The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

*The Lord is my light and my salvation; whom shall I fear? (Psalm 27:1)*

O Loving God, in a world filled with the noise of those who put their energy in hatred and whose loudness would drown out the efforts of those who seek the path of happiness for all men and women, we pray to be kept loving in a world of doubt and fear.

Grant to us a vision of Your greatness and an experience of Your love that we may lead our people in the healthy paths of joy and peace on this St. Valentine’s Day.

Help us to meet this opportunity with courage, to do our most challenging duties with undying devotion and to practice what we profess lest our campaign promises be proven impractical and false.

Give to our citizens and our military the insight and inspiration to lead our beloved Show-Me State in making the will of the People the highest law.

And the House says, “Amen!”

The Pledge of Allegiance to the flag was recited.

The Journal of the twenty-fourth day was approved as printed.

Representative Cierpiot moved that Rule 122 be suspended.

Which motion was adopted by the following vote:

AYES: 149

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Representative Lynch assumed the Chair.

SPECIAL RECOGNITION

Major General Steve Danner, Adjutant General of the Missouri National Guard, was introduced by Representative Davis.

Major General Danner addressed the House.

Major General Kent Savre, Commanding General of the Maneuver Support Center of Excellence – Ft. Leonard Wood, was introduced by Representative Lynch.

Major General Savre addressed the House.

Brigadier General Paul Tibbets IV, Commander of Whiteman Air Force Base, was introduced by Representative Dohrman.

Brigadier General Tibbets IV addressed the House.

Speaker Richardson resumed the Chair.
Representative Bernskoetter offered House Resolution No. 469.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 34, introduced by Representative Morris, designating June 27 of each year as "Posttraumatic Stress Injury Awareness Day" in Missouri.

INTRODUCTION OF HOUSE BILLS

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

HB 917, introduced by Representative Neely, relating to the sexual offender registry.

HB 918, introduced by Representative Berry, relating to public employee retirement plans.

HB 919, introduced by Representative McGaugh, relating to sexual assault reporting in long-term care facilities.

HB 920, introduced by Representative Frederick, relating to student mental health at public institutions of higher education.

HB 921, introduced by Representative Pfautsch, relating to public administrators.

HB 922, introduced by Representative Kelley (127), relating to sleep day in Missouri.

HB 923, introduced by Representative Kelley (127), relating to disclosures upon sale of real property.

HB 924, introduced by Representative Remole, relating to county jails.

HB 925, introduced by Representative McCaherty, relating to manufactured homes.

HB 926, introduced by Representative Curtman, relating to travel hardships of public school pupils.

HB 927, introduced by Representative Eggleston, relating to performance measures at institutions of higher education.

HB 928, introduced by Representative Ross, relating to government entities competing in the marketplace.
**SECOND READING OF HOUSE BILLS**

The following House Bills were read the second time:

HB 912, relating to property classification.

HB 913, relating to tourism commissions.

HB 914, relating to sales tax on food.

HB 915, relating to posttraumatic stress injury day in Missouri.

HB 916, relating to solar gardens.

**PERFECTION OF HOUSE BILLS**

HCS HB 57, relating to penalty enhancements for certain crimes, was taken up by Representative Haefner.

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

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 57, Page 2, Section 565.023, Line 9, by deleting all of said line and inserting in lieu thereof the following:

"offense is a law enforcement officer, as defined under section 556.061, in"; and

Further amend said bill and page, Section 565.024, Lines 4-5, by deleting all of said lines and inserting in lieu thereof the following:

"the victim of such offense is a law enforcement officer, as defined under section 556.061, in which case it is a class B felony."; and
Further amend said bill and page, Section 565.027, Lines 4-5, by deleting all of said lines and inserting in lieu thereof the following:

"unless the victim of such offense is a law enforcement officer, as defined under section 556.061, in which case it is a class D felony."; and

Further amend said bill, Page 3, Section 569.100, Lines 17-18, by deleting all of said lines and inserting in lieu thereof the following:

"subdivision (1) of subsection 1 of this section in which the victim is a law enforcement officer, as defined under section 556.061, such offense is a class D felony."; and

Further amend said bill and page, Section 569.120, Lines 7-8, by deleting all of said lines and inserting in lieu thereof the following:

"subsection 1 of this section in which the victim is a law enforcement officer, as defined under section 556.061, such offense is a class A misdemeanor."; and

Further amend said bill and page, Section 569.140, Lines 10-11, by deleting all of said lines and inserting in lieu thereof the following:

"of such offense is a law enforcement officer, as defined under section 556.061, in which case it is a class A misdemeanor."; and

Further amend said bill, Page 8, Section 571.030, Lines 176-177, by deleting all of said lines and inserting in lieu thereof the following:

"subdivision (2), (3), (4), (6), or (7) of subsection 1 of this section in which the victim is a law enforcement officer, as defined under section 556.061, such offense is a class A misdemeanor."; and

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

Representative Johnson assumed the Chair.

Speaker Richardson resumed the Chair.

Representative Roden 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 Committee Substitute for House Bill No. 57, Page 1, Lines 4, 9, 15, 21-22, 27, 33, by deleting the words "law enforcement officer, as defined under section 556.061" on each of said lines, and inserting in lieu thereof the words "first responder as defined under section 191.100"; and

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

Representative Roden moved that House Amendment No. 1 to House Amendment No. 1 be adopted.

Which motion was defeated.
On motion of Representative Marshall, House Amendment No. 1 was adopted.

Representative Berry offered House Amendment No. 2.

AMEND House Committee Substitute for House Bill No. 57, Page 1, Section 557.035, Line 13, by inserting immediately after said line the following:

"565.004. 1. Each homicide offense which is lawfully joined in the same indictment or information together with any homicide offense or offense other than a homicide shall be charged together with such offense in separate counts. A count charging any offense of homicide may only be charged and tried together with one or more counts of any other homicide or offense other than a homicide as provided in subsection 2 of section 545.140. Except as provided in subsections 2[4] and 3[and 4] of this section, no murder in the first degree offense may be tried together with any offense other than murder in the first degree. In the event of a joinder of homicide offenses, all offenses charged which are supported by the evidence in the case, together with all proper lesser offenses under section 565.029, shall, when requested by one of the parties or the court, be submitted to the jury or, in a jury-waived trial, considered by the judge.

2. A count charging any offense of homicide of a particular individual may be joined in an indictment or information and tried with one or more counts charging alternatively any other homicide or offense other than a homicide committed against that individual. The state shall not be required to make an election as to the alternative count on which it will proceed. This subsection in no way limits the right to try in the conjunctive, where they are properly joined under subsection 1 of this section, either separate offenses other than murder in the first degree or separate offenses of murder in the first degree committed against different individuals.

3. When a defendant has been charged and proven before trial to be a prior offender pursuant to chapter 558 so that the judge shall assess punishment and not a jury for an offense other than murder in the first degree, that offense may be tried and submitted to the trier together with any murder in the first degree charge with which it is lawfully joined. In such case the judge will assess punishment on any offense joined with a murder in the first degree charge according to law and, when the trier is a jury, it shall be instructed upon punishment on the charge of murder in the first degree in accordance with section 565.030.

4. When the state waives the death penalty for a murder first degree offense, that offense may be tried and submitted to the trier together with any other charge with which it is lawfully joined.

565.006. 1. At any time before the commencement of the trial of a homicide offense, the defendant may, with the assent of the court, waive a trial by jury and agree to submit all issues in the case to the court, whose finding shall have the force and effect of a verdict of a jury. Such a waiver must include a waiver of a trial by jury of all issues and offenses charged in the case, including the punishment to be assessed and imposed if the defendant is found guilty.

2. No defendant who pleads guilty to a homicide offense or who is found guilty of a homicide offense after trial to the court without a jury shall be permitted a trial by jury on the issue of the punishment to be imposed, except by agreement of the state.

3. If a defendant is found guilty of murder in the first degree after a jury trial in which the state has not waived the death penalty, the defendant may not waive a jury trial of the issue of the punishment to be imposed, except by agreement with the state and the court.

4. Any waiver of a jury trial and agreement permitted by this section shall be entered in the court record.

565.020. 1. A person commits the offense of murder in the first degree if [he or she] such person knowingly causes the death of another person after deliberation upon the matter.

2. The offense of murder in the first degree is a class A felony, and, if a person is eighteen years of age or older at the time of the offense, the punishment shall be [either death or] imprisonment for life without eligibility for probation or parole, or release except by act of the governor. If a person has not reached his or her eighteenth birthday at the time of the commission of the offense, the punishment shall be as provided under section 565.033."; and

Further amend said bill, Page 2, Section 565.027, Line 5, by inserting immediately after said line the following:
Any person convicted of murder in the first degree [shall be] and sentenced by the court to death prior to August 28, 2017, shall be sentenced by the court to life imprisonment without eligibility for probation, parole, or release except by act of the governor[; with the exception that when a specific aggravating circumstance found in a case is held to be unconstitutional or invalid for another reason, the supreme court of Missouri is further authorized to remand the case for resentencing or retrial of the punishment pursuant to subsection 5 of section 565.035.]

2. In the event that any death sentence imposed pursuant to this chapter is held to be unconstitutional, the trial court which previously sentenced the defendant to death shall cause the defendant to be brought before the court and shall sentence the defendant to life imprisonment without eligibility for probation, parole, or release except by act of the governor, with the exception that when a specific aggravating circumstance found in a case is held to be inapplicable, unconstitutional or invalid for another reason, the supreme court of Missouri is further authorized to remand the case for retrial of the punishment pursuant to subsection 5 of section 565.035."

Further amend said bill, Page 8, Section 574.050, Line 7, by inserting immediately after said line the following:

[546.680. When judgment of death is rendered by any court of competent jurisdiction, a warrant signed by the judge and attested by the clerk under the seal of the court must be drawn and delivered to the sheriff. It must state the conviction and judgment and appoint a day on which the judgment must be executed, which must not be less than thirty nor more than sixty days from the date of judgment, and must direct the sheriff to deliver the defendant, at a time specified in said order, not more than ten days from the date of judgment, to the chief administrative officer of a correctional facility of the department of corrections, for execution.]

[546.690. The judge of a court at which a conviction is had must, immediately after the conviction, transmit to the governor of the state, by mail or otherwise, a statement of the conviction and judgment.]

[546.700. Whenever, for any reason, any convict sentenced to the punishment of death shall not have been executed pursuant to such sentence, and the cause shall stand in full force, the supreme court, or the court of the county in which the conviction was had, on the application of the prosecuting attorney, shall issue a writ of habeas corpus to bring such convict before the court; or if he be at large, a warrant for his apprehension may be issued by such court, or any judge thereof.]

[546.710. Upon such convicted offender being brought before the court, they shall proceed to inquire into the facts, and if no legal reasons exist against the execution of sentence, such court shall issue a warrant to the director of the department of corrections, for the execution of the prisoner at the time therein specified, which execution shall be obeyed by the director accordingly.]
shall be kept confidential. Notwithstanding any provision of law to the contrary, any portion of a record that could identify a person as being a current or former member of an execution team shall be privileged and shall not be subject to discovery, subpoena, or other means of legal compulsion for disclosure to any person or entity, the remainder of such record shall not be privileged or closed unless protected from disclosure by law. The section of an execution protocol that directly relates to the administration of lethal gas or lethal chemicals is an open record, the remainder of any execution protocol of the department of corrections is a closed record.

3. A person may not, without the approval of the director of the department of corrections, knowingly disclose the identity of a current or former member of an execution team or disclose a record knowing that it could identify a person as being a current or former member of an execution team. Any person whose identity is disclosed in violation of this section shall:

(1) Have a civil cause of action against a person who violates this section;
(2) Be entitled to recover from any such person:
(a) Actual damages; and
(b) Punitive damages on a showing of a willful violation of this section.

4. Notwithstanding any provision of law to the contrary, if a member of the execution team is licensed by a board or department, the licensing board or department shall not censure, reprimand, suspend, revoke, or take any other disciplinary action against the person's license because of his or her participation in a lawful execution. All members of the execution team are entitled to coverage under the state legal expense fund established by section 105.711 for conduct of such execution team member arising out of and performed in connection with his or her official duties on behalf of the state or any agency of the state, provided that moneys in this fund shall not be available for payment of claims under chapter 287.

[546.730. A judgment of death must be executed within a correctional center of the department of corrections; and such execution shall be under the supervision and direction of the director of the department of corrections.]

[546.740. The chief administrative officer of the correctional center, or his duly-appointed representative shall be present at the execution and the director of the department of corrections shall invite the presence of the attorney general of the state, and at least eight reputable citizens, to be selected by him; and he shall at the request of the defendant, permit such clergy or religious leaders, not exceeding two, as the defendant may name, and any person, other than another incarcerated offender, relatives or friends, not to exceed five, to be present at the execution, together with such peace officers as he may think expedient, to witness the execution; but no person under twenty-one years of age shall be allowed to witness the execution.]

[546.750. After the execution the chief administrative officer of the correctional facility shall make a return upon the death warrant to the court by which the judgment was rendered, showing the time, mode and manner in which it was executed.]

[546.800. If, after any female convict shall be sentenced to the punishment of death, the officer having charge of her person shall have reason to suspect that she is pregnant, he shall in like manner summon a jury of six persons, not less than three of whom shall be physicians, and shall give notice thereof to the prosecuting attorney of the county where such criminal proceedings originated, or to the circuit attorney of the city of St. Louis, if such criminal proceedings originated in that city, who shall attend, and the proceedings shall be had as provided.]

[546.810. The inquisition shall be signed by the jury and the officer in charge of such convict, and if it appear that such female convict is pregnant with child, her execution shall be suspended and the inquisition shall be transmitted to the governor.]
Whenever the governor shall be satisfied that the cause of such suspension no longer exists, he shall issue his warrant, appointing a day for the execution of such convict, pursuant to her sentence; or he may, at his discretion, commute her punishment to imprisonment in the penitentiary for life.

1. Where murder in the first degree is charged but not submitted or where the state waives the death penalty, the submission to the trier and all subsequent proceedings in the case shall proceed as in all other criminal cases.

2. Where murder in the first degree is submitted to the trier without a waiver of the death penalty, the trial shall proceed in two stages before the same trier. At the first stage the trier shall decide only whether the defendant is guilty or not guilty of any submitted offense. The issue of punishment shall not be submitted to the trier at the first stage. If an offense is charged other than murder in the first degree in a count together with a count of murder in the first degree, the trial judge shall assess punishment on any such offense according to law, after the defendant is found guilty of such offense and after he finds the defendant to be a prior offender pursuant to chapter 558.

3. If murder in the first degree is submitted and the death penalty was not waived but the trier finds the defendant guilty of a lesser homicide, a second stage of the trial shall proceed as in all other criminal cases. The attorneys may then argue as in other criminal cases the issue of punishment, after which the trier shall assess and declare the punishment as in all other criminal cases.

4. If the trier at the first stage of a trial where the death penalty was not waived finds the defendant guilty of murder in the first degree, a second stage of the trial shall proceed at which the only issue shall be the punishment to be assessed and declared. Evidence in aggravation and mitigation of punishment, including but not limited to evidence supporting any of the aggravating or mitigating circumstances listed in subsection 2 or 3 of section 565.032, may be presented subject to the rules of evidence at criminal trials. Such evidence may include, within the discretion of the court, evidence concerning the murder victim and the impact of the offense upon the family of the victim and others. Rebuttal and surrebuttal evidence may be presented. The state shall be the first to proceed. If the trier is a jury, it shall be instructed on the law. The attorneys may then argue the issue of punishment to the jury, and the state shall have the right to open and close the argument. The trier shall assess and declare the punishment at life imprisonment without eligibility for probation, parole, or release except by act of the governor:

   (1) If the trier finds by a preponderance of the evidence that the defendant is intellectually disabled; or

   (2) If the trier does not find beyond a reasonable doubt at least one of the statutory aggravating circumstances set out in subsection 2 of section 565.032; or

   (3) If the trier concludes that there is evidence in mitigation of punishment, including but not limited to evidence supporting the statutory mitigating circumstances listed in subsection 3 of section 565.032, which is sufficient to outweigh the evidence in aggravation of punishment found by the trier; or

   (4) If the trier decides under all of the circumstances not to assess and declare the punishment at death. If the trier is a jury it shall be so instructed.

If the trier assesses and declares the punishment at death it shall, in its findings or verdict, set out in writing the aggravating circumstance or circumstances listed in subsection 2 of section 565.032 which it found beyond a reasonable doubt. If the trier is a jury it shall be instructed before the case is submitted that if it is unable to decide or agree upon the punishment the court shall assess and declare the punishment at life imprisonment without eligibility for probation, parole, or release except by act of the governor or death. The court shall follow the same procedure as set out in this section whenever it is required to determine punishment for murder in the first degree.
5. Upon written agreement of the parties and with leave of the court, the issue of the defendant’s intellectual disability may be taken up by the court and decided prior to trial without prejudicing the defendant’s right to have the issue submitted to the trier of fact as provided in subsection 4 of this section.

6. As used in this section, the terms “intellectual disability” or “intellectually disabled” refer to a condition involving substantial limitations in general functioning, characterized by significantly subaverage intellectual functioning with continual extensive related deficits and limitations in two or more adaptive behaviors such as communication, self-care, home living, social skills, community use, self-direction, health and safety, functional academics, leisure and work, which conditions are manifested and documented before eighteen years of age.

7. The provisions of this section shall only govern offenses committed on or after August 28, 2001.

[565.032. 1. In all cases of murder in the first degree for which the death penalty is authorized, the judge in a jury-waived trial shall consider, or shall include in his or her instructions to the jury for it to consider:

(1) Whether a statutory aggravating circumstance or circumstances enumerated in subsection 2 of this section is established by the evidence beyond a reasonable doubt; and

(2) If a statutory aggravating circumstance or circumstances is proven beyond a reasonable doubt, whether the evidence as a whole justifies a sentence of death or a sentence of life imprisonment without eligibility for probation, parole, or release except by act of the governor.

In determining the issues enumerated in subdivisions (1) and (2) of this subsection, the trier shall consider all evidence which it finds to be in aggravation or mitigation of punishment, including evidence received during the first stage of the trial and evidence supporting any of the statutory aggravating or mitigating circumstances set out in subsections 2 and 3 of this section. If the trier is a jury, it shall not be instructed upon any specific evidence which may be in aggravation or mitigation of punishment, but shall be instructed that each juror shall consider any evidence which he or she considers to be aggravating or mitigating.

2. Statutory aggravating circumstances for a murder in the first degree offense shall be limited to the following:

(1) The offense was committed by a person with a prior record of conviction for murder in the first degree, or the offense was committed by a person who has one or more serious assaultive criminal convictions;

(2) The murder in the first degree offense was committed while the offender was engaged in the commission or attempted commission of another unlawful homicide;

(3) The offender by his or her act of murder in the first degree knowingly created a great risk of death to more than one person by means of a weapon or device which would normally be hazardous to the lives of more than one person;

(4) The offender committed the offense of murder in the first degree for himself or herself or another for the purpose of receiving money or any other thing of monetary value from the victim of the murder or another;

(5) The murder in the first degree was committed against a judicial officer, former judicial officer, prosecuting attorney or former prosecuting attorney, circuit attorney or former circuit attorney, assistant prosecuting attorney or former assistant prosecuting attorney, assistant circuit attorney or former assistant circuit attorney, peace officer or former peace officer, elected official or former elected official during or because of the exercise of his official duty;

(6) The offender caused or directed another to commit murder in the first degree or committed murder in the first degree as an agent or employee of another person;

(7) The murder in the first degree was outrageously or wantonly vile, horrible or inhuman in that it involved torture, or depravity of mind;
(8) The murder in the first degree was committed against any peace officer, or fireman while engaged in the performance of his or her official duty;
(9) The murder in the first degree was committed by a person in, or who has escaped from, the lawful custody of a peace officer or place of lawful confinement;
(10) The murder in the first degree was committed for the purpose of avoiding, interfering with, or preventing a lawful arrest or custody in a place of lawful confinement, of himself or herself or another;
(11) The murder in the first degree was committed while the defendant was engaged in the perpetration or was aiding or encouraging another person to perpetrate or attempt to perpetrate a felony of any degree of rape, sodomy, burglary, robbery, kidnapping, or any felony offense in chapter 195 or 579;
(12) The murdered individual was a witness or potential witness in any past or pending investigation or past or pending prosecution, and was killed as a result of his or her status as a witness or potential witness;
(13) The murdered individual was an employee of an institution or facility of the department of corrections of this state or local correction agency and was killed in the course of performing his or her official duties, or the murdered individual was an inmate of such institution or facility;
(14) The murdered individual was killed as a result of the hijacking of an airplane, train, ship, bus or other public conveyance;
(15) The murder was committed for the purpose of concealing or attempting to conceal any felony offense defined in chapter 195 or 579;
(16) The murder was committed for the purpose of causing or attempting to cause a person to refrain from initiating or aiding in the prosecution of a felony offense defined in chapter 195 or 579;
(17) The murder was committed during the commission of an offense which is part of a pattern of criminal street gang activity as defined in section 578.421.

3. Statutory mitigating circumstances shall include the following:
(1) The defendant has no significant history of prior criminal activity;
(2) The murder in the first degree was committed while the defendant was under the influence of extreme mental or emotional disturbance;
(3) The defendant was a participant in the defendant's conduct or consented to the act;
(4) The defendant was an accomplice in the murder in the first degree committed by another person and his or her participation was relatively minor;
(5) The defendant acted under extreme duress or under the substantial domination of another person;
(6) The capacity of the defendant to appreciate the criminality of his or her conduct or to conform his or her conduct to the requirements of law was substantially impaired;
(7) The age of the defendant at the time of the offense.

[565.035. 1. Whenever the death penalty is imposed in any case, and upon the judgment becoming final in the trial court, the sentence shall be reviewed on the record by the supreme court of Missouri. The circuit clerk of the court trying the case, within ten days after receiving the transcript, shall transmit the entire record and transcript to the supreme court together with a notice prepared by the circuit clerk and a report prepared by the trial judge. The notice shall set forth the title and docket number of the case, the name of the defendant and the name and address of his attorney, a narrative statement of the judgment, the offense, and the punishment prescribed. The report by the judge shall be in the form of a standard questionnaire prepared and supplied by the supreme court of Missouri.

2. The supreme court of Missouri shall consider the punishment as well as any errors enumerated by way of appeal.
3. With regard to the sentence, the supreme court shall determine:
   (1) Whether the sentence of death was imposed under the influence of passion, prejudice, or any other arbitrary factor; and
   (2) Whether the evidence supports the jury's or judge's finding of a statutory aggravating circumstance as enumerated in subsection 2 of section 565.032 and any other circumstance found;
   (3) Whether the sentence of death is excessive or disproportionate to the penalty imposed in similar cases, considering both the offense, the strength of the evidence and the defendant.

4. Both the defendant and the state shall have the right to submit briefs within the time provided by the supreme court, and to present oral argument to the supreme court.

5. The supreme court shall include in its decision a reference to those similar cases which it took into consideration. In addition to its authority regarding correction of errors, the supreme court, with regard to review of death sentences, shall be authorized to:
   (1) Affirm the sentence of death; or
   (2) Set the sentence aside and resentence the defendant to life imprisonment without eligibility for probation, parole, or release except by act of the governor; or
   (3) Set the sentence aside and remand the case for retrial of the punishment hearing. A new jury shall be selected or a jury may be waived by agreement of both parties and then the punishment trial shall proceed in accordance with this chapter, with the exception that the evidence of the guilty verdict shall be admissible in the new trial together with the official transcript of any testimony and evidence properly admitted in each stage of the original trial where relevant to determine punishment.

6. There shall be an assistant to the supreme court, who shall be an attorney appointed by the supreme court and who shall serve at the pleasure of the court. The court shall accumulate the records of all cases in which the sentence of death or life imprisonment without probation or parole was imposed after May 26, 1977, or such earlier date as the court may deem appropriate. The assistant shall provide the court with whatever extracted information the court desires with respect thereto, including but not limited to a synopsis or brief of the facts in the record concerning the offense and the defendant. The court shall be authorized to employ an appropriate staff, within the limits of appropriations made for that purpose, and such methods to compile such data as are deemed by the supreme court to be appropriate and relevant to the statutory questions concerning the validity of the sentence. The office of the assistant to the supreme court shall be attached to the office of the clerk of the supreme court for administrative purposes.

7. In addition to the mandatory sentence review, there shall be a right of direct appeal of the conviction to the supreme court of Missouri. This right of appeal may be waived by the defendant. If an appeal is taken, the appeal and the sentence review shall be consolidated for consideration. The court shall render its decision on legal errors enumerated, the factual substantiation of the verdict, and the validity of the sentence."

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

Speaker Pro Tem Haahr assumed the Chair.

House Amendment No. 2 was withdrawn.

On motion of Representative Haefner, the title of HCS HB 57, as amended, was agreed to.

On motion of Representative Haefner, HCS HB 57, as amended, was adopted.
On motion of Representative Haefner, **HCS HB 57, as amended**, was ordered perfected and printed.

**HCS HBs 302 & 228**, relating to law enforcement officers, was taken up by Representative Hill.

Representative Franks Jr. offered **House Amendment No. 1**.

*House Amendment No. 1*

AMEND House Committee Substitute for House Bill Nos. 302 & 228, Page 2, Section 650.520, Line 27, by inserting immediately after the phrase "*class A misdemeanor*" the following:

"; except that, if the false report results in serious physical injury or death, it is a class E felony"; and

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

On motion of Representative Franks Jr. **House Amendment No. 1** was adopted.

Representative Merideth (80) offered **House Amendment No. 2**.

*House Amendment No. 2*

AMEND House Committee Substitute for House Bill Nos. 302 & 228, Page 2, Section 650.520, Line 26, by inserting immediately after the number "7." the following:

"If a blue alert is triggered, such alert shall include an advisory to the public that it should contact the local law enforcement agency to report information and should not attempt to follow the suspect or apprehend the suspect.

8."; and

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

Representative Merideth (80) moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Merideth (80):

**AYES: 045**

Adams  Beck  Carpenter  Engler  Kendrick  McGee  Mosley  Quade  Smith 85
Arthur  Brown 27  Conway 10  Evans  Lavender  Meredith 71  Newman  Razer  Stevens 46
Bangert  Burnett  Curtman  Franks Jr  May  Merideth 80  Nichols  Roberts  Unsicker
Baringer  Burns  Dunn  Gray  McCann Beatty  Mitten  Peters  Rowland 29  Walker 74  Barnes 28
Butler  Ellebracht  Harris  McCreery  Morgan  Pierson Jr  Runions  Wessels
Present: 002

Ellington  Roden

Absent with leave: 020

Alferman  Anders  Barnes 60  Beard  Cookson
Davis  Dohrman  Green  Higdon  Houx
Korman  Lichtenegger  Lynch  McCaherty  McDaniel
Miller  Neely  Plocher  Reisch  Mr. Speaker

Vacancies: 001

On motion of Representative Hill, the title of HCS HBs 302 & 228, as amended, was agreed to.

On motion of Representative Hill, HCS HBs 302 & 228, as amended, was adopted.

On motion of Representative Hill, HCS HBs 302 & 228, as amended, was ordered perfected and printed.

HCS HB 230, relating to the board of cosmetology and barber examiners, was taken up by Representative Dogan.

Representative McCann Beatty offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 230, Page 13, Section 329.275, Line 6, by inserting immediately after "board." the following:
"In order to register, any person wishing to engage in the practice of hair braiding shall provide evidence of completion of the course under subsection 3 of this section and passage of the examination thereunder by answering at least forty of the fifty questions correctly."; and

Further amend said bill, page and section, Lines 6-7, by deleting "not more than twenty-five" and inserting in lieu thereof "two hundred"; and

Further amend said bill, page, and section, Line 8, by deleting "person with the brochure" and inserting in lieu thereof "class and examination"; and

Further amend said bill and section, Pages 13-14, Lines 13-24, by deleting all of said lines and inserting in lieu thereof the following:

"3. The board shall develop and prepare a ten hour training course about diseases of the scalp, sanitation and sterilization, and infection control techniques that are appropriate for hair braiding in or outside of a salon setting. The course shall be made available online through the division of professional registration's website. The course shall include an online examination which shall be made up of fifty questions based upon the information presented in the course. For a person engaged in the practice of hair braiding to be exempt from licensure under this chapter, the person shall pass the examination by answering at least forty of the fifty questions correctly and keep proof of the passing examination available at the location at which such person is engaged in the practice of hair braiding.

4. Representatives of the board shall visit unannounced, on an annual basis, at any time during business hours, every facility or premises in which hair braiding is performed to determine if proof of a passing examination is available and that the facility or premises have been maintained in a hygienic manner."; and

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

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 100

Alferman  Anderson  Andrews  Austin  Bahr
Barnes 60  Basye  Bernskoetter  Berry  Black
Bondon  Brattin  Brown 57  Brown 94  Chipman
Christofanelli  Cierpiot  Conway 104  Corlew  Cornejo
Cross  Curtman  Davis  DeGroot  Dogan
Dohrman  Eggleston  Engler  Evans  Fitzpatrick
Fitzwater 144  Fitzwater 49  Fraker  Francis  Franklin
Frederick  Gannon  Grier  Haahr  Haefner
Hannegan  Helms  Henderson  Hill  Houghton
Houx  Hubrecht  Hurst  Johnson  Justus
Kelley 127  Kelly 141  Kidd  Kolkmeyer  Lant
Lichtenegger  Love  Lynch  Marshall  Mathews
Matthiesen  McGaugh  Messenger  Miller  Moon
Morris  Munzel  Pfautsch  Phillips  Pietzman
Pike  Plocher  Pogue  Redmon  Reiboldt
Reisch  Remole  Roeber  Rone  Ross
Rowland 155  Ruth  Schroer  Shaul 113  Shull 16
Smith 163  Sommer  Stacy  Stephens 128  Swan
Tate  Taylor  Trent  Vescovo  Walker 3
White  Wiemann  Wilson  Wood  Mr. Speaker
Representative McCann Beatty moved that House Amendment No. 1 be adopted.

Which motion was defeated.

Representative Peters offered House Amendment No. 2.

Speaker Richardson resumed the Chair.

Representative McCann Beatty moved that House Amendment No. 1 be adopted.

Which motion was defeated.

Representative Peters offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 230, Page 2, Section 328.080, Line 24, by inserting immediately after all of said section and line the following:

"328.132. No city, town, village, county, or other political subdivision shall require a barber licensed under chapter 328 or a cosmetologist licensed under chapter 329, practicing within a licensed barber shop or licensed cosmetology shop to obtain any additional license or permit, including any business license or operating license in order to practice."; and

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

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

On motion of Representative Dogan, the title of HCS HB 230, as amended, was agreed to.

On motion of Representative Dogan, HCS HB 230, as amended, was adopted.

On motion of Representative Dogan, HCS HB 230, as amended, was ordered perfected and printed.
REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

**HR 469** - Consent and House Procedure

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

**HCS HB 57** - Fiscal Review  
**HB 45** - Government Efficiency  
**HB 118** - Elementary and Secondary Education  
**HB 293** - Crime Prevention and Public Safety  
**HB 428** - General Laws  
**HB 439** - Utilities  
**HB 554** - Conservation and Natural Resources  
**HB 555** - General Laws  
**HB 582** - Veterans  
**HB 585** - General Laws  
**HB 622** - Professional Registration and Licensing  
**HB 630** - General Laws  
**HB 697** - Crime Prevention and Public Safety  
**HB 717** - Elections and Elected Officials  
**HB 807** - Professional Registration and Licensing  
**HB 817** - Veterans  
**HB 824** - Transportation  
**HB 864** - Special Committee on Government Oversight  
**HB 884** - General Laws  
**HB 890** - Special Committee on Litigation Reform  
**HB 893** - Utilities

COMMITTEE REPORTS

**Committee on Agriculture Policy**, Chairman Houghton reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 114**, begs leave to report it has examined the same and recommends that it Do Pass, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Bernskoetter, Eggleston, Houghton, Hurst, Love and Reiboldt

Noes (4): Harris, Lavender, McCreery and Stevens (46)

Absent (3): Kelly (141), Redmon and Rone
Mr. Speaker: Your Committee on Agriculture Policy, to which was referred HB 175, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Bernskoetter, Eggleston, Houghton, Hurst, Love and Reiboldt

Noes (4): Harris, Lavender, McCreery and Stevens (46)

Absent (3): Kelly (141), Redmon and Rone

**Committee on Elementary and Secondary Education**, Chairman Swan reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred HB 97, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Anders, Bahr, Bangert, Barnes (60), Basye, Burnett, Dogan, Matthiesen, Morgan, Roeber, Spencer, Swan and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred HB 138, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Anders, Bahr, Bangert, Barnes (60), Basye, Burnett, Dogan, Matthiesen, Morgan, Roeber, Spencer, Swan and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred HB 324, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Anders, Bahr, Bangert, Barnes (60), Basye, Dogan, Matthiesen, Morgan, Roeber, Spencer, Swan and Wood

Noes (1): Burnett

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred HB 441, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anders, Bahr, Bangert, Basye, Burnett, Dogan, Matthiesen, Morgan, Roeber and Swan

Noes (1): Spencer

Absent (2): Barnes (60) and Wood
Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred HB 643, begs leave to report it has examined the same and recommends that it Do Pass, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bahr, Barnes (60), Basye, Dogan, Matthiesen, Roeber, Spencer, Swan and Wood

Noes (4): Anders, Bangert, Burnett and Morgan

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred HB 677, begs leave to report it has examined the same and recommends that it Do Pass with House Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Anders, Bahr, Bangert, Barnes (60), Basye, Burnett, Dogan, Matthiesen, Morgan, Roeber, Spencer, Swan and Wood

Noes (0)

Absent (0)

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was returned HB 451, begs leave to report it has examined the same and recommends that it Do Pass with House Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Baringer, Brattin, Burnett, Fraker, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (1): Grier

Committee on Ways and Means, Chairman Curtman reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred HB 142, begs leave to report it has examined the same and recommends that it Do Pass with House Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Brown (27), Christofanelli, Curtman, Eggleston, Gray, Kelley (127), Mosley, Rhoads, Roden, Schroer and Shull (16)

Noes (1): Ellington

Absent (1): Cross
Committee on Workforce Development, Chairman Lauer reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred HB 356, begs leave to report it has examined the same and recommends that it Do Pass, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Evans, Fitzwater (49), Hansen, Henderson, Justus, Lauer and Pietzman
Noes (3): Franks Jr., Mosley and Roberts
Absent (1): Lant

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred HB 94, begs leave to report it has examined the same and recommends that it Do Pass by the following vote:

Ayes (11): Arthur, Barnes (60), Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann
Noes (0)
Absent (3): Austin, Berry and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred HB 655, begs leave to report it has examined the same and recommends that it Do Pass by the following vote:

Ayes (7): Barnes (60), Corlew, Engler, Roeber, Sommer, Vescovo and Wiemann
Noes (4): Arthur, Carpenter, Runions and Unsicker
Absent (3): Austin, Berry and Mathews

SUBCOMMITTEE APPOINTMENTS
February 14, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO  65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Creation and Appointments. This Committee will report to the Committee on Insurance Policy:

   Representative John Wiemann, Chair
   Representative Noel Shull
   Representative Dave Muntzel

If you have any questions, please feel free to contact my office.
Sincerely,

/s/ Todd Richardson  
Speaker of the Missouri House of Representatives  
152nd District

February 14, 2017

Mr. Adam Crumbliss  
Chief Clerk  
Missouri House of Representatives  
State Capitol, Room 317A  
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Ingrid Burnett to serve on the Subcommittee on Creation and Appointments. This Committee will report to the Committee on Insurance Policy.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Gail McCann Beatty  
House Minority Leader  
District 26

February 14, 2017

Mr. Adam Crumbliss  
Chief Clerk  
Missouri House of Representatives  
State Capitol, Room 317A  
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Education Savings Accounts. This Committee will report to the Committee on Elementary and Secondary Education.

   Representative Chuck Basye, Chair  
   Representative Shamed Dogan  
   Representative Mark Matthiesen  
   Representative Rebecca Roeber

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson  
Speaker of the Missouri House of Representatives  
152nd District
February 14, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Education Savings Accounts. This Committee will report to the Committee on Elementary and Secondary Education.

Representative Gretchen Bangert
Representative Ingrid Burnett

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

February 14, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Clem Smith to serve on the Subcommittee on Scope of Practice.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

February 14, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:
I hereby appoint the following to serve on the Subcommittee on Second Amendment Preservation. This Committee will report to the Committee on General Laws.

   Representative Chuck Basye, Chair
   Representative Sonya Anderson
   Representative Rebecca Roeber
   Representative Gary Cross

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

February 14, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Second Amendment Preservation. This Committee will report to the Committee on General Laws.

   Representative Lauren Arthur
   Representative Tracy McCreery

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

COMMITTEE CHANGES

February 14, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby remove Representative Crystal Quade from the Special Committee on Government Oversight and appoint Representative Gretchen Bangert.
If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson  
Speaker of the Missouri House of Representatives  
152nd District

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Wednesday, February 15, 2017.

COMMITTEE HEARINGS

BUDGET
Wednesday, February 15, 2017, 8:00 AM, House Hearing Room 3.
Executive session may be held on any matter referred to the committee.
Budget presentation from the Department of Social Services.

CONSERVATION AND NATURAL RESOURCES
Wednesday, February 15, 2017, 8:00 AM, House Hearing Room 1.
Public hearing will be held: HB 600  
Executive session will be held: HCR 9  
Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS
Thursday, February 16, 2017, 8:00 AM, House Hearing Room 1.
Public hearing will be held: HB 268  
Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS
Wednesday, February 15, 2017, 5:00 PM, House Hearing Room 1.
Executive session will be held: HB 603  
Executive session may be held on any matter referred to the committee.

FISCAL REVIEW
Thursday, February 16, 2017, 8:30 AM, House Hearing Room 6.
Executive session will be held: HCS HB 57  
Executive session may be held on any matter referred to the committee.

AMENDED

HEALTH AND MENTAL HEALTH POLICY
Wednesday, February 15, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.
Public hearing will be held: HCR 16, HCR 17  
Executive session may be held on any matter referred to the committee.
HIGHER EDUCATION
Wednesday, February 15, 2017, 12:30 PM, House Hearing Room 5.
Public hearing will be held: HR 11
Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT
Wednesday, February 15, 2017, 12:00 PM or upon morning adjournment (whichever is later),
House Hearing Room 1.
Public hearing will be held: HB 568, HB 629, HB 752, HB 791
Executive session will be held: HB 43, HB 281
Executive session may be held on any matter referred to the committee.
Executive session will be held before public hearing.

PROFESSIONAL REGISTRATION AND LICENSING
Wednesday, February 15, 2017, 2:00 PM or upon conclusion of afternoon session (whichever is later),
House Hearing Room 5.
Public hearing will be held: HB 702, HB 297, HB 665, HCR 20
Executive session will be held: HB 480, HB 272, HB 413, HB 609, HB 227, HB 316
Executive session may be held on any matter referred to the committee.

AMENDED

RULES - ADMINISTRATIVE OVERSIGHT
Wednesday, February 15, 2017, 5:00 PM, House Hearing Room 7.
Executive session will be held: HB 93, HCS HB 138, HB 169, HCS HB 381, HCS HB 451, HCS HB 661
Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT
Executive session will be held: HB 207, HB 327, HCS HB 662
Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT
Thursday, February 16, 2017, 8:00 AM, House Hearing Room 5.
Executive session will be held: HCS HB 50, HB 175, HCS HB 229, HCS HB 151
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON INNOVATION AND TECHNOLOGY
Wednesday, February 15, 2017, 12:00 PM or upon morning adjournment (whichever is later),
House Hearing Room 4.
Executive session will be held: HB 306, HB 410
Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT
Thursday, February 16, 2017, 8:30 AM, House Hearing Room 1.
Executive session may be held on any matter referred to the committee.
Hearing testimony from Amy Roderick, Inspector General, Department of Corrections, and Cari Collins, Director, Division of Human Services, Department of Corrections.

TRANSPORTATION
Wednesday, February 15, 2017, 8:00 AM, House Hearing Room 5.
Public hearing will be held: HB 631, HB 560, HB 811, HB 738, HB 834, HB 542
Executive session will be held: HB 664, HB 694, HB 56, HB 256, HB 110, HB 574
Executive session may be held on any matter referred to the committee.

UTILITIES
Wednesday, February 15, 2017, 5:00 PM, House Hearing Room 5.
Public hearing will be held: HB 747, HB 340
Executive session may be held on any matter referred to the committee.
This is a continuation of the public hearing from February 8th.

WORKFORCE DEVELOPMENT
Wednesday, February 15, 2017, 8:00 AM, House Hearing Room 4.
Public hearing will be held: HB 799, HB 680
Executive session will be held: HB 482
Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR
TWENTY-SIXTH DAY, WEDNESDAY, FEBRUARY 15, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING
HCR 34

HOUSE BILLS FOR SECOND READING
HB 917 through HB 934

HOUSE BILLS FOR PERFECTION
HB 336 - Shull (16)
HCS HBs 337, 259, & 575 - Shull (16)
HCS HB 427 - Cornejo
HCS HB 422 - Cornejo
HB 58 - Haefner
HB 85 - Redmon
HCS HB 115 - Shull (16)
HB 288 - Fitzpatrick
HB 289 - Fitzpatrick
HCS HB 353 - Eggleston
HB 493 - Bondon
HB 126, with HCA 1 - Vescovo
HOUSE BILLS FOR PERFECTION - CONSENT

(02/13/2017)

HB 61 - Alferman
HB 128 - Davis
HCS HB 183 - Franks Jr.

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 – Fitzpatrick