

# JOURNAL OF THE HOUSE

Second Regular Session, 95th GENERAL ASSEMBLY

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FORTY-SEVENTH DAY, TUESDAY, APRIL 6, 2010

The House met pursuant to adjournment.

Speaker Richard in the Chair.

Prayer by Msgr. Donald W. Lammers.

Lord God, we thank You for the refreshment of holidays and for the enlightenment of Holy days. We pray for all the members and the support staff of this Session of the 95<sup>th</sup> General Assembly; grant us a renewed strength of body and focus of mind that we might complete the work before us in service of the people of Missouri.

Lord God, we pray for the grace to make wise choices regarding the bills and other decisions that will be coming before us. We pray for the people of our State, whose lives will be affected by our decision. We pray especially for the people who are in greatest need.

To You, Almighty God, be glory and honor now and forever. 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: Ted Meyer, Alex Widman, Lauren Widman, Rita Hermon, Shawn Sweeney, Olivia Williams and Phines Sanders.

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

## HOUSE COURTESY RESOLUTIONS OFFERED AND ISSUED

House Resolution No. 1622 through House Resolution No. 1649

## SECOND READING OF HOUSE JOINT RESOLUTIONS

**HJR 99** and **HJR 100** were read the second time.

## SECOND READING OF HOUSE BILLS

**HB 2442** through **HB 2476** were read the second time.

## SECOND READING OF SENATE BILLS

**SS SCS SB 625**, **SCS SB 733**, **SB 739**, **SB 819**, **SB 848**, **SS SB 984**, **SCS SBs 991 & 645** and **SB 1058** were read the second time.

**HOUSE BILL WITH SENATE AMENDMENTS**

**SCS HCS HB 2014, as amended**, relating to appropriations, was taken up by Representative Icet.

Representative Icet moved that **SCS HCS HB 2014, as amended**, be adopted.

Representative Silvey made a substitute motion that the House refuse to adopt **SCS HCS HB 2014, as amended**, and request the Senate to recede from its position, and, failing to do so, grant the House a conference, and that the conferees be allowed to exceed the differences on Section 14.005.

Which motion was adopted by the following vote:

AYES: 096

Aull	Ayres	Brandom	Bringer	Brown 30
Brown 149	Bruns	Burlison	Burnett	Casey
Conway	Cunningham	Curls	Day	Deeken
Denison	Dethrow	Dieckhaus	Diehl	Dixon
Dougherty	Dugger	Dusenberg	Englund	Fallert
Fischer 107	Flanigan	Frame	Funderburk	Grill
Grisamore	Harris	Hobbs	Hodges	Hoskins 121
Jones 117	Kander	Keeney	Kingery	Kraus
Kuessner	Lampe	Largent	LeVota	Lipke
Loehner	Low	McClanahan	McDonald	McGhee
McNeil	Munzlinger	Nance	Nieves	Nolte
Norr	Parkinson	Parson	Pollock	Quinn
Roorda	Rucker	Ruestman	Ruzicka	Salva
Sater	Scavuzzo	Schaaf	Schieffer	Schlottach
Schoeller	Schoemehl	Self	Shively	Silvey
Skaggs	Smith 14	Smith 150	Stevenson	Sutherland
Swinger	Talboy	Tilley	Todd	Tracy
Viebrock	Wallace	Wasson	Webb	Wells
Weter	Wilson 119	Wilson 130	Witte	Wright
Yaeger				

NOES: 058

Allen	Atkins	Biermann	Bivins	Brown 50
Calloway	Colona	Cooper	Corcoran	Cox
Davis	Emery	Ervin	Faith	Fisher 125
Gatschenberger	Guernsey	Guest	Holsman	Hughes
Hummel	Icet	Jones 63	Jones 89	Kelly
Kirkton	Koenig	Komo	Kratky	Lair
Leara	Liese	McNary	Meadows	Meiners
Molendorp	Morris	Nasheed	Newman	Oxford
Pace	Riddle	Sander	Schad	Scharnhorst
Schupp	Spreng	Still	Storch	Stream
Thomson	Walsh	Walton Gray	Webber	Whitehead
Zerr	Zimmerman	Mr Speaker		

PRESENT: 000

ABSENT WITH LEAVE: 008

Carter	Chappelle-Nadal	Flook	Franz	Hoskins 80
LeBlanc	Pratt	Vogt		

VACANCIES: 001

## PERFECTION OF HOUSE BILL

**HCS#2 HB 1543, as amended**, relating to elementary and secondary education, was taken up by Representative Wallace.

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

### *House Amendment No. 5*

AMEND House Committee Substitute No. 2 for House Bill No. 1543, Page 8, Section 160.775, Line 17, by inserting after all of said line the following:

“161.209. **1.** The department of elementary and secondary education has an affirmative duty to seek comment on its rules, regulations, and policies after their final approval or implementation. The department shall undertake such review on existing rules, regulations, and policies on an ad hoc, periodic basis with a priority given to such rules, regulations, and policies that could successfully be revised without affecting student achievement to accommodate periods when there is no increase in the appropriation for basic state aid funding pursuant to section 163.031, RSMo, from one fiscal year to the next or when withholdings of appropriated funds result in a situation equivalent to no increase in such appropriation.

**2. For fiscal years 2011 and 2012, if the appropriation for subsections 1 and 2 of section 163.031 is less than the annualized calculation of the amount needed for the phase-in required under subsection 4 for that fiscal year or the appropriation for transportation as provided in subsection 3 of section 163.031 is funded at a level that provides less than seventy-five percent of allowable costs, the department shall not penalize any district undergoing its accreditation review for a failure to meet resource standards. If the governor withholds funds for the school funding formula basic apportionment under section 163.031, school districts undergoing accreditation review in the fiscal year following the fiscal year of withholding shall not be penalized for failure to meet resource standards.”; and**

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

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

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

### *House Amendment No. 6*

AMEND House Committee Substitute No. 2 for House Bill No. 1543, Section 168.221, Page 23, Line 84, by inserting after all of said section, page, and line the following:

“170.045. **1.** Any public school may offer one or more courses in ballroom dance. Ballroom dance shall be treated as a qualified physical education activity and as a fine arts activity for academic credit granting and receiving purposes when ballroom dance is offered by a public school.

**2.** Any student enrolled in a public school in this state that offers a ballroom dance course or courses may earn academic credit for such course by completing the course with a passing grade.

**3.** Academic credit received for taking a ballroom dance course shall be counted toward satisfaction of any physical education or fine arts requirements of the public school, including any entrance requirements of any public institution of higher education.”; and

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

Representative McNeil offered **House Amendment No. 1 to House Amendment No. 6.**

*House Amendment No. 1  
to  
House Amendment No. 6*

AMEND House Amendment No. 6 to House Committee Substitute No. 2 for House Bill No. 1543, Page 1, Line 5, by deleting the word “**and**” and inserting in lieu thereof the word “**or**”; and

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

On motion of Representative McNeil, **House Amendment No. 1 to House Amendment No. 6** was adopted.

Representative Nolte moved that **House Amendment No. 6, as amended**, be adopted.

Which motion was defeated by the following vote:

AYES: 044

Allen	Aull	Bivins	Brandom	Brown 50
Calloway	Colona	Day	Denison	Dethrow
Dougherty	Englund	Faith	Flanigan	Franz
Funderburk	Gatschenberger	Holsman	Hughes	Kelly
Kingery	Liese	McGhee	Meadows	Nance
Nolte	Pollock	Rucker	Ruzicka	Scharnhorst
Schlottach	Shively	Silvey	Smith 14	Smith 150
Stevenson	Thomson	Tilley	Viebrock	Wallace
Webb	Wells	Zerr	Mr Speaker	

NOES: 101

Atkins	Ayres	Biermann	Bringer	Brown 30
Brown 149	Bruns	Burlison	Burnett	Casey
Conway	Cooper	Cox	Cunningham	Curls
Davis	Deeken	Dieckhaus	Diehl	Dixon
Dugger	Dusenberg	Emery	Ervin	Fallert
Fischer 107	Frame	Grill	Grisamore	Guernsey
Guest	Harris	Hobbs	Hodges	Hoskins 121
Hummel	Icet	Jones 63	Jones 89	Jones 117
Kander	Keeney	Kirkton	Koenig	Komo
Kratky	Kraus	Kuessner	Lair	Lampe
Largent	Leara	Lipke	Low	McClanahan
McDonald	McNary	McNeil	Molendorp	Morris
Munzlinger	Nasheed	Newman	Norr	Oxford
Pace	Parson	Quinn	Roorda	Ruestman
Sander	Sater	Scavuzzo	Schaaf	Schad
Schieffer	Schoeller	Schoemehl	Schupp	Self
Skaggs	Still	Storch	Stream	Sutherland
Swinger	Talboy	Todd	Tracy	Walsh

Walton Gray            Wasson                    Webber                    Weter                    Whitehead  
Wilson 119            Wilson 130                Witte                      Wright                    Yaeger  
Zimmerman

PRESENT: 000

ABSENT WITH LEAVE: 017

Carter                    Chappelle-Nadal            Corcoran                    Fisher 125                Flook  
Hoskins 80            LeBlanc                    LeVota                    Loehner                    Meiners  
Nieves                    Parkinson                    Pratt                        Riddle                      Salva  
Spreng                    Vogt

VACANCIES: 001

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

*House Amendment No. 7*

AMEND House Committee Substitute No. 2 for House Bill No. 1543, Page 11, Section 161.650, Line 30, by inserting immediately after all of said line the following:

- “162.1032. 1. For purposes of this section, the following terms shall mean:**
- (1) "Department", the department of elementary and secondary education;**
  - (2) "Residency", the term as defined under section 167.020;**
  - (3) "School district", a seven director or urban school district, except for an urban school district containing most or all of a city with a population greater than three hundred fifty thousand inhabitants.**
- 2. For the school year commencing July 1, 2011, and for each succeeding school year, a parent or guardian residing in a public school district may enroll his or her child in a public school in another school district in the manner provided in this section.**
- 3. For a parent or guardian to be able to enroll his or her child in a public school in another school district, the following shall be required:**
- (1) The child shall be enrolled in and attending a public school located in Missouri; or**
  - (2) The parent or guardian has registered, or is preparing to register, the child for kindergarten or first grade.**
- 4. By January fifteenth of the preceding school year, the parent shall send notification to the school district of residence and the receiving district, on an application or forms prescribed by the department, that the parent or guardian intends to enroll his or her child in a public school in a school district other than the school district of residence. If a school district does not have sufficient capacity to enroll all pupils who submit a timely application, the school district shall institute an admissions process to ensure all applicants an equal chance of admission, except that a school district may give preference for admission to siblings of children who are already enrolled in the school district under this section.**
- 5. If a parent or guardian fails to send notification by January fifteenth as specified in subsection 4 of this section, the parent or guardian may request transfer until the third Friday in July of that calendar year, on an application or forms prescribed by the department, by sending notification to the school district of residence and the receiving district, provided that good cause exists for the failure to meet the deadline. The board of education for the receiving district shall determine if good cause exists. For purposes of this subsection, good cause shall mean:**
- (1) A change in a child's residence due to a change in family residence, a change in the marital status of the child's parent or guardian, a guardianship or custody proceeding, placement in foster care, adoption, participation in a substance abuse or mental health treatment program; or**
  - (2) A classification of the child's resident school district as unaccredited by the state board of education.**
- 6. Whenever a federal court-ordered desegregation directive exists for a school district, enrollment options under this section are subject to the approval of the court of continuing jurisdiction. The court order shall govern.**

7. An application for open enrollment may be granted at any time with the approval of the receiving district and the school district of residence. If the request is granted, the board of education of the receiving district shall notify the parent or guardian and the school district of residence within five days. The parent or guardian may withdraw the request to enroll his or her child at any time prior to the start of the school year. A request for enrollment under this section shall be valid for at least one year, and, once granted, shall not require another application until the pupil has completed all grades available in the school district.

8. Each school district shall adopt a policy for appropriate class size and teacher-pupil ratios for all grade levels. The policy may allow for a number of spaces to remain open to accommodate potential additional pupils who may reside in the district. No school district shall be required to admit pupils under this section if such admittance would violate its target class size and teacher-pupil ratio under this subsection. If a school district denies enrollment to a pupil under this section, it shall state the grounds for the denial. Each school district shall maintain records on:

- (1) The number of transfers requested into and out of the district;
- (2) The number of pupils accepted into the district; and
- (3) The number of pupils denied enrollment into the district.

9. If, after enrolling his or her child in the receiving district, the parent or guardian is dissatisfied, he or she may return his or her child to the school district of residence upon notification to both the receiving district and the school district of residence. However, the parent or guardian shall not be able to reenroll his or her child in the receiving district at a later time. If the parent or guardian desires to enroll his or her child in a school district other than the school district of residence or the initial receiving district, he or she shall follow the procedures identified in this section.

10. If a request filed under this section is for a child requiring special education under sections 162.670 to 162.999, the request to transfer to the other district shall only be granted if the individualized education program team in the receiving district verifies that:

- (1) The receiving district maintains a special education instructional program that is appropriate to meet the child's educational needs; and
- (2) The enrollment of the child in the receiving district's program would not cause the size of the class in that special education instructional program to exceed the maximum class size established in rules and regulations adopted by the state board of education or federal guidelines for that program.

11. For children requiring special education, a member of the individualized education program team in the school district of residence shall be part of the individualized education program team in the receiving district for the initial planning session or sessions. The board of education of the school district of residence shall pay to the receiving district the actual costs incurred in providing the appropriate special education.

12. The statewide assessment scores of pupils who enroll in another school district under this section shall be treated in the same manner as the scores of resident pupils in that district.

13. If a parent or guardian of a child who is participating in open enrollment under this section moves to a different school district during the course of either district's academic year, the child's first school district of residence shall be responsible for payment of the amount per pupil as calculated under subsection 14 of this section or special education costs to the receiving district for the balance of the school year in which the move occurred. The new district of residence shall be responsible for the payments during subsequent years.

14. For each pupil who enrolls in another school district under this section, the department of elementary and secondary education shall calculate the per pupil cost for the student's school district of residence and the receiving district and provide this information to the student's parent or legal guardian, the student's school district of residence, and the receiving district. If the per pupil cost is greater in the receiving district than in the student's school district of residence, the board of education of the receiving district may determine an amount to be paid by the student's parent or legal guardian, not to exceed twenty-five percent of the difference between the two districts' per pupil costs to the receiving district, or one thousand dollars, whichever is less. If the per pupil cost is greater in the student's school district of residence than in the receiving district, the board of education of the receiving district may determine an amount to be paid by the student's school district of residence to it, not to exceed twenty-five percent of the difference between the two districts' per pupil costs to the receiving district, or one thousand dollars, whichever is less. The district of residence shall also pay to the receiving district any other federal or state aid that the district receives on account of such child.

15. Payments shall be made to the receiving district from the school district of residence for a child participating in open enrollment under this section at least twice a year. If a timely payment is not made, the receiving district shall be entitled to a late charge of up to three percent a month on the amount overdue, not to exceed three months. When a payment is more than three months past due, the department, upon notice from

the receiving district, shall withhold the amount, including interest, from the school district of residence's state school aid and send payment in full to the receiving district.

16. If a request to transfer is due to a change in family residence, or where the child resides as a result of a change in a child's parents' marital status, a guardianship proceeding, placement in foster care, adoption, or participation in a substance abuse or mental health treatment program, and the child who is the subject of the request is not currently using any provision of open enrollment under this section, the parent or guardian shall have the option to keep the child enrolled in the child's original school district of residence with no interruption in the educational program. If a parent or guardian exercises this option, the child's new district of residence is not required to pay the amount calculated in subsection 14 of this section until the start of the first full year of enrollment of the child.

17. In a public school district that qualified for a small schools grant under section 163.044, the addition of up to five percent average daily attendance attributable to open enrollment under this section shall not disqualify the district for the grant. A decrease of less than five percent from the average daily attendance used to determine qualification for the grant that is attributable to open enrollment shall not qualify a school district for the grant.

18. Notwithstanding sections 167.131 and 167.241, the parent or guardian shall be responsible for transporting the pupil to school under this section without reimbursement. A school district may provide transportation for a pupil to and from a point on an existing school bus route provided that the parent or guardian transports the pupil to and from such point. Nothing in this subsection shall be construed to prohibit a school district from voluntarily providing such transportation.

19. Participation in interscholastic athletics for students enrolling in another school district under this section shall be governed by the Missouri State High School Activities Association's requirements and eligibility criteria and standards.

20. The state board of education shall promulgate rules and regulations necessary 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 pursuant to chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2010, shall be invalid and void.”; and

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

Representative Aull raised a point of order that **House Amendment No. 7** goes beyond the scope of the bill.

The Chair ruled the point of order not well taken.

**HCS#2 HB 1543, as amended, with House Amendment No. 7, pending,** was laid over.

### **REFERRAL OF HOUSE BILLS**

The following House Bills were referred to the Committee indicated:

**HB 2381** - Financial Institutions

**HB 2400** - Financial Institutions

## REFERRAL OF SENATE CONCURRENT RESOLUTION

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

**SCR 33** - Financial Institutions

### COMMITTEE REPORTS

**Committee on Higher Education**, Chairman Kingery reporting:

Mr. Speaker: Your Committee on Higher Education, to which was returned **HB 1812**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute No. 2**, and pursuant to Rule 25(32)(f) be referred to the Committee on Rules.

**Committee on Rules**, Chairman Parson reporting:

Mr. Speaker: Your Committee on Rules, to which was referred **HR 628**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Rules, to which was referred **HCS HJR 64**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Rules, to which was referred **HCS HJR 94**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Rules, to which was referred **HCS HB 1404**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Rules, to which was referred **HCS HB 1473**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Rules, to which was referred **HCS HBs 1524 & 2260**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Rules, to which was referred **HCS HB 1788**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Rules, to which was referred **HCS HB 1871**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Rules, to which was referred **HB 1960**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Rules, to which was referred **HCS HB 1966**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Rules, to which was referred **HCS HB 1994**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Rules, to which was referred **HCS HB 2070**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Rules, to which was referred **HCS HB 2081**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Rules, to which was referred **HCS HB 2097**, begs leave to report it has examined the same and recommends that it **Be Returned to Committee of Origin**.

Mr. Speaker: Your Committee on Rules, to which was referred **HB 2245**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Rules, to which was referred **HCS HBs 2262 & 2264**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Rules, to which was referred **HCS HB 2357**, begs leave to report it has examined the same and recommends that it **Do Pass**.

#### **MESSAGES FROM THE SENATE**

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 786**, entitled:

An act to amend chapter 376, RSMo, by adding thereto one new section relating to requiring health benefit plans to provide orally administered anticancer medications on a basis no less favorable than intravenously administered anticancer medications.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 894**, entitled:

An act to repeal section 103.089, RSMo, and to enact in lieu thereof one new section relating to health coverage benefits to Medicare eligible participants in the state employee health insurance program.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 928**, entitled:

An act to repeal section 144.030, RSMo, and to enact in lieu thereof two new sections relating to the sales tax treatment of sales for resale, with an emergency clause.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

The following member's presence was noted: Vogt.

### **ADJOURNMENT**

On motion of Representative Tilley, the House adjourned until 10:00 a.m., Wednesday, April 7, 2010.

### **COMMITTEE MEETINGS**

#### **AGRICULTURE POLICY**

Thursday, April 8, 2010, 8:00 a.m. Hearing Room 6.  
Possible Executive session and possible Work session.  
Public hearing to be held on: HB 1367, HB 1455, SB 795

#### **BUDGET**

Wednesday, April 7, 2010, 8:00 a.m. Hearing Room 3.  
Tax Credit Review.  
Executive session may follow.  
Public hearing to be held on: HB 2016, SCR 36, SS SB 757

#### **BUDGET**

Thursday, April 8, 2010, 8:00 a.m. Hearing Room 3.  
Tax Credit Review.  
Executive session may follow.  
Public hearing to be held on: HB 2016, SCR 36, SS SB 757

#### **CORRECTIONS AND PUBLIC INSTITUTIONS**

Thursday, April 8, 2010, 8:00 a.m. Hearing Room 1.  
Executive session may follow.  
Public hearing to be held on: HB 2137, SCS SB 774

#### **CRIME PREVENTION**

Wednesday, April 7, 2010, Hearing Room 5 upon morning recess.  
Executive session may follow.  
Public hearing to be held on: HB 2239, SCS SB 829

ENERGY AND ENVIRONMENT

Wednesday, April 7, 2010, 8:00 a.m. Hearing Room 6.

Executive session may follow.

Public hearing to be held on: HB 2408

FINANCIAL INSTITUTIONS

Wednesday, April 7, 2010, 5:30 p.m. Hearing Room 6.

Executive session may follow. AMENDED #2

Public hearing to be held on: HB 2381, HB 2400, SCR 33, SB 758,  
SB 771, SCS SB 772, SB 773, SCS SB 777, SCS SB 630

FISCAL REVIEW

Wednesday, April 7, 2010, 9:00 a.m. House Chamber south gallery.

All bills referred to committee.

Executive session may follow. CANCELLED

FISCAL REVIEW

Thursday, April 8, 2010, 9:00 a.m. House Chamber south gallery.

All bills referred to committee.

Executive session may follow.

HEALTH CARE POLICY

Wednesday, April 7, 2010, Hearing Room 6, 12:00 p.m. or upon morning adjournment.

Executive session may follow.

Public hearing to be held on: SB 629, SCS SB 636

HEALTHCARE TRANSFORMATION

Wednesday, April 7, 2010, Hearing Room 7 upon afternoon adjournment.

Executive session may follow.

Public hearing to be held on: HB 2255

INSURANCE POLICY

Wednesday, April 7, 2010, 12:00 p.m. House Chamber south gallery.

Executive session only.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, April 8, 2010, 9:00 a.m. Hearing Room 1.

2nd Quarter meeting.

JUDICIARY

Wednesday, April 7, 2010, Hearing Room 1 upon morning recess.

Executive session may follow.

Public hearing to be held on: HB 1985

LOCAL GOVERNMENT

Wednesday, April 7, 2010, 8:00 a.m. Hearing Room 7.

Executive session may be held.

Public hearing to be held on: SS SCS SB 580, SB 668, SB 669, SB 670,  
SCS SB 862, SCS SB 863, SCS SB 915

PUBLIC SAFETY

Wednesday, April 7, 2010, 12:00 p.m. Hearing Room 7.

Executive session may follow.

Public hearing to be held on: HB 2417

SMALL BUSINESS

Wednesday, April 7, 2010, 12:00 p.m. Hearing Room 2.

Executive session may follow.

Public hearing to be held on: SS SCS SBs 586 & 617

SPECIAL STANDING COMMITTEE ON CHILDREN AND FAMILIES

Wednesday, April 7, 2010, 8:15 a.m. Hearing Room 1.

Executive session may follow.

Public hearing to be held on: HB 2384, SCS SB 855

SPECIAL STANDING COMMITTEE ON GOVERNMENTAL ACCOUNTABILITY AND ETHICS REFORM

Thursday, April 8, 2010, 8:00 a.m. Hearing Room 4.

Public hearing to be held on: SS#2 SCS SB 577

SPECIAL STANDING COMMITTEE ON INFRASTRUCTURE AND TRANSPORTATION FUNDING

Monday, April 12, 2010, 10:00 a.m.

APAC MO Inc., 1591 E Prathersville Rd, Columbia, MO.

Tour of storage yard and asphalt plant to increase familiarity with asphalt and applications using asphalt.

SPECIAL STANDING COMMITTEE ON PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, April 7, 2010, 12:45 p.m. Hearing Room 4.

Executive session.

TOURISM

Thursday, April 8, 2010, 8:00 a.m. Hearing Room 7.

Executive session may follow.

Public hearing to be held on: SCS SB 721, SCS SB 644, SB 649

TRANSPORTATION

Monday, April 12, 2010, 10:00 a.m.

APAC MO Inc., 1591 E Prathersville Rd, Columbia, MO.

Tour storage yard and asphalt plant to increase familiarity with asphalt and applications using asphalt.

WAYS AND MEANS

Thursday, April 8, 2010, 8:30 a.m. Hearing Room 5.

Possible Executive session.

Public hearing to be held on: SS SCS SB 588, SB 628, SB 686

**HOUSE CALENDAR**

FORTY-EIGHTH DAY, WEDNESDAY, APRIL 7, 2010

**HOUSE JOINT RESOLUTIONS FOR PERFECTION**

- 1 HCS HJR 45, 69 & 70 - Kingery
- 2 HJR 88 - Nieves
- 3 HCS HJR 63 - Parson
- 4 HJR 78 - Smith (150)
- 5 HCS HJR 64 - Cox
- 6 HCS HJR 94 - Dethrow

**HOUSE BILLS FOR PERFECTION**

- 1 HCS HB 1684, as amended, HA 2, pending - Zerr
- 2 HCS#2 HB 1543, as amended, HA 7, pending - Wallace
- 3 HCS HB 2026 - Hobbs
- 4 HB 1254 - Wilson (119)
- 5 HCS HB 2048 - Sutherland
- 6 HB 2272 - Fisher (125)
- 7 HCS HB 2053 - Wallace
- 8 HCS HBs 1695, 1742 & 1674 - Stevenson
- 9 HCS HB 1966 - Diehl
- 10 HCS HB 2357 - Smith (150)
- 11 HCS HB 2081 - Riddle
- 12 HCS HB 1994 - Zerr
- 13 HCS HB 1404 - Cox
- 14 HCS HBs 1524 & 2260 - Largent
- 15 HCS HB 1788 - Parson
- 16 HCS HB 1871 - Schoeller
- 17 HB 1960 - Ruestman
- 18 HCS HB 2070 - Kelly
- 19 HCS HBs 2262 & 2264 - Hoskins (121)

**HOUSE BILLS FOR THIRD READING**

- HCS HB 1787 - Jones (117)

**HOUSE BILLS FOR THIRD READING - CONSENT**

HB 1538 - Dusenberg

**SENATE BILLS FOR SECOND READING**

- 1 SS SB 786
- 2 SB 894
- 3 SS SB 928

**HOUSE CONCURRENT RESOLUTIONS**

HCS HCRs 25, 29 & 39, (3-4-10, Pages 459-460) - Guest

**BILLS CARRYING REQUEST MESSAGES**

SCS HCS HB 2014, as amended  
(request Senate recede/grant conference/exceed differences on Section 14.005) - Icet

**HOUSE RESOLUTIONS**

HR 628, (2-18-10, Pages 346-347) - Jones (117)