

# JOURNAL OF THE HOUSE

Second Regular Session, 98th GENERAL ASSEMBLY

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TWENTIETH DAY, WEDNESDAY, FEBRUARY 10, 2016

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Msgr. Robert A. Kurwicki, Chaplain.

*I have strength for anything through Him who gives me power. (Philippians 4:13)*

In Your presence, we pause for a brief moment on this Ash Wednesday, lifting our hearts unto You in morning prayer. As we pray, our strength is renewed, our courage restored, and our path is made clear. What we felt we could not do, now we can do; what we thought hopeless, is now full of hope; what seemed impossible, now becomes possible. We are ready for anything that comes our way today through the strength of Your spirit living in our hearts.

Bless our wonderful State with Your favor and make her a channel for peace, reconciliation and justice in the minds and hearts of all our people, not just a few who support us, but all who desire the gifts of eternal joys in Your Kingdom of Mercy.

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: Emilea Dines, Jason Delmont, James McDonald, and Amina Scaletty.

The Journal of the nineteenth day was approved as printed.

## SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

**HCR 100**, relating to the Missouri American Water Company.

**HCR 101**, relating to the State of California.

## SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

**HB 2503**, relating to renewals of concealed carry permits.

**HB 2504**, relating to an appropriation for certain school districts.

**HB 2505**, relating to firearm ownership.

**HB 2506**, relating to commercial receiverships.

**HB 2507**, relating to the laws of other countries.

**HB 2508**, relating to civil penalties for violating federally mandated natural gas safety standards.

**HB 2509**, relating to the civil penalty for violating certain underground facility safety standards, with penalty provisions.

**HB 2510**, relating to nonprofit sewer companies.

**HB 2511**, relating to the crime of prostitution.

**HB 2512**, relating to prison terms.

**HB 2513**, relating to marriage solemnization.

**HB 2514**, relating to the clean power plan.

**HB 2515**, relating to credit instruments used in wagering on excursion gambling boats, with penalty provisions.

**HB 2516**, relating to firearms, with penalty provisions and a delayed effective date.

**HB 2517**, relating to the University of Missouri board of curators.

**HB 2518**, relating to hospital emergency care data collection requirements.

**HB 2519**, relating to combined heat and power systems.

## **SECOND READING OF SENATE BILLS**

The following Senate Bills were read the second time:

**SB 660**, relating to bidding procedures for county depositories, with a penalty provision.

**SCS SB 818**, relating to the designation of the German Heritage Corridor of Missouri.

**SB 887**, relating to a health care directives registry.

**THIRD READING OF SENATE CONCURRENT RESOLUTIONS**

**SCR 46**, to disapprove the final order of rulemaking for the proposed rule 19 CSR 15-8.410 Personal Care Attendant Wage Range, was taken up by Representative Barnes.

Representative Eggleston assumed the Chair.

On motion of Representative Barnes, **SCR 46** was truly agreed to and finally passed by the following vote:

AYES: 125

Alferman	Allen	Anders	Anderson	Andrews
Austin	Bahr	Barnes	Basye	Beard
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 57	Brown 94	Burlison	Chipman	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
Dogan	Dohrman	Dugger	Eggleston	Engler
English	Entlicher	Fitzwater 144	Fitzwater 49	Flanigan
Fraker	Franklin	Frederick	Gannon	Gosen
Haahr	Haefner	Hansen	Harris	Hicks
Higdon	Hill	Hinson	Hoskins	Hough
Houghton	Hubrecht	Hurst	Johnson	Jones
Justus	Kelley	Kidd	King	Kirkton
Koenig	Kolkmeier	Korman	Lair	Lant
Lauer	Leara	Lichtenegger	Love	Lynch
Marshall	Mathews	McCaherty	McDaniel	McGaugh
Messenger	Miller	Montecillo	Moon	Morris
Muntzel	Neely	Parkinson	Peters	Pfautsch
Phillips	Pietzman	Pike	Plocher	Pogue
Redmon	Rehder	Reiboldt	Remole	Rhoads
Roden	Roeber	Rone	Ross	Rowden
Rowland 155	Ruth	Shaul	Shull	Shumake
Solon	Sommer	Spencer	Swan	Taylor 139
Taylor 145	Vescovo	Walker	Webber	White
Wiemann	Wilson	Wood	Zerr	Mr. Speaker

NOES: 034

Adams	Arthur	Burns	Butler	Carpenter
Colona	Dunn	Gardner	Green	Hummel
Kendrick	Kratky	LaFaver	Lavender	May
McCann Beatty	McCreery	McDonald	McGee	McNeil
Meredith	Mims	Mitten	Morgan	Newman
Nichols	Norr	Otto	Pace	Pierson
Rizzo	Runions	Smith	Walton Gray	

PRESENT: 001

Ellington

ABSENT: 003

Fitzpatrick                      Hubbard                      Rowland 29

VACANCIES: 000

Representative Eggleston declared the bill passed.

**THIRD READING OF HOUSE CONCURRENT RESOLUTIONS**

**HCR 63**, urging the United States Congress to reject and revoke President Barack H. Obama's Executive Order on firearm control, was taken up by Representative Taylor (139).

Speaker Richardson resumed the Chair.

Representative Taylor (139) offered **House Amendment No. 1**.

*House Amendment No. 1*

AMEND House Concurrent Resolution No. 63, Page 1, Lines 1-2, by deleting all of said lines and inserting in lieu thereof the following:

"WHEREAS, on January 5, 2016, President of the United States, Barack H. Obama, by executive action, unilaterally amended a number of laws duly enacted by the elected"; and

Further amend said House Concurrent Resolution, Page 1, Line 17, by deleting the word "Order" on said line, and inserting in lieu thereof the word "Action"; and

Further amend said House Concurrent Resolution, Page 1, Line 23, by deleting the word "Order" on said line, and inserting in lieu thereof the word "Action"; and

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

On motion of Representative Taylor (139), **House Amendment No. 1** was adopted.

Representative Taylor (145) assumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 113

Alferman	Allen	Anderson	Andrews	Bahr
Barnes	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Burlison
Chipman	Cierpiot	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
Dogan	Dohrman	Dugger	Eggleston	Engler
English	Entlicher	Fitzpatrick	Fitzwater 144	Fitzwater 49
Flanigan	Fraker	Franklin	Frederick	Gannon
Gosen	Haahr	Hansen	Hicks	Higdon
Hill	Hinson	Hoskins	Hough	Houghton

Hubrecht	Hurst	Johnson	Jones	Justus
Kelley	Kidd	King	Koenig	Kolkmeier
Korman	Lair	Lant	Lauer	Leara
Lichtenegger	Lynch	Marshall	Mathews	McCaherty
McDaniel	McGaugh	Messenger	Miller	Moon
Morris	Muntzel	Neely	Parkinson	Pfautsch
Phillips	Pietzman	Pike	Plocher	Pogue
Redmon	Rehder	Reiboldt	Remole	Rhoads
Roden	Roeber	Rone	Ross	Rowden
Rowland 155	Ruth	Shaul	Shull	Shumake
Solon	Sommer	Spencer	Swan	Taylor 139
Taylor 145	Vescovo	Walker	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 043

Adams	Anders	Arthur	Burns	Carpenter
Colona	Conway 10	Curtis	Dunn	Ellington
Gardner	Green	Harris	Hummel	Kendrick
Kirkton	Kratky	LaFaver	Lavender	May
McCann Beatty	McCreery	McDonald	McGee	McNeil
Meredith	Mims	Mitten	Montecillo	Morgan
Newman	Nichols	Norr	Otto	Pace
Peters	Pierson	Rizzo	Rowland 29	Runions
Smith	Walton Gray	Webber		

PRESENT: 000

ABSENT: 007

Austin	Brown 94	Butler	Haefner	Hubbard
Love	Zerr			

VACANCIES: 000

On motion of Representative Taylor (139), **HCR 63, as amended**, was read the third time and passed by the following vote:

AYES: 118

Alferman	Allen	Anderson	Andrews	Austin
Bahr	Barnes	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Burlison	Chipman	Cierpiot	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	Dogan	Dohrman
Dugger	Eggleston	Engler	English	Entlicher
Fitzpatrick	Fitzwater 144	Fitzwater 49	Flanigan	Fraker
Franklin	Frederick	Gannon	Gosen	Haahr
Hansen	Harris	Hicks	Higdon	Hill
Hinson	Hoskins	Hough	Houghton	Hubrecht
Hurst	Johnson	Jones	Justus	Kelley
Kidd	King	Koenig	Kolkmeier	Korman
Lair	Lant	Lauer	Leara	Lichtenegger
Lynch	Marshall	Mathews	McCaherty	McDaniel
McGaugh	Messenger	Miller	Moon	Morris

Muntzel	Neely	Parkinson	Pfautsch	Phillips
Pietzman	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowden	Rowland 155
Ruth	Shaul	Shull	Shumake	Solon
Sommer	Spencer	Swan	Taylor 139	Taylor 145
Vescovo	Walker	White	Wiemann	Wilson
Wood	Zerr	Mr. Speaker		

NOES: 039

Adams	Anders	Arthur	Burns	Carpenter
Colona	Conway 10	Dunn	Gardner	Hummel
Kendrick	Kirkton	Kratky	LaFaver	Lavender
May	McCann Beatty	McCreery	McDonald	McGee
McNeil	Meredith	Mims	Mitten	Montecillo
Morgan	Newman	Nichols	Norr	Otto
Pace	Peters	Pierson	Rizzo	Rowland 29
Runions	Smith	Walton Gray	Webber	

PRESENT: 002

Ellington                      Green

ABSENT: 004

Butler                      Haefner                      Hubbard                      Love

VACANCIES: 000

Representative Taylor (145) declared the bill passed.

### **PERFECTION OF HOUSE BILLS**

**HCS HB 2140**, relating to local sales tax on motor vehicles, was taken up by Representative Hoskins.

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

#### *House Amendment No. 1*

AMEND House Committee Substitute for House Bill No. 2140, Page 2, Section 32.087, Line 29, by deleting the number "**2020**" and inserting in lieu thereof the number "**2019**"; and

Further amend said bill, page, and section, Line 48, by deleting the number "**2020**" and inserting in lieu thereof the number "**2019**"; and

Further amend said bill and section, Page 3, Line 66, by deleting the number "**2020**" and inserting in lieu thereof the number "**2019**"; and

Further amend said bill and section, Page 4, Line 88, by deleting the number "**2020**" and inserting in lieu thereof the number "**2019**"; and

Further amend said bill, page, and section, Line 93, by deleting the number "**2020**" and inserting in lieu thereof the number "**2019**"; and

Further amend said bill, page, and section, Line 95, by deleting the number "2020" and inserting in lieu thereof the number "2019"; and

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

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

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

*House Amendment No. 2*

AMEND House Committee Substitute for House Bill No. 2140, Page 1, In the Title, Lines 2-3, by deleting the words "local sales tax on motor vehicles" and inserting in lieu thereof the word "taxation"; and

Further amend said bill, Page 9, Section 32.088, Line 54, by inserting after all of said line the following:

"135.1624. 1. As used in this section, the term "small business" means any business in this state with an annual Missouri adjusted gross income of no more than five hundred thousand dollars.

2. For all tax years beginning on or after January 1, 2017, any small business shall be allowed to claim any tax credit, tax deduction, and any other exemption from tax that any corporation as defined in chapter 143 in this state is allowed to claim under state law. Such small businesses shall be eligible for such credits, deductions, and exemptions in direct proportion to the average annual Missouri adjusted gross income of corporations reported in each tax year divided by three.

3. The department of revenue may promulgate rules to implement the provisions 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 under 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, 2016, shall be invalid and void.

4. Under section 23.253 of the Missouri sunset act:

(1) The provisions of the new program authorized under this section shall automatically sunset on December thirty-first six years after the effective date of this section unless reauthorized by an act of the general assembly; and

(2) If such program is reauthorized, the program authorized under this section shall automatically sunset on December thirty-first twelve years after the effective date of the reauthorization of this section; and

(3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset. The termination of the program as described in this subsection shall not be construed to preclude any taxpayer who claims any benefit under any program that is sunset under this subsection from claiming such benefit for all allowable activities related to such claim that were completed before the program was sunset, or to eliminate any responsibility of the administering agency to verify the continued eligibility of projects receiving tax credits and to enforce other requirements of law that applied before the program was sunset."; and

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

Representative Ruth raised a point of order that **House Amendment No. 2** goes beyond the scope of the bill.

Representative Taylor (145) requested a parliamentary ruling.

The Parliamentary Committee ruled the point of order well taken.

On motion of Representative Hoskins, **HCS HB 2140, as amended**, was adopted.

On motion of Representative Hoskins, **HCS HB 2140, as amended**, was ordered perfected and printed.

On motion of Representative Cierpiot, the House recessed until 2:30 p.m.

### **AFTERNOON SESSION**

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

### **PERFECTION OF HOUSE BILLS**

**HB 1763**, relating to workers' compensation large deductible policies, was taken up by Representative Gosen.

Representative Walton Gray offered **House Amendment No. 1**.

#### *House Amendment No. 1*

AMEND House Bill No. 1763, Page 1, In the Title, Lines 2-3, by removing the term "workers' compensation large deductible policies" and insert in lieu thereof the following:

"insurance companies"; and

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

"375.918. 1. As used in this section, the following terms mean:

(1) "Adverse action", [a denial, nonrenewal of, or a reduction in the amount of benefits payable or types of coverages under any contract, existing or applied for, in connection with the underwriting of insurance. An offer by an insurer to write a contract through an affiliated insurer does not constitute an adverse action] **the same meaning as defined in the Fair Credit Reporting Act, 15 U.S.C. Section 1681, et. seq. Adverse actions include, but are not limited to:**

(a) **Cancellation, denial, or nonrenewal of personal insurance coverage;**

(b) **Charging a higher insurance premium for personal insurance than would have been offered if the credit history or insurance credit score had been more favorable, whether the charge is by application of a rating rule, assignment to a rating tier that does not have the lowest available rates, or placement with an affiliate company that does not offer the lowest rates available to the consumer within the affiliate group of insurance companies; or**

(c) **Any reduction or adverse or unfavorable change in the terms of coverage or amount of any personal insurance due to a consumer's credit history or insurance credit score. A reduction or adverse or unfavorable change in the terms of coverage occurs when either the coverage provided to the consumer is not as broad in scope as coverage requested by the consumer but is available to other insureds of the insurer or any affiliate, or the consumer is not eligible for benefits such as dividends that are available through affiliated insurers;**

(2) "Contract", any [automobile] insurance policy [as defined in section 379.110, or any property insurance policy as defined in section 375.001, including such a policy on a mobile home or residential condominium unit or a policy of renters' or tenants' insurance. Contract shall not include any] **issued in this state other than a policy of mortgage insurance or commercial insurance;**

(3) **"Credit information", any insurance credit score or credit-related information derived from a credit report, found on a credit report itself, or provided on an application for insurance, but shall not include information that is not credit-related;**

(4) "Credit report", any written or electronic communication of any information by a consumer reporting agency that:

- (a) Bears on a person's credit worthiness, credit standing, or credit capacity; and
- (b) Is used or collected wholly or partly to serve as a factor in the underwriting of a contract;

[(4)] (5) "Credit scoring entity", any entity that is involved in creating, compiling, or providing insurance credit scores;

[(5)] (6) "Insurance credit score", a **rating or** numerical representation [of the insurance risk a person presents using the person's attributes derived from a] **derived by using a formula, algorithm, computer application, model, or other process that is based, in whole or in part, on the credit report or credit information [in a formula to assess insurance risk on an actuarial or statistical basis] of an applicant;**

[(6)] (7) "Insurer", any insurance company or entity that offers a contract;

[(7)] (8) "Underwriting", the selection of the risk that will be assumed by the insurer on a contract, and specifically the decision whether to accept, deny, renew, nonrenew, reduce, or increase the amount of benefits payable, **premium rate for coverage**, or types of coverages under the contract.

2. An insurer using a credit report or insurance credit score as a factor in underwriting shall not take an adverse action **against a new applicant** based on such factor without consideration of another noncredit-related underwriting factor.

3. No insurer shall take an adverse action against [an] **a new applicant** [or insured] based on inability to compute an insurance credit score without consideration of another underwriting factor, unless the insurer can justify the credibility that the lack of an insurance credit score has in underwriting to the director of the department of insurance, financial institutions and professional registration.

4. An insurer using a credit report or insurance credit score as a factor in underwriting a contract **for a new applicant** shall disclose at the time of the original application for the contract or on the application itself that the insurer may gather credit information.

5. An insurer using a credit report or insurance credit score as a factor in underwriting of a contract **for a new applicant** shall not take an adverse action on such contract based on information that is the subject of a written dispute between the [policyholder or] applicant and a consumer reporting agency, as noted in such person's credit report, until such dispute has reached final determination in accordance with the federal Fair Credit Reporting Act, 15 U.S.C. Section 1681, et seq. In the event that information is the subject of a written dispute under this subsection, the sixty-day period provided by section 375.002 or section 379.110, shall be extended until fifteen days after the dispute reaches final determination. Nothing in this subsection shall be construed to require any consumer reporting agency, as defined by the federal Fair Credit Reporting Act, 15 U.S.C. Section 1681, et seq., to include any information on a credit report beyond the extent required by the federal Fair Credit Reporting Act, 15 U.S.C. Section 1681, et seq.

6. If the use of a credit report or insurance credit score on a contract results in an adverse action **against a new applicant**, the insurer shall provide the [policyholder or] applicant:

- (1) Notice that a credit report or insurance credit score adversely affected the underwriting of the contract;
- (2) The name, address, and telephone number of the consumer credit reporting agency that furnished the credit information, in compliance with the notice requirements of the federal Fair Credit Reporting Act, 15 U.S.C. Section 1681, et seq.;

- (3) Notice of the right to obtain a free credit report from the consumer credit reporting agency within sixty days; and

- (4) Notice of the right to lodge a dispute with the consumer credit reporting agency to have any erroneous information corrected in accordance with the federal Fair Credit Reporting Act, 15 U.S.C. Section 1681, et seq.

7. Within thirty days from the date the insurer provides notice of an adverse action pursuant to subdivision (1) of subsection 6 of this section, the **new applicant** [or insured] may in writing request from the insurer a statement of reasons for such action. For purposes of determining the thirty-day period, the notice of an adverse action is deemed received three days after mailing. The statement of reasons shall be sufficiently clear and specific so that a person of average intelligence can identify the basis for the insurer's decision without further inquiry. An insurer may provide an explanation of significant characteristics of the credit history that may have impacted such person's insurance credit score to meet the requirements of this subsection. Standardized credit explanations provided by credit scoring entities comply with this subsection.

8. If an insurer bases an adverse action in part on a credit report or insurance credit score, the **new** applicant [or insured] may within thirty days of such adverse action make a written request for reunderwriting following any correction relating to the credit report or insurance credit score.

9. An insurer may obtain and use a current credit report or insurance credit score on new business [or renewal] contracts, but shall not take an adverse action with respect to renewal contracts based upon such credit report or insurance credit score [until or after the third anniversary date of the initial contract].

10. Insurance inquiries shall not directly or indirectly be used as a negative factor in any insurance credit scoring formula or in the use of a credit report in underwriting.

11. Nothing in this section shall be construed as superceding the provisions of section 375.002 and section 379.114. Nothing in this section shall be construed as prohibiting any insurer from using credit information in determining whether to offer a policyholder or applicant the option to finance or establish a payment plan for the payment of any premium for a contract. Nothing in this section shall apply to any entity not acting as an insurer or credit scoring entity as defined in subsection 1 of this section.

12. No credit scoring entity shall provide or sell to any party, other than the insurer, its insurance company affiliates or holding companies, and the producer from whom the inquiry was generated, data or lists that include any information that in whole or in part is submitted in conjunction with credit inquiries about consumers. Such information includes, but is not limited to, expiration dates, information that may identify time periods during which a consumer's insurance may expire, or other nonpublic personal information as defined under the Gramm-Leach-Bliley Act, 15 U.S.C. Sections 6801 to 6809. The provisions of this subsection shall not preclude the exchange of information specifically authorized under the federal Fair Credit Reporting Act, 15 U.S.C. Section 1681, et seq., the Gramm-Leach-Bliley Act, 15 U.S.C. Sections 6801 to 6809 and other applicable federal law. The provisions of this subsection shall not apply to data disclosed in connection with a proposed or actual sale, merger, transfer or exchange of all or a portion of an insurer's or producer's business or operating unit, including but not limited to, the sale of a portfolio of contracts, if such disclosure concerns solely consumers of the business or unit and such disclosure is not the primary reason for the sale, merger, transfer or exchange.

13. **Notwithstanding any other provision of law, no insurer shall use a credit report or insurance credit score as a factor in underwriting or take any adverse action based on a credit report or insurance credit score against a person currently insured under an existing insurance contract with the insurer.**

14. A violation of this section may be enforceable under section 374.280.

[14.] 15. The provisions of this section shall apply to all contracts entered into on or after [July 1, 2003] **January 1, 2017.**"; and

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

Representative Ruth raised a point of order that **House Amendment No. 1** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

On motion of Representative Gosen, **HB 1763** was ordered perfected and printed.

**HB 1708**, relating to real property owned by limited liability companies, was taken up by Representative Solon.

On motion of Representative Solon, **HB 1708** was ordered perfected and printed.

**HB 1582**, relating to withholding tax returns, was taken up by Representative Kelley.

On motion of Representative Kelley, **HB 1582** was ordered perfected and printed.

**HB 2104**, relating to controlled liquor self-dispensing systems, was taken up by Representative Alferman.

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

*House Amendment No. 1*

AMEND House Bill No. 2104, Page 1, Section A, Line 2, by inserting immediately after said section and line, the following:

"311.060. 1. No person shall be granted a license hereunder unless such person is of good moral character and a qualified legal voter and a taxpaying citizen of the county, town, city or village, nor shall any corporation be granted a license hereunder unless the managing officer of such corporation is of good moral character and a qualified legal voter and taxpaying citizen of the county, town, city or village; and, **except as otherwise provided under subsection 6 of this section**, no person shall be granted a license or permit hereunder whose license as such dealer has been revoked, or who has been convicted, since the ratification of the twenty-first amendment to the Constitution of the United States, of a violation of the provisions of any law applicable to the manufacture or sale of intoxicating liquor, or who employs in his or her business as such dealer any person whose license has been revoked **unless such person has received a new license or permit under subsection 6 of this section**, or who has been convicted of violating such law since the date aforesaid; provided, that nothing in this section contained shall prevent the issuance of licenses to nonresidents of Missouri or foreign corporations for the privilege of selling to duly licensed wholesalers and soliciting orders for the sale of intoxicating liquors to, by or through a duly licensed wholesaler, within this state.

2. (1) No person, partnership or corporation shall be qualified for a license under this law if such person, any member of such partnership, or such corporation, or any officer, director, or any stockholder owning, legally or beneficially, directly or indirectly, ten percent or more of the stock of such corporation, or other financial interest therein, or ten percent or more of the interest in the business for which the person, partnership or corporation is licensed, or any person employed in the business licensed under this law shall have had a license revoked under this law **unless such person has received a new license or permit under subsection 6 of this section**, or shall have been convicted of violating the provisions of any law applicable to the manufacture or sale of intoxicating liquor since the ratification of the twenty-first amendment to the Constitution of the United States, or shall not be a person of good moral character.

(2) No license issued under this chapter shall be denied, suspended, revoked or otherwise affected based solely on the fact that an employee of the licensee has been convicted of a felony unrelated to the manufacture or sale of intoxicating liquor. Each employer shall report the identity of any employee convicted of a felony to the division of liquor control. The division of liquor control shall promulgate rules to enforce the provisions of this subdivision.

(3) No wholesaler license shall be issued to a corporation for the sale of intoxicating liquor containing alcohol in excess of five percent by weight, except to a resident corporation as defined in this section.

3. A "resident corporation" is defined to be a corporation incorporated under the laws of this state, all the officers and directors of which, and all the stockholders, who legally and beneficially own or control sixty percent or more of the stock in amount and in voting rights, shall be qualified legal voters and taxpaying citizens of the county and municipality in which they reside and who shall have been bona fide residents of the state for a period of three years continuously immediately prior to the date of filing of application for a license, provided that a stockholder need not be a voter or a taxpayer, and all the resident stockholders of which shall own, legally and beneficially, at least sixty percent of all the financial interest in the business to be licensed under this law; provided, that no corporation, licensed under the provisions of this law on January 1, 1947, nor any corporation succeeding to the business of a corporation licensed on January 1, 1947, as a result of a tax-free reorganization coming within the provisions of Section 112, United States Internal Revenue Code, shall be disqualified by reason of the new requirements herein, except corporations engaged in the manufacture of alcoholic beverages containing alcohol in excess of five percent by weight, or owned or controlled, directly or indirectly, by nonresident persons, partnerships or corporations engaged in the manufacture of alcoholic beverages containing alcohol in excess of five percent by weight.

4. The term "financial interest" as used in this chapter is defined to mean all interest, legal or beneficial, direct or indirect, in the capital devoted to the licensed enterprise and all such interest in the net profits of the enterprise, after the payment of reasonable and necessary operating business expenses and taxes, including interest in dividends, preferred dividends, interest and profits, directly or indirectly paid as compensation for, or in

consideration of interest in, or for use of, the capital devoted to the enterprise, or for property or money advanced, loaned or otherwise made available to the enterprise, except by way of ordinary commercial credit or bona fide bank credit not in excess of credit customarily granted by banking institutions, whether paid as dividends, interest or profits, or in the guise of royalties, commissions, salaries, or any other form whatsoever.

5. The supervisor shall by regulation require all applicants for licenses to file written statements, under oath, containing the information reasonably required to administer this section. Statements by applicants for licenses as wholesalers and retailers shall set out, with other information required, full information concerning the residence of all persons financially interested in the business to be licensed as required by regulation. All material changes in the information filed shall be promptly reported to the supervisor.

**6. Any person whose license or permit issued under this chapter has been revoked shall be automatically eligible to work as an employee of an establishment holding a license or permit under this chapter five years after the date of the revocation.**

**7. Any person whose license or permit issued under this chapter has been revoked shall be eligible to apply and be qualified for a new license or permit five years after the date of the revocation. The person may be issued a new license or permit at the discretion of the division of alcohol and tobacco control. If the division denies the request for a new permit or license, the person may not submit a new application for five years from the date of the denial. If the application is approved, the person shall pay all fees required by law for the license or permit. Any person whose request for a new license or permit is denied may seek a determination by the administrative hearing commission as provided under section 311.691.";** and

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

Representative Carpenter raised a point of order that **House Amendment No. 1** goes beyond the scope of the bill.

The Chair took the point of order under advisement.

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

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

*House Amendment No. 2*

AMEND House Bill No. 2104, Page 1, In the Title, Line 3, by deleting the phrase "**controlled liquor self-dispensing systems**" and inserting in lieu thereof "**liquor control**"; and

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

"311.060. 1. No person shall be granted a license hereunder unless such person is of good moral character and a qualified legal voter and a taxpaying citizen of the county, town, city or village, nor shall any corporation be granted a license hereunder unless the managing officer of such corporation is of good moral character and a qualified legal voter and taxpaying citizen of the county, town, city or village; and, **except as otherwise provided under subsection 6 of this section**, no person shall be granted a license or permit hereunder whose license as such dealer has been revoked, or who has been convicted, since the ratification of the twenty-first amendment to the Constitution of the United States, of a violation of the provisions of any law applicable to the manufacture or sale of intoxicating liquor, or who employs in his or her business as such dealer any person whose license has been revoked **unless such person has received a new license or permit under subsection 6 of this section**, or who has been convicted of violating such law since the date aforesaid; provided, that nothing in this section contained shall prevent the issuance of licenses to nonresidents of Missouri or foreign corporations for the privilege of selling to duly licensed wholesalers and soliciting orders for the sale of intoxicating liquors to, by or through a duly licensed wholesaler, within this state.

2. (1) No person, partnership or corporation shall be qualified for a license under this law if such person, any member of such partnership, or such corporation, or any officer, director, or any stockholder owning, legally or

beneficially, directly or indirectly, ten percent or more of the stock of such corporation, or other financial interest therein, or ten percent or more of the interest in the business for which the person, partnership or corporation is licensed, or any person employed in the business licensed under this law shall have had a license revoked under this law **unless such person has received a new license or permit under subsection 6 of this section**, or shall have been convicted of violating the provisions of any law applicable to the manufacture or sale of intoxicating liquor since the ratification of the twenty-first amendment to the Constitution of the United States, or shall not be a person of good moral character.

(2) No license issued under this chapter shall be denied, suspended, revoked or otherwise affected based solely on the fact that an employee of the licensee has been convicted of a felony unrelated to the manufacture or sale of intoxicating liquor. Each employer shall report the identity of any employee convicted of a felony to the division of liquor control. The division of liquor control shall promulgate rules to enforce the provisions of this subdivision.

(3) No wholesaler license shall be issued to a corporation for the sale of intoxicating liquor containing alcohol in excess of five percent by weight, except to a resident corporation as defined in this section.

3. A "resident corporation" is defined to be a corporation incorporated under the laws of this state, all the officers and directors of which, and all the stockholders, who legally and beneficially own or control sixty percent or more of the stock in amount and in voting rights, shall be qualified legal voters and taxpaying citizens of the county and municipality in which they reside and who shall have been bona fide residents of the state for a period of three years continuously immediately prior to the date of filing of application for a license, provided that a stockholder need not be a voter or a taxpayer, and all the resident stockholders of which shall own, legally and beneficially, at least sixty percent of all the financial interest in the business to be licensed under this law; provided, that no corporation, licensed under the provisions of this law on January 1, 1947, nor any corporation succeeding to the business of a corporation licensed on January 1, 1947, as a result of a tax-free reorganization coming within the provisions of Section 112, United States Internal Revenue Code, shall be disqualified by reason of the new requirements herein, except corporations engaged in the manufacture of alcoholic beverages containing alcohol in excess of five percent by weight, or owned or controlled, directly or indirectly, by nonresident persons, partnerships or corporations engaged in the manufacture of alcoholic beverages containing alcohol in excess of five percent by weight.

4. The term "financial interest" as used in this chapter is defined to mean all interest, legal or beneficial, direct or indirect, in the capital devoted to the licensed enterprise and all such interest in the net profits of the enterprise, after the payment of reasonable and necessary operating business expenses and taxes, including interest in dividends, preferred dividends, interest and profits, directly or indirectly paid as compensation for, or in consideration of interest in, or for use of, the capital devoted to the enterprise, or for property or money advanced, loaned or otherwise made available to the enterprise, except by way of ordinary commercial credit or bona fide bank credit not in excess of credit customarily granted by banking institutions, whether paid as dividends, interest or profits, or in the guise of royalties, commissions, salaries, or any other form whatsoever.

5. The supervisor shall by regulation require all applicants for licenses to file written statements, under oath, containing the information reasonably required to administer this section. Statements by applicants for licenses as wholesalers and retailers shall set out, with other information required, full information concerning the residence of all persons financially interested in the business to be licensed as required by regulation. All material changes in the information filed shall be promptly reported to the supervisor.

**6. Any person whose license or permit issued under this chapter has been revoked shall be automatically eligible to work as an employee of an establishment holding a license or permit under this chapter five years after the date of the revocation.**

**7. Any person whose license or permit issued under this chapter has been revoked shall be eligible to apply and be qualified for a new license or permit five years after the date of the revocation. The person may be issued a new license or permit at the discretion of the division of alcohol and tobacco control. If the division denies the request for a new permit or license, the person may not submit a new application for five years from the date of the denial. If the application is approved, the person shall pay all fees required by law for the license or permit. Any person whose request for a new license or permit is denied may seek a determination by the administrative hearing commission as provided under section 311.691.";** and

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

Representative Ellington offered **House Amendment No. 1 to House Amendment No.**

2.

*House Amendment No. 1*  
*to*  
*House Amendment No. 2*

AMEND House Amendment No. 2 to House Bill No. 2104, Page 1, Line 7, by deleting all of said line and inserting in lieu thereof the following:

"208.024. 1. Eligible recipients of temporary assistance for needy families (TANF) or supplementary nutrition assistance program (SNAP) benefits shall not use such funds in any electronic benefit transfer transaction in any liquor store, casino, gambling casino, or gaming establishment, any retail establishment which provides adult-oriented entertainment in which performers disrobe or perform in an unclothed state for entertainment, or in any place for the purchase of alcoholic beverages, lottery tickets, or tobacco products or for any item the department determines by rule is primarily marketed for or used by adults eighteen or older and is not in the best interests of the child or household. An eligible recipient of TANF or SNAP assistance who makes a purchase in violation of this section shall reimburse the department of social services for such purchase.

2. An individual, store owner or proprietor of an establishment shall not knowingly accept TANF cash assistance or supplementary nutrition assistance program (SNAP) funds held on electronic benefit transfer cards for the purchase of alcoholic beverages, lottery tickets, or tobacco products or for use in any electronic benefit transfer transaction in any liquor store, casino, gambling casino, or gaming establishment, any retail establishment which provides adult-oriented entertainment in which performers disrobe or perform in an unclothed state for entertainment, or in any place for the purchase of alcoholic beverages, lottery tickets, or tobacco products or for any item the department determines by rule is primarily marketed for or used by adults eighteen or older and is not in the best interests of the child or household. No store owner or proprietor of any liquor store, casino, gambling casino, gaming establishment, or any retail establishment which provides adult-oriented entertainment in which performers disrobe or perform in an unclothed state for entertainment shall adopt any policy, either explicitly or implicitly, which encourages, permits, or acquiesces in its employees knowingly accepting electronic benefit transfer cards in violation of this section. This section shall not be construed to require any store owner or proprietor of an establishment which is not a liquor store, casino, gambling casino, gaming establishment, or retail establishment which provides adult-oriented entertainment in which performers disrobe or perform in an unclothed state for entertainment to check the source of payment from every individual who purchases alcoholic beverages, lottery tickets, tobacco products, or any item the department determines by rule is primarily marketed for or used by adults eighteen or older and is not in the best interests of the child or household. An individual, store owner or proprietor of an establishment who knowingly accepts electronic benefit transfer cards in violation of this section shall be punished by a fine of not more than five hundred dollars for the first offense, a fine of not less than five hundred dollars nor more than one thousand dollars for the second offense, and a fine of not less than one thousand dollars for the third or subsequent offense.

3. Any recipient of TANF or SNAP benefits who does not make at least one electronic benefit transfer transaction within the state for a period of ninety days shall have his or her benefit payments to the electronic benefit account temporarily suspended, pending an investigation by the department of social services to determine if the recipient is no longer a Missouri resident. If the department finds that the recipient is no longer a Missouri resident, it shall close the recipient's case. Closure of a recipient's case shall trigger the automated benefit eligibility process under section 208.238. A recipient may appeal the closure of his or her case to the director under section 208.080.

4. A recipient who does not make an electronic benefit transfer transaction within the state for a period of sixty days shall be provided notice of the possibility of the suspension of funds if no electronic benefit transfer transaction occurs in the state within another thirty days after the date of the notice.

5. For purposes of this section:

(1) The following terms shall mean:

(a) "Electronic benefit transfer transaction", the use of a credit or debit card service, automated teller machine, point-of-sale terminal, or access to an online system for the withdrawal of funds or the processing of a payment for merchandise or a service; and

(b) "Liquor store", any retail establishment [which sells exclusively or primarily] **where at least eighty-five percent of the merchandise sold at such establishment is intoxicating liquor.** Such term does not include a

grocery store which sells both intoxicating liquor and groceries including staple foods as outlined under the Food and Nutrition Act of 2008;

(2) Casinos, gambling casinos, or gaming establishments shall not include:

(a) A grocery store which sells groceries including staple foods, and which also offers, or is located within the same building or complex as a casino, gambling, or gaming activities; or

(b) Any other establishment that offers casino, gambling, or gaming activities incidental to the principal purpose of the business.

311.060. 1. No person shall be granted a license hereunder unless such person is of good"; and

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

Representative Corlew raised a point of order that **House Amendment No. 1 to House Amendment No. 2** is not germane and goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

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

Representative Johnson assumed the Chair.

On motion of Representative Alferman, **HB 2104, as amended**, was ordered perfected and printed.

**HB 1472**, relating to public employee retirement plan benefits, was taken up by Representative Dugger.

Representative Walton Gray offered **House Amendment No. 1**.

*House Amendment No. 1*

AMEND House Bill No. 1472, Page 1, In the Title, Line 3, by deleting the words "retirement plan"; and

Further amend said bill, Page 2, Section 105.669, Line 28, by inserting after all of said line the following:

**"105.940. Notwithstanding any provision of law, any state employee who works ten-hour days and forty hours per week shall not be required to take two hours of annual leave for paid holidays. Such employee shall have the option to receive compensation only for an eight-hour work day for any paid holiday.";** and

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

Representative Wiemann raised a point of order that **House Amendment No. 1** is not germane.

Representative Johnson requested a parliamentary ruling.

The Parliamentary Committee ruled the point of order not well taken.

Representative Walton Gray moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Dugger, **HB 1472** was ordered perfected and printed.

**HB 1435**, relating to sales tax refund claims, was taken up by Representative Koenig.

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

*House Amendment No. 1*

AMEND House Bill No. 1435, Page 1, In the Title, Lines 2-3, by deleting the words "sales tax refund claims" and inserting in lieu thereof the word "taxation"; and

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

**"143.266. 1. This section shall be known and may be cited as the "Missouri Supporting Families Income Tax Holiday Act".**

**2. The department of revenue shall conduct a review of the collection of withholding tax imposed by sections 143.191 to 143.265 in the preceding calendar year to calculate the average amount of withholding tax collected in each month to determine in which month the amount of withholding tax collected is the lowest.**

**3. For all tax years beginning on or after January 1, 2017, all employees of this state shall be exempt from the withholding tax imposed by sections 143.191 to 143.265 during the month in which the amount of withholding tax collected is the lowest as determined under subsection 2 of this section. The amount of withholding tax that would have been due except for the exemption provided under this section shall be credited to such employees as though the full amount was withheld and paid to the state. This section shall not be construed to exempt such employees from any other required withholding or to limit any deduction such employees may claim.**

**4. The department of revenue may promulgate rules to implement the provisions 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 under 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, 2016, shall be invalid and void.**

**5. Under section 23.253 of the Missouri sunset act:**

**(1) The provisions of the new program authorized under this section shall automatically sunset on December thirty-first, six years after the effective date of this section unless reauthorized by an act of the general assembly;**

**(2) If such program is reauthorized, the program authorized under this section shall automatically sunset on December thirty-first, twelve years after the effective date of the reauthorization of this section; and**

**(3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset. The termination of the program as described in this subsection shall not be construed to preclude any taxpayer who claims any benefit under any program that is sunset under this subsection from claiming such benefit for all allowable activities related to such claims completed before the program was sunset, or to eliminate any responsibility of the administering agency to verify the continued eligibility of projects receiving tax credits and to enforce other requirements of law that applied before the program was sunset."; and**

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

Representative Corlew raised a point of order that **House Amendment No. 1** goes beyond the scope of the bill.

Representative Johnson requested a parliamentary ruling.

The Parliamentary Committee ruled the point of order well taken.

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

*House Amendment No. 2*

AMEND House Bill No. 1435, Page 1, In the Title, Line 3, by deleting the words "refund claims"; and

Further amend said bill, Page 5, Section 144.190, Line 126, by inserting after all of said line the following:

"144.526. 1. This section shall be known and may be cited as the "Show Me Green Sales Tax Holiday".

2. For purposes of this section, the following terms mean:

(1) "Appliance", clothes washers and dryers, water heaters, trash compactors, dishwashers, conventional ovens, ranges, stoves, air conditioners, furnaces, refrigerators and freezers; and

(2) "Energy star certified", any appliance approved by both the United States Environmental Protection Agency and the United States Department of Energy as eligible to display the energy star label, as amended from time to time.

3. (1) In each year beginning on or after January 1, 2009, there is hereby specifically exempted from state sales tax law all retail sales of any energy star certified new appliance, up to one thousand five hundred dollars per [appliance] taxpayer, during a seven-day period beginning at 12:01 a.m. on April nineteenth and ending at midnight on April twenty-fifth.

(2) **After August 27, 2016, and before August 29, 2019, there is hereby specifically exempted from state sales tax law all retail sales of any energy star certified new appliance, up to one thousand five hundred dollars per taxpayer.**

4. A political subdivision may allow the sales tax holiday under this section to apply to its local sales taxes by enacting an ordinance to that effect. Any such political subdivision shall notify the department of revenue not less than forty-five calendar days prior to the beginning date of the sales tax holiday occurring in that year of any such ordinance or order.

5. This section may not apply to any retailer when less than two percent of the retailer's merchandise offered for sale qualifies for the sales tax holiday. The retailer shall offer a sales tax refund in lieu of the sales tax holiday."; and

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

Representative Corlew raised points of order that **House Amendment No. 2** goes beyond the scope of the bill and is not timely.

Representative Johnson requested a parliamentary ruling.

The Parliamentary Committee ruled the points of order well taken.

On motion of Representative Koenig, **HB 1435** was ordered perfected and printed.

**HB 1593**, relating to payments due by collectors, was taken up by Representative Crawford.

On motion of Representative Crawford, **HB 1593** was ordered perfected and printed.

**HB 1479**, relating to candidate filing deadlines, was taken up by Representative Entlicher.

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

*House Amendment No. 1*

AMEND House Bill No. 1479, Page 1, In the Title, Line 3, by deleting the phrase "candidate filing deadlines" and inserting in lieu thereof the phrase "elections"; and

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

"115.277. 1. Except as provided in subsections 2, 3, 4, and 5 of this section, any registered voter of this state may vote by absentee ballot for all candidates and issues for which such voter [would be] is eligible to vote at the polling place [if such voter expects to be prevented from going to the polls to vote on election day due to:

- (1) Absence on election day from the jurisdiction of the election authority in which such voter is registered to vote;
- (2) Incapacity or confinement due to illness or physical disability, including a person who is primarily responsible for the physical care of a person who is incapacitated or confined due to illness or disability;
- (3) Religious belief or practice;
- (4) Employment as an election authority, as a member of an election authority, or by an election authority at a location other than such voter's polling place;
- (5) Incarceration, provided all qualifications for voting are retained;
- (6) Certified participation in the address confidentiality program established under sections 589.660 to 589.681 because of safety concerns].

2. Any covered voter, as defined in section 115.275, who is eligible to register and vote in this state may vote in any election for federal office, statewide office, state legislative office, or statewide ballot initiatives by submitting a federal postcard application to apply to vote by absentee ballot or by submitting a federal postcard application at the polling place even though the person is not registered. A federal postcard application submitted by a covered voter pursuant to this subsection shall also serve as a voter registration application under section 115.908 and the election authority shall, if satisfied that the applicant is entitled to register, place the voter's name on the voter registration file. Each covered voter may vote by absentee ballot or, upon submitting an affidavit that the person is qualified to vote in the election, may vote at the person's polling place.

3. Any interstate former resident[, as defined in section 115.275,] may vote by absentee ballot for presidential and vice presidential electors.

4. Any intrastate new resident[, as defined in section 115.275,] may vote by absentee ballot at the election for presidential and vice presidential electors, United States senator, representative in Congress, statewide elected officials and statewide questions, propositions and amendments from such resident's new jurisdiction of residence after registering to vote in such resident's new jurisdiction of residence.

5. Any new resident[, as defined in section 115.275,] may vote by absentee ballot for presidential and vice presidential electors after registering to vote in such resident's new jurisdiction of residence.

115.279. 1. Application for an absentee ballot may be made by the applicant in person, or by mail, or for the applicant, in person, by his or her guardian or a relative within the second degree by consanguinity or affinity. The election authority shall accept applications by facsimile transmission within the limits of its telecommunications capacity.

2. Each application shall be made to the election authority of the jurisdiction in which the person is or would be registered. Each application shall be in writing and shall state the applicant's name, address at which he or she is or would be registered, [his or her reason for voting an absentee ballot,] **whether the voter is incapacitated or confined due to illness or physical disability or is a person who is primarily responsible for the physical care of a person who is incapacitated or confined due to illness or disability**, the address to which the ballot is to be mailed, if mailing is requested, and for absent uniformed services and overseas applicants, the applicant's email address if electronic transmission is requested. If [the reason for the applicant voting absentee is due to the reasons established under subdivision (6) of subsection 1 of section 115.277] **the applicant is a certified participant in the address confidentiality program established under sections 589.660 to 589.681 because of safety concerns**, the applicant shall state the voter's identification information provided by the address confidentiality program in lieu of the applicant's name, address at which he or she is or would be registered, and address to which the ballot is to be mailed, if mailing is requested. Each application to vote in a primary election shall also state which ballot the applicant wishes to receive. If any application fails to designate a ballot, the election authority shall, within three working days after receiving the application, notify the applicant by mail that it will be unable to deliver an absentee ballot until the applicant designates which political party ballot he or she wishes to receive. If the applicant does not respond to the request for political party designation, the election authority is authorized to provide the voter with that part of the ballot for which no political party designation is required.

3. [Except as provided in subsection 3 of section 115.281,] All applications for absentee ballots received prior to the sixth Tuesday before an election shall be stored at the office of the election authority until such time as the applications are processed in accordance with section 115.281. No application for an absentee ballot received in the office of the election authority by mail, by facsimile transmission or by a guardian or relative after 5:00 p.m. on the Wednesday immediately prior to the election shall be accepted by any election authority. No application for an absentee ballot submitted by the applicant in person after 5:00 p.m. on the day before the election shall be accepted by any election authority, except as provided in subsections 6, 8 and 9 of this section.

4. Each application for an absentee ballot shall be signed by the applicant or, if the application is made by a guardian or relative pursuant to this section, the application shall be signed by the guardian or relative, who shall note on the application his or her relationship to the applicant. If an applicant, guardian or relative is blind, unable to read or write the English language or physically incapable of signing the application, he or she shall sign by mark, witnessed by the signature of an election official or person of his or her own choosing. Any person who knowingly makes, delivers or mails a fraudulent absentee ballot application shall be guilty of a class one election offense.

5. (1) Notwithstanding any law to the contrary, any resident of the state of Missouri who resides outside the boundaries of the United States or who is on active duty with the Armed Forces of the United States or members of their immediate family living with them may request an absentee ballot for both the primary and subsequent general election with one application.

(2) The election authority shall provide each absent uniformed services voter and each overseas voter who submits a voter registration application or an absentee ballot request, if the election authority rejects the application or request, with the reasons for the rejection.

(3) Notwithstanding any other law to the contrary, if a standard oath regarding material misstatements of fact is adopted for uniformed and overseas voters pursuant to the Help America Vote Act of 2002, the election authority shall accept such oath for voter registration, absentee ballot, or other election-related materials.

(4) Not later than sixty days after the date of each regularly scheduled general election for federal office, each election authority which administered the election shall submit to the secretary of state in a format prescribed by the secretary a report on the combined number of absentee ballots transmitted to, and returned by, absent uniformed services voters and overseas voters for the election. The secretary shall submit to the Election Assistance Commission a combined report of such information not later than ninety days after the date of each regularly scheduled general election for federal office and in a standardized format developed by the commission pursuant to the Help America Vote Act of 2002. The secretary shall make the report available to the general public.

(5) As used in this section, the terms "absent uniformed services voter" and "overseas voter" shall have the meaning prescribed in [42 U.S.C. Section 1973ff-6] **52 U.S.C. Section 20310, as amended**.

6. An application for an absentee ballot by a new resident[, as defined in section 115.275,] shall be submitted in person by the applicant in the office of the election authority in the election jurisdiction in which such applicant resides. The application shall be received by the election authority no later than 7:00 p.m. on the day of the election. Such application shall be in the form of an affidavit, executed in duplicate in the presence of the election authority or any authorized officer of the election authority, and in substantially the following form:

"STATE OF .....

COUNTY OF ....., ss.

I,....., do solemnly swear that:

(1) Before becoming a resident of this state, I resided at ..... (residence address) in ..... (town, township, village or city) of ..... County in the state of .....

(2) I moved to this state after the last day to register to vote in such general presidential election and I am now residing in the county of ....., state of Missouri;

(3) I believe I am entitled pursuant to the laws of this state to vote in the presidential election to be held November ....., ..... (year);

(4) I hereby make application for a presidential and vice presidential ballot. I have not voted and shall not vote other than by this ballot at such election.

Signed .....

(Applicant)

.....

(Residence Address)

Subscribed and sworn to before me this ..... day of ....., .....

Signed .....

(Title and name of officer authorized to administer oaths)"

7. The election authority in whose office an application is filed pursuant to subsection 6 of this section shall immediately send a duplicate of such application to the appropriate official of the state in which the new resident applicant last resided and shall file the original of such application in its office.

8. An application for an absentee ballot by an intrastate new resident[, as defined in section 115.275.] shall be made in person by the applicant in the office of the election authority in the election jurisdiction in which such applicant resides. The application shall be received by the election authority no later than 7:00 p.m. on the day of the election. Such application shall be in the form of an affidavit, executed in duplicate in the presence of the election authority or an authorized officer of the election authority, and in substantially the following form:

"STATE OF .....

COUNTY OF ....., ss.

I, ....., do solemnly swear that:

(1) Before becoming a resident of this election jurisdiction, I resided at ..... (residence address) in ..... (town, township, village or city) of ..... county in the state of .....

(2) I moved to this election jurisdiction after the last day to register to vote in such election;

(3) I believe I am entitled pursuant to the laws of this state to vote in the election to be held ..... (date);

(4) I hereby make application for an absentee ballot for candidates and issues on which I am entitled to vote pursuant to the laws of this state. I have not voted and shall not vote other than by this ballot at such election.

Signed .....

(Applicant)

.....

(Residence Address)

Subscribed and sworn to before me this ..... day of ....., .....

Signed .....

(Title and name of officer authorized to administer oaths)"

9. An application for an absentee ballot by an interstate former resident[, as defined in section 115.275,] shall be received in the office of the election authority where the applicant was formerly registered by 5:00 p.m. on the Wednesday immediately prior to the election, unless the application is made in person by the applicant in the office of the election authority, in which case such application shall be made no later than 7:00 p.m. on the day of the election.

115.283. 1. Each ballot envelope shall bear a statement on which the voter shall state the voter's name, the voter's voting address, **and** the voter's mailing address [and the voter's reason for voting an absentee ballot]. If [the reason for the voter voting absentee is due to the reasons established under subdivision (6) of subsection 1 of section 115.277] **the applicant is a certified participant in the address confidentiality program established under**

sections 589.660 to 589.681 because of safety concerns, the voter shall state the voter's identification information provided by the address confidentiality program in lieu of the applicant's name, voting address, and mailing address. On the form, the voter shall also state under penalties of perjury that the voter is qualified to vote in the election, that the voter has not previously voted and will not vote again in the election, that the voter has personally marked the voter's ballot in secret or supervised the marking of the voter's ballot if the voter is unable to mark it, that the ballot has been placed in the ballot envelope and sealed by the voter or under the voter's supervision if the voter is unable to seal it, and that all information contained in the statement is true. In addition, any person providing assistance to the absentee voter shall include a statement on the envelope identifying the person providing assistance under penalties of perjury. Persons authorized to vote only for federal and statewide officers shall also state their former Missouri residence.

2. The statement for persons voting absentee ballots who are registered voters shall be in substantially the following form:

State of Missouri

County (City) of .....

I, ..... (print name), a registered voter of ..... County (City of St. Louis, Kansas City), declare under the penalties of perjury [that I expect to be prevented from going to the polls on election day due to (check one):

- ..... absence on election day from the jurisdiction of the election authority in which I am registered;
- ..... incapacity or confinement due to illness or physical disability, including caring for a person who is incapacitated or confined due to illness or disability;
- ..... religious belief or practice;
- ..... employment as an election authority or by an election authority at a location other than my polling place;
- ..... incarceration, although I have retained all the necessary qualifications for voting;
- ..... certified participation in the address confidentiality program established under sections 589.660 to 589.681 because of safety concerns.

I hereby state under penalties of perjury] that I am qualified to vote at this election; I have not voted and will not vote other than by this ballot at this election. I further state that I marked the enclosed ballot in secret or that I am blind, unable to read or write English, or physically incapable of marking the ballot, and the person of my choosing indicated below marked the ballot at my direction; all of the information on this statement is, to the best of my knowledge and belief, true.

.....	.....
Signature of Voter	Signature of Person Assisting Voter (if applicable)
Signed .....	Subscribed and sworn to
Signed .....	before me this ..... day
Address of Voter	of ....., .....
.....	.....
.....	.....
Mailing addresses or (if different)	Signature of notary other officer authorized to administer oaths

3. The statement for persons voting absentee ballots pursuant to the provisions of subsection 2, 3, 4, or 5 of section 115.277 without being registered shall be in substantially the following form:

State of Missouri

County (City) of .....

I, ..... (print name), declare under the penalties of perjury that I am a citizen of the United States and eighteen years of age or older. I am not adjudged incapacitated by any court of law, and if I have been convicted of a felony or of a misdemeanor connected with the right of suffrage, I have had the voting disabilities resulting from such conviction removed pursuant to law. I hereby state under penalties of perjury that I am qualified to vote at this election.

I am (check one):

..... a resident of the state of Missouri and a registered voter in ..... County and moved from that county to ..... County, Missouri, after the last day to register to vote in this election.

..... an interstate former resident of Missouri and authorized to vote for presidential and vice presidential electors.

I further state under penalties of perjury that I have not voted and will not vote other than by this ballot at this election; I marked the enclosed ballot in secret or am blind, unable to read or write English, or physically incapable of marking the ballot, and the person of my choosing indicated below marked the ballot at my direction; all of the information on this statement is, to the best of my knowledge and belief, true.

..... Subscribed to and sworn

Signature of Voter before me this ..... day of ....., .....

.....

.....

Address of Voter Signature of notary or other officer authorized to administer oaths

..... Mailing Address (if different).....

.....

Signature of Person Address of Last Assisting Voter Missouri Residence (if applicable)

4. The statement for persons voting absentee ballots who are entitled to vote at the election pursuant to the provisions of subsection 2 of section 115.137 shall be in substantially the following form:

State of Missouri County (City) of .....

I, ..... (print name), declare under the penalties of perjury [that I expect to be prevented from going to the polls on election day due to (check one):

- ..... absence on election day from the jurisdiction of the election authority in which I am directed to vote;
..... incapacity or confinement due to illness or physical disability, including caring for a person who is incapacitated or confined due to illness or disability;
..... religious belief or practice;
..... employment as an election authority or by an election authority at a location other than my polling place;
..... incarceration, although I have retained all the necessary qualifications of voting;
..... certified participation in the address confidentiality program established under sections 589.660 to 589.681 because of safety concerns.

I hereby state under penalties of perjury] that I own property in the ..... district and am qualified to vote at this election; I have not voted and will not vote other than by this ballot at this election. I further state that I marked the enclosed ballot in secret or that I am blind, unable to read and write English, or physically incapable of marking the ballot, and the person of my choosing indicated below marked the ballot at my direction; all of the information on this statement is, to the best of my knowledge and belief, true.

..... Subscribed and sworn to Signature of Voter before me this ..... day of ....., .....

.....  
.....

.....

Address

Signature of notary or  
other officer authorized  
to administer oaths

.....  
Signature of Person  
Assisting Voter  
(if applicable)

5. The statement for persons providing assistance to absentee voters shall be in substantially the following form:

The voter needed assistance in marking the ballot and signing above, because of blindness, other physical disability, or inability to read or to read English. I marked the ballot enclosed in this envelope at the voter's direction, when I was alone with the voter, and I had no other communication with the voter as to how he or she was to vote. The voter swore or affirmed the voter affidavit above and I then signed the voter's name and completed the other voter information above. Signed under the penalties of perjury.

Reason why voter needed assistance: .....

ASSISTING PERSON SIGN HERE

1. .... (signature of assisting person)
2. .... (assisting person's name printed)
3. .... (assisting person's residence)
4. .... (assisting person's home city or town).

6. Notwithstanding any other provision of this section, any covered voter as defined in section 115.902 or persons who have declared themselves to be permanently disabled pursuant to section 115.284, otherwise entitled to vote, shall not be required to obtain a notary seal or signature on his or her absentee ballot.

7. Notwithstanding any other provision of this section or section 115.291 to the contrary, the subscription, signature and seal of a notary or other officer authorized to administer oaths shall not be required on any ballot, ballot envelope, or statement required by this section if the [reason for the] voter voting absentee is [due to the reasons established pursuant to subdivision (2) of subsection 1 of section 115.277] **incapacitated or confined due to illness or physical disability, including a person who is primarily responsible for the physical care of a person who is incapacitated or confined due to illness or disability.**

8. No notary shall charge or collect a fee for notarizing the signature on any absentee ballot or absentee voter registration.

9. A notary public who charges more than the maximum fee specified or who charges or collects a fee for notarizing the signature on any absentee ballot or absentee voter registration is guilty of official misconduct."; and

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

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 101

Alferman	Allen	Anderson	Andrews	Austin
Bahr	Barnes	Basye	Beard	Bernskoetter
Black	Bondon	Brattin	Brown 57	Brown 94
Burlison	Chipman	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtman	Davis

Dogan	Dohrman	Dugger	Eggleston	Engler
English	Entlicher	Fitzwater 144	Fitzwater 49	Flanigan
Fraker	Frederick	Gannon	Gosen	Haahr
Haefner	Hansen	Hicks	Hill	Hoskins
Houghton	Hubrecht	Hurst	Johnson	Justus
Kelley	Kidd	King	Koenig	Kolkmeier
Lair	Lant	Leara	Lichtenegger	Love
Lynch	Mathews	McCaherty	McDaniel	McGaugh
Messenger	Moon	Morris	Muntzel	Pfautsch
Phillips	Pietzman	Pike	Plocher	Pogue
Redmon	Rehder	Reiboldt	Remole	Rhoads
Roden	Roeber	Ross	Rowden	Rowland 155
Ruth	Shaul	Shull	Shumake	Solon
Sommer	Spencer	Swan	Taylor 139	Taylor 145
Vescovo	Walker	Wiemann	Wilson	Wood
Zerr				

NOES: 041

Adams	Anders	Arthur	Burns	Butler
Carpenter	Colona	Conway 10	Curtis	Dunn
Ellington	Gardner	Green	Harris	Hummel
Kendrick	Kirkton	Kratky	LaFaver	Lavender
May	McCann Beatty	McCreery	McGee	McNeil
Meredith	Mims	Mitten	Montecillo	Morgan
Newman	Nichols	Norr	Pace	Peters
Pierson	Rowland 29	Runions	Smith	Walton Gray
Webber				

PRESENT: 000

ABSENT: 021

Berry	Cookson	Fitzpatrick	Franklin	Higdon
Hinson	Hough	Hubbard	Jones	Korman
Lauer	Marshall	McDonald	Miller	Neely
Otto	Parkinson	Rizzo	Rone	White
Mr. Speaker				

VACANCIES: 000

Representative McNeil moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative McNeil:

AYES: 044

Adams	Anders	Arthur	Burns	Butler
Carpenter	Colona	Conway 10	Curtis	Dunn
Ellington	English	Gardner	Green	Harris
Hummel	Kendrick	Kirkton	Kratky	LaFaver
Lavender	May	McCann Beatty	McCreery	McGee
McNeil	Meredith	Mims	Mitten	Montecillo
Morgan	Newman	Nichols	Norr	Pace
Peters	Pierson	Rizzo	Rowland 29	Runions
Smith	Walton Gray	Webber	Wood	

NOES: 106

Alferman	Allen	Anderson	Andrews	Austin
Bahr	Barnes	Basye	Beard	Bernskoetter
Black	Bondon	Brattin	Brown 57	Brown 94
Burlison	Chipman	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
Dogan	Dohrman	Dugger	Eggleston	Engler
Entlicher	Fitzpatrick	Fitzwater 144	Fitzwater 49	Flanigan
Fraker	Frederick	Gannon	Gosen	Haahr
Haefner	Hansen	Hicks	Hill	Hinson
Hoskins	Houghton	Hubrecht	Hurst	Johnson
Justus	Kelley	Kidd	King	Koenig
Kolkmeier	Lair	Lant	Leara	Lichtenegger
Love	Lynch	Marshall	Mathews	McDaniel
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Pogue	Redmon	Rehder
Reiboldt	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowden	Rowland 155	Ruth
Shaul	Shull	Shumake	Solon	Sommer
Spencer	Swan	Taylor 139	Taylor 145	Vescovo
Walker	White	Wiemann	Wilson	Zerr
Mr. Speaker				

PRESENT: 000

ABSENT: 013

Berry	Cookson	Franklin	Higdon	Hough
Hubbard	Jones	Korman	Lauer	McCaherty
McDonald	Otto	Parkinson		

VACANCIES: 000

On motion of Representative Entlicher, **HB 1479** was ordered perfected and printed.

**HCS HB 1584**, relating to private probation services for misdemeanor offenders, was taken up by Representative Hill.

On motion of Representative Hill, **HCS HB 1584** was adopted.

On motion of Representative Hill, **HCS HB 1584** was ordered perfected and printed.

### REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were referred to the Committee indicated:

**HCR 98** - Government Efficiency

**HCR 99** - Trade and Tourism

### **REFERRAL OF HOUSE JOINT RESOLUTION**

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

**HJR 93** - Emerging Issues

### **REFERRAL OF HOUSE BILLS**

The following House Bills were referred to the Committee indicated:

**HB 1568** - Fiscal Review  
**HB 1577** - Fiscal Review  
**HB 1795** - Fiscal Review  
**HB 1373** - Civil and Criminal Proceedings  
**HB 1377** - Public Safety and Emergency Preparedness  
**HB 1383** - Higher Education  
**HB 1403** - Professional Registration and Licensing  
**HB 1408** - Civil and Criminal Proceedings  
**HB 1423** - Public Safety and Emergency Preparedness  
**HB 1437** - Government Oversight and Accountability  
**HB 1446** - Transportation  
**HB 1458** - Emerging Issues in Education  
**HB 1483** - Special Committee on Urban Issues  
**HB 1490** - Workforce Standards and Development  
**HB 1518** - Small Business  
**HB 1542** - Public Safety and Emergency Preparedness  
**HB 1544** - Public Safety and Emergency Preparedness  
**HB 1614** - Elementary and Secondary Education  
**HB 1615** - Small Business  
**HB 1640** - Higher Education  
**HB 1645** - Economic Development and Business Attraction and Retention  
**HB 1655** - Veterans  
**HB 1671** - Public Safety and Emergency Preparedness  
**HB 1680** - Civil and Criminal Proceedings  
**HB 1725** - Civil and Criminal Proceedings  
**HB 1801** - Workforce Standards and Development  
**HB 1863** - Public Safety and Emergency Preparedness  
**HB 1893** - Public Safety and Emergency Preparedness  
**HB 1959** - Elections  
**HB 2048** - Elections  
**HB 2109** - Small Business  
**HB 2211** - Health Insurance  
**HB 2215** - Ways and Means  
**HB 2224** - Civil and Criminal Proceedings  
**HB 2232** - Government Oversight and Accountability  
**HB 2235** - Emerging Issues

- HB 2251** - Government Efficiency
- HB 2252** - Ways and Means
- HB 2262** - Civil and Criminal Proceedings
- HB 2264** - Public Safety and Emergency Preparedness
- HB 2265** - Energy and the Environment
- HB 2270** - Ways and Means
- HB 2271** - Local Government
- HB 2276** - Workforce Standards and Development
- HB 2284** - Emerging Issues
- HB 2285** - Elections
- HB 2286** - Property, Casualty, and Life Insurance
- HB 2288** - Emerging Issues in Education
- HB 2290** - Elections
- HB 2291** - Civil and Criminal Proceedings
- HB 2297** - Ways and Means
- HB 2298** - Small Business
- HB 2300** - Elections
- HB 2301** - Energy and the Environment
- HB 2304** - Professional Registration and Licensing
- HB 2305** - Civil and Criminal Proceedings
- HB 2307** - Ways and Means
- HB 2308** - Banking
- HB 2309** - Health and Mental Health Policy
- HB 2312** - Energy and the Environment
- HB 2314** - Emerging Issues in Education
- HB 2315** - Elementary and Secondary Education
- HB 2329** - Children and Families
- HB 2331** - Agriculture Policy
- HB 2332** - Civil and Criminal Proceedings
- HB 2336** - Special Committee on Urban Issues
- HB 2344** - Public Safety and Emergency Preparedness
- HB 2349** - Ways and Means
- HB 2351** - Health and Mental Health Policy
- HB 2358** - Transportation
- HB 2360** - Government Oversight and Accountability
- HB 2361** - Local Government
- HB 2368** - Agriculture Policy
- HB 2372** - Economic Development and Business Attraction and Retention
- HB 2379** - Elementary and Secondary Education
- HB 2383** - Pensions
- HB 2388** - Emerging Issues in Education
- HB 2392** - Workforce Standards and Development
- HB 2399** - Transportation
- HB 2412** - Agriculture Policy
- HB 2416** - Pensions

- HB 2419** - Emerging Issues in Education
- HB 2428** - Elementary and Secondary Education
- HB 2429** - Employment Security
- HB 2441** - Emerging Issues
- HB 2442** - Public Safety and Emergency Preparedness
- HB 2443** - Public Safety and Emergency Preparedness
- HB 2460** - Civil and Criminal Proceedings
- HB 2466** - Public Safety and Emergency Preparedness
- HB 2473** - Government Oversight and Accountability

### **COMMITTEE REPORTS**

**Committee on Appropriations - Public Safety and Corrections**, Chairman Conway (104) reporting:

Mr. Speaker: Your Committee on Appropriations - Public Safety and Corrections, to which was referred **HB 2008**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1, House Committee Amendment No. 2, House Committee Amendment No. 3, House Committee Amendment No. 4, House Committee Amendment No. 5, House Committee Amendment No. 6, House Committee Amendment No. 7, House Committee Amendment No. 8 and House Committee Amendment No. 9**, and pursuant to Rule 27(3)(a) be referred to the Select Committee on Budget.

#### *House Committee Amendment No. 1*

AMEND House Bill No. 2008, Page 1, Section 8.005, Line 3, by deleting "1,073,561" and inserting "1,059,193"; and

Further amend said bill, page, section, Line 5, by deleting "171,492" and inserting "147,668"; and

Further amend said bill by adjusting section and bill totals accordingly.

#### *House Committee Amendment No. 2*

AMEND House Bill No. 2008, Page 4, Section 8.080, Line 6, by deleting "1,391,002" and inserting "1,429,194"; and

Further amend said bill by adjusting bill totals accordingly.

#### *House Committee Amendment No. 3*

AMEND House Bill No. 2008, Page 1, Section 8.005, Line 3, by deleting "1,073,561" and inserting "1,031,199"; and

Further amend said bill by adjusting section and bill totals accordingly.

*House Committee Amendment No. 4*

AMEND House Bill No. 2008, Page 11, Section 8.160, Line 6, by deleting "2,352,122" and inserting "2,394,484"; and

Further amend said bill by adjusting section and bill totals accordingly.

*House Committee Amendment No. 5*

AMEND House Bill No. 2008, Page 2, Section 8.005, Line 31, by deleting "1,900,699" and inserting "1,500,699"; and

Further amend said bill, Page 5, Section 8.090, Line 6, by deleting "12,597,394" and inserting "12,497,394"; and

Further amend said bill by adjusting section and bill totals accordingly.

*House Committee Amendment No. 6*

AMEND House Bill No. 2008, Page 1, Section 8.005, Line 3, by deleting "1,073,561" and inserting "1,023,341"; and

Further amend said bill, Page 5, Section 8.090, Line 6, by deleting "12,597,394" and inserting "12,497,507"; and

Further amend said bill by adjusting section and bill totals accordingly.

*House Committee Amendment No. 7*

AMEND House Bill No. 2008, Page 10, Section 8.150, Line 5, by adding immediately after said line the following new line item:

"From General Revenue Fund.....\$150,107"; and

Further amend said bill, page, section, Line 7, by deleting "858,560" and inserting "1,454,583"; and

Further amend said bill by adjusting section and bill totals accordingly.

*House Committee Amendment No. 8*

AMEND House Bill No. 2008, Page 5, Section 8.090, Line 6, by deleting "12,597,394" and inserting "12,535,256"; and

Further amend said bill, page, section, Line 7, by deleting "1,005,889" and inserting "984,557"; and

Further amend said bill, page, section, Line 18 by deleting "79,348,212" and inserting "79,086,187"; and

Further amend said bill, page, section, Line 19 by deleting "6,510,716" and inserting "6,489,384"; and

Further amend said bill, Page 6, Section 8.095, Line 7 by deleting "12,773,650" and inserting "12,339,705"; and

Further amend said bill, page, section, Line 8 by deleting "78,330,477" and inserting "77,876,292"; and

Further amend said bill, Page 7, Section 8.105, Line 6 by deleting "472,112" and inserting "448,547"; and

Further amend said bill, Page 8, Section 8.105, Line 8, by deleting "6,337,264" and inserting "6,313,699";  
and

Further amend said bill, page, Section 8.110, Line 7, by deleting said line; and

Further amend said bill, page, section, Line 8 by deleting "6,323,075" and inserting "6,191,820"; and

Further amend said bill, Page 9, Section 8.135, Line 7, by deleting "774,551" and inserting "641,481"; and

Further amend said bill, Page 10, Section 8.135, Line 12, by deleting "14,797,215" and inserting  
"14,624,195"; and

Further amend said bill by adjusting section and bill totals accordingly.

*House Committee Amendment No. 9*

AMEND House Bill No. 2008, Page 5, Section 8.090, Line 18, by deleting "79,348,212" and inserting "76,348,212";  
and

Further amend said bill, Page 8, Section 8.105, Line 8, by deleting "6,337,264" and inserting "\$4,837,264";  
and

Further amend said bill, page, Section 8.110, Line 8, by deleting "6,323,075" and inserting "5,673,075";  
and

Further amend said bill, Page 10, Section 8.135, Line 12, by deleting "14,797,215" and inserting  
"14,597,215"; and

Further amend said bill by adjusting section and bill totals accordingly.

Mr. Speaker: Your Committee on Appropriations - Public Safety and Corrections, to which was referred **HB 2009**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1, House Committee Amendment No. 2, House Committee Amendment No. 3, House Committee Amendment No. 4, House Committee Amendment No. 5, House Committee Amendment No. 6 and House Committee Amendment No. 7**, and pursuant to Rule 27(3)(a) be referred to the Select Committee on Budget.

*House Committee Amendment No. 1*

AMEND House Bill No. 2009, Page 10, Section 9.250, Line 5, by inserting immediately after said line the following new line item:

"For an offender management pilot project utilizing multi-deterrent,  
mobile application accessible electronic monitoring technology  
capable of providing real-time analysis of behavior patterns  
and location history  
From General Revenue Fund.....\$500,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

*House Committee Amendment No. 2*

AMEND House Bill No. 2009, Page 4, Section 9.070, Line 8, by deleting "22,523,328" and inserting "22,023,328"; and

Further amend said bill by adjusting bill totals accordingly.

*House Committee Amendment No. 3*

AMEND House Bill No. 2009, Page 4, Section 9.070, by inserting immediately after said section the following new section:

"Section 9.073. To the Department of Corrections  
For the Division of Adult Institutions  
For execution team expenses and penalties assessed by the Internal  
Revenue Service for failure to provide team members with the  
appropriate wage verification forms  
From General Revenue Fund.....\$500,000"; and

Further amend said bill by adjusting bill totals accordingly.

*House Committee Amendment No. 4*

AMEND House Bill No. 2009, Page 11, Section 9.255, Line 8, by deleting "930,055" and inserting "830,055"; and

Further amend said bill by adjusting section and bill totals accordingly.

*House Committee Amendment No. 5*

AMEND House Bill No. 2009, Page 2, Section 9.010, Line 8, by adding after said line the following new line item:

"For an intervention and compliance pilot program  
From General Revenue.....\$100,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

*House Committee Amendment No. 6*

AMEND House Bill No. 2009, Page 3, Section 9.045, Line 6, by deleting "27,664,815" and inserting "27,414,815"; and

Further amend said bill, Page 8, Section 9.195, Line 6, by deleting "147,550,706" and inserting "147,300,706"; and

Further amend said bill by adjusting section and bill totals accordingly.

*House Committee Amendment No. 7*

AMEND House Bill No. 2009, Page 1, Section 9.010, Line 6, by inserting immediately after said line the following new line item:

"For a St. Louis Reentry Program  
From General Revenue Fund.....\$500,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

**Committee on Children and Families**, Chairman Franklin reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 1370**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(12) be referred to the Select Committee on Social Services.

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 1599**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 27(12) be referred to the Select Committee on Social Services.

*House Committee Amendment No. 1*

AMEND House Bill No. 1599, Page 3, Section 193.128, Line 22, by inserting after all of said line the following:

**"6. A birth parent may, at any time, request from the state registrar a contact preference form that shall accompany the original birth certificate of an adopted person. The contact preference form shall include the following options:**

- (1) "I would like to be contacted";
- (2) "I prefer to be contacted by an intermediary"; and
- (3) "I prefer not to be contacted".

**A contact preference form may be updated by a birth parent at any time upon the request of the birth parent.**

**7. A birth parent may, at any time, request a medical history form from the state registrar and the state registrar shall provide a medical history form to any birth parent who requests a contact preference form. The medical history form shall include the following options:**

- (1) "I am not aware of any medical history of any significance";
- (2) "I prefer not to provide any medical information at this time"; and
- (3) "I wish to give the following medical information".

**A medical history form may be updated by a birth parent at any time upon the request of the birth parent.**

**8. A contact preference form or a medical history form received by the state registrar shall be placed in a sealed envelope upon receipt from the birth parent and shall be considered a confidential communication from the birth parent to the adopted person. The sealed envelope shall only be released to the adopted person requesting his or her own original birth certificate under the provisions of this section.**

**9. The cost of a contact preference form shall not exceed the cost of obtaining an original birth certificate. There shall be no charge for a medical history form.**

**10. Beginning August 28, 2016, there shall be a public notification period to allow time for birth parents to file a contact preference form. Beginning May 1, 2017, original birth certificates shall be issued under the provisions of this section. An adopted person born prior to 1941 shall be given access to his or her original birth certificate beginning August 28, 2016."; and**

Further amend said bill and section, Page 4, by renumbering remaining subsections accordingly; and

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

**Committee on Consumer Affairs**, Chairman Parkinson reporting:

Mr. Speaker: Your Committee on Consumer Affairs, to which was referred **HB 1618**, begs leave to report it has examined the same and recommends that it **Do Pass with House**

**Committee Amendment No. 1 to House Committee Amendment No. 1 and House Committee Amendment No. 1, as amended**, and pursuant to Rule 27(9) be referred to the Select Committee on Judiciary.

*House Committee Amendment No. 1*  
*to*  
*House Committee Amendment No. 1*

AMEND House Committee Amendment No. 1 to House Bill No. 1618, Page 1, Line 6, by deleting the word "eighteen" on said line and inserting in lieu thereof the word "sixteen"; and

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

*House Committee Amendment No. 1*

AMEND House Bill No. 1618, Page 2, Section 407.1380, Lines 17-18, by deleting all of said lines and inserting in lieu thereof the following:

**"(5) "Protected consumer", an individual who is an incapacitated person, or a protected person for whom a guardian, guardian ad litem, or conservator has been appointed, or a person who is under eighteen years of age at the time a request for the placement of a security freeze is made under section 407.1387, or an individual receiving guardianship or adoptive services from the children's division;"; and**

Further amend said bill, section, and page, Lines 28-29, by deleting all of said lines and inserting in lieu thereof the following:

**"(8) "Representative", a person who provides to a consumer credit reporting agency sufficient proof of authority to act on behalf of a protected consumer and shall include a duly appointed guardian ad litem or a children's division worker;"; and**

Further amend said bill, Page 3, Section 407.1382, Lines 10-16, by deleting all of said lines and inserting in lieu thereof the following:

"2. A consumer credit reporting agency shall honor a consumer's request for a security freeze within five business days of receipt of such request. A consumer credit reporting agency may assess a fee of up to five dollars for the first request by a consumer to place a security freeze, and up to ten dollars for any subsequent request to place a security freeze made by the same consumer, except that at no time shall a fee be assessed for a request to place a security freeze if the request is accompanied by an incident report as defined under section 570.222."; and

Further amend said bill and section, Page 5, Lines 103-107, by deleting all of said lines and inserting in lieu thereof the following:

"[9.] **10.** A consumer credit reporting agency may assess a fee of up to five dollars to temporarily lift a security freeze, except that at no time shall a fee be assessed for a request to temporarily lift a security freeze that was placed in conjunction with an incident report under subsection 2 of this section. No fee shall be assessed for a request to permanently remove a security freeze."; and

Further amend said bill, page, and section, Line 109, by inserting after "Section 1681g(d)," on said line, the following:

**"or a notice required under section 407.1500, RSMo, as amended,"; and**

Further amend said bill, Page 8, Section 407.1387, Lines 59-60, by deleting all of said lines and inserting in lieu thereof the following:

**"with whom the consumer has, or prior to the assignment had, a lawful account, contract, or debtor-creditor relationship for the purposes of reviewing the active lawful account or collecting"; and**

Further amend said bill, section, and page, Line 80, by inserting after the phrase "**institution for**" the following:

**"lawful"; and**

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

**Committee on Corrections**, Chairman Fitzwater (144) reporting:

Mr. Speaker: Your Committee on Corrections, to which was referred **HB 1622**, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**, and pursuant to Rule 27(11)(d) be referred to the Select Committee on Rules.

Mr. Speaker: Your Committee on Corrections, to which was referred **HB 2283**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(9) be referred to the Select Committee on Judiciary.

Mr. Speaker: Your Committee on Corrections, to which was referred **HB 2453**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(9) be referred to the Select Committee on Judiciary.

**Committee on Economic Development and Business Attraction and Retention**, Chairman Rowden reporting:

Mr. Speaker: Your Committee on Economic Development and Business Attraction and Retention, to which was referred **HCR 94**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 27(4) be referred to the Select Committee on Commerce.

*House Committee Amendment No. 1*

AMEND House Concurrent Resolution No. 94, Page 1, Line 9, by inserting immediately after said line the following:

WHEREAS, the City of St. Louis and the State of Missouri have supported the National Geospatial-Intelligence Agency and its mission for the past 72 years; and

WHEREAS, the location of the North St. Louis building site helps meet the mission of the National Geospatial-Intelligence Agency because of its proximity to current NGA facilities, its current and future workforce, and to critical education, technology, and transportation facilities; and

WHEREAS, the North St. Louis building location will support the mission of the National Geospatial-Intelligence Agency by maintaining workforce morale through satisfactory commute times nearby cultural amenities and community resources such as child care in a secure work environment; and

WHEREAS, the North St. Louis building location meets the future workforce recruitment needs of the National Geospatial-Intelligence Agency and best meets concerns expressed by the office of Under Secretary of Defense for Intelligence Human Capital Management by being located in a more appealing urban environment that will make NGA better able to recruit and capitalize the future workforce, thus ensuring NGA remains at the leading edge of technology; and

WHEREAS, the national security mission of the National Geospatial-Intelligence Agency can best be met in the North St. Louis building location; and"; and

Further amend said resolution, said page, Line 22, by removing the phrase "and the Mayor of St. Louis" and inserting in lieu thereof the following:

", St. Louis City Council, Mayor of St. Louis, and City of St. Charles all"; and

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

Mr. Speaker: Your Committee on Economic Development and Business Attraction and Retention, to which was referred **HB 1389**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(4) be referred to the Select Committee on Commerce.

Mr. Speaker: Your Committee on Economic Development and Business Attraction and Retention, to which was referred **HB 1989**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 27(4) be referred to the Select Committee on Commerce.

*House Committee Amendment No. 1*

AMEND House Bill No. 1989, Page 1, Section 68.080, Line 3, by inserting after the word, "**revenue**" the phrase, "**immediately upon enactment**"; and

Further amend said bill and section, Page 2, Line 29, by inserting after the word, "**assembly**" the phrase, "**on and after July 1, 2017**"; and

Further amend said bill, Page 4, Section B, Line 1, by deleting the phrase "sections 68.080 and 306.030" and inserting in lieu thereof the phrase "section 68.080"; and

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

Mr. Speaker: Your Committee on Economic Development and Business Attraction and Retention, to which was referred **HB 2190**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 27(4) be referred to the Select Committee on Commerce.

*House Committee Amendment No. 1*

AMEND House Bill No. 2190, Page 1, Section 32.420, Line 3, by inserting, after the word "**business**", the following:

", **but not to include fees, charges, or assessments imposed for electric, gas, water, sewer, transit, or communication services**"; and

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

Mr. Speaker: Your Committee on Economic Development and Business Attraction and Retention, to which was referred **HB 2322**, begs leave to report it has examined the same and

recommends that it **Do Pass**, and pursuant to Rule 27(4) be referred to the Select Committee on Commerce.

**Committee on Health and Mental Health Policy**, Chairman Frederick reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1392**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(12) be referred to the Select Committee on Social Services.

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1660**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 27(12) be referred to the Select Committee on Social Services.

*House Committee Amendment No. 1*

AMEND House Bill No. 1660, Page 1, Section 334.113, Line 6, by deleting the words "**nonprofit hospital**" and inserting in lieu thereof the words "**private, nonprofit health care entity or governmental health care entity**"; and

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

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1855**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(12) be referred to the Select Committee on Social Services.

**Committee on Professional Registration and Licensing**, Chairman Burlison reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 1465**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(7) be referred to the Select Committee on General Laws.

**Special Committee on Urban Issues**, Chairman Curtis reporting:

Mr. Speaker: Your Special Committee on Urban Issues, to which was referred **HCR 91**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 27(11)(d) be referred to the Select Committee on Rules.

*House Committee Amendment No. 1*

AMEND House Concurrent Resolution No. 91, Page 2, Line 43, by deleting "15" and inserting in lieu thereof "21"; and

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

Mr. Speaker: Your Special Committee on Urban Issues, to which was referred **HB 2327**, begs leave to report it has examined the same and recommends that it **Do Pass with House**

**Committee Amendment No. 1**, and pursuant to Rule 27(11)(d) be referred to the Select Committee on Rules.

*House Committee Amendment No. 1*

AMEND House Bill No. 2327, Page 1, Section 174.340, Lines 1 and 2, by deleting said lines and inserting in lieu thereof the following:

**"174.340. 1. There is hereby established the "Urban Education Institute", a collaboration between students and faculty at Harris-Stowe State"; and**

Further amend said bill and section, Page 2, Section 174.340, Line 20, by deleting all of said line and inserting in lieu thereof the following:

**"3. The institute shall be authorized to accept all gifts, bequests, donations, and grants of any kind from any source, public or private.**

**4. The institute shall have, at a minimum, an executive director, two full-time employees who are experienced and proficient in writing grant applications, and two additional full-time employees.**

**5. In developing the plan, the institute may consult, collaborate, and work in partnership with the education departments at three top-tier educational institutions in the country, three top-tier historically black colleges and universities, and any college or university in Missouri; and any other educational organizations.**

**6. The department of higher education shall promulgate all necessary rules and"; and**

Further amend said bill, section, and page, Line 29, by deleting "4." and inserting in lieu thereof "7."; and

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

**Committee on Trade and Tourism**, Chairman Phillips reporting:

Mr. Speaker: Your Committee on Trade and Tourism, to which was referred **HB 2195**, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**, and pursuant to Rule 27(11)(d) be referred to the Select Committee on Rules.

**Committee on Transportation**, Chairman Kolkmeier reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1400**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(13) be referred to the Select Committee on State and Local Governments.

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1425**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(13) be referred to the Select Committee on State and Local Governments.

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1464**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 27(13) be referred to the Select Committee on State and Local Governments.

*House Committee Amendment No. 1*

AMEND House Bill No. 1464, Page 2, Section 302.020, Line 22-23, by deleting all of said lines, and inserting in lieu thereof the following:

**"to 302.137 or has been issued an instruction permit shall wear"; and**

Further amend said bill, Page 3, Section 302.020, Line 22-23, by deleting all of said lines, and inserting in lieu thereof the following:

**"to 302.137 or has been issued an instruction permit shall wear"; and**

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

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1745**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(13) be referred to the Select Committee on State and Local Governments.

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1761**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(13) be referred to the Select Committee on State and Local Governments.

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1788**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 27(13) be referred to the Select Committee on State and Local Governments.

*House Committee Amendment No. 1*

AMEND House Bill No. 1788, Page 3, Section 226.030, Line 55, by inserting immediately after said line the following:

**"5. Any change to the boundaries of the seven department of transportation geographic districts shall require approval by the general assembly."; and**

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

**Committee on Ways and Means**, Chairman Koenig reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1386**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 27(6) be referred to the Select Committee on Financial Institutions and Taxation.

*House Committee Amendment No. 1*

AMEND House Bill No. 1386, Page 1, Section 135.1770, Line 1, by deleting the number, "**135.1770**" and inserting in lieu thereof the number, "**143.112**"; and

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

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1589**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 27(6) be referred to the Select Committee on Financial Institutions and Taxation.

*House Committee Amendment No. 1*

AMEND House Bill No. 1589, Page 1, Section 135.2000, Line 4, by inserting after the word, "**cash**" the following words, "**to a qualified agency as defined in section 210.1500**"; and

Further amend said bill, page, section, Line 5, by deleting all of said line and renumbering remaining subsections accordingly; and

Further amend said bill, Page 2, section, Lines 26 and 43, by deleting the words, "**the fund**" and inserting in lieu thereof the words, "**a qualified agency**"; and

Further amend said bill, page, section, Lines 30-33, by deleting all of said lines and inserting in lieu thereof the following:

**"to fifty percent of the amount such taxpayer contributed to a qualified agency evidenced by a contribution verification. A contribution verification shall be issued to the taxpayer by the qualified agency receiving the contribution. Such contribution verification shall include the taxpayer's name, Social Security number, amount of tax credit, amount of contribution, the name and address of the agency receiving the credit, and the date the contribution was made. The tax credit provided under this subsection shall be initially filed for the year in which the verified contribution is made."**; and

Further amend said bill, page, section, Line 34, by deleting the number "**4**" and inserting in lieu thereof the number "**3**"; and

Further amend said bill, page, section, Line 40, by inserting after all of said line the following:

**"4. Prior to December thirty-first of each year, each qualified agency shall apply to the department of social services in order to verify their qualified agency status. Upon a determination that the agency is eligible to be a qualified agency, the department of social services shall provide a letter of eligibility to such agency. No later than February first of each year, the department of social services shall provide a list of qualified agencies to the department of revenue. A taxpayer shall apply for the tax credit by attaching a copy of the contribution verification provided by a qualified agency to such taxpayer's income tax return."**; and

Further amend said bill, Page 3, Section 210.1500, Line 6, by inserting after all of said line the following:

**"(2) "Qualified agency", an entity organized to receive donations, issue contribution verifications for such donations and provide scholarships to eligible recipients in this state;"**; and

Further amend said bill, page, section, Lines 7-8, by renumbering the subdivisions accordingly; and

Further amend said bill, page, section, Lines 16-26, by deleting all of said lines; and

Further amend said bill, Pages 3-4, section, Lines 27-38, by renumbering the subsections accordingly; and

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

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1598**, begs leave to report it has examined the same and recommends that it **Do Pass with House**

**Committee Amendment No. 1**, and pursuant to Rule 27(6) be referred to the Select Committee on Financial Institutions and Taxation.

*House Committee Amendment No. 1*

AMEND House Bill No. 1598, Page 1, Section 144.526, Line 4, by inserting brackets around the words, "trash compactors,"; and

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

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 2108**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 27(6) be referred to the Select Committee on Financial Institutions and Taxation.

*House Committee Amendment No. 1*

AMEND House Bill No. 2108, Page 2, Section 143.591, Line 18, by deleting all of said line and inserting in lieu thereof the following:

**"thirty-first. Such returns shall be submitted using the same file specifications for filing forms electronically with the Social Security Administration. If an";** and

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

**Select Committee on Agriculture**, Chairman Reiboldt reporting:

Mr. Speaker: Your Select Committee on Agriculture, to which was referred **HB 2121**, **HB 1747**, **with House Committee Amendment No. 1**, and **HB 2244**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**.

## INTRODUCTION OF HOUSE BILLS

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

**HB 2520**, introduced by Representative Lichtenegger, relating to security deposits.

**HB 2521**, introduced by Representative English, relating to election watchers.

**HB 2522**, introduced by Representative Fraker, relating to the disposition of human remains.

**HB 2523**, introduced by Representative Fraker, relating to preneed contracts.

**HB 2524**, introduced by Representative Rhoads, relating to pawnbrokers, with a penalty provision.

**HB 2525**, introduced by Representative Bahr, relating to reimbursements made to chiropractic physicians.

**HB 2526**, introduced by Representative Fitzwater (144), relating to taxes paid under protest.

**HB 2527**, introduced by Representative Anderson, relating to assault of a sanitation worker, with penalty provisions.

**HB 2528**, introduced by Representative Fraker, relating to the Missouri manual.

**HB 2529**, introduced by Representative Ellington, relating to visually impaired voters.

**HB 2530**, introduced by Representative Curtman, relating to taxation.

**HB 2531**, introduced by Representative Kendrick, relating to originating sites for telehealth services.

**HB 2532**, introduced by Representative Hicks, relating to proof of age for alcohol purchase or consumption, with penalty provisions.

**HB 2533**, introduced by Representative Phillips, relating to the county sheriff's revolving fund.

**HB 2534**, introduced by Representative Jones, relating to proof of age for alcohol purchase or consumption, with penalty provisions.

**HB 2535**, introduced by Representative Johnson, relating to the office of business advocate.

### **ADJOURNMENT**

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Thursday, February 11, 2016.

### **COMMITTEE HEARINGS**

#### **APPROPRIATIONS - ELEMENTARY AND SECONDARY EDUCATION**

Thursday, February 11, 2016, Upon Adjournment, House Hearing Room 3.

Executive session will be held: HB 2002

Executive session may be held on any matter referred to the committee.

#### **APPROPRIATIONS - GENERAL ADMINISTRATION**

Monday, February 15, 2016, 2:00 PM, House Hearing Room 3.

Executive session will be held: HB 2001, HB 2005, HB 2012, HB 2013

Executive session may be held on any matter referred to the committee.

Mark-Up

#### **APPROPRIATIONS - REVENUE, TRANSPORTATION, AND ECONOMIC DEVELOPMENT**

Monday, February 15, 2016, 1:00 PM, House Hearing Room 3.

Executive session will be held: HB 2004, HB 2007  
Executive session may be held on any matter referred to the committee.  
Mark-up  
CORRECTED

#### CHILDREN AND FAMILIES

Tuesday, February 16, 2016, 12:00 PM, House Hearing Room 1.  
Public hearing will be held: HB 1968, HB 2055  
Executive session will be held: HB 1965, HB 1822  
Executive session may be held on any matter referred to the committee.  
Hearing will convene at Noon or Upon Morning Adjournment, whichever occurs the later.

#### ECONOMIC DEVELOPMENT AND BUSINESS ATTRACTION AND RETENTION

Tuesday, February 16, 2016, 2:00 PM or Upon Conclusion of Afternoon Session (whichever is later), House Hearing Room 6.  
Public hearing will be held: HB 1757, HB 2065  
Executive session will be held: HB 2033, HB 2302, HB 2321  
Executive session may be held on any matter referred to the committee.  
The committee will conduct the public hearing first and will then enter into executive session.

#### EMPLOYMENT SECURITY

Thursday, February 11, 2016, Upon Adjournment, South Gallery.  
Executive session will be held: HB 1867  
Executive session may be held on any matter referred to the committee.

#### FISCAL REVIEW

Thursday, February 11, 2016, 9:15 AM, South Gallery.  
Executive session will be held: HCS HJR 54  
Executive session may be held on any matter referred to the committee.  
Executive Session on any bill referred to the committee.

#### HIGHER EDUCATION

Tuesday, February 16, 2016, 8:00 AM, House Hearing Room 6.  
Public hearing will be held: HB 1678, HB 2237, HCR 62  
Executive session will be held: HB 1678  
Executive session may be held on any matter referred to the committee.

#### JOINT COMMITTEE ON EDUCATION

Wednesday, February 17, 2016, 7:00 PM, House Hearing Room 3.  
Executive session may be held on any matter referred to the committee.  
University of Missouri President, Chancellor and Board of Curators.

#### JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, February 18, 2016, 9:00 AM, House Hearing Room 2.  
Executive session may be held on any matter referred to the committee.

1st Quarter Meeting

\*Portions of the meeting may be closed pursuant to Section 610.021, RSMo.

PUBLIC SAFETY AND EMERGENCY PREPAREDNESS

Monday, February 15, 2016, Upon Adjournment, House Hearing Room 6.

Public hearing will be held: HB 2364, HB 2363, HB 2135

Executive session may be held on any matter referred to the committee.

SELECT COMMITTEE ON BUDGET

Wednesday, February 17, 2016, 8:15 AM, House Hearing Room 3.

Public hearing will be held: HB 1534, HB 2220

Executive session may be held on any matter referred to the committee.

Public Hearing: Testimony from the St. Louis Regional Sports Authority.

SELECT COMMITTEE ON EDUCATION

Thursday, February 11, 2016, 8:00 AM, House Hearing Room 5.

Executive session will be held: HB 1583, HB 1613, HB 1943

Executive session may be held on any matter referred to the committee.

SELECT COMMITTEE ON FINANCIAL INSTITUTIONS AND TAXATION

Thursday, February 11, 2016, 9:30 AM, House Hearing Room 7.

Executive session will be held: HB 1721, HB 1463, HB 2125, HB 1780, HB 1420

Executive session may be held on any matter referred to the committee.

SELECT COMMITTEE ON SOCIAL SERVICES

Thursday, February 11, 2016, 12:00 PM or Upon Conclusion of Morning Session, House Hearing Room 7.

Executive session will be held: HB 1682, HB 1696, HB 1875, HCR 96, HB 1855, HB 1660, HB 1392

Executive session may be held on any matter referred to the committee.

We will meet at 12:00 PM or Upon Conclusion of Morning Session, whichever comes later.

AMENDED

SELECT COMMITTEE ON STATE AND LOCAL GOVERNMENTS

Thursday, February 11, 2016, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 1817, HB 1449, HB 1603, HB 2212, HB 1964, HB 1826, HB 2111

Executive session may be held on any matter referred to the committee.

SELECT COMMITTEE ON UTILITIES

Thursday, February 11, 2016, 8:30 AM, House Hearing Room 6.

Executive session will be held: HB 1904, HB 1713, HCR 69

Executive session may be held on any matter referred to the committee.

**SPECIAL COMMITTEE ON URBAN ISSUES**

Monday, February 15, 2016, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HCR 90, HB 1483, HB 2336

Executive session will be held: HB 2327, HCR 90, HCR 91, HB 1483, HB 2336

Executive session may be held on any matter referred to the committee.

Discussion of Metropolitan Sewer District Issues.

AMENDED

**WORKFORCE STANDARDS AND DEVELOPMENT**

Monday, February 15, 2016, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1406, HB 2148, HB 2087

Executive session may be held on any matter referred to the committee.

AMENDED

**HOUSE CALENDAR**

TWENTY-FIRST DAY, THURSDAY, FEBRUARY 11, 2016

**HOUSE BILLS FOR SECOND READING**

HB 2520 through HB 2535

**HOUSE BILLS FOR PERFECTION**

HB 1892 - Rehder

HB 1401 - Conway (104)

**HOUSE JOINT RESOLUTIONS FOR THIRD READING**

HCS HJR 54, (Fiscal Review, 2/9/16) - Shumake

**HOUSE BILLS FOR THIRD READING**

HB 1563 - Gosen

HB 1795, (Fiscal Review 2/10/16) - Haefner

HB 1837 - Fitzwater (144)

HB 1568, (Fiscal Review 2/10/16) - Lynch

HB 1576 - Higdon

HB 1577, (Fiscal Review 2/10/16) - Higdon

HCS HB 1862 - Cross

HB 1681 - Haahr

HCS HB 2140 - Hoskins

HB 1763, E.C. - Gosen

HB 1708 - Solon

HB 1472 - Dugger

**SENATE BILLS FOR THIRD READING**

SCS SB 585, (Fiscal Review, 2/9/16), E.C. - Morris

**ACTIONS PURSUANT TO ARTICLE IV, SECTION 27**

SCS HCS HB 1 - Flanigan  
CCS SCS HCS HB 2 - Flanigan  
CCS SCS HCS HB 3 - Flanigan  
CCS SCS HCS HB 4 - Flanigan  
CCS SCS HCS HB 5 - Flanigan  
CCS SCS HCS HB 6 - Flanigan  
CCS SCS HCS HB 7 - Flanigan  
CCS SCS HCS HB 8 - Flanigan  
CCS SCS HCS HB 9 - Flanigan  
CCS SCS HCS HB 10 - Flanigan  
CCS SCS HCS HB 11 - Flanigan  
CCS SS SCS HCS HB 12 - Flanigan  
CCS SCS HCS HB 13 - Flanigan  
SS SCS HCS HB 17 - Flanigan  
SCS HCS HB 18 - Flanigan  
SCS HCS HB 19 - Flanigan

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