

HCS SB 587 Elected Officials

Bill/Amendment #	Section	Status as of 5/2	Sponsor	Summary
SB 587	347.740, 351.127, 355.023, 356.233, 359.653, 400.9- 528, 417.018		Bernskoetter	Several provisions in current law allow the Secretary of State to collect an additional \$5 fee on fees for filings relating to business organizations, commercial transactions, and trademarks, names, and private emblems to be credited to the State's Technology Trust Fund. These provisions are set to sunset on December 31, 2021. This bill extends the sunset to December 31, 2026.
HB 1386	105.470	Referred to Senate Rules, Joint Rules, Resolutions & Ethics	Murphy	This bill modifies the definition of "legislative lobbyist" for purposes of lobbying laws to exclude legislative liaisons. In these provisions "legislative liaison" is defined as any state employee hired to communicate with members of the General Assembly on behalf of any elected official of the state; the judicial branch of state government; or any department, agency, board, or commission of the state, provided such entity is a part of the executive branch of state government. Any state employee employed as a legislative liaison who performs lobbying services for any other entity shall register as a lobbyist with respect to such lobbying services.
HB 1434	105.485	Referred to Senate Rules, Joint Rules, Resolutions & Ethics	Richey	This bill allows the redaction of specified employment information concerning dependent children under 21 years of age who are related to persons required to file a financial interest form under Section 105.485, RSMo, upon request.
HB 1521	8.010, 8.111, 8.170, 8.172, 8.177, 8.178	Referred to Senate Transportation, Infrastructure and Public Safety	Hicks	This bill establishes the "Capitol Police Board" which shall consist of the Governor, the Speaker of the House, the President Pro Tem of the Senate, and the Chief Justice of the Missouri Supreme Court, or their designees, and the chair of the State Capitol Commission. This board shall be housed in the House of Representatives for administration purposes and provide for public safety at the seat of government and for the safety and security of elected officials, government employees, and their guests as needed outside the seat of government. The board shall hire a chief of police and establish all necessary rules and regulations. The bill specifies the Circuit Court of Cole County has authority to enforce the traffic or parking regulations of the Capitol Police Board.
HB 1566	36.020	Referred Senate General Laws	Burnett	This bill modifies the definition of "surviving spouse" as it relates to state personnel law.

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HB 1631	21.925	Referred Senate Rules, Joint Rules, Resolutions & Ethics	Deaton	This bill creates an eight member "Joint Committee on the Missouri Constitutional Convention" which shall consider whether convening a convention under Article XII, Section 3(a) of the Constitution of Missouri is in the best interest of the state. The President Pro Tem of the Senate and the Speaker of the House of Representatives shall each appoint four members with two members appointed from the majority and minority party in each house. Provisions for staff and committee expenses are specified in the bill and it is required to submit a report on or before December 31, 2021. The committee is dissolved following submission of the report.
HB 1640	347.740, 351.127, 355.023, 356.233, 359.653, 400.9-528, 417.018	On Senate Informal Calendar	Taylor	This bill extends the expiration date from December 31, 2021, to December 31, 2026, for the additional \$5 fee collected by the Secretary of State for every fee required in: (1) Chapter 347, RSMo, (Limited Liability Companies); (2) Chapter 351 (General and Business Corporations); (3) Chapter 355 (Nonprofit Corporations); (4) Chapter 356 (Professional Corporations); (5) Chapter 359 (Uniform Limited Partnership Law); (6) Article 9 (Secured Transactions) of Chapter 400 (Uniform Commercial Code); and (7) Chapter 417 (Trademarks, Names and Private Emblems). The additional fee is deposited in the Secretary of State's Technology Trust Fund.
HB 1655	2.020 and 2.110	On Senate Informal Calendar	Kelly	This bill requires the Secretary of State to allow public inspection of the original rolls of laws passed by the General Assembly. The Constitution of Missouri shall be made available in print and online.
HB 1787	27.010, 51.050, 55.060, 58.030, 60.010, 77.230, 79.080, 105.035, 115.357, 162.291, 190.050, 204.610, 247.060, 249.140, 321.130, 438.010	Referred to Senate Local Government and Elections	Chipman	This bill lowers the minimum age requirement to 21 years for holding various county offices and special district board memberships. Included in the offices and districts affected are: county clerk; county auditor; county coroner; county surveyor; seven-director school board; ambulance district board; sewer district trustee; public water supply district board; emergency telephone services board; hospital district board; public water supply district board; fire protection district board; court clerk; and mayor for third or fourth class cities. The bill removes the requirement that the Attorney General reside at the seat of government. The bill also requires a person appointed to elective public office not be delinquent in the payment of state income tax, personal property tax, municipal tax or real property tax.
HB 1811	116.030, 116.040, 116.045, 116.050, 116.130, 116.160, 116.230, 116.270, 116.332, 116.334	On House Informal Calendar	Simmons	This bill changes the format of signature sheets and requires the Secretary of State to make petition sheets available in an electronic format for printing and circulation. There is a \$500 filing fee for each initiative or referendum petition sample sheet with an additional \$25 fee per page of text in excess of two pages. The fee is refundable if the petition is approved for circulation. This bill changes the maximum number of words that the official summary statement can contain from 50 to 150 words and requires signatures on petitions to be in black or blue ink. Initiative petitions may not invalidate or modify

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				federal statutes, regulations, executive orders, or court decisions, amend federal or constitutional provisions, or accomplish any act delegated to the General Assembly under the Constitution of the United States. This bill changes the "Publications Fund" to the "Secretary of State's Petition Publications Fund". The procedure for counting or evaluating signatures are specified in the bill. The bill specifies that any court ordered changes to a ballot title results in the invalidation of signatures collected prior to the order.
HB 1853	115.621	On House Informal Calendar	Dohrman	Currently, a Senatorial District Committee meets on the Saturday after each general election to elect two voters as members of the Party's State Committee. This bill allows such committee to meet concurrently with the election of Senatorial officers if designated by the Chair of the Congressional District where the Senatorial District is principally located.
HB 2206	30.260,30.753, 30.758	On House Informal Calendar	Bondon	Currently, the State Treasurer must create an investment policy that includes an asset allocation plan that limits the total amount of state moneys that may be invested in a particular investment. The asset allocation plan must also set diversification limits that include a restriction limiting the total amount of time deposits (not including linked deposits) of state money placed with any one single banking institution to no more than 10% of all time deposits of state money. This bill changes that limit to 15% of all time deposits of state money authorized under the asset allocation plan (Section 30.260, RSMo). Currently, it is required that the market rate is to be determined at least once a month by the State Treasurer using a process that gives consideration of prevailing rates offered for certificate of deposits by well-capitalized Missouri financial institutions and the advance rate established by the Federal Home Loan Bank of Des Moines. This bill requires the treasurer to also give consideration to any other calculation based on current market investment indicators determined by the State Treasurer (Section 30.260). Currently, the State Treasurer may invest in linked deposits; however the total amount deposited at any one time may not exceed, in the aggregate, \$720 million and no more than \$110 million of the aggregate shall be used for link deposits to small businesses. This bill changes those limits to \$800 million and \$190 million, respectively (Section 30.753). This bill requires the State Treasurer to give priority to the funding of renewed linked deposit applications over the funding of new linked deposit applications (Section 30.758).

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HB 2374	21.403, 21.405, 575.040, 575.050, 575.160, 575.270, 575.280, 575.330, 576.030	On House Informal Calendar	Vescovo	<p>This bill specifies that, when a person is subpoenaed to testify or provide information at a proceeding before a body of the General Assembly, a court must issue, upon request from the President Pro Tem or the Speaker of the body that subpoenaed the person, an order requiring the person to testify or provide information if the person refuses to do so on the basis of the person's privilege against self-incrimination. Before issuing such an order, a court must find that the request for the order has been approved by a vote of a three-fifths majority of the members of the body requesting the order. If a witness refuses, on the basis of the privilege against self-incrimination, to testify or provide information and the person presiding over the proceeding informs the witness that an order requiring the testimony or production of information was issued, the witness must not refuse to comply with the order on the basis of the asserted privilege. However, no testimony or information compelled under the order may be used against the witness in any criminal proceeding other than perjury, giving a false statement, or otherwise failing to comply with the order. If a witness summoned by a body of the General Assembly willfully fails to appear, refuses to answer any pertinent questions, or fails to produce required documents, a statement of facts regarding such failure may be reported to and filed with the President Pro Tem of the Senate or the Speaker of the House. Either the President Pro Tem or the Speaker may certify the statement of facts to the prosecuting or other attorney having jurisdiction to prosecute. The Attorney General will have concurrent original jurisdiction to commence a criminal action throughout the state. Upon request by the President Pro Tem or the Speaker of the originating body, the court must, within 15 days of the request, appoint independent counsel, who will have jurisdiction to prosecute under Section 575.330, RSMo. If independent counsel is appointed, such independent counsel will have sole jurisdiction to prosecute under such section. The bill also specifies that: (1) The offense of perjury is a class D felony if it is committed in any proceeding before a body of the General Assembly; (2) The offense of making a false affidavit is a class A misdemeanor when it is done in any proceeding before a body of the General Assembly; (3) The offense of tampering with a witness or victim is a class E felony when the witness is a witness in a proceeding before a body of the General Assembly; (4) The offense of acceding to corruption when the person is a witness or prospective witness in a proceeding before a body of the General Assembly is a class D felony; (5) A person commits the offense of obstructing government operations if he or she purposely obstructs, impairs, hinders, or perverts the performance of a governmental function by the use or threat of harm, intimidation, or coercion. The offense of obstructing government operations is a class A misdemeanor. However, if committed against a body of the General Assembly, it is a class E felony.</p>
HCA 1 (3638H02.04H)	21.855		Hicks	Establishes the Joint Committee on the COVID-19 Response
HCA 2 (3638H02.01H)	21.405		Hicks	Amends HB 2374 language. Instead of if "a witness is summoned" states "a person is subpoenaed as a witness" and removes "willfully" before fails to appear.

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HCA 3 (3638H02.02H)	115.306		Baringer	Adds HB 1932 (Baringer) Modifies provisions relating to qualifications for public office
HCA 4 (3638H02.07)	116.030		Hicks	Corrects an intersectional reference
HCA 5 (3638H02.03H)	115.631, 115.637		Hicks	Adds HB 2298 (Carpenter) Repeals a provision prohibiting voters from allowing their ballots to be seen.
HCA 6 (3638H02.06H)	56.092, 67.5150, 590.119		Washington	HB 1375 (Ellebracht) Allows certain person or agencies to request an audit if there is an investigation of an offense of theft or fraud by a public servant or an offense of official misconduct.
HCA 7 (3638H2.05H)	44.080, Section B		ODonnell	No state of emergency declared by a county executive can be for more than 15 days without a 60% majority vote of the county governing body. This amendment has an emergency clause.