# **JOURNAL OF THE HOUSE**

Second Regular Session, 92nd GENERAL ASSEMBLY

TWENTY-EIGHTH DAY, WEDNESDAY, FEBRUARY 25, 2004

The House met pursuant to adjournment.

Speaker Hanaway in the Chair.

Prayer by Reverend James Earl Jackson.

Heavenly Father, we trust Your Word, which says, "How much better to get wisdom than gold, and knowledge than silver!" We celebrate the changeless things that surround our lives: wisdom, knowledge, commitment and discernment. Help us to pursue these as a way of life.

May we never take for granted changing seasons, which remind us of the constancy of Your own presence and restoring power, Your mercies which are new every morning, and the freedom we have to engage in spirited deliberations.

We give thanks for all these things.

In the name of Your Son we pray. 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: Curtis Bramblett, Eric Greenwald, Brendan McGregor, Brittany Godbout, Sarah Hirner and Steffani Lane.

The Journal of the twenty-seventh day was approved as printed by the following vote:

AYES: 154

Abel	Angst	Baker	Barnitz	Bean
Bearden	Behnen	Bishop	Bivins	Black
Bland	Bough	Bringer	Brown	Burnett
Byrd	Campbell	Carnahan	Cooper 120	Cooper 155
Corcoran	Crawford	Crowell	Cunningham 145	Cunningham 86
Curls	Darrough	Daus	Davis 122	Davis 19
Deeken	Dempsey	Dethrow	Dixon	Donnelly
Dougherty	Dusenberg	El-Amin	Emery	Engler
Ervin	Fares	Fraser	George	Goodman
Graham	Green	Guest	Hampton	Harris 110
Harris 23	Haywood	Henke	Hilgemann	Hobbs
Hoskins	Hubbard	Hunter	Icet	Jackson
Jetton	Johnson 47	Johnson 61	Johnson 90	Jolly
Jones	Kelly 144	Kelly 36	King	Kingery

Kratky	Kuessner	Lager	Lembke	LeVota
Liese	Lipke	Lowe	Luetkemeyer	Marsh
May	Mayer	McKenna	Meadows	Miller
Moore	Morris	Muckler	Munzlinger	Myers
Nieves	Page	Parker	Pearce	Phillips
Portwood	Pratt	Purgason	Quinn	Ransdall
Rector	Reinhart	Richard	Roark	Ruestman
Rupp	Sager	Salva	Sander	Schaaf
Schlottach	Schneider	Schoemehl	Seigfreid	Selby
Self	Shoemaker	Skaggs	Smith 118	Smith 14
Spreng	St. Onge	Stefanick	Stevenson	Sutherland
Swinger	Taylor	Thompson	Threlkeld	Townley
Viebrock	Villa	Vogt	Wagner	Walker
Wallace	Walsh	Walton	Wasson	Whorton
Wildberger	Willoughby	Wilson 119	Wilson 130	Wilson 25
Wilson 42	Witte	Wood	Wright	Yaeger
Yates	Young	Zweifel	Madam Speaker	
NOES: 000				
PRESENT: 000				
ABSENT WITH LEAVE:	009			

Avery	Boykins	Brooks	Bruns	Holand
Lawson	Meiners	Shoemyer	Ward	

# **HOUSE RESOLUTION**

Representative St. Onge, et al offered House Resolution No. 756.

# HOUSE COURTESY RESOLUTIONS OFFERED AND ISSUED

House Resolution No. 746	-	Representative Engler
House Resolution No. 747	-	Representative Munzlinger
House Resolution No. 748	-	Representative Moore
House Resolution No. 749	-	Representative Deeken
House Resolution No. 750	-	Representative Reinhart
House Resolution No. 751	-	Representative Hoskins
House Resolution No. 752	-	Representative Smith (118)
House Resolution No. 753	-	Representative Swinger
House Resolution No. 754		
and		
House Resolution No. 755	-	Representatives Harris (110) and Kuessner
House Resolution No. 757	-	Representative Baker
House Resolution No. 758	-	Representative Wilson (119)
House Resolution No. 759	-	Representative Holand

# **INTRODUCTION OF HOUSE BILLS**

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

**HB 1565**, introduced by Representatives Crawford and Barnitz, relating to the county sheriff's revolving fund.

HB 1566, introduced by Representatives Stefanick and Bearden, relating to medical assistance.

**HB 1567**, introduced by Representatives Townley, Kuessner, Schlottach, Taylor, Dethrow, Wilson (130), Hobbs, Brown, Guest, Barnitz, Seigfreid, Mayer, Cunningham (145), Ransdall, Emery, Wilson (119), Shoemaker, Purgason, Angst, Engler, May, Self and Kelly (144), relating to excavation activities of noncommercial operators.

HB 1568, introduced by Representative Zweifel, relating to right-of-way at intersections.

**HB 1569**, introduced by Representatives Kingery, Bean, Myers, King and Dethrow, relating to state employment positions for certain elected officials.

**HB 1570**, introduced by Representatives Stefanick, Pearce, Cooper (155), Portwood, Nieves, Hobbs, Seigfreid, Stevenson, Schaaf, Harris (23), Page, Jones and Sager, relating to provider contracts with health carriers.

**HB 1571**, introduced by Representatives Wallace, Portwood, Cunningham (86), Baker, Bough, Ervin, Young, Stefanick, Taylor, Reinhart, Hobbs, Morris, Whorton, Myers, Kingery, Shoemaker, Angst, Crowell, Viebrock, Schneider, Goodman, Hunter, Hampton, Corcoran, Davis (122), Bishop, Holand, Kuessner, Swinger, Shoemyer, Witte, Sander, King, Bean, Threlkeld and Mayer, relating to installment payments of property taxes.

**HB 1572**, introduced by Representatives St. Onge, Wasson, Nieves, Dougherty, Baker, Angst, Parker, Bland, Seigfreid, Kuessner, Darrough, Zweifel, Skaggs and Cunningham (145), relating to reciprocity of certification procedures for certain vendors.

# SECOND READING OF HOUSE JOINT RESOLUTION

HJR 54 was read the second time.

# SECOND READING OF HOUSE BILLS

HB 1552 through HB 1564 were read the second time.

# SECOND READING OF SENATE JOINT RESOLUTION

SCS SJR 44 was read the second time.

#### **SECOND READING OF SENATE BILLS**

SS SCS SB 730, SB 1080 and SS SCS SB 1099 were read the second time.

#### **PERFECTION OF HOUSE BILLS**

HCS HBs 946, 1106 & 952, as amended, relating to transportation, was taken up by Representative Crawford.

On motion of Representative Crawford, HCS HBs 946, 1106 & 952, as amended, was ordered perfected and printed.

**HCS HB 1041, as amended**, relating to school personnel, was taken up by Representative Cunningham (86).

Representative George offered House Amendment No. 6.

#### House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 1041, Page 3, Section 168.126, Line 49, by inserting immediately at the end of said line, the following:

"168.710. For the purposes of sections 168.710 to 168.716, the following terms mean:

(1) "Board", the board of education of the school district;

(2) "Employee", any person hired by a school district except certificated teachers, superintendents, and principals;

(3) "School district", any urban or seven-director school district.

168.712. 1. All employees of a school district shall be appointed and promoted pursuant to rules and regulations adopted by the board. Such rules and regulations shall be consistent with the provisions of sections 168.710 to 168.716.

2. All employees shall be appointed by examination and promoted by length and character of service. Examinations shall be pursuant to rules and regulations adopted by the board.

168.714. The board shall adopt, by rule, a probationary period for all employees. During the probationary period, any probationary employee whose work is found to be unsatisfactory shall be furnished a written statement by the immediate supervisor of the employee, setting forth the nature of the unsatisfactory work and a copy shall be filed in the employee's personnel file. If improvement satisfactory to the immediate supervisor is not made within one month after the receipt of the statement, the probationary employee shall be discharged.

168.716. All permanent employees shall receive the same due process for removal afforded to certificated teachers."; and

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

Representative Wood assumed the Chair.

Representative George moved that House Amendment No. 6 be adopted.

Which motion was defeated.

#### Representative Skaggs offered House Amendment No. 7.

House Amendment No. 7

AMEND House Committee Substitute for House Bill No. 1041, Page 5, Section 302.272, Line 66, by inserting after said line the following:

# "Section 1. The department of elementary and secondary education shall not reimburse a school district for more than one A+ program coordinator."; and

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

#### On motion of Representative Skaggs, House Amendment No. 7 was adopted.

#### Representative Hilgemann offered House Amendment No. 8.

#### House Amendment No. 8

AMEND House Committee Substitute for House Bill No. 1041, Page 1, Section 162.032, Line 9, by inserting after all of said line the following:

"167.031. 1. Every parent, guardian or other person in this state having charge, control or custody of a child not enrolled in a public, private, parochial, parish school or full-time equivalent attendance in a combination of such schools and between the ages of seven [and sixteen] years **and the compulsory attendance age for the district** is responsible for enrolling the child in a program of academic instruction which complies with subsection 2 of this section. Any parent, guardian or other person who enrolls a child between the ages of five and seven years in a public school program of academic instruction shall cause such child to attend the academic program on a regular basis, according to this section. Nonattendance by such child shall cause such parent, guardian or other responsible person to be in violation of the provisions of section 167.061, except as provided by this section. A parent, guardian or other person in this state having charge, control, or custody of a child between the ages of seven [and sixteen] years of age **and the compulsory attendance age for the district** shall cause the child to attend regularly some public, private, parochial, parish, home school or a combination of such schools not less than the entire school term of the school which the child attends; except that

(1) A child who, to the satisfaction of the superintendent of public schools of the district in which he resides, or if there is no superintendent then the chief school officer, is determined to be mentally or physically incapacitated may be excused from attendance at school for the full time required, or any part thereof;

(2) A child between fourteen [and sixteen] years of age and the compulsory attendance age for the district may be excused from attendance at school for the full time required, or any part thereof, by the superintendent of public schools of the district, or if there is none then by a court of competent jurisdiction, when legal employment has been obtained by the child and found to be desirable, and after the parents or guardian of the child have been advised of the pending action; or

(3) A child between five and seven years of age shall be excused from attendance at school if a parent, guardian or other person having charge, control or custody of the child makes a written request that the child be dropped from the school's rolls.

2. (1) As used in sections 167.031 to 167.071, a "home school" is a school, whether incorporated or unincorporated, that:

(a) Has as its primary purpose the provision of private or religious-based instruction;

(b) Enrolls pupils between the ages of seven [and sixteen] years **and the compulsory attendance age for the district**, of which no more than four are unrelated by affinity or consanguinity in the third degree; and

(c) Does not charge or receive consideration in the form of tuition, fees, or other remuneration in a genuine and fair exchange for provision of instruction;

(2) As evidence that a child is receiving regular instruction, the parent shall, except as otherwise provided in this subsection:

(a) Maintain the following records:

a. A plan book, diary, or other written record indicating subjects taught and activities engaged in; and

b. A portfolio of samples of the child's academic work; and

c. A record of evaluations of the child's academic progress; or

d. Other written, or credible evidence equivalent to subparagraphs a., b. and c.; and

(b) Offer at least one thousand hours of instruction, at least six hundred hours of which will be in reading, language arts, mathematics, social studies and science or academic courses that are related to the aforementioned subject areas and consonant with the pupil's age and ability. At least four hundred of the six hundred hours shall occur at the regular home school location;

(3) The requirements of subdivision (2) of this subsection shall not apply to any pupil above the age of sixteen years.

3. Nothing in this section shall require a private, parochial, parish or home school to include in its curriculum any concept, topic, or practice in conflict with the school's religious doctrines or to exclude from its curriculum any concept, topic, or practice consistent with the school's religious doctrines. Any other provision of the law to the contrary notwithstanding, all departments or agencies of the state of Missouri shall be prohibited from dictating through rule, regulation or other device any statewide curriculum for private, parochial, parish or home schools.

4. A school year begins on the first day of July and ends on the thirtieth day of June following.

5. The production by a parent of a daily log showing that a home school has a course of instruction which satisfies the requirements of this section **or**, **in the case of a pupil over the age of sixteen years who attended a metropolitan school district the previous year**, **a written statement that the pupil is attending home school in compliance with this section** shall be a defense to any prosecution under this section and to any charge or action for educational neglect brought pursuant to chapter 210, RSMo.

6. As used in sections 167.031 to 167.051, the term "compulsory attendance age for the district" shall mean:

(1) Seventeen years of age for any metropolitan school district for which the school board adopts a resolution to establish such compulsory attendance age; provided that such resolution shall take effect no earlier than the school year next following the school year during which the resolution is adopted; and

(2) Sixteen years of age in all other cases.

The school board of a metropolitan school district for which the compulsory attendance age is seventeen years may adopt a resolution to lower the compulsory attendance age to sixteen years; provided that such resolution shall take effect no earlier than the school year next following the school year during which the resolution is adopted.

167.051. 1. If a school board establishes part-time schools or classes for children under [sixteen] seventeen years of age, lawfully engaged in any regular employment, every parent, guardian or other person having charge, control or custody of such a child shall cause the child to attend the school not less than four hours a week between the hours of eight o'clock in the morning and five o'clock in the evening during the school year of the part-time classes.

2. All children who are under eighteen years of age, who have not completed the elementary school course in the public schools of Missouri, or its equivalent, and who are not attending regularly any day school shall be required to attend regularly the part-time classes not less than four hours a week between the hours of eight o'clock in the morning and five o'clock in the afternoon during the entire year of the part-time classes."; and

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

#### Representative Hilgemann moved that House Amendment No. 8 be adopted.

Which motion was defeated by the following vote:

#### AYES: 069

BakerBishopBrooksByrdCunningham 86CurlsDonnellyEl-AminGrahamGreenHenkeHilgemannJohnson 61Johnson 90

Bivins Campbell Darrough Fares Hampton Hoskins Jolly Bland Carnahan Daus Fraser Harris 23 Hubbard Jones

Boykins Corcoran Davis 122 George Haywood Johnson 47 Kelly 36

#### Twenty-eighth Day–Wednesday, February 25, 2004 423

Kratky	Liese	Lowe	McKenna	Meadows
Muckler	Page	Parker	Ransdall	Rupp
Sager	Sander	Schneider	Schoemehl	Selby
Shoemyer	Skaggs	Spreng	Thompson	Villa
Vogt	Walker	Walsh	Walton	Whorton
Wildberger	Willoughby	Wilson 25	Wilson 42	Witte
Yaeger	Young	Zweifel	Madam Speaker	
NOES: 084				
Angst	Barnitz	Bean	Bearden	Behnen
Black	Bough	Bringer	Brown	Bruns
Burnett	Cooper 120	Cooper 155	Crawford	Crowell
Cunningham 145	Davis 19	Deeken	Dempsey	Dethrow
Dixon	Dougherty	Dusenberg	Emery	Engler
Ervin	Goodman	Guest	Harris 110	Hobbs
Holand	Hunter	Icet	Jackson	Jetton
Kelly 144	Kingery	Kuessner	Lager	Lembke
LeVota	Lipke	Luetkemeyer	Mayer	Miller
Moore	Morris	Munzlinger	Nieves	Pearce
Phillips	Portwood	Pratt	Purgason	Quinn
Rector	Reinhart	Richard	Roark	Ruestman
Schaaf	Schlottach	Seigfreid	Self	Shoemaker
Smith 118	Smith 14	St. Onge	Stefanick	Stevenson
Sutherland	Swinger	Taylor	Threlkeld	Townley
Viebrock	Wagner	Wallace	Wasson	Wilson 119
Wilson 130	Wood	Wright	Yates	
PRESENT: 001				
Salva				
ABSENT WITH LEA	VE: 009			
Abel	Avery	King	Lawson	Marsh
May	Meiners	Myers	Ward	

# Representative Purgason offered House Amendment No. 9.

#### House Amendment No. 9 was withdrawn.

## Representative Willoughby offered House Amendment No. 10.

#### House Amendment No. 10

AMEND House Committee Substitute for House Bill No. 1041, Page 2, Section 167.166, Line 6, by inserting after all of said line the following:

"2. No employee of or volunteer in a public school or charter school shall direct a student to remove a religious emblem, insignia, or garment, as long as such emblem, insignia, or garment is worn in a manner that does not promote disruptive behavior."; and

Further amend said page, Section 167.166, Line 7, by renumbering "2." as "3.".

Representative Yates offered House Substitute Amendment No. 1 for House Amendment No. 10.

House Substitute Amendment No. 1 for House Amendment No. 10

AMEND House Committee Substitute for House Bill No. 1041, Page 2, Section 167.166, Line 6, by inserting after all of said line the following:

"2. No employee of or volunteer in or school board member of or school district administrator of a public school or charter school shall direct a student to remove a religious emblem, insignia, or garment, as long as such emblem, insignia, or garment is worn in a manner that does not promote disruptive behavior, whether it be during school hours or during extra-curricular activities."; and

Further amend said page, Section 167.166, Line 7, by renumbering "2." as "3.".

# HCS HB 1041, as amended, with House Substitute Amendment No. 1 for House Amendment No. 10, and House Amendment No. 10, pending, was laid over.

#### **COMMITTEE REPORTS**

#### Committee on Conservation and Natural Resources, Chairman Townley reporting:

Madam Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 1209**, begs leave to report it has examined the same and recommends that the **House Committee Substitute Do Pass by Consent**.

Committee on Crime Prevention and Public Safety, Chairman Mayer reporting:

Madam Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 1055**, begs leave to report it has examined the same and recommends that the **House Committee Substitute Do Pass**.

Committee on Elections, Chairman May reporting:

Madam Speaker: Your Committee on Elections, to which was referred **HB 962**, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**.

Committee on Financial Services, Chairman Luetkemeyer reporting:

Madam Speaker: Your Committee on Financial Services, to which was referred **HB 938**, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**.

**Committee on Local Government**, Chairman Johnson (47) reporting:

Madam Speaker: Your Committee on Local Government, to which was referred **HB 841**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Madam Speaker: Your Committee on Local Government, to which was referred **HB 947**, begs leave to report it has examined the same and recommends that the **House Committee Substitute Do Pass by Consent**.

Madam Speaker: Your Committee on Local Government, to which was referred **HB 975**, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**.

Madam Speaker: Your Committee on Local Government, to which was referred **HB 1047**, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**.

Madam Speaker: Your Committee on Local Government, to which was referred **HB 1275**, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**.

Committee on Professional Registration and Licensing, Chairman Behnen reporting:

Madam Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 998** and **HB 905**, begs leave to report it has examined the same and recommends that the **House Committee Substitute do Pass by Consent**.

Committee on Tourism and Cultural Affairs, Chairman Marsh reporting:

Madam Speaker: Your Committee on Tourism and Cultural Affairs, to which was referred **HB** 833, begs leave to report it has examined the same and recommends that the **House Committee** Substitute Do Pass by Consent.

Madam Speaker: Your Committee on Tourism and Cultural Affairs, to which was referred **HB** 1338, begs leave to report it has examined the same and recommends that the **House Committee** Substitute Do Pass.

#### **COMMITTEE CHANGES**

The Speaker submitted the following Committee changes:

Representative Vogt is no longer a member of the Appropriations - Corrections and Public Safety Committee.

Representative Kuessner is no longer a member of the Crime Prevention and Public Safety Committee.

Representative Donnelly is no longer a member of the Senior Security Committee.

Representative Meadows has been appointed a member of the Appropriations - Corrections and Public Safety Committee, Crime Prevention and Public Safety Committee and Senior Security Committee.

#### **MESSAGE FROM THE GOVERNOR**

February 25, 2004

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES 92ND GENERAL ASSEMBLY SECOND REGULAR SESSION STATE OF MISSOURI:

Herewith I return to you House Concurrent Resolution No. 5 entitled:

"AN ACT"

By concurrent resolution and pursuant to Article IV, Section 8, to disapprove the final order of rulemaking for the proposed amendment to 1 CSR 10-4.010 relating to State of Missouri Vendor Payroll Deductions.

I disapprove of House Concurrent Resolution No. 5. My reasons for disapproval are as follows:

House Concurrent Resolution No. 5 purports to permanently disapprove and suspend an amendment to 1 CSR 10-4.010, filed as an order of rulemaking. The rule amendment filed by the Office of Administration merely clarifies the state's ability to make vendor payroll deductions, including collecting fair share fees from state employees who are members of collective bargaining units and have authorized the deduction of such fees. HCR 5 purports to find the rule amendment in violation of the provisions of sections 536.014 (governing agency rulemaking authority) or 536.205 (governing fiscal notes associated with proposed rules), RSMo.

The rule amendment does not violate any provision of Missouri statute. Because the Office of Administration has rulemaking authority in this area, section 536.014 is satisfied. The Joint Committee has never taken issue with the Office of Administration's authority to promulgate rules including 1 CSR 10-4.010; instead it has only now acted to disapprove this narrow amendment. This action is logically and legally inconsistent: either the Office of Administration has authority to make rules concerning vendor payroll deduction, or it does not. Given the uncontroversial previous promulgation of CSR 10-4.010, as well as the provisions of Section 536.010, 536.023, 33.103, and 370.395 RSMo 2000 (as amended) the Office of Administration plainly has such authority.

Section 536.205, which requires a statement of expenses to be imposed by any rule which would cost private entities more than five hundred dollars, is also satisfied, because the rule amendment does not impose any private cost. The rule amendment only clarifies the ability of the Office of Administration to make certain vendor payroll deductions under specific circumstances. No actual fee is imposed on any private party by the rule amendment.

HCR 5 is misguided, both as a matter of procedure and as a matter of substance. Procedurally, HCR 5 reflects an inappropriate use of the Joint Committee on Administrative Rules, an entity established by executive order for the narrow purpose of reviewing agency rulemaking authority. The General Assembly has produced no legitimate question as to the legal authority of the Office of Administration to promulgate the rule amendment. Members of the General Assembly simply object to collective bargaining by state government employees and thus seek to block the mechanisms that make such bargaining possible. The General Assembly ought not to use the procedural mechanism of a resolution of disapproval to block a rule that its members only dislike on philosophical grounds.

I disagree with those who oppose collective bargaining rights for state employees. My administration has fought and will continue to fight tirelessly for the right of all working Missourians to have their voice heard by their

employers. All of society benefits when working people have a seat at the bargaining table. That is as true in the public sector as it is in the private sector.

Most Missouri state employees do not share the privileges and benefits accorded to their elected officials. Rather, the majority of our public servants do difficult and vital work, often for low pay and little recognition. As Governor, I have a responsibility to ensure that our hard-working state employees are treated fairly and equitably by their employer. An essential component of fair and equitable treatment is the right of workers to bargain collectively and negotiate on a level playing field. I am proud of our record in this area, and I will not tolerate efforts by the General Assembly or any other party to interfere with employees' right of representation. The fair allocation of the costs of such representation is a basic aspect of collective bargaining. The use of fair share fees, voluntarily agreed to by new state employees, is both appropriate and necessary to protect the right of self-representation.

For all of the above stated reasons for disapproval, I am returning **House Concurrent Resolution No. 5** without my approval.

Respectfully submitted, /s/ Bob Holden Governor

The following member's presence was noted: Lawson.

#### ADJOURNMENT

On motion of Representative Crowell, the House adjourned until 10:00 a.m., Thursday, February 26, 2004.

#### **COMMITTEE MEETINGS**

ADMINISTRATION AND ACCOUNTS

Thursday, February 26, 2004, 8:30 a.m. Hearing Room 1. Executive session may follow. House Administration & Accounts Committee Resolution #10 and House Administration & Accounts Committee Resolution #11.

APPROPRIATIONS - AGRICULTURE AND NATURAL RESOURCES Thursday, February 26, 2004, Hearing Room 4 upon morning adjournment. Executive session may follow. Mark up will be held on: HB 1006

APPROPRIATIONS - GENERAL ADMINISTRATION Thursday, February 26, 2004, 8:00 a.m. Hearing Room 7. Mark up will be held on: HB 1001, HB 1004, HB 1005, HB 1012

APPROPRIATIONS - HEALTH, MENTAL HEALTH AND SOCIAL SERVICES Thursday, February 26, 2004, 8:15 a.m. Hearing Room 3. Departments of Health, Mental Health, and Social Services.

APPROPRIATIONS - PUBLIC SAFETY AND CORRECTIONS Thursday, February 26, 2004, Hearing Room 6 upon morning adjournment. Mark up Department of Public Safety and the Department of Corrections.

APPROPRIATIONS - TRANSPORTATION AND ECONOMIC DEVELOPMENT Thursday, February 26, 2004, 8:15 a.m. Hearing Room 5. Mark up Department of Economic Development.

#### JOINT COMMITTEE ON LEGISLATIVE RESEARCH

Thursday, February 26, 2004, Hearing Room 5 upon morning adjournment of both Chambers. Report from the Revision Subcommittee. Oversight program evaluation on the Office of Administration, Division of Facilities Management, State leasing practices. Any other business.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT Thursday, March 4, 2004, 8:00 a.m. Hearing Room 7. First quarter meeting.

LOCAL GOVERNMENT Thursday, February 26, 2004, 8:15 a.m. Hearing Room 6. Executive session shall follow. AMENDED Public hearings to be held on: HB 824, HB 972, HB 1225, HB 1398, HB 1471

LOCAL GOVERNMENT Monday, March 1, 2004, 3:00 p.m. Hearing Room 1. Executive session may follow. Public hearings to be held on: HB 942, HB 1104, HB 1206, HB 1377

#### RULES

Thursday, February 26, 2004, 8:30 a.m. Hearing 4. Executive session may follow. AMENDED Public hearing to be held on: SCR 33

TAX POLICY Thursday, February 26, 2004, House Chamber side gallery upon morning adjournment. Executive session will be held on: HB 856, HB 1382, HB 1235

# HOUSE CALENDAR

#### TWENTY-NINTH DAY, THURSDAY, FEBRUARY 26, 2004

#### HOUSE BILLS FOR SECOND READING

HB 1565 through HB 1572

# HOUSE JOINT RESOLUTIONS FOR PERFECTION

- 1 HCS HJR 28 Roark (139)
- 2 HCS HJR 39, 38, 42 & 47 Engler (106)

# HOUSE BILLS FOR PERFECTION

- 1 HCS HB 1105, 1062, 1111, 1113 & 1119 Crawford (117)
- 2 HCS HB 1041, as amended, HSA 1 for HA 10 and HA 10, pending Cunningham (86)
- 3 HCS HB 978 Baker (123)
- 4 HCS HB 1380 Lager (4)
- 5 HCS HB 1304 Byrd (94)
- 6 HCS HB 1338 Wood (62)
- 7 HB 841 Angst (146)
- 8 HCS HB 1055 Bruns (113)

# HOUSE BILLS FOR PERFECTION - CONSENT

(2/23/04)

- 1 HB 801 Smith (118)
- 2 HCS HB 895 Emery (126)
- 3 HB 923 Holand (135)
- 4 HB 932 Bivins (97)
- 5 HCS HB 955 Portwood (92)
- 6 HB 960 Roark (139)
- 7 HB 989 Barnitz (150)
- 8 HB 1070 Miller (133)
- 9 HB 1071 Goodman (132)
- 10 HB 1107, HCA 1 Crawford (117)
- 11 HB 1126 Seigfreid (26)
- 12 HB 1149 May (149)
- 13 HCS HB 1198 Richard (129)

# (2/26/04)

- 1 HCS HB 833 Luetkemeyer (115)
- 2 HB 938 Luetkemeyer (115)
- 3 HCS HB 947 Crawford (117)
- 4 HB 962 May (149)
- 5 HB 975 Johnson (47)
- 6 HCS HB 998 & 905 Sutherland (99)
- 7 HB 1047 Guest (5)
- 8 HCS HB 1209 Jetton (156)
- 9 HB 1275 Wilson (130)

# HOUSE BILLS FOR THIRD READING

- 1
- HCS HB 980 Myers (160) HS HCS HB 1268 & 1211, E.C. Smith (118) 2
- HCS HB 946, 1106 & 952, E.C. Crawford (117) 3

# **VETOED HOUSE BILL**

HCR 5 - Byrd (94)