification list. Any person, corporation, organization, or association who received the employee disqualification list under subdivisions (1) to (5) of subsection 11 of this section, or any person responsible for providing health care service, who declines to employ or terminates a person whose name is listed in this section shall be immune from suit by that person or anyone else acting for or in behalf of that person for the failure to employ or for the termination of the person whose name is listed on the employee disqualification list.

13. (1) Any employer [who is] required to [discharge an employee because the employee was placed on a disqualification list maintained by the department of health and senior services after the date of hire] **deny employment to an applicant or discharge an employee, provisional or otherwise, as a result of information obtained through any portion of the background screening and employment eligibility determination process, or subsequent, periodic screenings, under section 210.903, shall not be liable in any action brought by the applicant or employee relating to discharge where the employer is required by law to terminate the employee, provisional or otherwise, and shall not be charged for unemployment insurance benefits based on wages paid to the employee for work prior to the date of discharge, pursuant to section 288.100.**

(2) **Notwithstanding subsections 3 and 5 of section 288.090, an employer shall not be charged for unemployment insurance benefits based on wages paid to the employee or an employer making payments in lieu of contributions for work prior to the date of discharge, pursuant to section 288.100, if the employer terminated the employee because the employee:**

(a) **Has been found guilty of, pled guilty or nolo contendere in this state or any other state of a crime as listed in subsection 6 of section 660.317;**

(b) **Was placed on the employee disqualification list under this section, after the date of hire;**

(c) **Was placed on the employee disqualification registry maintained by the department of mental health, after the date of hire;**

(d) **Has a disqualifying finding under this section, section 660.317, or is on any of the background check lists in the family care safety registry under sections 210.900 to 210.936; or**

(e) **Was denied a good cause waiver as provided for in subsection 10 of section 660.317.**

The benefits paid to the employee shall not be attributable to service in the employ of the employer required to discharge an employee under the provisions of this subdivision and shall be deemed as such under the unemployment compensation laws of this state.

14. Any person who has been listed on the employee disqualification list may request that the director remove his or her name from the employee disqualification list. The request shall be written and may not be made more than once every twelve months. The request will be granted by the director upon a clear showing, by written submission only, that the person will not commit additional acts of abuse, neglect, misappropriation of the property or funds, or the falsification of any documents of service delivery to an in-home services client. The director may make conditional the removal of a person's name from the list on any terms that the director deems appropriate, and failure to comply with such terms may result in the person's name being relisted. The director's determination of whether to remove the person's name from the list is not subject to appeal."; and

Further amend said bill, Page 51, Section 33.753, Line 9, by inserting after all of said line the following:

"Section B. The provisions of section 161.870 of this act shall terminate on January 1, 2013.

Section C. Because immediate action is necessary to ensure compliance with the federal Americans With Disabilities Act, the repeal and reenactment of section 301.143 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of section 301.143 of this act shall be in full force and effect upon its passage and approval."; and

Further amend the title and enacting clause accordingly.

AMEND House Committee Substitute for House Bill No. 1900, Page 20, Section 37.110, Line 5, by inserting after all of said line the following:

"99.845. 1. A municipality, either at the time a redevelopment project is approved or, in the event a municipality has undertaken acts establishing a redevelopment plan and redevelopment project and has designated a redevelopment area after the passage and approval of sections 99.800 to 99.865 but prior to August 13, 1982, which acts are in conformance with the procedures of sections 99.800 to 99.865, may adopt tax increment allocation financing by passing an ordinance providing that after the total equalized assessed valuation of the taxable real property in a redevelopment project exceeds the certified total initial equalized assessed valuation of the taxable real property in the redevelopment project, the ad valorem taxes, and payments in lieu of taxes, if any, arising from the levies upon taxable real property in such redevelopment project by taxing districts and tax rates determined in the manner provided in subsection 2 of section 99.855 each year after the effective date of the ordinance until redevelopment costs have been paid shall be divided as follows:

(1) That portion of taxes, penalties and interest levied upon each taxable lot, block, tract, or parcel of real property which is attributable to the initial equalized assessed value of each such taxable lot, block, tract, or parcel of real property in the area selected for the redevelopment project shall be allocated to and, when collected, shall be paid by the county collector to the respective affected taxing districts in the manner required by law in the absence of the adoption of tax increment allocation financing;

(2) (a) Payments in lieu of taxes attributable to the increase in the current equalized assessed valuation of each taxable lot, block, tract, or parcel of real property in the area selected for the redevelopment project and any applicable penalty and interest over and above the initial equalized assessed value of each such unit of property in the area selected for the redevelopment project shall be allocated to and, when collected, shall be paid to the municipal treasurer who shall deposit such payment in lieu of taxes into a special fund called the "Special Allocation Fund" of the municipality for the purpose of paying redevelopment costs and obligations incurred in the payment thereof. Payments in lieu of taxes which are due and owing shall constitute a lien against the real estate of the redevelopment project from which they are derived and shall be collected in the same manner as the real property tax, including the assessment of penalties and interest where applicable. The municipality may, in the ordinance, pledge the funds in the special allocation fund for the payment of such costs and obligations and provide for the collection of payments in lieu of taxes, the lien of which may be foreclosed in the same manner as a special assessment lien as provided in section 88.861. No part of the current equalized assessed valuation of each lot, block, tract, or parcel of property in the area selected for the redevelopment project attributable to any increase above the total initial equalized assessed value of such properties shall be used in calculating the general state school aid formula provided for in section 163.031 until such time as all redevelopment costs have been paid as provided for in this section and section 99.850;

(b) Notwithstanding any provisions of this section to the contrary, for purposes of determining the limitation on indebtedness of local government pursuant to article VI, section 26(b) of the Missouri Constitution, the current equalized assessed value of the property in an area selected for redevelopment attributable to the increase above the total initial equalized assessed valuation shall be included in the value of taxable tangible property as shown on the last completed assessment for state or county purposes;

(c) The county assessor shall include the current assessed value of all property within the taxing district in the aggregate valuation of assessed property entered upon the assessor's book and verified pursuant to section 137.245, and such value shall be utilized for the purpose of the debt limitation on local government pursuant to article VI, section 26(b) of the Missouri Constitution;

(3) For purposes of this section, "levies upon taxable real property in such redevelopment project by taxing districts" shall not include the blind pension fund tax levied under the authority of article III, section 38(b) of the Missouri Constitution, or the merchants' and manufacturers' inventory replacement tax levied under the authority of subsection 2 of section 6 of article X of the Missouri Constitution, except in redevelopment project areas in which tax increment financing has been adopted by ordinance pursuant to a plan approved by vote of the governing body of the municipality taken after August 13, 1982, and before January 1, 1998.

2. In addition to the payments in lieu of taxes described in subdivision (2) of subsection 1 of this section, for redevelopment plans and projects adopted or redevelopment projects approved by ordinance after July 12, 1990, and prior to August 31, 1991, fifty percent of the total additional revenue from taxes, penalties and interest imposed by the municipality, or other taxing districts, which are generated by economic activities within the area of the redevelopment project over the amount of such taxes generated by economic activities within the area of the redevelopment project in the calendar year prior to the adoption of the redevelopment project by ordinance, while tax increment financing remains

in effect, but excluding taxes imposed on sales or charges for sleeping rooms paid by transient guests of hotels and motels, taxes levied pursuant to section 70.500, licenses, fees or special assessments other than payments in lieu of taxes and any penalty and interest thereon, or, effective January 1, 1998, taxes levied pursuant to section 94.660, for the purpose of public transportation, shall be allocated to, and paid by the local political subdivision collecting officer to the treasurer or other designated financial officer of the municipality, who shall deposit such funds in a separate segregated account within the special allocation fund. Any provision of an agreement, contract or covenant entered into prior to July 12, 1990, between a municipality and any other political subdivision which provides for an appropriation of other municipal revenues to the special allocation fund shall be and remain enforceable.

3. In addition to the payments in lieu of taxes described in subdivision (2) of subsection 1 of this section, for redevelopment plans and projects adopted or redevelopment projects approved by ordinance after August 31, 1991, fifty percent of the total additional revenue from taxes, penalties and interest which are imposed by the municipality or other taxing districts, and which are generated by economic activities within the area of the redevelopment project over the amount of such taxes generated by economic activities within the area of the redevelopment project in the calendar year prior to the adoption of the redevelopment project by ordinance, while tax increment financing remains in effect, but excluding personal property taxes, taxes imposed on sales or charges for sleeping rooms paid by transient guests of hotels and motels, taxes levied pursuant to section 70.500, taxes levied for the purpose of public transportation pursuant to section 94.660, **taxes imposed on sales pursuant to section 650.399 for the purpose of emergency communication systems**, licenses, fees or special assessments other than payments in lieu of taxes and penalties and interest thereon, or any sales tax imposed by a county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, for the purpose of sports stadium improvement, shall be allocated to, and paid by the local political subdivision collecting officer to the treasurer or other designated financial officer of the municipality, who shall deposit such funds in a separate segregated account within the special allocation fund.

4. Beginning January 1, 1998, for redevelopment plans and projects adopted or redevelopment projects approved by ordinance and which have complied with subsections 4 to 12 of this section, in addition to the payments in lieu of taxes and economic activity taxes described in subsections 1, 2 and 3 of this section, up to fifty percent of the new state revenues, as defined in subsection 8 of this section, estimated for the businesses within the project area and identified by the municipality in the application required by subsection 10 of this section, over and above the amount of such taxes reported by businesses within the project area as identified by the municipality in their application prior to the approval of the redevelopment project by ordinance, while tax increment financing remains in effect, may be available for appropriation by the general assembly as provided in subsection 10 of this section to the department of economic development supplemental tax increment financing fund, from the general revenue fund, for distribution to the treasurer or other designated financial officer of the municipality with approved plans or projects.

5. The treasurer or other designated financial officer of the municipality with approved plans or projects shall deposit such funds in a separate segregated account within the special allocation fund established pursuant to section 99.805.

6. No transfer from the general revenue fund to the Missouri supplemental tax increment financing fund shall be made unless an appropriation is made from the general revenue fund for that purpose. No municipality shall commit any state revenues prior to an appropriation being made for that project. For all redevelopment plans or projects adopted or approved after December 23, 1997, appropriations from the new state revenues shall not be distributed from the Missouri supplemental tax increment financing fund into the special allocation fund unless the municipality's redevelopment plan ensures that one hundred percent of payments in lieu of taxes and fifty percent of economic activity taxes generated by the project shall be used for eligible redevelopment project costs while tax increment financing remains in effect. This account shall be separate from the account into which payments in lieu of taxes are deposited, and separate from the account into which economic activity taxes are deposited.

7. In order for the redevelopment plan or project to be eligible to receive the revenue described in subsection 4 of this section, the municipality shall comply with the requirements of subsection 10 of this section prior to the time the project or plan is adopted or approved by ordinance. The director of the department of economic development and the commissioner of the office of administration may waive the requirement that the municipality's application be submitted prior to the redevelopment plan's or project's adoption or the redevelopment plan's or project's approval by ordinance.

8. For purposes of this section, "new state revenues" means:

(1) The incremental increase in the general revenue portion of state sales tax revenues received pursuant to section 144.020, excluding sales taxes that are constitutionally dedicated, taxes deposited to the school district trust fund in accordance with section 144.701, sales and use taxes on motor vehicles, trailers, boats and outboard motors and future sales taxes earmarked by law. In no event shall the incremental increase include any amounts attributable to retail sales unless the municipality or authority has proven to the Missouri development finance board and the department of

economic development and such entities have made a finding that the sales tax increment attributable to retail sales is from new sources which did not exist in the state during the baseline year. The incremental increase in the general revenue portion of state sales tax revenues for an existing or relocated facility shall be the amount that current state sales tax revenue exceeds the state sales tax revenue in the base year as stated in the redevelopment plan as provided in subsection 10 of this section; or

(2) The state income tax withheld on behalf of new employees by the employer pursuant to section 143.221 at the business located within the project as identified by the municipality. The state income tax withholding allowed by this section shall be the municipality's estimate of the amount of state income tax withheld by the employer within the redevelopment area for new employees who fill new jobs directly created by the tax increment financing project.

9. Subsection 4 of this section shall apply only to blighted areas located in enterprise zones, pursuant to sections 135.200 to 135.256, blighted areas located in federal empowerment zones, or to blighted areas located in central business districts or urban core areas of cities which districts or urban core areas at the time of approval of the project by ordinance, provided that the enterprise zones, federal empowerment zones or blighted areas contained one or more buildings at least fifty years old; and

(1) Suffered from generally declining population or property taxes over the twenty-year period immediately preceding the area's designation as a project area by ordinance; or

(2) Was a historic hotel located in a county of the first classification without a charter form of government with a population according to the most recent federal decennial census in excess of one hundred fifty thousand and containing a portion of a city with a population according to the most recent federal decennial census in excess of three hundred fifty thousand.

10. The initial appropriation of up to fifty percent of the new state revenues authorized pursuant to subsections 4 and 5 of this section shall not be made to or distributed by the department of economic development to a municipality until all of the following conditions have been satisfied:

(1) The director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee have approved a tax increment financing application made by the municipality for the appropriation of the new state revenues. The municipality shall include in the application the following items in addition to the items in section 99.810:

(a) The tax increment financing district or redevelopment area, including the businesses identified within the redevelopment area;

(b) The base year of state sales tax revenues or the base year of state income tax withheld on behalf of existing employees, reported by existing businesses within the project area prior to approval of the redevelopment project;

(c) The estimate of the incremental increase in the general revenue portion of state sales tax revenue or the estimate for the state income tax withheld by the employer on behalf of new employees expected to fill new jobs created within the redevelopment area after redevelopment;

(d) The official statement of any bond issue pursuant to this subsection after December 23, 1997;

(e) An affidavit that is signed by the developer or developers attesting that the provisions of subdivision (1) of **subsection 1** of section 99.810 have been met and specifying that the redevelopment area would not be reasonably anticipated to be developed without the appropriation of the new state revenues;

(f) The cost-benefit analysis required by section 99.810 includes a study of the fiscal impact on the state of Missouri; and

(g) The statement of election between the use of the incremental increase of the general revenue portion of the state sales tax revenues or the state income tax withheld by employers on behalf of new employees who fill new jobs created in the redevelopment area;

(h) The name, street and mailing address, and phone number of the mayor or chief executive officer of the municipality;

(i) The street address of the development site;

(j) The three-digit North American Industry Classification System number or numbers characterizing the development project;

(k) The estimated development project costs;

(l) The anticipated sources of funds to pay such development project costs;

(m) Evidence of the commitments to finance such development project costs;

(n) The anticipated type and term of the sources of funds to pay such development project costs;

(o) The anticipated type and terms of the obligations to be issued;

(p) The most recent equalized assessed valuation of the property within the development project area;

(q) An estimate as to the equalized assessed valuation after the development project area is developed in accordance with a development plan;

- (r) The general land uses to apply in the development area;
 - (s) The total number of individuals employed in the development area, broken down by full-time, part-time, and temporary positions;
 - (t) The total number of full-time equivalent positions in the development area;
 - (u) The current gross wages, state income tax withholdings, and federal income tax withholdings for individuals employed in the development area;
 - (v) The total number of individuals employed in this state by the corporate parent of any business benefitting from public expenditures in the development area, and all subsidiaries thereof, as of December thirty-first of the prior fiscal year, broken down by full-time, part-time, and temporary positions;
 - (w) The number of new jobs to be created by any business benefitting from public expenditures in the development area, broken down by full-time, part-time, and temporary positions;
 - (x) The average hourly wage to be paid to all current and new employees at the project site, broken down by full-time, part-time, and temporary positions;
 - (y) For project sites located in a metropolitan statistical area, as defined by the federal Office of Management and Budget, the average hourly wage paid to nonmanagerial employees in this state for the industries involved at the project, as established by the United States Bureau of Labor Statistics;
 - (z) For project sites located outside of metropolitan statistical areas, the average weekly wage paid to nonmanagerial employees in the county for industries involved at the project, as established by the United States Department of Commerce;
 - (aa) A list of other community and economic benefits to result from the project;
 - (bb) A list of all development subsidies that any business benefitting from public expenditures in the development area has previously received for the project, and the name of any other granting body from which such subsidies are sought;
 - (cc) A list of all other public investments made or to be made by this state or units of local government to support infrastructure or other needs generated by the project for which the funding pursuant to this section is being sought;
 - (dd) A statement as to whether the development project may reduce employment at any other site, within or without the state, resulting from automation, merger, acquisition, corporate restructuring, relocation, or other business activity;
 - (ee) A statement as to whether or not the project involves the relocation of work from another address and if so, the number of jobs to be relocated and the address from which they are to be relocated;
 - (ff) A list of competing businesses in the county containing the development area and in each contiguous county;
 - (gg) A market study for the development area;
 - (hh) A certification by the chief officer of the applicant as to the accuracy of the development plan;
- (2) The methodologies used in the application for determining the base year and determining the estimate of the incremental increase in the general revenue portion of the state sales tax revenues or the state income tax withheld by employers on behalf of new employees who fill new jobs created in the redevelopment area shall be approved by the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee. Upon approval of the application, the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee shall issue a certificate of approval. The department of economic development may request the appropriation following application approval;
- (3) The appropriation shall be either a portion of the estimate of the incremental increase in the general revenue portion of state sales tax revenues in the redevelopment area or a portion of the estimate of the state income tax withheld by the employer on behalf of new employees who fill new jobs created in the redevelopment area as indicated in the municipality's application, approved by the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee. At no time shall the annual amount of the new state revenues approved for disbursements from the Missouri supplemental tax increment financing fund exceed thirty-two million dollars;
- (4) Redevelopment plans and projects receiving new state revenues shall have a duration of up to fifteen years, unless prior approval for a longer term is given by the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee; except that, in no case shall the duration exceed twenty-three years.
11. In addition to the areas authorized in subsection 9 of this section, the funding authorized pursuant to subsection 4 of this section shall also be available in a federally approved levee district, where construction of a levee

begins after December 23, 1997, and which is contained within a county of the first classification without a charter form of government with a population between fifty thousand and one hundred thousand inhabitants which contains all or part of a city with a population in excess of four hundred thousand or more inhabitants.

12. There is hereby established within the state treasury a special fund to be known as the "Missouri Supplemental Tax Increment Financing Fund", to be administered by the department of economic development. The department shall annually distribute from the Missouri supplemental tax increment financing fund the amount of the new state revenues as appropriated as provided in the provisions of subsections 4 and 5 of this section if and only if the conditions of subsection 10 of this section are met. The fund shall also consist of any gifts, contributions, grants or bequests received from federal, private or other sources. Moneys in the Missouri supplemental tax increment financing fund shall be disbursed per project pursuant to state appropriations.

13. Redevelopment project costs may include, at the prerogative of the state, the portion of salaries and expenses of the department of economic development and the department of revenue reasonably allocable to each redevelopment project approved for disbursements from the Missouri supplemental tax increment financing fund for the ongoing administrative functions associated with such redevelopment project. Such amounts shall be recovered from new state revenues deposited into the Missouri supplemental tax increment financing fund created under this section.

14. For redevelopment plans or projects approved by ordinance that result in net new jobs from the relocation of a national headquarters from another state to the area of the redevelopment project, the economic activity taxes and new state tax revenues shall not be based on a calculation of the incremental increase in taxes as compared to the base year or prior calendar year for such redevelopment project, rather the incremental increase shall be the amount of total taxes generated from the net new jobs brought in by the national headquarters from another state. In no event shall this subsection be construed to allow a redevelopment project to receive an appropriation in excess of up to fifty percent of the new state revenues."; and

Further amend the title and enacting clause accordingly.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

SENATE CONCURRENT RESOLUTIONS

SCS SCR 17, relating to "The Great Rivers State," was taken up by Representative Diehl.

On motion of Representative Diehl, **SCS SCR 17** was adopted by the following vote:

AYES: 108

Anders	Atkins	Aull	Barnes	Black
Brandom	Brown 85	Brown 116	Burlison	Casey
Cauthorn	Cierpiot	Conway 14	Conway 27	Cookson
Cox	Crawford	Cross	Curtman	Davis
Day	Diehl	Dugger	Elmer	Entlicher
Fallert	Fitzwater	Fraker	Franklin	Fuhr
Gosen	Grisamore	Haefner	Hampton	Harris
Higdon	Hodges	Holsman	Hoskins	Hough
Hubbard	Hummel	Johnson	Jones 89	Jones 117
Kander	Kelley 126	Kelly 24	Kirkton	Klippenstein
Koenig	Korman	Kratky	Lampe	Largent
Lauer	Leara	Loehner	Long	Marshall
McCaherty	McCann Beatty	McCreery	McGeoghegan	McGhee
McManus	McNeil	Meadows	Molendorp	Morgan
Newman	Nichols	Oxford	Pace	Parkinson
Phillips	Pierson	Pollock	Quinn	Redmon

Reiboldt	Riddle	Ruzicka	Schad	Scharnhorst
Schieber	Schieffer	Schoeller	Schupp	Shively
Shumake	Silvey	Smith 150	Solon	Sommer
Spreng	Still	Stream	Talboy	Taylor
Thomson	Torpey	Wallingford	Walton Gray	Wells
Weter	Wright	Zerr		

NOES: 028

Allen	Asbury	Bahr	Bernskoetter	Carlson
Colona	Ellinger	Ellington	Fisher	Flanigan
Franz	Guernsey	Hinson	Houghton	Jones 63
Keeney	Lair	Leach	Montecillo	Neth
Richardson	Rizzo	Sater	Sifton	Swearingen
Webber	White	Wyatt		

PRESENT: 000

ABSENT WITH LEAVE: 027

Berry	Brattin	Brown 50	Carter	Denison
Dieckhaus	Frederick	Funderburk	Gatschenberger	Hughes
Lant	Lasater	Lichtenegger	May	McDonald
McNary	Nance	Nasheed	Nolte	Rowland
Schatz	Schneider	Smith 71	Swinger	Webb
Wieland	Mr Speaker			

SCR 24, relating to motor carrier safety, was taken up by Representative Davis.

Representative Keeney assumed the Chair.

Representative Jones (89) moved the previous question.

Which motion was adopted by the following vote:

AYES: 087

Allen	Asbury	Bahr	Barnes	Bernskoetter
Berry	Brandom	Brown 85	Brown 116	Burlison
Cauthorn	Cierpiot	Conway 14	Cookson	Cox
Crawford	Cross	Curtman	Davis	Day
Denison	Diehl	Dugger	Elmer	Entlicher
Fisher	Fitzwater	Fraker	Franklin	Franz
Fuhr	Gosen	Grisamore	Guernsey	Haefner
Hampton	Higdon	Hinson	Hoskins	Hough
Houghton	Johnson	Jones 89	Jones 117	Keeney
Kelley 126	Klippenstein	Koenig	Korman	Lair
Lant	Largent	Lauer	Leach	Leara
Loehner	Long	Marshall	McCaherty	McGhee
Molendorp	Neth	Phillips	Pollock	Reiboldt
Riddle	Rowland	Ruzicka	Schad	Scharnhorst
Schieber	Schneider	Schoeller	Shumake	Silvey
Smith 150	Solon	Sommer	Stream	Thomson
Torpey	Wallingford	Wells	Weter	White
Wyatt	Zerr			

2713 *Journal of the House*

NOES: 046

Atkins	Aull	Black	Carlson	Casey
Colona	Conway 27	Ellinger	Ellington	Fallert
Harris	Hodges	Holsman	Hummel	Jones 63
Kander	Kelly 24	Kirkton	Kratky	Lampe
McCann Beatty	McCreery	McGeoghegan	McManus	McNeil
Meadows	Montecillo	Morgan	Nasheed	Newman
Nichols	Oxford	Pace	Quinn	Rizzo
Schieffer	Schupp	Shively	Sifton	Spreng
Still	Swearingen	Talboy	Taylor	Walton Gray
Webber				

PRESENT: 000

ABSENT WITH LEAVE: 030

Anders	Brattin	Brown 50	Carter	Dieckhaus
Flanigan	Frederick	Funderburk	Gatschenberger	Hubbard
Hughes	Lasater	Lichtenegger	May	McDonald
McNary	Nance	Nolte	Parkinson	Pierson
Redmon	Richardson	Sater	Schatz	Smith 71
Swinger	Webb	Wieland	Wright	Mr Speaker

On motion of Representative Davis, **SCR 24** was adopted by the following vote:

AYES: 127

Anders	Asbury	Atkins	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandom
Brown 50	Burlison	Carlson	Casey	Cauthorn
Cierpiot	Conway 14	Conway 27	Cookson	Cox
Crawford	Cross	Curtman	Davis	Day
Denison	Diehl	Dugger	Elmer	Entlicher
Fallert	Fisher	Fitzwater	Flanigan	Fraker
Franklin	Franz	Fuhr	Gosen	Grisamore
Guernsey	Haefner	Hampton	Harris	Higdon
Hinson	Hodges	Holsman	Hoskins	Hough
Houghton	Hummel	Johnson	Jones 89	Jones 117
Keeney	Kelley 126	Kelly 24	Kirkton	Klippenstein
Koenig	Korman	Kratky	Lair	Lampe
Lant	Largent	Lauer	Leach	Leara
Loehner	Long	Marshall	McCaherty	McCreery
McGeoghegan	McGhee	McManus	Meadows	Molendorp
Montecillo	Morgan	Neth	Newman	Nichols
Nolte	Oxford	Pace	Phillips	Pierson
Pollock	Quinn	Redmon	Reiboldt	Richardson
Riddle	Rizzo	Rowland	Ruzicka	Schad
Scharnhorst	Schieber	Schieffer	Schneider	Schoeller
Schupp	Shively	Shumake	Sifton	Silvey
Smith 150	Solon	Sommer	Spreng	Still
Stream	Taylor	Thomson	Torpey	Wallingford
Walton Gray	Wells	Weter	White	Wright
Wyatt	Zerr			

NOES: 010

Colona	Ellinger	Ellington	Hubbard	Jones 63
Kander	McCann Beatty	Nasheed	Talboy	Webber

PRESENT: 000

ABSENT WITH LEAVE: 026

Allen	Brattin	Brown 85	Brown 116	Carter
Dieckhaus	Frederick	Funderburk	Gatschenberger	Hughes
Lasater	Lichtenegger	May	McDonald	McNary
McNeil	Nance	Parkinson	Sater	Schatz
Smith 71	Swearingen	Swinger	Webb	Wieland
Mr Speaker				

Speaker Pro Tem Schoeller resumed the Chair.

SCR 15, relating to flood control, was taken up by Representative Schieffer.

On motion of Representative Schieffer, **SCR 15** was adopted by the following vote:

AYES: 122

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 85	Brown 116	Burlison	Casey
Cauthorn	Cierpiot	Colona	Conway 14	Conway 27
Cookson	Cox	Crawford	Cross	Curtman
Davis	Day	Denison	Dugger	Ellington
Elmer	Entlicher	Fallert	Fisher	Fitzwater
Flanigan	Fraker	Franklin	Franz	Fuhr
Gosen	Grisamore	Guernsey	Haefner	Hampton
Harris	Higdon	Hinson	Hodges	Holsman
Hoskins	Hough	Houghton	Hubbard	Johnson
Jones 63	Jones 89	Kander	Keeney	Kelley 126
Kelly 24	Klippenstein	Koenig	Korman	Kratky
Lair	Lampe	Lant	Largent	Lauer
Leach	Leara	Long	Marshall	McCaherty
McCann Beatty	McGeoghegan	McGhee	McManus	McNeil
Meadows	Morgan	Neth	Newman	Parkinson
Phillips	Pollock	Quinn	Reiboldt	Richardson
Riddle	Rizzo	Rowland	Ruzicka	Schad
Scharnhorst	Schieber	Schieffer	Schneider	Schoeller
Shively	Shumake	Sifton	Smith 150	Solon
Sommer	Still	Stream	Swearingen	Talboy
Taylor	Thomson	Torpey	Wallingford	Walton Gray
Webber	Wells	Weter	White	Wright
Wyatt	Zerr			

NOES: 011

Carlson	Ellinger	Hummel	Kirkton	McCreery
Montecillo	Nichols	Oxford	Pace	Schupp
Spreng				

2715 *Journal of the House*

PRESENT: 000

ABSENT WITH LEAVE: 030

Brattin	Brown 50	Carter	Dieckhaus	Diehl
Frederick	Funderburk	Gatschenberger	Hughes	Jones 117
Lasater	Lichtenegger	Loehner	May	McDonald
McNary	Molendorp	Nance	Nasheed	Nolte
Pierson	Redmon	Sater	Schatz	Silvey
Smith 71	Swinger	Webb	Wieland	Mr Speaker

SCR 26, relating to transportation needs, was taken up by Representative Cierpiot.

On motion of Representative Cierpiot, **SCR 26** was adopted by the following vote:

AYES: 131

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 50	Brown 85	Brown 116	Burlison
Carlson	Casey	Cauthorn	Cierpiot	Conway 14
Conway 27	Cookson	Cox	Crawford	Cross
Curtman	Davis	Day	Denison	Dugger
Ellinger	Elmer	Entlicher	Fallert	Fisher
Flanigan	Fraker	Franklin	Fuhr	Gosen
Grisamore	Guernsey	Haefner	Hampton	Harris
Higdon	Hinson	Hodges	Holsman	Hoskins
Hough	Houghton	Hubbard	Hummel	Johnson
Jones 63	Jones 89	Jones 117	Kander	Keeney
Kelley 126	Kelly 24	Kirkton	Klippenstein	Koenig
Korman	Kratky	Lair	Lampe	Lant
Lauer	Leach	Leara	Loehner	Long
Marshall	McCaherty	McCann Beatty	McCreery	McGeoghegan
McGhee	McManus	McNeil	Montecillo	Morgan
Nasheed	Neth	Newman	Nichols	Oxford
Pace	Parkinson	Phillips	Pierson	Pollock
Quinn	Redmon	Reiboldt	Richardson	Riddle
Rizzo	Rowland	Ruzicka	Scharnhorst	Schieber
Schieffer	Schneider	Schoeller	Schupp	Shively
Shumake	Sifton	Smith 150	Solon	Sommer
Spreng	Still	Stream	Swearingen	Taylor
Thomson	Torpey	Wallingford	Walton Gray	Webber
Wells	Weter	White	Wright	Wyatt
Zerr				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 032

Brattin	Carter	Colona	Dieckhaus	Diehl
Ellington	Fitzwater	Franz	Frederick	Funderburk
Gatschenberger	Hughes	Largent	Lasater	Lichtenegger
May	McDonald	McNary	Meadows	Molendorp

Nance	Nolte	Sater	Schad	Schatz
Silvey	Smith 71	Swinger	Talboy	Webb
Wieland	Mr Speaker			

BILL IN CONFERENCE

CCR SB 611, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 4, House Amendment No. 5, House Amendment No. 6, House Amendment No. 7 and House Amendment No. 8, relating to the regulation of transportation, was taken up by Representative Stream.

On motion of Representative Stream, **CCR SB 611, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 4, House Amendment No. 5, House Amendment No. 6, House Amendment No. 7 and House Amendment No. 8** was adopted by the following vote:

AYES: 129

Anders	Asbury	Atkins	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandon
Brown 50	Brown 85	Brown 116	Burlison	Carlson
Casey	Cauthorn	Cierpiot	Conway 14	Conway 27
Cookson	Cox	Crawford	Cross	Curtman
Davis	Day	Denison	Dieckhaus	Dugger
Ellinger	Elmer	Entlicher	Fallert	Fisher
Fitzwater	Fraker	Franklin	Franz	Fuhr
Gosen	Grisamore	Haefner	Hampton	Harris
Higdon	Hinson	Hodges	Holsman	Hoskins
Hough	Houghton	Hummel	Jones 63	Jones 89
Jones 117	Kander	Keeney	Kelley 126	Kelly 24
Kirkton	Klippenstein	Koenig	Korman	Kratky
Lair	Lampe	Lant	Largent	Lauer
Leach	Leara	Long	McCaherty	McCann Beatty
McCreery	McGeoghegan	McGhee	McManus	McNeil
Montecillo	Morgan	Neth	Newman	Nichols
Oxford	Pace	Parkinson	Phillips	Pierson
Pollock	Quinn	Redmon	Reiboldt	Richardson
Riddle	Rizzo	Rowland	Ruzicka	Schad
Scharnhorst	Schieber	Schieffer	Schneider	Schoeller
Schupp	Shively	Shumake	Sifton	Silvey
Smith 150	Solon	Sommer	Spreng	Still
Stream	Swearingen	Talboy	Taylor	Thomson
Torpey	Wallingford	Walton Gray	Webber	Wells
Weter	White	Wyatt	Zerr	

NOES: 004

Allen	Ellington	Flanigan	Marshall
-------	-----------	----------	----------

PRESENT: 001

Johnson

2717 *Journal of the House*

ABSENT WITH LEAVE: 029

Brattin	Carter	Colona	Diehl	Frederick
Funderburk	Gatschenberger	Guernsey	Hubbard	Hughes
Lasater	Lichtenegger	Loehner	May	McDonald
McNary	Meadows	Molendorp	Nance	Nasheed
Nolte	Sater	Schatz	Smith 71	Swinger
Webb	Wieland	Wright	Mr Speaker	

On motion of Representative Stream, **CCS SB 611** was truly agreed to and finally passed by the following vote:

AYES: 127

Anders	Asbury	Atkins	Aull	Bahr
Bernskoetter	Berry	Black	Brandom	Brown 50
Brown 85	Brown 116	Burlison	Carlson	Casey
Cauthorn	Cierpiot	Colona	Conway 14	Conway 27
Cookson	Cox	Crawford	Cross	Curtman
Davis	Day	Dugger	Ellinger	Elmer
Entlicher	Fallert	Fisher	Fitzwater	Fraker
Franklin	Franz	Fuhr	Gosen	Grisamore
Guernsey	Haefner	Hampton	Harris	Higdon
Hinson	Hodges	Holsman	Hoskins	Hough
Houghton	Hummel	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kelley 126	Kelly 24	Kirkton
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Lant	Largent	Lauer	Leach
Leara	McCaherty	McCann Beatty	McCreery	McGeoghegan
McGhee	McManus	Montecillo	Morgan	Nasheed
Neth	Newman	Nichols	Oxford	Pace
Parkinson	Phillips	Pierson	Pollock	Quinn
Redmon	Reiboldt	Richardson	Riddle	Rizzo
Rowland	Ruzicka	Scharnhorst	Schieber	Schieffer
Schneider	Schoeller	Schupp	Shively	Shumake
Sifton	Silvey	Smith 150	Solon	Sommer
Spreng	Still	Stream	Swearingen	Talboy
Taylor	Thomson	Torpey	Wallingford	Walton Gray
Webber	Wells	Weter	White	Wright
Wyatt	Zerr			

NOES: 004

Allen	Ellington	Flanigan	Marshall
-------	-----------	----------	----------

PRESENT: 001

Johnson

ABSENT WITH LEAVE: 031

Barnes	Brattin	Carter	Denison	Dieckhaus
Diehl	Frederick	Funderburk	Gatschenberger	Hubbard
Hughes	Lasater	Lichtenegger	Loehner	Long
May	McDonald	McNary	McNeil	Meadows

Molendorp	Nance	Nolte	Sater	Schad
Schatz	Smith 71	Swinger	Webb	Wieland
Mr Speaker				

Speaker Pro Tem Schoeller declared the bill passed.

BILL CARRYING REQUEST MESSAGE

SS SCS HB 1807, HB 1093, HB 1107, HB 1156, HB 1221, HB 1261, HB 1269, HB 1641, HB 1668, HB 1737, HB 1782, HB 1868 and HB 1878, as amended, relating to the “Fred F. Guthrie, Jr. Memorial Highway”, was taken up by Representative Marshall.

Representative Jones (89) moved the previous question.

Which motion was adopted by the following vote:

AYES: 085

Allen	Asbury	Bahr	Bernskoetter	Berry
Brandom	Brown 85	Brown 116	Burlison	Cauthorn
Cierpiot	Conway 14	Cookson	Crawford	Cross
Curtman	Davis	Day	Diehl	Dugger
Elmer	Entlicher	Fisher	Fitzwater	Flanigan
Fraker	Franklin	Franz	Fuhr	Grisamore
Guernsey	Haefner	Hampton	Higdon	Hinson
Hoskins	Hough	Houghton	Johnson	Jones 89
Jones 117	Keeney	Kelley 126	Klippenstein	Koenig
Korman	Lair	Lant	Largent	Leach
Leara	Loehner	Marshall	McGhee	McNary
Molendorp	Nasheed	Parkinson	Phillips	Pollock
Redmon	Reiboldt	Richardson	Riddle	Rowland
Ruzicka	Schad	Scharnhorst	Schieber	Schneider
Schoeller	Shumake	Smith 150	Solon	Sommer
Stream	Thomson	Torpey	Wallingford	Wells
Weter	White	Wright	Wyatt	Zerr

NOES: 037

Anders	Atkins	Aull	Black	Carlson
Casey	Colona	Conway 27	Ellington	Fallert
Hodges	Holsman	Hummel	Jones 63	Kander
Kratky	Lampe	McCann Beatty	McGeoghegan	McManus
McNeil	Montecillo	Morgan	Newman	Nichols
Oxford	Pace	Rizzo	Schupp	Shively
Sifton	Spreng	Still	Swearingen	Talboy
Walton Gray	Webber			

PRESENT: 000

ABSENT WITH LEAVE: 041

Barnes	Brattin	Brown 50	Carter	Cox
Denison	Dieckhaus	Ellinger	Frederick	Funderburk
Gatschenberger	Gosen	Harris	Hubbard	Hughes
Kelly 24	Kirkton	Lasater	Lauer	Lichtenegger

2719 *Journal of the House*

Long	May	McCaherty	McCreery	McDonald
Meadows	Nance	Neth	Nolte	Pierson
Quinn	Sater	Schatz	Schieffer	Silvey
Smith 71	Swinger	Taylor	Webb	Wieland
Mr Speaker				

On motion of Representative Marshall, **SS SCS HB 1807, HB 1093, HB 1107, HB 1156, HB 1221, HB 1261, HB 1269, HB 1641, HB 1668, HB 1737, HB 1782, HB 1868 and HB 1878, as amended**, was adopted by the following vote:

AYES: 132

Anders	Asbury	Atkins	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brown 85
Burlison	Carlson	Casey	Cauthorn	Cierpiot
Colona	Conway 27	Cookson	Cox	Crawford
Cross	Curtman	Davis	Day	Denison
Dieckhaus	Diehl	Dugger	Ellinger	Ellington
Elmer	Entlicher	Fallert	Fisher	Fitzwater
Fraker	Franklin	Franz	Fuhr	Gosen
Grisamore	Guernsey	Hampton	Harris	Higdon
Hinson	Hodges	Holsman	Hoskins	Hough
Houghton	Hummel	Johnson	Jones 63	Jones 89
Jones 117	Kander	Keeney	Kelley 126	Kelly 24
Kirkton	Klippenstein	Koenig	Korman	Kratky
Lair	Lampe	Lant	Largent	Loehner
Long	Marshall	McCaherty	McCann Beatty	McCreery
McGeoghegan	McGhee	McManus	McNary	McNeil
Molendorp	Montecillo	Morgan	Nasheed	Neth
Newman	Nichols	Oxford	Pace	Parkinson
Phillips	Pierson	Pollock	Quinn	Redmon
Reiboldt	Richardson	Riddle	Rizzo	Rowland
Ruzicka	Schad	Scharnhorst	Schieber	Schieffer
Schneider	Schoeller	Schupp	Shively	Shumake
Sifton	Silvey	Smith 150	Solon	Sommer
Spreng	Still	Stream	Swearingen	Talboy
Taylor	Thomson	Torpey	Wallingford	Walton Gray
Webber	Wells	Weter	White	Wright
Wyatt	Zerr			

NOES: 002

Flanigan	Leara
----------	-------

PRESENT: 007

Allen	Brandom	Brown 116	Conway 14	Haefner
Lauer	Leach			

ABSENT WITH LEAVE: 022

Brattin	Brown 50	Carter	Frederick	Funderburk
Gatschenberger	Hubbard	Hughes	Lasater	Lichtenegger
May	McDonald	Meadows	Nance	Nolte
Sater	Schatz	Smith 71	Swinger	Webb
Wieland	Mr Speaker			

On motion of Representative Marshall, **SS SCS HB 1807, HB 1093, HB 1107, HB 1156, HB 1221, HB 1261, HB 1269, HB 1641, HB 1668, HB 1737, HB 1782, HB 1868 and HB 1878, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 124

Anders	Asbury	Atkins	Aull	Bahr
Bernskoetter	Berry	Black	Brown 85	Brown 116
Burlison	Casey	Cauthorn	Cierpiot	Colona
Conway 27	Cox	Crawford	Cross	Curtman
Davis	Day	Denison	Dieckhaus	Diehl
Dugger	Ellinger	Ellington	Elmer	Fisher
Fitzwater	Fraker	Franklin	Franz	Fuhr
Gosen	Grisamore	Guernsey	Hampton	Harris
Higdon	Hodges	Holsman	Hoskins	Hough
Houghton	Hummel	Johnson	Jones 89	Jones 117
Kander	Keeney	Kelley 126	Kelly 24	Kirkton
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Lant	Largent	Lauer	Loehner
Marshall	McCaherty	McCann Beatty	McCreery	McGeoghegan
McManus	McNary	McNeil	Molendorp	Montecillo
Morgan	Nasheed	Neth	Newman	Nichols
Oxford	Pace	Parkinson	Phillips	Pierson
Pollock	Quinn	Redmon	Reiboldt	Richardson
Riddle	Rizzio	Rowland	Ruzicka	Schad
Scharnhorst	Schieber	Schieffer	Schneider	Schoeller
Schupp	Shively	Shumake	Sifton	Silvey
Smith 150	Solon	Sommer	Spreng	Stream
Swearingen	Talboy	Taylor	Thomson	Torpey
Wallingford	Walton Gray	Webber	Wells	Weter
White	Wright	Wyatt	Zerr	

NOES: 002

Flanigan	Leara
----------	-------

PRESENT: 005

Allen	Brandom	Conway 14	Haefner	Leach
-------	---------	-----------	---------	-------

ABSENT WITH LEAVE: 032

Barnes	Brattin	Brown 50	Carlson	Carter
Cookson	Entlicher	Fallert	Frederick	Funderburk
Gatschenberger	Hinson	Hubbard	Hughes	Jones 63
Lasater	Lichtenegger	Long	May	McDonald
McGhee	Meadows	Nance	Nolte	Sater
Schatz	Smith 71	Still	Swinger	Webb
Wieland	Mr Speaker			

Speaker Pro Tem Schoeller declared the bill passed.

BILL IN CONFERENCE

CCR HCS SB 636, as amended, relating to judicial procedures, was taken up by Representative Diehl.

On motion of Representative Diehl, **CCR HCS SB 636, as amended**, was adopted by the following vote:

AYES: 133

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 85	Brown 116	Burlison	Carlson
Casey	Cauthorn	Cierpiot	Colona	Conway 27
Cookson	Cox	Crawford	Cross	Davis
Day	Denison	Dieckhaus	Diehl	Dugger
Ellinger	Ellington	Fallert	Fisher	Fitzwater
Flanigan	Fraker	Franklin	Franz	Fuhr
Gosen	Grisamore	Guernsey	Haefner	Hampton
Harris	Higdon	Hodges	Holsman	Hoskins
Hough	Houghton	Hummel	Johnson	Jones 63
Jones 89	Kander	Keeney	Kelley 126	Kirkton
Klippenstein	Koenig	Korman	Kratky	Lair
Lampe	Lant	Largent	Lauer	Leach
Leara	Loehner	Long	Marshall	McCaherty
McCann Beatty	McCreery	McGeoghegan	McGhee	McManus
McNary	McNeil	Molendorp	Montecillo	Morgan
Nasheed	Neth	Newman	Nichols	Nolte
Oxford	Pace	Phillips	Pierson	Pollock
Quinn	Redmon	Reiboldt	Richardson	Riddle
Rizzo	Rowland	Ruzicka	Schad	Scharnhorst
Schieber	Schieffer	Schneider	Schoeller	Schupp
Shively	Shumake	Sifton	Silvey	Smith 150
Sommer	Spreng	Still	Stream	Swearingen
Talboy	Taylor	Thomson	Torpey	Wallingford
Walton Gray	Webber	Wells	Weter	White
Wright	Wyatt	Zerr		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 030

Brattin	Brown 50	Carter	Conway 14	Curtman
Elmer	Entlicher	Frederick	Funderburk	Gatschenberger
Hinson	Hubbard	Hughes	Jones 117	Kelly 24
Lasater	Lichtenegger	May	McDonald	Meadows
Nance	Parkinson	Sater	Schatz	Smith 71
Solon	Swinger	Webb	Wieland	Mr Speaker

On motion of Representative Diehl, **CCS HCS SB 636** was truly agreed to and finally passed by the following vote:

AYES: 137

Allen	Anders	Asbury	Atkins	Aull
Bahr	Barnes	Bernskoetter	Berry	Black
Brandom	Brown 50	Brown 85	Brown 116	Burlison
Carlson	Casey	Cierpiot	Colona	Conway 27
Cookson	Cox	Crawford	Cross	Curtman
Davis	Day	Denison	Dieckhaus	Diehl
Dugger	Ellinger	Ellington	Elmer	Entlicher
Fallert	Fisher	Fitzwater	Flanigan	Fraker
Franklin	Franz	Fuhr	Gosen	Grisamore
Guernsey	Haefner	Hampton	Harris	Higdon
Hodges	Holsman	Hoskins	Hough	Houghton
Hummel	Johnson	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kelley 126	Kirkton	Klippenstein
Koenig	Korman	Kratky	Lair	Lampe
Lant	Largent	Lauer	Leach	Leara
Loehner	Long	Marshall	McCaherty	McCann Beatty
McCreery	McGeoghegan	McGhee	McManus	McNary
McNeil	Molendorp	Montecillo	Morgan	Neth
Nichols	Nolte	Oxford	Pace	Parkinson
Phillips	Pierson	Pollock	Quinn	Redmon
Reiboldt	Richardson	Riddle	Rizzo	Rowland
Ruzicka	Schad	Scharnhorst	Schieber	Schieffer
Schneider	Schoeller	Schupp	Shively	Shumake
Sifton	Silvey	Smith 150	Solon	Sommer
Spreng	Still	Stream	Swearingen	Talboy
Taylor	Thomson	Torpey	Wallingford	Walton Gray
Webber	Wells	Weter	White	Wright
Wyatt	Zerr			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 026

Brattin	Carter	Cauthorn	Conway 14	Frederick
Funderburk	Gatschenberger	Hinson	Hubbard	Hughes
Kelly 24	Lasater	Lichtenegger	May	McDonald
Meadows	Nance	Nasheed	Newman	Sater
Schatz	Smith 71	Swinger	Webb	Wieland
Mr Speaker				

Speaker Pro Tem Schoeller declared the bill passed.

BILL CARRYING REQUEST MESSAGE

HCS SS SCS SB 755, as amended, relating to public safety, was taken up by Representative Cookson.

Representative Cookson moved that the House recede from its position on **HCS SS SCS SB 755, as amended**.

Representative Wells moved the previous question.

Which motion was adopted by the following vote:

AYES: 088

Allen	Asbury	Bahr	Barnes	Bernskoetter
Berry	Brandom	Brown 85	Brown 116	Burlison
Cauthorn	Cierpiot	Cookson	Cox	Crawford
Curtman	Davis	Denison	Dieckhaus	Diehl
Dugger	Elmer	Entlicher	Fisher	Flanigan
Fraker	Franklin	Franz	Fuhr	Gosen
Grisamore	Guernsey	Haefner	Hampton	Higdon
Hoskins	Hough	Houghton	Johnson	Jones 89
Jones 117	Keeney	Kelley 126	Klippenstein	Koenig
Korman	Lair	Lant	Largent	Lauer
Leach	Leara	Loehner	Long	Marshall
McCaherty	McGhee	McNary	Molendorp	Neth
Nolte	Parkinson	Phillips	Quinn	Redmon
Reiboldt	Richardson	Rowland	Ruzicka	Schad
Scharnhorst	Schieber	Schneider	Schoeller	Shumake
Smith 150	Solon	Sommer	Stream	Thomson
Torpey	Wallingford	Wells	Weter	White
Wright	Wyatt	Zerr		

NOES: 043

Anders	Atkins	Aull	Black	Brown 50
Carlson	Casey	Colona	Conway 27	Ellinger
Fallert	Harris	Hodges	Holsman	Hummel
Kander	Kelly 24	Kirkton	Kratky	Lampe
McCann Beatty	McCreery	McGeoghegan	McManus	McNeil
Montecillo	Morgan	Newman	Nichols	Oxford
Pace	Pierson	Rizzo	Schieffer	Schupp
Shively	Sifton	Still	Swearingen	Talboy
Taylor	Walton Gray	Webber		

PRESENT: 000

ABSENT WITH LEAVE: 032

Brattin	Carter	Conway 14	Cross	Day
Ellington	Fitzwater	Frederick	Funderburk	Gatschenberger
Hinson	Hubbard	Hughes	Jones 63	Lasater
Lichtenegger	May	McDonald	Meadows	Nance

Nasheed	Pollock	Riddle	Sater	Schatz
Silvey	Smith 71	Spreng	Swinger	Webb
Wieland	Mr Speaker			

Representative Cookson again moved that the House recede from its position on **HCS SS SCS SB 755, as amended.**

Which motion was adopted.

On motion of Representative Cookson, **SS SCS SB 755** was truly agreed to and finally passed by the following vote:

AYES: 111

Allen	Anders	Asbury	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandon
Brown 50	Brown 85	Brown 116	Burlison	Carlson
Casey	Cauthorn	Cierpiot	Conway 14	Conway 27
Cookson	Cox	Crawford	Curtman	Davis
Denison	Dieckhaus	Diehl	Dugger	Elmer
Entlicher	Fallert	Fisher	Fitzwater	Flanigan
Fraker	Franklin	Franz	Fuhr	Gosen
Grisamore	Guernsey	Haefner	Hampton	Harris
Higdon	Hodges	Hoskins	Hough	Houghton
Johnson	Jones 89	Jones 117	Kander	Keeney
Kirkton	Klippenstein	Koenig	Korman	Kratky
Lair	Lampe	Lant	Largent	Lauer
Leach	Leara	Loehner	Long	Marshall
McCaherty	McGeoghegan	McGhee	McManus	McNary
Molendorp	Nasheed	Neth	Nolte	Parkinson
Phillips	Pollock	Quinn	Redmon	Richardson
Riddle	Rowland	Ruzicka	Schad	Schieber
Schieffer	Schneider	Schoeller	Schupp	Shively
Shumake	Silvey	Smith 150	Solon	Sommer
Still	Stream	Thomson	Torpey	Wallingford
Wells	Weter	White	Wright	Wyatt
Zerr				

NOES: 026

Atkins	Colona	Ellinger	Ellington	Holsman
Hummel	Jones 63	Kelly 24	McCann Beatty	McCreery
McNeil	Montecillo	Morgan	Newman	Nichols
Oxford	Pace	Pierson	Rizzo	Sifton
Spreng	Swearingen	Talboy	Taylor	Walton Gray
Webber				

PRESENT: 000

ABSENT WITH LEAVE: 026

Brattin	Carter	Cross	Day	Frederick
Funderburk	Gatschenberger	Hinson	Hubbard	Hughes
Kelley 126	Lasater	Lichtenegger	May	McDonald

Meadows	Nance	Reiboldt	Sater	Scharnhorst
Schatz	Smith 71	Swinger	Webb	Wieland
Mr Speaker				

Speaker Pro Tem Schoeller declared the bill passed.

BILL IN CONFERENCE

CCR HCS SB 578, as amended, relating to state property, was taken up by Representative Cox.

On motion of Representative Cox, **CCR HCS SB 578, as amended**, was adopted by the following vote:

AYES: 134

Allen	Anders	Asbury	Aull	Bahr
Barnes	Bernskoetter	Berry	Black	Brandom
Brown 50	Brown 85	Brown 116	Burlison	Carlson
Casey	Cauthorn	Cierpiot	Colona	Conway 14
Conway 27	Cookson	Cox	Crawford	Cross
Curtman	Denison	Dieckhaus	Diehl	Dugger
Elmer	Entlicher	Fallert	Fisher	Fitzwater
Flanigan	Fraker	Franklin	Franz	Fuhr
Gosen	Grisamore	Guernsey	Haefner	Hampton
Harris	Higdon	Hodges	Holsman	Hoskins
Hough	Houghton	Hummel	Johnson	Jones 63
Jones 89	Jones 117	Kander	Keeney	Kelley 126
Kelly 24	Kirkton	Klippenstein	Koenig	Korman
Kratky	Lair	Lampe	Lant	Largent
Lauer	Leach	Leara	Loehner	Long
Marshall	McCaherty	McCann Beatty	McCreery	McGeoghegan
McGhee	McManus	McNary	McNeil	Meadows
Molendorp	Montecillo	Morgan	Nasheed	Neth
Newman	Nichols	Nolte	Pace	Parkinson
Phillips	Pierson	Quinn	Redmon	Reiboldt
Richardson	Riddle	Rizzo	Ruzicka	Schad
Scharnhorst	Schieber	Schieffer	Schneider	Schoeller
Shively	Shumake	Sifton	Silvey	Smith 150
Solon	Sommer	Spreng	Still	Stream
Swearingen	Talboy	Taylor	Thomson	Torpey
Wallingford	Walton Gray	Webber	Wells	Weter
White	Wright	Wyatt	Zerr	

NOES: 005

Atkins	Ellinger	Ellington	Oxford	Schupp
--------	----------	-----------	--------	--------

PRESENT: 000

ABSENT WITH LEAVE: 024

Brattin	Carter	Davis	Day	Frederick
Funderburk	Gatschenberger	Hinson	Hubbard	Hughes
Lasater	Lichtenegger	May	McDonald	Nance
Pollock	Rowland	Sater	Schatz	Smith 71
Swinger	Webb	Wieland	Mr Speaker	

CCS HCS SB 578 was laid over.

HOUSE BILL WITH SENATE AMENDMENTS

HCS HB 1900, with Senate Amendment No. 1, Senate Amendment No. 2, Senate Amendment No. 3, Senate Amendment No. 4 and Senate Amendment No. 5, relating to executive branch reorganizations, was taken up by Representative Redmon.

On motion of Representative Redmon, the House concurred in **Senate Amendment No. 1, Senate Amendment No. 2, Senate Amendment No. 3, Senate Amendment No. 4 and Senate Amendment No. 5** by the following vote:

AYES: 090

Allen	Asbury	Bahr	Barnes	Bernskoetter
Brandom	Brown 50	Brown 85	Brown 116	Burlison
Casey	Cauthorn	Cierpiot	Conway 14	Cookson
Cox	Crawford	Cross	Curtman	Davis
Dieckhaus	Diehl	Elmer	Entlicher	Fraker
Franz	Fuhr	Gosen	Grisamore	Guernsey
Haefner	Hampton	Higdon	Hinson	Hoskins
Hough	Houghton	Johnson	Jones 89	Jones 117
Keeney	Kelley 126	Klippenstein	Koenig	Korman
Largent	Lauer	Leach	Leara	Loehner
Long	Marshall	McCaherty	McCann Beatty	McGhee
McNary	Molendorp	Neth	Nichols	Nolte
Parkinson	Phillips	Redmon	Reiboldt	Richardson
Riddle	Rowland	Ruzicka	Schad	Scharnhorst
Schieber	Schieffer	Schneider	Schoeller	Shumake
Silvey	Smith 150	Solon	Sommer	Stream
Taylor	Thomson	Torpey	Wallingford	Wells
Weter	White	Wright	Wyatt	Zerr

NOES: 037

Anders	Atkins	Black	Carlson	Colona
Conway 27	Ellinger	Ellington	Fallert	Harris
Hodges	Holsman	Hummel	Jones 63	Kelly 24
Kirkton	Kratky	Lampe	McCreery	McGeoghegan
McManus	McNeil	Montecillo	Morgan	Newman
Oxford	Pace	Pierson	Rizzo	Schupp
Shively	Spreng	Still	Swearingen	Talboy
Walton Gray	Webber			

2727 *Journal of the House*

PRESENT: 001

Sifton

ABSENT WITH LEAVE: 035

Aull	Berry	Brattin	Carter	Day
Denison	Dugger	Fisher	Fitzwater	Flanigan
Franklin	Frederick	Funderburk	Gatschenberger	Hubbard
Hughes	Kander	Lair	Lant	Lasater
Lichtenegger	May	McDonald	Meadows	Nance
Nasheed	Pollock	Quinn	Sater	Schatz
Smith 71	Swinger	Webb	Wieland	Mr Speaker

On motion of Representative Redmon, **HCS HB 1900, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 092

Allen	Asbury	Bahr	Barnes	Bernskoetter
Berry	Brandom	Brown 85	Brown 116	Burlison
Cauthorn	Cierpiot	Conway 14	Cookson	Cox
Crawford	Cross	Curtman	Davis	Denison
Dieckhaus	Diehl	Elmer	Entlicher	Fisher
Fitzwater	Flanigan	Fraker	Franklin	Franz
Fuhr	Gosen	Grisamore	Guernsey	Haefner
Hampton	Higdon	Hinson	Hoskins	Hough
Houghton	Johnson	Jones 89	Jones 117	Keeney
Kelley 126	Klippenstein	Koenig	Korman	Lair
Largent	Lauer	Leach	Leara	Loehner
Long	Marshall	McCaherty	McGhee	McNary
Molendorp	Neth	Nolte	Parkinson	Phillips
Pollock	Redmon	Reiboldt	Richardson	Rowland
Ruzicka	Schad	Scharnhorst	Schieber	Schneider
Schoeller	Shumake	Silvey	Smith 150	Solon
Sommer	Stream	Taylor	Thomson	Torpey
Wallingford	Wells	Weter	White	Wright
Wyatt	Zerr			

NOES: 045

Anders	Atkins	Black	Brown 50	Carlson
Casey	Colona	Conway 27	Ellinger	Ellington
Fallert	Harris	Hodges	Holsman	Hummel
Jones 63	Kander	Kelly 24	Kirkton	Kratky
Lampe	McCann Beatty	McCreery	McGeoghegan	McManus
Montecillo	Morgan	Nasheed	Newman	Nichols
Oxford	Pace	Pierson	Quinn	Rizzo
Schieffer	Schupp	Shively	Sifton	Spreng
Still	Swearingen	Talboy	Walton Gray	Webber

PRESENT: 000

ABSENT WITH LEAVE: 026

Aull	Brattin	Carter	Day	Dugger
Frederick	Funderburk	Gatschenberger	Hubbard	Hughes
Lant	Lasater	Lichtenegger	May	McDonald
McNeil	Meadows	Nance	Riddle	Sater
Schatz	Smith 71	Swinger	Webb	Wieland
Mr Speaker				

Speaker Pro Tem Schoeller declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 091

Allen	Asbury	Bahr	Barnes	Bernskoetter
Berry	Brandom	Brown 85	Brown 116	Burlison
Cauthorn	Cierpiot	Conway 14	Cookson	Cox
Crawford	Cross	Curtman	Davis	Denison
Dieckhaus	Diehl	Elmer	Entlicher	Fisher
Fitzwater	Flanigan	Fraker	Franklin	Franz
Fuhr	Gosen	Grisamore	Guernsey	Haefner
Hampton	Higdon	Hinson	Hoskins	Hough
Houghton	Johnson	Jones 89	Jones 117	Keeney
Kelley 126	Klippenstein	Koenig	Korman	Lair
Largent	Lauer	Leach	Leara	Loehner
Long	McCaherty	McGhee	McNary	Molendorp
Neth	Nolte	Parkinson	Phillips	Pollock
Redmon	Reiboldt	Richardson	Riddle	Rowland
Ruzicka	Schad	Scharnhorst	Schieber	Schneider
Schoeller	Shumake	Silvey	Smith 150	Solon
Sommer	Stream	Thomson	Torpey	Wallingford
Wells	Weter	White	Wright	Wyatt
Zerr				

NOES: 048

Anders	Atkins	Black	Brown 50	Carlson
Casey	Colona	Conway 27	Ellinger	Ellington
Fallert	Harris	Hodges	Holsman	Hummel
Jones 63	Kander	Kirkton	Kratky	Lampe
Marshall	McCann Beatty	McCreery	McGeoghegan	McManus
McNeil	Meadows	Montecillo	Morgan	Nasheed
Newman	Nichols	Oxford	Pace	Pierson
Quinn	Rizzo	Schieffer	Schupp	Shively
Sifton	Spreng	Still	Swearingen	Talboy
Taylor	Walton Gray	Webber		

PRESENT: 000

ABSENT WITH LEAVE: 024

Aull	Brattin	Carter	Day	Dugger
Frederick	Funderburk	Gatschenberger	Hubbard	Hughes
Kelly 24	Lant	Lasater	Lichtenegger	May
McDonald	Nance	Sater	Schatz	Smith 71
Swinger	Webb	Wieland	Mr Speaker	

HOUSE CONCURRENT RESOLUTION

HCR 55, relating to U.S. trade laws, was taken up by Representative Nolte.

On motion of Representative Nolte, **HCR 55** was adopted by the following vote:

AYES: 123

Allen	Anders	Asbury	Atkins	Bahr
Barnes	Bernskoetter	Berry	Black	Brown 50
Brown 85	Brown 116	Burlison	Casey	Cauthorn
Cierpiot	Conway 14	Conway 27	Crawford	Cross
Curtman	Davis	Day	Denison	Dieckhaus
Diehl	Elmer	Entlicher	Fallert	Fisher
Fitzwater	Flanigan	Fraker	Franklin	Franz
Fuhr	Gosen	Grisamore	Guernsey	Haefner
Hampton	Harris	Higdon	Hinson	Hodges
Hoskins	Hough	Houghton	Johnson	Jones 89
Jones 117	Kander	Keeney	Kelley 126	Kelly 24
Kirkton	Klippenstein	Koenig	Korman	Kratky
Lair	Lampe	Largent	Lauer	Leach
Leara	Loehner	Long	Marshall	McCaherty
McCreery	McGeoghegan	McGhee	McManus	McNary
McNeil	Meadows	Molendorp	Neth	Newman
Nichols	Nolte	Oxford	Pace	Parkinson
Phillips	Pollock	Quinn	Redmon	Reiboldt
Richardson	Riddle	Rowland	Ruzicka	Schad
Scharnhorst	Schieber	Schieffer	Schneider	Schoeller
Schupp	Shively	Shumake	Sifton	Silvey
Smith 150	Solon	Sommer	Spreng	Still
Stream	Swearingen	Taylor	Thomson	Torpey
Wallingford	Walton Gray	Webber	Wells	Weter
White	Wright	Wyatt		

NOES: 013

Colona	Ellinger	Ellington	Holsman	Hummel
Jones 63	McCann Beatty	Montecillo	Morgan	Pierson
Rizzo	Talboy	Zerr		

PRESENT: 000

ABSENT WITH LEAVE: 027

Aull	Brandom	Brattin	Carlson	Carter
Cookson	Cox	Dugger	Frederick	Funderburk
Gatschenberger	Hubbard	Hughes	Lant	Lasater
Lichtenegger	May	McDonald	Nance	Nasheed
Sater	Schatz	Smith 71	Swinger	Webb
Wieland	Mr Speaker			

REFERRAL OF HOUSE RESOLUTION

The following House Resolution was referred to the Committee indicated:

HR 639 - Health Care Policy

REFERRAL OF GOVERNOR'S REORGANIZATION PLAN

The following Governor's Reorganization Plan was referred to the Committee indicated:

GRP 1 - Health Care Policy

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were referred to the Committee indicated:

HCR 14 - Utilities
HCR 16 - General Laws
HCR 17 - Health Care Policy
HCR 24 - General Laws
HCR 51 - Children and Families
HCR 56 - Health Care Policy
HCR 58 - Elementary and Secondary Education
HCR 59 - General Laws
HCR 60 - Children and Families

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HJR 40 - Elections
HJR 54 - General Laws
HJR 56 - Ways and Means
HJR 69 - Ways and Means

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1056 - Ways and Means
HB 1080 - Ethics
HB 1086 - General Laws
HB 1121 - Financial Institutions
HB 1173 - General Laws
HB 1205 - General Laws
HB 1207 - Judiciary
HB 1230 - General Laws

HB 1247 - Transportation
HB 1294 - Financial Institutions
HB 1322 - Corrections
HB 1360 - Crime Prevention and Public Safety
HB 1401 - Health Care Policy
HB 1450 - Health Care Policy
HB 1464 - Ethics
HB 1530 - General Laws
HB 1538 - General Laws
HB 1591 - Ways and Means
HB 1622 - Health Care Policy
HB 1663 - Health Care Policy
HB 1748 - General Laws
HB 1756 - Ethics
HB 1791 - Downsizing State Government
HB 1892 - General Laws
HB 1939 - Ethics
HB 1943 - Economic Development
HB 1949 - Ways and Means
HB 1956 - General Laws
HB 1967 - General Laws
HB 1974 - Utilities
HB 1978 - Downsizing State Government
HB 1987 - Children and Families
HB 1996 - Health Care Policy
HB 2093 - Elections
HB 2102 - Local Government

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 1172**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS HB 1661**.

The Benediction was given by Msgr. Kurwicki.

The fear of the Lord is the beginning of wisdom: a good understanding have all they that do His commandments. (Psalm: 111:10)

O God, Creator and Sustainer, without Whose benediction all our labor is in vain. The end of this legislative session has arrived. We now ask Your blessing on all that has been accomplished through Your graces and the work of our minds and hearts. Bless all here who have given their best in this House Chamber this year. May those members whose terms of office are concluding know they will never be forgotten. May those former members who died this past year rest in peace. May all staff, clerks, aides and doormen now be granted a period of rest and renewal. Ever Ancient God, all our hope is in You. Be our refuge now and bless the work of our hands!

And the House says, "Amen!"

ADJOURNMENT

On motion of Representative Jones (89), the House adjourned until 10:00 a.m., Wednesday, May 30, 2012.

CORRECTIONS TO THE HOUSE JOURNAL

AFFIDAVITS

I, State Representative Steve Cookson, District 153, hereby state and affirm that my vote presence as recorded today by which Senate Committee Substitute for House Committee Substitute for House Bill No. 789, as amended, was Truly Agreed to and Finally Passed was incorrectly recorded as Absent. Pursuant to House Rule 89, I ask that the Journal be corrected to show that I was present, my vote was incorrectly recorded, and should have been recorded as Yes.

IN WITNESS WHEREOF, I have hereunto subscribed my hand to this affidavit on this 18th day of May 2012.

/s/ Stephen C. Cookson
State Representative

State of Missouri)
) ss.
Signed in County of Cole)
Notary Commissioned in County of Miller)

Subscribed and sworn to before me this 18th day of May in the year 2012.

/s/ Leticia J. Long
Notary Public

I, State Representative Thomas Flanigan, District 127, hereby state and affirm that my vote presence as recorded today by which Senate Substitute for Senate Committee Substitute for House Bill No. 1251 was Truly Agreed to and Finally Passed was incorrectly recorded as No. Pursuant to House Rule 89, I ask that the Journal be corrected to show that I was present, my vote was incorrectly recorded, and should have been recorded as Yes.

IN WITNESS WHEREOF, I have hereunto subscribed my hand to this affidavit on this 18th day of May 2012.

/s/ Thomas Flanigan
State Representative

State of Missouri)
) ss.
Signed in County of Cole)
Notary Commissioned in County of Miller)

Subscribed and sworn to before me this 18th day of May in the year 2012.

/s/ Leticia J. Long
Notary Public

I, State Representative Ed Schieffer, District 11, hereby state and affirm that my vote presence as recorded today by which Senate Substitute for Senate Bill No. 464 was Truly Agreed to and Finally Passed was incorrectly recorded as No. Pursuant to House Rule 89, I ask that the Journal be corrected to show that I was present, my vote was incorrectly recorded, and should have been recorded as Yes.

IN WITNESS WHEREOF, I have hereunto subscribed my hand to this affidavit on this 18th day of May 2012.

/s/ Ed Schieffer
State Representative

State of Missouri)
) ss.
Signed in County of Cole)
Notary Commissioned in County of Miller)

Subscribed and sworn to before me this 18th day of May in the year 2012.

/s/ Leticia J. Long
Notary Public