The House met pursuant to adjournment.

Speaker Jones in the Chair.


*Therefore I tell you, whatever you ask in prayer, believe that you receive it, and you will. (Mark 11:24)*

Eternal God, we pause in Your presence this moment praying that Your spirit may come anew into our hearts and into the hearts of all our people. May we not only hear the cry of humanity for justice and freedom, but may we heed it. May violence cease, may understanding between the peoples increase, may intelligent good will prevail and may the needs of the poor be met, that there be no cause for bitterness and hatred.

We pray that everyone may have a chance to grow, to work and to live, that our state may be in deed and in truth the home of the brave, the land of the free, with liberty and justice for all.

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: Hayden Altena, Page Bedsworth, Perry Brummett, Matthew Caszett, Nathan Drywater, Ashlee Geisler, Mikayla Glass, Daniel Kang, Madisyn Logan, Claire Reisner, Christina Sherman, Anna Tharakan, Kylie Swearingen and Laura Crossno.

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

**HOUSE COURTESY RESOLUTIONS OFFERED AND ISSUED**

House Resolution No. 761 through House Resolution No. 771

**HOUSE CONCURRENT RESOLUTION**

Representative Dunn, et al., offered House Concurrent Resolution No. 30.

**SECOND READING OF HOUSE BILLS**

*HB 824 through HB 833* were read the second time.
SECOND READING OF SENATE BILLS

SCS SB 36, SB 90, SB 148, SCS SB 157, SB 218, SB 234 and SB 236 were read the second time.

HOUSE CONCURRENT RESOLUTIONS

HCR 9, relating to a Federal Reserve Bank audit, was taken up by Representative Curtman.

On motion of Representative Curtman, HCR 9 was adopted by the following vote:

AYES: 122

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NOES: 036

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PRESENT: 000
Thirty-sixth Day–Tuesday, March 12, 2013

ABSENT WITH LEAVE: 003

Newman
Smith 120
Wood

VACANCIES: 002

HCR 7, relating to the State Historical Society of Missouri, was taken up by Representative Pfautsch.

Representative Neth assumed the Chair.

On motion of Representative Pfautsch, HCR 7 was adopted.

THIRD READING OF HOUSE BILL

HCS HB 457, relating to the conscience rights of medical workers, was taken up by Representative Jones (110).

Representative Diehl moved the previous question.

Which motion was adopted by the following vote:

AYES: 106

Andersen  Anderson  Austin  Bahr  Barnes
Bernskoetter  Berry  Brattin  Brown  Burilson
Cierpist  Conway  Cookson  Cornejo  Cox
Crawford  Cross  Curtman  Davis  Diehl
Dohrmann  Dugger  Elmer  Engler  Entlicher
Fitzpatrick  Fitzwater  Flanigan  Fowler  Fraker
Franklin  Frederick  Funderburk  Gannon  Gateschenberger
Gosen  Guernsey  Haahr  Haefner  Hampton
Hansen  Hicks  Higdon  Hinson  Hoskins
Hough  Houghton  Hurst  Johnson  Jones 50
Justus  Keeney  Kelley 127  Koenig  Kolkmeyer
Korman  Lair  Lant  Lauer  Leara
Lichtenegger  Love  Lynch  Marshall  McCaherty
McGaugh  Messenger  Miller  Molendorg  Morris
Muntzel  Neely  Neth  Parkinson  Pfautsch
Phillips  Pike  Pogue  Redmon  Rehder
Reiboldt  Remole  Rhoads  Richardson  Riddle
Ross  Rowden  Rowland  Scharnhorst  Schatz
Schieber  Shull  Shumake  Solon  Sommer
Spencer  Stream  Swan  Thomson  Torpey
Walker  White  Wieland  Wilson  Zerr

Mr Speaker

NOES: 050

Anders  Black  Burns  Butler  Carpenter
Coloma  Conway 10  Curtis  Ellinger  Ellington
English  Englund  Frame  Gardner  Harris
Hodges  Hubbard  Hummel  Kelly 45  Kirkton
Krafty  LaFaver  May  Mayfield  McCann Beatty
On motion of Representative Jones (110), HCS HB 457 was read the third time and passed by the following vote:

AYES: 116

Allen  Anders  Anderson  Austin  Bahr
Barnes  Bernskoetter  Berry  Black  Brattin
Brown  Burlison  Cierpiot  Conway 10  Conway 104
Cookson  Cornejo  Cox  Crawford  Cross
Curtmann  Davis  Diehl  Dohrmann  Dugger
Elmer  Engler  English  Entlicher  Fitzpatrick
Fitzwater  Flanigan  Fowler  Fraker  Franklin
Frederick  Funderburk  Gannon  Gatschenberger  Gosen
Guernsey  Haahr  Haefer  Hampton  Hansen
Harris  Hicks  Higdon  Hinson  Hodges
Hoskins  Hough  Houghton  Hurst  Johnson
Jones 50  Justus  Keeney  Kelley 127  Koenig
Kolkmeyer  Korman  Kratky  Lair  Lant
Lauer  Lear  Lichtenegger  Love  Lynch
Marshall  Mayfield  McCaherty  McGaugh  McKenna
Messenger  Miller  Morris  Muntzel  Neely
Neth  Parkinson  Plautsch  Phillips  Pike
Pogue  Redmon  Rehder  Reiboldt  Remole
Rhoods  Richardson  Riddle  Roorda  Ross
Rowden  Rowland  Scharnhorst  Schatz  Schieber
Schieffer  Shull  Shumake  Solon  Sommer
Spencer  Stream  Swan  Thomson  Torpey
Walker  White  Wieland  Wilson  Zerr

Mr Speaker

NOES: 041

Burns  Butler  Carpenter  Colona  Curtis
Dunn  Ellinger  Carpenter  Colona  Curtis
Gardner  Hubbard  Hummel  Kelly 45  Kirkton
LaFaver  May  McCann Beatty  McDonald  McManus
McNeil  Meredith  Mims  Mitten  Mielendorf
Montecillo  Morgan  Nichols  Norr  Otto
Pace  Pierson  Rizzo  Runions  Schupp
Smith 55  Swearingen  Walton Gray  Webb  Webber
Wright
Representative Neth declared the bill passed.

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

**AFTERNOON SESSION**

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

Representative Diehl suggested the absence of a quorum.

The following roll call indicated a quorum present:

**AYES: 101**

Allen  Anderson  Austin  Barnes  Bernskoetter
Berry  Brattin  Burlison  Butler  Ciepiot
Conway 104  Cookson  Cornejo  Cox  Cross
Curtis  Curtman  Davis  Diehl  Doberman
Dugger  Dunn  Ellinger  Elmer  Engler
Entlicher  Fitzpatrick  Fitzwater  Flanigan  Fowler
Franker  Frame  Franklin  Funderburk  Gannon
Gosen  Grisamore  Guernsey  Haahr  Haefner
Houghton  Hicks  Hinson  Hoskins  Hough
Keeney  Kelley 127  Kolkmeyer  Korman  Kratky
Kirkton  Lant  Lauer  Lichtenegger  Love
Lynch  McCaherty  McKenna  Messenger  Miller
Mims  Morris  Muntzel  Neth  Norr
Parkinson  Pfautsch  Phillips  Pike  Pogue
Redmon  Rehder  Reiboldt  Remole  Rhoads
Richardson  Riddle  Rizzo  Rowden  Rowland
Schatz  Schieber  Schieffer  Schupp  Shull
Shumake  Solor  Sommer  Stream  Swan
Walker  White  Wieland  Wilson  Zerr

Mr Speaker

**NOES: 001**

Smith 85

**PRESENT: 047**

Anders  Bahr  Black  Brown  Burns
Carpenter  Colona  Conway 10  Ellington  English
Englund  Frederick  Gardner  Gatschenberger  Hansen
Harris  Higdon  Hubbard  Hummel  Kelly 45
Kirkton  LaFaver  Leara  Marshall  May
PERFECTION OF HOUSE BILLS

HB 64, relating to a deduction for political donations, was taken up by Representative Burlison.

Representative Brattin offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 64, Section 130.028, Page 3, Line 30, by deleting said line and inserting in lieu thereof the following:

"4. A labor organization, directly or through another person or through an employer, may"; and

Further amend said section and page, Lines 38-40, by deleting all of said lines and inserting in lieu thereof the following:

"to the contribution in writing annually. Nothing in this subsection shall be"; and

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

Representative Hinson offered House Amendment No. 1 to House Amendment No. 1.

House Amendment No. 1 to
House Amendment No. 1

AMEND House Amendment No. 1 to House Bill No. 64, Page 1, Lines 7-10, by deleting all of said lines and inserting in lieu thereof the following:

'Further amend said section and page, Line 40, by deleting all of said line and inserting in lieu thereof the following:

"covered under subdivision (3) of section 192.800, unless an employee is required to be a member or pay dues, fees, assessments, or any other similar charges however denominated, to that association. Nothing in this subsection shall be"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.
On motion of Representative Hinson, House Amendment No. 1 to House Amendment No. 1 was adopted by the following vote:

**AYES:** 096

Allen Anderson Austin Bahr Bernskoetter
Berry Brattin Brown Burlsone Cierpion
Conway 104 Cookson Cox Crawford Cross
Curtman Davis Diehl Dohrmann Dugger
Elmer Entlicher Fitzpatrick Fitzwater Flanigan
Fowler Fraker Franklin Frederick Funderburk
Gannon Gosen Grisamore Guernsey Haahr
Haeften Hampton Hansen Hicks Hinson
Hoskins Hough Houghton Hurst Johnson
Jones 50 Justus Keeney Kelley 127 Koenig
Kolmeyer Korman Lair Laun Lauer
Leara Lichtenegger Love Lynch McGaugh
Messenger Miller Molendorf Morris Muntzel
Neely Neth Parkinson Plautsch Phillips
Pike Pogue Redmon Reberd Reiboldt
Remole Rhoads Richardson Riddle Rowden
Rowland Scharnhorst Schatz Shull Shumake
Solon Spencer Stream Swan Thomson
Torpey Walker White Wilson Zerr
Mr Speaker

**NOES:** 055

Anders Barnes Black Burns Butler
Carpenter Colona Curtis Dunn Ellinger
Ellington English Englund Frame Gardner
Harris Higdon Hubbard Hummel Kelly 45
Kirkton Kratky LaFaver Marshall May
Mayfield McCaherty McCann Beatty McDonald McKenna
McManus McNeil Meredith Mims Mitten
Montecillo Morgan Nichols Norr Otto
Pace Pierson Rizzo Roorda Runions
Schieffer Schupp Smith 85 Sommer Swearingen
Walton Gray Webb Webber Wieland Wright

**PRESENT:** 000

**ABSENT WITH LEAVE:** 010

Conway 10 Cornejo Engler Gatschenberger Hodges
Newman Ross Schieber Smith 120 Wood

**VACANCIES:** 002

Representative Barnes assumed the Chair.

Representative Diehl moved the previous question.
Which motion was adopted by the following vote:

AYES: 103

Allen    Anderson    Austin    Bahr    Barnes
Bernskoetter    Berry    Brattin    Brown    Burlison
Cierpiot    Conway 104    Cookson    Cox    Crawford
Cross    Curtman    Davis    Diehl    Dohrman
Dugger    Elmer    Engler    Entlicher    Fitzpatrick
Fitzwater    Flanigan    Fowler    Fraker    Franklin
Frederick    Gannon    Gosen    Grisamore    Guernsey
Haahr    Haeffner    Hampton    Hansen    Hicks
Higdon    Hinson    Hoskins    Hough    Houghton
Hurst    Johnson    Jones 50    Justus    Keeney
Kelley 127    Koenig    Kolkmeyer    Korman    Lair
Lant    Lauver    Leara    Lichtenegger    Love
Lynch    Marshall    McCaherty    McGaugh    Messenger
Miller    Molendorp    Morris    Muntzel    Neely
Neth    Parkinson    Pfautsch    Phillips    Pike
Pogue    Redmon    Rehder    Reiboldt    Remole
Rhoads    Richardson    Riddle    Ross    Rowland
Scharnhorst    Schatz    Schieber    Shull    Shumate
Solon    Spencer    Stream    Swan    Thomson
Torpey    Walker    White    Wieland    Wilson
Wood    Zerr    Mr Speaker

NOES: 050

Anders    Black    Burns    Butler    Carpenter
Colon    Conway 10    Curtis    Dunn    Ellinger
Ellington    English    Englund    Frame    Gardner
Harris    Hubbard    Hummel    Kelly 45    Kirkton
Kratky    LaFaver    May    Mayfield    McCann Beatty
McDonald    McKenna    McManus    McNeil    Meredith
Mims    Mitten    Montecillo    Morgan    Nichols
Norr    Otto    Pace    Pierson    Rizzo
Roorda    Runions    Schieffer    Schupp    Smith 55
Swearingen    Walton Gray    Webb    Webber    Wright

PRESENT: 000

ABSENT WITH LEAVE: 008

Cornejo    Funderburk    Gatschenberger    Hodges    Newman
Rowden    Smith 120    Sommer

VACANCIES: 002
On motion of Representative Brattin, **House Amendment No. 1, as amended**, was adopted by the following vote:

**AYES:** 086

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**NOES:** 067

| Anders | Barnes | Berry | Black | Burns |
| Butler | Carpenter | Colona | Conway 10 | Cross |
| Curtis | Dunn | Ellinger | Ellington | English |
| Englund | Frame | Gannon | Gardner | Harris |
| Higdon | Hinson | Hubbard | Hummel | Kelly 45 |
| Kirkton | Korman | Kratky | LaFaver | Lauer |
| May | Mayfield | McCaherty | McCann Beatty | McDonald |
| McKenna | McManus | McNeil | Meredith | Mims |
| Mitten | Molendorn | Montecillo | Morgan | Neth |
| Nichols | Norr | Otto | Pace | Pfantsch |
| Pierson | Rizzo | Roorda | Runions | Schieffer |
| Schupp | Smith 85 | Solon | Sommer | Swearengen |
| Torpey | Walton Gray | Webb | Webber | Wieland |
| Wright | Zerr | | | |

**PRESENT:** 000

**ABSENT WITH LEAVE:** 008

| Cornejo | Engler | Funderburk | Gatschenberger | Hodges |
| Newman | Rowden | Smith 120 | | |

**VACANCIES:** 002

Representative Diehl moved the previous question.
Which motion was adopted by the following vote:

**AYES: 101**

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<td>Walton Gray</td>
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**PRESENT: 000**

**ABSENT WITH LEAVE: 011**

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**VACANCIES: 002**
On motion of Representative Burlison, **HB 64, as amended**, was ordered perfected and printed by the following vote:

### AYES: 093

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### PRESENT: 000

### ABSENT WITH LEAVE: 006

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### VACANCIES: 002
HB 409, relating to prevailing wages, was taken up by Representative Love.

Representative Stream offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 409. In the Title, Page 1, Line 3, by deleting all of said line and inserting in lieu thereof "relating to prevailing wages."; and

Further amend said bill, Section 290.210, Page 1, Lines 1-14, by deleting all of said lines and inserting in lieu thereof:

"290.210. As used in sections 290.210 to 290.340, unless the context indicates otherwise:
(1) "Construction" includes construction, reconstruction, [improvement,] enlargement, [alteration,] and painting and decorating done as part of any of the foregoing, or major repair. Construction does not include maintenance work.
(2) "Department" means the department of labor and industrial relations.
(3) "Locality" means the county where the physical work upon public works is performed, except that if there is not available in the county a sufficient number of competent skilled workmen to construct the public works efficiently and properly, "locality" may include two or more counties adjacent to the one in which the work or construction is to be performed and from which such workers may be obtained in sufficient numbers to perform the work, and that, with respect to contracts with the state highways and transportation commission, "locality" may be construed to include two or more adjacent counties from which workmen may be accessible for work on such construction.
(4) "Maintenance work" means the repair, but not the replacement, of existing facilities and shall include repairs that restore existing facilities to a previous state or condition or improve the utility or enhance the appearance of existing facilities provided that [when] the size, type or extent of the existing facilities is not thereby changed or increased. Maintenance work shall not include major repairs which shall be defined as any work that exceeds the replacement cost of existing facilities."; and

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

Representative Engler assumed the Chair.

Representative Diehl moved the previous question.

Which motion was adopted by the following vote:

AYES: 103

Allen  Anderson  Austin  Bahr  Barnes
Bernskoetter  Berry  Brattin  Brown  Burlison
Cierpiot  Conway 104  Cookson  Cox  Crawford
Cross  Curtman  Davis  Diehl  Doerman
Dugger  Elmer  Engler  Entlicher  Fitzpatrick
Fitzwater  Flanigan  Fowler  Fraker  Franklin
Frederick  Funderburk  Gannon  Gosen  Grisamore
Guernsey  Haahr  Haeftner  Hampton  Hansen
Hicks  Higdon  Hinson  Hoskins  Hough
Houghton  Hurst  Johnson  Jones 50  Justus
Keeney  Kelley 127  Koenig  Kolkmeyer  Korman
Lair  Lant  Lauer  Leara  Lichtenegger
Love  Lynch  Marshall  McCaherty  McGaugh
Messenger  Miller  Molendorp  Morris  Mantzel
Neely  Neth  Parkinson  Pfautsch  Phillips
Pike  Pogue  Redmon  Rehder  Reiboldt
On motion of Representative Stream, **House Amendment No. 1** was adopted.

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

**House Amendment No. 2**

AMEND House Bill No. 409, Section 290.210, Pages 1-2, Lines 15-46, by deleting all of said lines and inserting in lieu thereof the following:

"(5) "Prevailing hourly rate of wages" means the wages paid generally, in the locality in which the public works is being performed, to workmen engaged in work of a similar character including the basic hourly rate of pay and the amount of the rate of contributions irrevocably made by a contractor or subcontractor to a trustee or to a third person pursuant to a fund, plan or program, and the amount of the rate of costs to the contractor or subcontractor which may be reasonably anticipated in providing benefits to workmen and mechanics pursuant to an enforceable commitment to carry out a financially responsible plan or program which was communicated in writing to the workmen affected, for medical or hospital care, pensions on retirement or death, compensation for injuries or illnesses resulting from occupational activity, or insurance to provide any of the foregoing, for unemployment benefits, life insurance, disability and sickness insurance, accident insurance, for vacation and holiday pay, for defraying costs of apprenticeship or other similar programs, or for other bona fide fringe benefits, but only where the contractor or subcontractor is not required by other federal or state law to provide any of the benefits; provided, that the obligation of a contractor or subcontractor to make payment in accordance with the prevailing wage determinations of the department, insofar as sections 290.210 to 290.340 are concerned, may be discharged by the making of payments in cash, by the making of irrevocable contributions to trustees or third persons as provided herein, by the assumption of an enforceable commitment to bear the costs of a plan or program as provided herein, or any combination thereof, where the aggregate of such payments, contributions and costs is not less than the rate of pay plus the other amounts as provided herein. The prevailing hourly rate of wages for all counties except for any county of the first classification with more than one hundred one thousand but fewer than one hundred fifteen thousand inhabitants, any county with a charter form of government and with more than two hundred thousand but fewer than three hundred fifty thousand inhabitants,
any county of the second classification with more than fifty thousand but fewer than fifty-eight thousand inhabitants, any county with a charter form of government and with more than three hundred thousand but fewer than four hundred fifty thousand inhabitants, any county with a charter form of government and with more than nine hundred fifty thousand inhabitants, any county of the third classification without a township form of government and with more than twenty-nine thousand but fewer than thirty-three thousand inhabitants and with a city of the fourth classification with more than seven thousand but fewer than eight thousand inhabitants as the county seat, any county of the first classification with more than ninety-two thousand but fewer than one hundred thousand inhabitants, any county of the first classification with more than two hundred thousand but fewer than two hundred sixty thousand inhabitants, any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, and any city not within a county shall be deemed:

(a) The median hourly wage estimate for the construction and extraction occupational code most closely resembling the occupational title as published in the latest United States Bureau of Labor Statistics by Metropolitan and Non-Metropolitan Area Occupational Employment Wage Estimate; or

(b) If no such rate can be determined under paragraph (a) of this subdivision, the median hourly wage estimate for occupational code 47-0000 in the construction and extraction occupational code, published in the latest United States Bureau of Labor Statistics publication shall be the prevailing wage for such occupational title;”;

Further amend said bill, Section 290.262, Page 3, Lines 1-10, by deleting all of said lines and inserting in lieu thereof the following:

"290.262. 1. (1) (a) Except as otherwise provided in section 290.260, for any county of the first classification with more than one hundred thousand but fewer than one hundred fifteen thousand inhabitants, any county with a charter form of government and with more than two hundred thousand but fewer than three hundred fifty thousand inhabitants, any county of the second classification with more than fifty thousand but fewer than fifty-eight thousand inhabitants, any county with a charter form of government and with more than three hundred thousand but fewer than four hundred fifty thousand inhabitants, any county of the third classification with more than ninety-two thousand but fewer than one hundred thousand inhabitants, any county with a charter form of government and with more than six hundred thousand but fewer than one hundred fifteen thousand inhabitants, and any county not within a county, the department shall annually investigate and determine the prevailing hourly rate of wages in each locality for each separate occupational title.

(b) A final determination applicable to every locality to be contained in an annual wage order shall be made annually on or before July first of each year and shall remain in effect until superseded by a new annual wage order or as otherwise provided in this section.

(c) In determining prevailing rates, for any county of the first classification with more than one hundred one thousand but fewer than one hundred fifteen thousand inhabitants, any county with a charter form of government and with more than two hundred thousand but fewer than three hundred fifty thousand inhabitants, any county of the second classification with more than fifty thousand but fewer than fifty-eight thousand inhabitants, any county with a charter form of government and with more than three hundred thousand but fewer than four hundred fifty thousand inhabitants, any county with a charter form of government and with more than nine hundred fifty thousand inhabitants, any county of the third classification without a township form of government and with more than twenty-nine thousand but fewer than thirty-three thousand inhabitants and with a city of the fourth classification with more than seven thousand but fewer than eight thousand inhabitants as the county seat, any county of the first classification with more than ninety-two thousand but fewer than one hundred one thousand inhabitants, any county of the first classification with more than two hundred thousand but fewer than two hundred sixty thousand inhabitants, any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, and any city not within a county, the department shall ascertain and consider the applicable wage rates established by collective bargaining agreements, if any, the applicable wage rates paid by members of a trade organization designated with a 501(c)(6) tax exempt status by the United States Internal Revenue Service, and the rates that are paid generally within [the locality] any county
of the first classification with more than one hundred one thousand but fewer than one hundred fifteen thousand inhabitants, any county with a charter form of government and with more than two hundred thousand but fewer than three hundred fifty thousand inhabitants, any county of the second classification with more than fifty thousand but fewer than fifty-eight thousand inhabitants, any county with a charter form of government and with more than nine hundred fifty thousand inhabitants, any county of the third classification without a township form of government and with more than twenty-nine thousand but fewer than thirty-three thousand inhabitants and with a city of the fourth classification with more than three thousand but fewer than eight thousand inhabitants as the county seat, any county of the first classification with more than ninety-two thousand but fewer than one hundred one thousand inhabitants, any county of the first classification with more than two hundred thousand but fewer than two hundred sixty thousand inhabitants, any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, and any city not within a county, and shall, by March tenth of each year, make an initial determination for each occupational title within the locality;[1]

(d) For the purposes of this chapter, the wage rates paid by members of a trade organization may be submitted by such trade organization and shall be considered in the aggregate. Any subsequent challenge to the wage rate as determined by the department based upon such data shall not require any member of such trade organization to appear or participate in any administrative action related thereto;

(2) (a) Except as otherwise provided in section 290.260, the prevailing hourly rate of wages for all other counties shall be deemed:

a. The median hourly wage estimate for the construction and extraction occupational code most closely resembling the occupational title as published in the latest United States Bureau of Labor Statistics by Metropolitan and Non-Metropolitan Area Occupational Employment Wage Estimate; or

b. If no such rate can be determined under subparagraph a of paragraph (a) of subdivision (2) of this subsection, the median hourly wage estimate for occupational code 47-0000 in the construction and extraction occupational code published in the latest United States Bureau of Labor Statistics publication shall be the prevailing wage for such occupational title;

(b) A final determination applicable to every locality to be contained in an annual wage order shall be made annually on or before July first of each year and shall remain in effect until superseded by a new annual wage order or as otherwise provided in this section;

(c) In determining prevailing rates, the department shall consider the applicable wage rates that are paid generally within the locality, and shall, by March tenth of each year, make an initial determination for each occupational title within the locality;[2]; and

Further amend said section, Page 4, Lines 44-45, by deleting said lines and inserting in lieu thereof the following:

"Any annual wage order made for a particular occupational title in a locality"; and

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

Representative Schatz 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. 409, Page 2, Lines 4-12, by deleting all of said lines and inserting in lieu thereof the following:

"seven hundred thousand inhabitants, and any city not within a county, shall be the state average weekly wage as determined by the department of labor and industrial relations."; and

Further amend said amendment, Pages 3-4, Lines 35-41, and 1-2, by deleting all of said lines and inserting in lieu thereof the following:
"for all other counties shall be the state average weekly wage as determined by the department of labor and industrial relations."; and

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

On motion of Representative Schatz, **House Amendment No. 1 to House Amendment No. 2** was adopted by the following vote:

**AYES: 089**

Allen  Anderson  Austin  Bahr  Barnes
Brattin  Brown  Burlison  Cierpiot  Conway 104
Cookson  Cox  Crawford  Cross  Curtman
Davis  Diehl  Dohrmann  Dugger  Elmer
Entlicher  Fitzpatrick  Fitzwater  Flanigan  Fowler
Frazier  Franklin  Frederick  Gosen  Grisamore
Guernsey  Haahr  Haefner  Hampton  Hansen
Hicks  Hinson  Hoskins  Hough  Houghton
Hurst  Johnson  Justus  Keeney  Kelley 127
Koenig  Kolkmeyer  Korman  Lair  Lant
Lauer  Lear  Lichtenegger  Love  Lynch
Marshall  McGaugh  Messenger  Miller  Morris
Muntzel  Neely  Parkinson  Phillips  Pike
Pogue  Redmon  Rehder  Reiboldt  Remole
Rhoads  Richardson  Riddle  Ross  Rowland
Scharnhorst  Schatz  Schieber  Shull  Shumake
Sommer  Stream  Swan  Thomson  Walker
White  Wilson  Wood  Mr Speaker

**NOES: 059**

Anders  Black  Burns  Butler  Carpenter
Colona  Curtis  Dunn  Ellinger  Ellington
Engler  English  Englund  Frame  Gannon
Gardner  Harris  Higdon  Hubbard  Hummel
Kelly 45  Kirton  Kratky  LaFaver  May
Mayfield  McCaherty  McCann  Beauty  McDonald  McKenna
Mcmahon  McNeil  Meredith  Mims  Mitten
Molendorp  Montecillo  Morgan  Neth  Nichols
Norr  Otto  Pace  Pfautsch  Pierson
Rizzo  Roorda  Runions  Schieffer  Schupp
Smith 85  Solon  Torpey  Walton  Gray  Webb
Webber  Wieland  Wright  Zerr

**PRESENT: 000**

**ABSENT WITH LEAVE: 013**

Bernskoepter  Berry  Conway 10  Cornejo  Funderburk
Gatschenberger  Hodges  Jones 50  Newman  Rowden
Smith 120  Spencer  Swearingen

**VACANCIES: 002**

Speaker Jones resumed the Chair.
On motion of Representative Fraker, **House Amendment No. 2, as amended**, was adopted by the following vote:

**AYES: 088**

- Allen
- Anderson
- Austin
- Bahr
- Bernskoetter
- Brattin
- Brown
- Burlison
- Cierpiot
- Conway 104
- Cookson
- Cox
- Crawford
- Cross
- Curtman
- Davis
- Diehl
- Dohrman
- Dugger
- Elmer
- Entlicher
- Fitzpatrick
- Fitzwater
- Flanigan
- Fowler
- Fraker
- Franklin
- Frederick
- Gosen
- Grisamore
- Guernsey
- Haahr
- Haefner
- Hampton
- Hansen
- Hicks
- Hoskins
- Hough
- Houghton
- Hurst
- Johnson
- Jones 50
- Justus
- Keeney
- Kelley 127
- Koenig
- Kolkmeyer
- Lair
- Lant
- Lauer
- Lear
- Lichtenegger
- Love
- Lynch
- Marshall
- McGaugh
- Messenger
- Miller
- Morris
- Muntzel
- Neely
- Parkinson
- Phillips
- Pike
- Pogue
- Redmon
- Rehder
- Reiboldt
- Remole
- Rhoads
- Richardson
- Riddle
- Ross
- Rowland
- Scharnhorst
- Schatz
- Schieber
- Shull
- Shumake
- Sommer
- Stream
- Swan
- Thomson
- Walker
- White
- Wilson
- Wood
- Mr Speaker

**NOES: 064**

- Anders
- Barnes
- Berry
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- Burns
- Butler
- Carpenter
- Colona
- Conway 10
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- Dunn
- Ellinger
- Ellington
- Engler
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- England
- Frame
- Gannon
- Gardner
- Harris
- Higdon
- Hinson
- Hubbard
- Hummel
- Kelly 45
- Kirkton
- Korman
- Kratky
- LaFaver
- May
- Mayfield
- McCaherty
- McCann Beatty
- McDonald
- McKenna
- McManus
- McNeil
- Meredith
- Mims
- Mitten
- Molendorg
- Montecillo
- Morgan
- Neth
- Nichols
- Orr
- Otto
- Pace
- Pfautsch
- Pierson
- Rizzo
- Roorda
- Runions
- Schieffer
- Schupp
- Smith 85
- Solon
- Torpey
- Walton Gray
- Webb
- Weber
- Wieland
- Wright
- Zerr

**PRESENT: 000**

**ABSENT WITH LEAVE: 009**

- Cornejo
- Funderburk
- Gatschenberger
- Hodges
- Newman
- Rowden
- Smith 120
- Spencer
- Swearingen

**VACANCIES: 002**

Representative Diehl moved the previous question.
Which motion was adopted by the following vote:

**AYES: 098**

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**NOES: 044**

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**PRESENT: 000**

**ABSENT WITH LEAVE: 019**

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**VACANCIES: 002**
On motion of Representative Love, **HB 409, as amended**, was ordered perfected and printed by the following vote:

**AYES:** 090

Allen          Anderson          Austin          Bahr          Barnes
Bernskoetter  Brattin          Brown          Burlison      Cierpiot
Conway 104    Cookson          Cox            Crawford      Cross
Curtman       Davis            Diehl          Dohrmann      Dugger
Elmer          Entlicher        Fitzpatrick     Fitzwater     Flanigan
Fowler         Fraker           Franklin       Frederick     Gosen
Grisamore      Guernsey         Haahr          Haefner       Hampton
Hansen         Hicks            Hinson         Hoskins       Hough
Houghton       Hurst            Johnson        Jones 50       Justus
Keeney         Kelley 127       Koenig         Kolkmeyer     Lair
Lant           Lauer            Leara          Lichtenegger  Love
Lynch          Marshall         McGaugh        Messenger     Miller
Morris         Muntzel          Neely          Parkinson     Pfautsch
Phillips       Pike             Pogue          Redmon        Rehder
Reiboldt       Remole           Rhoads         Richardson    Riddle
Ross           Rowland          Scharnhorst    Schatz        Schieber
Shull          Shumake          Stream         Swan          Thomson
Walker         White            Wilson         Wood          Mr Speaker

**NOES:** 062

Anders          Berry            Black          Burns         Butler
Carpenter       Colona           Conway 10      Curtis         Dunn
Ellinger        Ellington        Engler         English       England
Frame           Gannon           Gardner        Harris         Higdon
Hubbard         Hummel           Kelly 45       Kirkton       Korman
Kratky          LaFaver          May            Mayfield      McCaberry
McCann Beatty   McDonald         McKenna        McManus       McNeil
Meredith        Mims             Mitten         Molendorn     Montecillo
Morgan          Neth             Nichols        Norr           Otto
Pace            Pierson          Rizzo          Roorda        Runions
Schieffer       Schupp           Smith 85       Solon          Swearingen
Torpey          Walton Gray      Webb           Webber        Wieland
Wright          Zerr             

**PRESENT:** 000

**ABSENT WITH LEAVE:** 009

Cornejo          Funderburk       Gatschenberger  Hodges         Newman
Rowden          Smith 120        Sommer         Spencer         

**VACANCIES:** 002
REFERRAL OF HOUSE CONCURRENT RESOLUTION

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

HCR 28 - Veterans

RE-REFERRAL OF HOUSE BILL

The following House Bill was re-referred to the Committee indicated:

HB 651 - Downsizing State Government

COMMITTEE REPORTS

Committee on Agri-Business, Chairman Guernsey reporting:

Mr. Speaker: Your Committee on Agri-Business, to which was referred HB 433, begs leave to report it has examined the same and recommends that it Do Pass by Consent, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

Committee on Children, Families, and Persons with Disabilities, Chairman Grisamore reporting:

Mr. Speaker: Your Committee on Children, Families, and Persons with Disabilities, to which was referred HB 343, begs leave to report it has examined the same and recommends that it Do Pass with House Committee Substitute, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

Committee on Elections, Chairman Entlicher reporting:

Mr. Speaker: Your Committee on Elections, to which was referred HB 336, begs leave to report it has examined the same and recommends that it Do Pass, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

Committee on Emerging Issues in Agriculture, Chairman Johnson reporting:

Mr. Speaker: Your Committee on Emerging Issues in Agriculture, to which was referred HB 81, begs leave to report it has examined the same and recommends that it Do Pass by Consent with House Committee Substitute, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.
Committee on Fiscal Review, Chairman Flanigan reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred SCS SBs 10 & 25, begs leave to report it has examined the same and recommends that it Do Pass.

Mr. Speaker: Your Committee on Fiscal Review, to which was referred HCS SS SCS SBs 20, 15 & 19, begs leave to report it has examined the same and recommends that it Do Pass.

Committee on Higher Education, Chairman Thomson:

Mr. Speaker: Your Committee on Higher Education, to which was referred HB 673, begs leave to report it has examined the same and recommends that it Do Pass by Consent, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

Committee on Professional Registration and Licensing, Chairman Burlison reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred HB 387, begs leave to report it has examined the same and recommends that it Do Pass with House Committee Substitute, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred HB 440, begs leave to report it has examined the same and recommends that it Do Pass by Consent with House Committee Substitute, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred HB 448, begs leave to report it has examined the same and recommends that it Do Pass, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred HB 625, begs leave to report it has examined the same and recommends that it Do Pass by Consent, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

Special Standing Committee on Small Business, Chairman Torpey reporting:

Mr. Speaker: Your Special Standing Committee on Small Business, to which was referred HB 391, begs leave to report it has examined the same and recommends that it Do Pass with House Committee Substitute, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

Mr. Speaker: Your Special Standing Committee on Small Business, to which was referred HB 510, begs leave to report it has examined the same and recommends that it Do Pass, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.
Mr. Speaker: Your Special Standing Committee on Small Business, to which was referred SCS SB 182, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

**Special Standing Committee on Urban Issues**, Chairman Hubbard reporting:

Mr. Speaker: Your Special Standing Committee on Urban Issues, to which was referred HB 756, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

**Committee on Tourism and Natural Resources**, Chairman Phillips reporting:

Mr. Speaker: Your Committee on Tourism and Natural Resources, to which was referred HCR 10, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

Mr. Speaker: Your Committee on Tourism and Natural Resources, to which was referred HCR 11, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

Mr. Speaker: Your Committee on Tourism and Natural Resources, to which was referred HCR 12, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

Mr. Speaker: Your Committee on Tourism and Natural Resources, to which was referred HB 306, begs leave to report it has examined the same and recommends that it **Do Pass by Consent with House Committee Substitute**, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

Mr. Speaker: Your Committee on Tourism and Natural Resources, to which was referred HB 471, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

Mr. Speaker: Your Committee on Tourism and Natural Resources, to which was referred HB 585, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

Mr. Speaker: Your Committee on Tourism and Natural Resources, to which was referred HB 634, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

Mr. Speaker: Your Committee on Tourism and Natural Resources, to which was referred HB 650, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.
Committee on Transportation, Chairman Schatz reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred HB 581, begs leave to report it has examined the same and recommends that it Do Pass by Consent, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

Mr. Speaker: Your Committee on Transportation, to which was referred HB 715, begs leave to report it has examined the same and recommends that it Do Pass by Consent, and pursuant to Rule 25(34)(f) be referred to the Committee on Rules.

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 45(b), the following bills, having remained on the House Consent Calendar for Perfection for five legislative days, were ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: HB 184, HB 196, HB 301, HB 307, HCS HB 312, HCS HB 401, HB 412, HB 432, HB 542, HCS HB 586 and HB 591.

INTRODUCTION OF HOUSE BILLS

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

HB 834, introduced by Representative Sommer, relating to service dogs.

HB 835, introduced by Representative Sommer, relating to the designation of animal rescue and adoption week.

HB 836, introduced by Representative Guernsey, relating to produce grown at a correctional facility.

HB 837, introduced by Representatives Fraker, Dugger, Redmon, Rowland, Lichtenegger, Burlison, Webb and Messenger, relating to food prepared for fundraising events.

HB 838, introduced by Representatives Wieland, Berry, Barnes, Hummel, Kelly (45) and Roorda, relating to eligibility for supplemental nutrition assistance program benefits.

HB 839, introduced by Representatives McManus, Barnes, Kelly (45), Rizzo and Webber, relating to the Missouri false claims and fraud prevention act.

HB 840, introduced by Representatives Brown, Jones (110), Cox, Gatschenberger, Barnes, Kelley (127), Walker, Smith (120), Kolkmeyer, Rehder, Conway (104), Hicks, Redmon, Anderson, Guernsey, Fraker, Koenig, Rhoads, Rowland, Cornejo, Ross, Funderburk, Rowden, Lant, Houghton, Hinson, Cookson, Spencer, Munzel, Remole, Riddle, Elmer, Keeney, Fitzpatrick, Fitzwater, Hampton, Flanigan, Schieber, Wood, Phillips, McCaherty, Scharnhorst, Frederick, Grisamore, Berry, Curtman, Lauer, Reiboldt, Crawford, Wilson, Schatz, Dugger, Diehl, Burlison, Bahr, Dohrman, Justus, Davis, Lichtenegger, Haefner, Hoskins, Neely and Pike, relating to local department of revenue fee offices.
HB 841, introduced by Representatives Ross, Dugger, Fraker and Reiboldt, relating to tax credits for milk producers.

HB 842, introduced by Representatives Kelley (127), Spencer and Pace, relating to providing cystic fibrosis information to marriage license applicants.

HB 843, introduced by Representatives Kirkton, McDonald, Pace, Ellinger, Hummel, McCann Beatty, Pierson, Walton Gray, Mims, Morgan, LaFaver, Ellington, Dunn and Curtis, relating to individual income tax.

HB 844, introduced by Representatives McNeil, Berry, English, Otto and Carpenter, relating to combined heat and power systems.

HB 845, introduced by Representatives Cornejo, English and Hicks, relating to property exempt from attachment.

HB 846, introduced by Representatives Pfautsch and Gatschenberger, relating to political subdivisions.


HB 848, introduced by Representative Neth, relating to elections.

HB 849, introduced by Representatives Lant, Cox, Diehl, Phillips and Barnes, relating to model jury instructions.

HB 850, introduced by Representatives McCaherty, May, Otto, Mayfield, Nichols, Hinson, Cross, Fraker, Remole, Montecillo, Redmon, Cierpiot, Berry and Torpey, relating to the bring jobs home act.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted SCS SCR 5.

SENATE COMMITTEE SUBSTITUTE
FOR
SENATE CONCURRENT RESOLUTION NO. 5

WHEREAS, under federal Medicaid law, states are required to make disproportionate share hospital (DSH) payments to hospitals for providing health care to a vast number of low-income patients in an attempt to make up for financial losses by hospitals that do not receive payment for services rendered to uninsured patients and because Medicaid provider payment rates are far lower than those payments received by private insurance; and

WHEREAS, also under federal Medicaid law, the federal government reimburses states for a portion of the state's Medicaid DSH expenditures based on each state's federal medical assistance percentage and each state receives an annual DSH allotment; and
WHEREAS, Missouri hospitals reported providing $1.1 billion in uncompensated care to Missourians in 2011; and

WHEREAS, under the Affordable Care Act (ACA) of 2010, states are mandated to expand Medicaid eligibility for persons with incomes up to 133% of the federal poverty level; however, in June 2012, the United States Supreme Court found such mandate impermissible and now allows each state to decide whether to implement such a Medicaid expansion; and

WHEREAS, under the ACA, under the assumption at the time the law passed that all states were to implement the Medicaid expansion, the federal government is required to reduce more than $22 billion in DSH payments from 2014 to 2022; and

WHEREAS, it is estimated that Missouri will suffer cuts to both Medicaid and Medicare hospital payments in the amount of $3.3 billion from 2013 to 2020 with DSH cuts in the amount generally of $704 million from 2013 to 2019; and

WHEREAS, the federal cuts to DSH hospital payments are set to occur regardless of whether a state has elected to implement the Medicaid expansion under the ACA - a decision the United States Supreme Court found each state has a right to pursue; and

WHEREAS, Missouri hospitals have reported that it will be an "unsustainable situation for hospitals" to absorb more than $1 billion annually in uncompensated care while facing $3.3 billion in cuts:

NOW THEREFORE BE IT RESOLVED that the members of the Missouri Senate, Ninety-seventh General Assembly, First Regular Session, the House of Representatives concurring therein, hereby urge the federal government to continue to reimburse states for a portion of the state's Medicaid DSH expenditures based on each state's federal medical assistance percentage for those states that have chosen not to implement the Medicaid expansion; and

BE IT FURTHER RESOLVED that Governor Nixon work with the federal government to ensure that the reduction to such DSH payments do not occur; and

BE IT FURTHER RESOLVED that the Secretary of the Missouri Senate be instructed to prepare a properly inscribed copy of this resolution for the President of the United States, the President Pro Tempore of the United States Senate, the Speaker of the United States House of Representatives, the Secretary of the federal Department of Health and Human Services, each member of the Missouri Congressional delegation, and Governor Jay Nixon.

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#2 SCS SBs 26, 11 & 31, entitled:

An act to repeal sections 32.087, 66.601, 66.620, 67.395, 67.525, 67.571, 67.576, 67.578, 67.581, 67.582, 67.583, 67.584, 67.712, 67.713, 67.729, 67.737, 67.738, 67.745, 67.782, 67.799, 67.997, 67.1300, 67.1303, 67.1305, 67.1545, 67.1712, 67.1713, 67.1775, 67.1959, 67.1971, 67.2000, 67.2030, 67.2525, 67.2530, 94.578, 94.605, 94.660, 94.705, 143.011, 143.021, 143.071, 143.151, 144.010, 144.014, 144.020, 144.021, 144.030, 144.032, 144.043, 144.049, 144.054, 144.069, 144.070, 144.080, 144.083, 144.100, 144.140, 144.210, 144.285, 144.440, 144.517, 144.526, 144.605, 144.655, 144.710, 144.1000, 144.1003, 144.1006, 144.1009, 144.1012, 144.1015, 221.407, 238.235, 238.410, 644.032, RSMo, and to enact in lieu thereof eighty new sections relating to taxation, with penalty provisions and effective dates for certain sections.

In which the concurrence of the House is respectfully requested.
COMMITTEE CHANGE

March 12, 2013

The Honorable Timothy W. Jones, Speaker
Missouri House of Representatives
201 West Capitol Avenue, Room 308
Jefferson City, Missouri 65101

Dear Mr. Speaker:

I would like to notify you of the approval for the request by Rep. Mark Parkinson to be named the Chair of the Leadership for Missouri Issue Development Standing Committee.

Please take note of the updated committee member roster.

Sincerely,

/s/ Rep. Dwight Scharnhorst
Administration and Accounts, Chair

COMMUNICATION

March 12, 2013

Mr. D. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Room 306-C
Jefferson City, MO 65101

Dear Mr. Crumbliss:

Pursuant to Chapters 105.452 to 105.461, RSMo, this letter is an official disclosure that my husband is the Missouri Director of Agriculture; and some of the legislation and amendments that I will be voting on could have a direct impact on our family.

In order to comply with Chapters 105.452 to 105.461, RSMo, please publish this report in the Journal of the House.

Sincerely,

/s/ Linda Black
State Representative
District 117

The following member's presence was noted: Newman.

ADJOURNMENT

On motion of Representative Diehl, the House adjourned until 9:00 a.m., Wednesday, March 13, 2013.
COMMITTEE HEARINGS

BUDGET
Wednesday, March 13, 2013, Upon Morning Adjournment House Hearing Room 3.
Executive session will be held: HB 1, HB 2, HB 3, HB 4, HB 5, HB 6, HB 7, HB 8, HB 9, HB 10, HB 11, HB 12, HB 13
Executive session may be held on any matter referred to the committee.
Bills to be considered: House Committee Substitutes for House Bills 1 through 13 AMENDED

CRIME PREVENTION AND PUBLIC SAFETY
Wednesday, March 13, 2013, 2:00 PM House Hearing Room 6.
Public hearing will be held: HB 589
Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT
Thursday, March 14, 2013, 8:00 AM House Hearing Room 4.
Public hearing will be held: HB 775, HB 774, HB 617, HB 527, HB 508, HB 507
Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION
Wednesday, March 13, 2013, 8:00 AM House Hearing Room 6.
Public hearing will be held: HB 50, HJR 22
Executive session will be held: HB 458, HB 470
Executive session may be held on any matter referred to the committee.
Executive session will conclude at 8:30 AM.

EMERGING ISSUES IN AGRICULTURE
Wednesday, March 13, 2013, 8:00 AM House Hearing Room 4.
Public hearing will be held: HB 342
Executive session will be held: HB 487
Executive session may be held on any matter referred to the committee.
CORRECTED

FINANCIAL INSTITUTIONS
Wednesday, March 13, 2013, 12:00 PM House Hearing Room 4.
Public hearing will be held: HB 498
Executive session will be held: HB 478
Executive session may be held on any matter referred to the committee.

FISCAL REVIEW
Wednesday, March 13, 2013, 8:30 AM South Gallery.
Executive session may be held on any matter referred to the committee.

FISCAL REVIEW
Thursday, March 14, 2013, 8:30 AM South Gallery.
Executive session may be held on any matter referred to the committee.
HEALTH CARE POLICY  
Wednesday, March 13, 2013, 12:00 PM House Hearing Room 6.  
Public hearing will be held: HJR 19, HB 400, HB 351, HB 324  
Executive session may be held on any matter referred to the committee.

HEALTH INSURANCE  
Thursday, March 14, 2013, Upon Morning Adjournment House Hearing Room 5.  
Public hearing will be held: HB 701  
Executive session may be held on any matter referred to the committee.

INTERNATIONAL TRADE  
Wednesday, March 13, 2013, 5:00 PM or Upon Afternoon Adjournment House Hearing Room 7.  
Public hearing will be held: HB 733  
Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT  
Thursday, March 14, 2013, 8:00 AM House Hearing Room 1.  
1st quarter meeting  
Please note date change.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT  
Wednesday, March 27, 2013, 8:00 AM House Hearing Room 1.  
1st quarter meeting  
Please note date change.  
CANCELLED

JUDICIARY  
Wednesday, March 13, 2013, 12:00 PM or Upon Morning Adjournment (whichever is earlier) House Hearing Room 1.  
Public hearing will be held: HB 210  
Executive session will be held: HB 371, HB 505  
Executive session may be held on any matter referred to the committee.  
Public testimony to be heard on HB 210  

LOCAL GOVERNMENT  
Thursday, March 14, 2013, 8:00 AM House Hearing Room 5.  
Public hearing will be held: HB 643, HB 486, HB 602, HB 254, HB 760  
Executive session may be held on any matter referred to the committee.

RETIREMENT  
Thursday, March 14, 2013, 9:00 AM House Hearing Room 1.  
Public hearing will be held: HB 129, HB 418, HB 313, HB 353, HB 722  
Executive session may be held on any matter referred to the committee.
SPECIAL STANDING COMMITTEE ON CORRECTIONS
Wednesday, March 13, 2013, 8:45 AM North Gallery.
Executive session will be held: HB 354, HB 525
CORRECTED

SPECIAL STANDING COMMITTEE ON SMALL BUSINESS
Wednesday, March 13, 2013, 12:00 PM or Upon Morning Adjournment House Hearing Room 7.
Public hearing will be held: HB 71, HB 813, HB 393
Executive session may be held on any matter referred to the committee.
AMENDED

SPECIAL STANDING COMMITTEE ON URBAN ISSUES
Wednesday, March 13, 2013, 2:00 PM House Hearing Room 7.
Public hearing will be held: HB 632, HB 264
Executive session will be held: HB 285, HB 656
Executive session may be held on any matter referred to the committee.

TOURISM AND NATURAL RESOURCES
Wednesday, March 13, 2013, 8:00 AM House Hearing Room 3.
Annual Joint Meeting of House Tourism and Natural Resources Committee and Senate Jobs, Economic Development and Local Government Committee.
Presentation by the Division of Tourism

UTILITIES
Wednesday, March 13, 2013, 8:00 AM House Hearing Room 7.
Executive session will be held: HB 331, HB 398, HB 601
Executive session may be held on any matter referred to the committee.

VETERANS
Wednesday, March 13, 2013, 2:00 PM House Hearing Room 1.
Public hearing will be held: HB 702
Executive session will be held: HB 702
Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT AND WORKPLACE SAFETY
Wednesday, March 13, 2013, 7:30 AM House Hearing Room 5.
Public hearing will be held: HB 164, HB 404
Executive session may be held on any matter referred to the committee.
HOUSE CALENDAR

THIRTY-SEVENTH DAY, WEDNESDAY, MARCH 13, 2013

HOUSE BILLS FOR SECOND READING

HB 834 through HB 850

HOUSE BILLS FOR PERFECTION

1  HCS HB 169 - Diehl
2   HB 227 - Zerr
3   HB 152 - Solon
4   HB 423 - Zerr
5   HCS HBs 521 & 579 - Koenig
6   HB 578 - Funderburk
7   HB 316 - Phillips

HOUSE BILLS FOR PERFECTION - CONSENT

(3/13/2013)

1   HB 68 - Kelley (127)
2   HB 142 - Dugger
3   HCS HB 159 - Guernsey
4   HB 346 - Molendorp

HOUSE BILLS FOR THIRD READING

1   HCS HBs 191 & 182 - Torpey
2   HB 201 - Torpey
3   HCS HB 222 - Austin
4   HB 64 - Burlison
5   HB 409 - Love

HOUSE BILLS FOR THIRD READING - CONSENT

1   HB 85 - Kelley (127)
2   HCS HB 128 - Sommer
3   HB 133 - Gosen
4   HB 163 - Fitzpatrick
5   HB 212 - Cox
6   HCS HB 233 - Leara
7   HB 329 - Dugger
8   HCS HB 349 - Brown
9   HB 184 - Cox
10  HB 196 - Lauer
11 HB 301 - Engler
12 HB 307 - Riddle
13 HCS HB 312 - Thomson
14 HCS HB 401 - Shumake
15 HB 412 - Reiboldt
16 HB 432 - Webb
17 HB 542 - Love
18 HCS HB 586 - Schieffer
19 HB 591 - Hubbard

SENATE BILLS FOR SECOND READING

SS#2 SCS SBs 26, 11 & 31

HOUSE CONCURRENT RESOLUTIONS

1 HCR 16 - Walton Gray
2 HCR 19 - Rowden

SENATE BILLS FOR THIRD READING

1 SCS SBs 10 & 25 - Burlison
2 HCS SS SCS SBs 20, 15 & 19, E.C. - Burlison