The House met pursuant to adjournment.

Speaker Pro Tem Wiemann in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

*The Lord God is a sun and shield; the Lord will give grace and glory: no good thing will He withhold from them that walk uprightly.* (Psalm 84:11)

Heavenly Father, You are divine, we believe. Now we ask You to gladden our hearts and to cheer our lives. You have continued to bestow upon us Your sacred gifts. We thank You. Our state, O God, with all its splendid traditions, with all its marvelous progress, we do remember.

By the inspiration of high idealism and political aspiration, may the People's House continue on and on to disappoint our foes and to surprise our friends. May every member be guarded against any enemy that may be stalking to break or disturb our unity. May the Spirit of peace, good will, and unity keep our state strong and calm, for the blessing of all who dwell within our borders.

And the House says, “Amen!”

The Pledge of Allegiance to the flag was recited.

The Journal of the forty-fifth day was approved as printed by the following vote:

**AYES: 118**

<table>
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<th>Allred</th>
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<th>Baker</th>
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<td>Shaul 113</td>
<td>Shawan</td>
<td>Shields</td>
<td>Simmons</td>
</tr>
</tbody>
</table>
HB 485, HCS HB 559, HB 728, HCS HB 269, HB 501, HCS HB 229, HCS HB 346, HCS HB 700, HB 159, HB 920, HB 761 and HB 584 were placed back on the Perfection Calendar.

PERFECTION OF HOUSE BILLS

HB 485, relating to special school districts, was taken up by Representative Dogan.

On motion of Representative Dogan, the title of HB 485 was agreed to.

On motion of Representative Dogan, HB 485 was ordered perfected and printed.

HCS HB 559, relating to working animals, was taken up by Representative Spencer.

On motion of Representative Spencer, the title of HCS HB 559 was agreed to.

Representative McCreery offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 559, Page 1, Section 262.760, Lines 1-15, by deleting all of said lines and inserting in lieu thereof the following:

"262.760. 1. No village, town, city, or county, including any home rule city, shall impose any order, ordinance, policy, or regulation prohibiting the use of a working animal unless such use poses a reasonable threat to public health, safety, or welfare, or to the health and welfare of the working animal, but each village,
town, city, or county, including any home rule city, may adopt reasonable rules and regulations governing such animals so long as such rules and regulations are not intended to ban the use of such working animals for entertainment, transportation, educational exhibits, or exhibition.

2. No village, town, city, or county, including any home rule city, shall impose any order, ordinance, policy, or regulation prohibiting working animals on public streets unless such street, or time of day for a particular street, poses a reasonable threat to public health, safety, or welfare, or to the health and welfare of the working animal, but each village, town, city, or county, including any home rule city, may adopt orders, ordinances, policies, and regulations that further the public health, safety, and welfare."; and

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

Representative Spencer raised a point of order that House Amendment No. 1 is a floor substitute.

The Chair ruled the point of order well taken.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 100

Allred  Anderson  Andrews  Baker  Billington
Black 137  Black 7  Bondon  Bromley  Busick
Chipman  Christophanelli  Coleman 32  Deaton  DeGroot
Dinkins  Dogan  Dohrmann  Eggleston  Eslinger
Evans  Falkner  III  Fishel  Fitzwater  Francis
Gannon  Gregory  Grier  Griffith  Haden
Haffner  Hannegan  Hansen  Helms  Henderson
Hicks  Hill  Houx  Hovis  Hudson
Hurst  Justus  Kelley 127  Kidd  Knight
Kolkmeier  Lovasco  Love  Lynch  Mayhew
McDaniel  McGaugh  McGir  Messenger  Moon
Morris 140  Morse 151  Muntzel  Neely  O’Donnell
Patterson  Pfutzsch  Pietzman  Pike  Pelcher
Pogue  Pollitt 52  Pollock 123  Porter  Reedy
Rehder  Tolson  Reisch  Remole  Richey  Rigs
Roberts 161  Roden  Ross  Ruth  Sharp
Shaul 113  Shawan  Shields  Smith  Solon
Sommer  Spencer  Stephens 128  Swan  Tate
Taylor  Trent  Veit  Vescovo  Walsh
Wiemann  Wilson  Wood  Wright  Mr. Speaker

NOES: 041

Appelbaum  Bangert  Baringer  Barnes  Beck
Bland Manlove  Bosley  Brown 27  Brown 70  Burnett
Burns  Butz  Carter  Clemens  Ellebracht
Gray  Green  Ingle  Kendrick  Lavender
Mackey  McCreery  Merideth  Mitten  Morgan
Mosley  Pierson  Jr.  Price  Proudie  Quade
Razer  Roberts 77  Rogers  Rowland  Runions
Sain  Sauls  Stevens 46  Walker  Washington
Windham
Speaker Haahr assumed the Chair.

On motion of Representative Spencer, HCS HB 559 was adopted.

On motion of Representative Spencer, HCS HB 559 was ordered perfected and printed.

HB 728, relating to the name of the party in interest in certain civil actions, was taken up by Representative Billington.

On motion of Representative Billington, the title of HB 728 was agreed to.

Representative Christofanelli offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 728, Page 1, Section 507.010, Lines 8-9, by deleting said lines and inserting in lieu thereof the following:

"2. Except if the party in interest is a minor, in any action arising under the Establishment Clause of the First Amendment to the United States Constitution or under Article 1, Section 5 or 7 of the Constitution of Missouri, such action shall be prosecuted in the name of the real party in"; and

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

Representative Lavender offered House Substitute Amendment No. 1 for House Amendment No. 1.

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

AMEND House Bill No. 728, Page 1, Section 507.010, Lines 8-9, by deleting said lines and inserting in lieu thereof the following:

"2. Except if the party in interest is a minor, in any action arising under the Establishment Clause of the First Amendment to the United States Constitution or under Article 1, Section 5 or 7 of the Constitution of Missouri, such action shall be prosecuted in the name of the real party in"; and

Further amend said bill, page, and section, Line 10, by inserting after said line the following:

"3. The provisions of subsection 2 of this section shall not apply if a plaintiff files a motion to have the action prosecuted under a pseudonym and the court determines:
(1) That sufficient evidence exists that a plaintiff may be harmed if the action is prosecuted in the name of the real party in interest; and

(2) The defendant will not be unduly prejudiced."; and

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

Representative Eggleston assumed the Chair.

Representative Lavender moved that House Substitute Amendment No. 1 for House Amendment No. 1 be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Lavender:

AYES: 042

Appelbaum  Bangert  Baringer  Barnes  Beck
Bland Manlove  Bosley  Brown 27  Brown 70  Burnett
Burns  Butz  Carpenter  Carter  Clemens
Ellebracht  Gray  Ingle  Kendrick  Lavender
Mackey  McGee  Merideth  Mitten
Morgan  Mosley  Pierson Jr.  Price  Proudie
Quade  Razer  Roberts 77  Rogers  Rowland
Runions  Sain  Sauls  Stevens 46  Walker
Washington  Windham

NOES: 102

Allred  Anderson  Andrews  Bailey  Baker
Billington  Black 137  Black 7  Bondon  Bromley
Busick  Chipman  Christofanelli  Coleman 32  Deaton
Dinkins  Dogan  Dohrman  Eggleston
Eslinger  Evans  Fishel  Fitzwater
Francis  Gannon  Gregory  Grier  Griesheimer
Griffith  Haden  Haffner  Hannegan  Hansen
Helms  Henderson  Hicks  Hill  Houx
Hovis  Hudson  Hurst  Justus  Kelley 127
Kelly 141  Kidd  Knight  Kolkmeyer  Lovasco
Love  Lynch  Mayhew  McCoaugh  McGirl
Messenger  Miller  Moon  Morris 140  Morse 151
Muntzel  Murphy  Neely  O'Donnell  Patterson
Pfautsch  Pietzman  Pike  Plocher  Pogue
Pollitt 52  Pollock 123  Porter  Reedy  Rehder
Toalson Reisch  Remole  Richey  Riggs  Roberts 161
Rone  Ross  Ruth  Sharpe  Shaull 113
Shaw  Shields  Smith  Solon  Sommer
Spencer  Stephens 128  Swan  Taylor  Trent
Veit  Vescovo  Walsh  Wiemann  Wilson

PRESENT: 001

Green
Journal of the House

ABSENT WITH LEAVE: 016

Basye
Chappelle-Nadal
Coleman 97
Ellington
Franks Jr.
McDaniel
Rod
Roeb
Schnelting
Schroer
Shull 16
Simmons
Stacy
Tate
Unsicker
Mr. Speaker

VACANCIES: 002

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 102

Allred
Anderson
Andrews
Bailey
Baker
Billington
Black 137
Black 7
Bondon
Bromley
Busick
Chipman
Christofanelli
Coleman 32
Coleman 97
Deaton
DeGroot
Dinks
Dogan
Dohrmn
Eggleston
Eslinger
Evan
Falkner 111
Fishel
Fitzwater
Francis
Gannon
Gregory
Grier
Griesheimer
Haden
Haffner
Hannegan
Hansen
Helms
Henderson
Hicks
Hill
Hou
Hovis
Hudson
Hurst
Justus
Kelley 127
Kelly 141
Kidd
Knight
Kolkmeyer
Lovasc
Love
Lynch
Mayhew
McGaugh
McGirl
Messenger
Miller
Moon
Morris 140
Morse 151
Muntzel
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Neely
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Patterson
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Rehder
Toalson Reisch
Remole
Richey
Riggs
Roberts 161
Ross
Sharpe
Shaul 113
Shaw
Shields
Solon
Sommer
Spencer
Stacy
Stephens 128
Swan
Tate
Taylor
Trent
Veit
Vescovo
Walsh
Wiemann
Wilson
Wood
Wright
Mr. Speaker

NOES: 040

Appelbaum
Bangert
Baringer
Barnes
Beck
Bland Manlove
Bosley
Brown 27
Brown 70
Burnett
Burns
Butz
Carpenter
Carter
Clemens
Ellebracht
Green
Ingle
Kendrick
Lavender
Mackey
McGee
Merideth
Mitten
Morgan
Mosley
Pierson Jr.
Price
Proudie
Quade
Razer
Roberts 77
Rogers
Rowland
Runions
Sain
Sauls
Stevens 46
Walker
Washington

PRESENT: 000

ABSENT WITH LEAVE: 019

Basye
Chappelle-Nadal
Coleman
Ellington
Franks Jr.
Gray
Griffith
McCreery
McDaniel
Roden
Roeb
Rone
Ruth
Schnelting
Schroer
Shull 16
Simmons
Smith
Unsicker
Windham

VACANCIES: 002
On motion of Representative Christofanelli, **House Amendment No. 1** was adopted.

Representative DeGroot raised a point of order that a member was in violation of Rule 85.

Representative Eggleston requested a parliamentary ruling.

The Parliamentary Committee took the point of order under advisement.

Representative DeGroot raised a point of order that a member was in violation of Rule 85.

Representative Eggleston requested a parliamentary ruling.

Speaker Pro Tem Wiemann resumed the Chair.

The Chair advised members to keep their comments to the bill at hand.

Representative Vescovo moved the previous question.

**Which motion was adopted by the following vote:**

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On motion of Representative Billington, **HB 728, as amended**, was ordered perfected and printed.

On motion of Representative Vescovo, the House recessed until 2:15 p.m.

**AFTERNOON SESSION**

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

**PERFECTION OF HOUSE BILLS**

**HCS HB 269**, relating to the secretary of state, was taken up by Representative Shaul (113).

On motion of Representative Shaul (113), the title of **HCS HB 269** was agreed to.

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

**House Amendment No. 1**

AMEND House Committee Substitute for House Bill No. 269, Page 8, Section 115.642, Lines 20 to 31, by removing all of said lines from the bill; and

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

Representative Ross assumed the Chair.

Speaker Haahr resumed the Chair.

Representative Morgan moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Morgan:
AYES: 038

Appelbaum  Baringer  Barnes  Beck  Bland Manlove
Brown 27  Brown 70  Burnett  Burns  Butz
Carpenter  Clemens  Ellington  Gray  Igle
Kendrick  Lavender  Mackey  McCreey  McGee
Merideth  Mitten  Morgan  Mosley  Pierson Jr.
Price  Proudie  Quade  Razer  Roberts 77
Rogers  Rowland  Runions  Sain  Sauls
Stevens 46  Walker  Windham

NOES: 108

Allred  Anderson  Andrews  Bailey  Baker
Basye  Billington  Black 137  Black 7  Bondon
Bromley  Busick  Chipman  Christofanelli  Coleman 32
Coleman 97  Deaton  DeGroot  Dinkins  Dogan
Dohrman  Eggleston  Ellebracht  Elinger  Evans
Falkner III  Fishel  Fitzwater  Francis  Gannon
Gregory  Grier  Griesheimer  Griffith  Haden
Haffner  Hannegan  Hansen  Helms  Henderson
Hicks  Hill  Houx  Hovis  Hudson
Hurst  Justus  Kelley 127  Kelly 141  Kidd
Knight  Kolkmeyer  Lovasco  Love  Lynch
Mayhew  McGirl  Messenger  Miller  Moon
Morris 140  Morse 151  Muntzel  Murphy  Neely
O'Donnell  Patterson  Pfautsch  Pike  Plocher
Pogue  Pollitt 52  Pollock 123  Porter  Reedy
Rehder  Toalson Reisch  Remole  Richey  Riggs
Roberts 161  Rone  Ross  Ruth  Schnelting
Schroer  Sharpe  Shaul 113  Shawan  Shields
Simmons  Smith  Solon  Sommer  Spencer
Stacy  Stephens 128  Swan  Tate  Taylor
Trent  Veit  Vescovo  Walsh  Wiemann
Wood  Wright  Mr. Speaker

PRESENT: 001

Chappelle-Nadal

ABSENT WITH LEAVE: 014

Bangert  Bosley  Carter  Franks Jr.  Green
McDaniel  McGaugh  Pietzman  Roden  Roeber
Shull 16  Unsicker  Washington  Wilson

VACANCIES: 002

On motion of Representative Shaul (113), HCS HB 269 was adopted.

On motion of Representative Shaul (113), HCS HB 269 was ordered perfected and printed.

HB 501, relating to the state tartan, was taken up by Representative Grier.
On motion of Representative Grier, the title of **HB 501** was agreed to.

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

**House Amendment No. 1**

AMEND House Bill No. 501, Page 1, Section 10.190, Lines 1-3, by deleting all of said lines and inserting in lieu thereof the following:

"10.190. The Missouri "Show Me" tartan is selected for and shall be known as the official tartan of the state of Missouri. The tartan colors of blue, brown, and silver are derived from the eastern bluebird, the Missouri mule and bear on the state flag, and the crescent moon, representing vigilance and justice, valor, purity, steadfastness, hope, and strength. The thread count for the official tartan is G6, DT4, G4, DT4, B4, DT4, B6, A6, R4, W4, G8, W4, R4, A6, B6, DT4, B4, DT4, G4, DT4, G6, DT4, G16, DT12, G16, A4, G16, DT12, G16, DT4, where A = Aegean Blue, R = Garnet, DB = Admiral, DT = Umber, G = Bottle Green, W = White. The thread count for the official dress version of the Show Me tartan is G6, DT4, G4, DT4, B4, DT4, B6, A6, R4, W4, G8, W4, R4, A6, B6, DT4, B4, DT4, G4, DT4, G6, DT4, G16, DT12, W16, A4, W16, DT12, G16, DT4."; and

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

On motion of Representative Grier, **House Amendment No. 1** was adopted.

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

**House Amendment No. 1**

AMEND House Committee Substitute for House Bill No. 229, Page 2, Section 452.375, Line 20, by inserting after the word, "custody" the words, ", or if the court finds that a pattern of domestic violence has occurred as set out in subdivision (6) of subsection 2 of this section"; and

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

On motion of Representative Evans, **House Amendment No. 1** was adopted.

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

**House Amendment No. 2**

AMEND House Committee Substitute for House Bill No. 229, Page 2, Section 452.375, Line 20, by inserting after the word "custody." the following:
"If a parent does not exercise his or her periods of custody or visitation as decreed, without prior written consent and for a period exceeding sixty consecutive days, the aggrieved parent may file a family support motion. A family support motion creates a rebuttable presumption that an award of child support shall be reconsidered by the court."; and

Further amend said bill and section, Page 6, Line 164, by inserting immediately after said section and line the following:

"452.400. 1. (1) A parent not granted custody of the child is entitled to reasonable visitation rights unless the court finds, after a hearing, that visitation would endanger the child’s physical health or impair his or her emotional development. The court shall enter an order specifically detailing the visitation rights of the parent without physical custody rights to the child and any other children for whom such parent has custodial or visitation rights. In determining the granting of visitation rights, the court shall consider evidence of domestic violence. If the court finds that domestic violence has occurred, the court may find that granting visitation to the abusive party is in the best interests of the child.

(2) (a) The court shall not grant visitation to the parent not granted custody if such parent or any person residing with such parent has been found guilty of or pled guilty to any of the following offenses when a child was the victim:
   a. A felony violation of section 566.030, 566.032, 566.031, 566.060, 566.062, 566.064, 566.067, 566.068, 566.061, 566.083, 566.101, 566.100, 566.111, 566.151, 566.203, 566.206, 566.209, 566.211, or 566.215;
   b. A violation of section 568.020;
   c. A violation of subdivision (2) of subsection 1 of section 568.060;
   d. A violation of section 568.065;
   e. A violation of section 573.200;
   f. A violation of section 573.205; or
   g. A violation of section 568.175.
   (b) For all other violations of offenses in chapters 566 and 568 not specifically listed in paragraph (a) of this subdivision or for a violation of an offense committed in another state when a child is the victim that would be a violation of chapter 566 or 568 if committed in Missouri, the court may exercise its discretion in granting visitation to a parent not granted custody if such parent or any person residing with such parent has been found guilty of, or pled guilty to, any such offense.

(3) The court shall consider the parent’s history of inflicting, or tendency to inflict, physical harm, bodily injury, assault, or the fear of physical harm, bodily injury, or assault on other persons and shall grant visitation in a manner that best protects the child and the parent or other family or household member who is the victim of domestic violence, and any other children for whom the parent has custodial or visitation rights from any further harm.

(4) The court, if requested by a party, shall make specific findings of fact to show that the visitation arrangements made by the court best protect the child or the parent or other family or household member who is the victim of domestic violence, or any other child for whom the parent has custodial or visitation rights from any further harm.

2. (1) The court may modify an order granting or denying visitation rights whenever modification would serve the best interests of the child, but the court shall not restrict a parent’s visitation rights unless it finds that the visitation would endanger the child’s physical health or impair his or her emotional development.

(2) (a) In any proceeding modifying visitation rights, the court shall not grant unsupervised visitation to a parent if the parent or any person residing with such parent has been found guilty of or pled guilty to any of the following offenses when a child was the victim:
   a. A felony violation of section 566.030, 566.032, 566.031, 566.060, 566.062, 566.064, 566.067, 566.068, 566.061, 566.083, 566.101, 566.100, 566.111, 566.151, 566.203, 566.206, 566.209, 566.211, or 566.215;
   b. A violation of section 568.020;
   c. A violation of subdivision (2) of subsection 1 of section 568.060;
   d. A violation of section 568.065;
   e. A violation of section 573.200;
   f. A violation of section 573.205; or
   g. A violation of section 568.175.
(b) For all other violations of offenses in chapters 566 and 568 not specifically listed in paragraph (a) of this subdivision or for a violation of an offense committed in another state when a child is the victim that would be a violation of chapter 566 or 568 if committed in Missouri, the division may exercise its discretion regarding the placement of a child taken into the custody of the state in which a parent or any person residing in the home has been found guilty of, or pled guilty to, any such offense.

(3) When a court restricts a parent’s visitation rights or when a court orders supervised visitation because of allegations of abuse or domestic violence, a showing of proof of treatment and rehabilitation shall be made to the court before unsupervised visitation may be ordered.

“Supervised visitation”, as used in this section, is visitation which takes place in the presence of a responsible adult appointed by the court for the protection of the child.

3. The court shall mandate compliance with its order by all parties to the action, including parents, children and third parties. In the event of noncompliance, the aggrieved person may file a verified motion for contempt. If custody, visitation or third-party custody is denied or interfered with by a parent or third party without good cause, the aggrieved person may file a family access motion with the court stating the specific facts which constitute a violation of the judgment of dissolution, legal separation or judgment of paternity. The state courts administrator shall develop a simple form for pro se motions to the aggrieved person, which shall be provided to the person by the circuit clerk. Clerks, under the supervision of a circuit clerk, shall explain to aggrieved parties the procedures for filing the form. Notice of the fact that clerks will provide such assistance shall be conspicuously posted in the clerk’s offices. The location of the office where the family access motion may be filed shall be conspicuously posted in the court building. The performance of duties described in this section shall not constitute the practice of law as defined in section 484.010. Such form for pro se motions shall not require the assistance of legal counsel to prepare and file. The cost of filing the motion shall be the standard court costs otherwise due for instituting a civil action in the circuit court.

4. Within five court days after the filing of the family access motion pursuant to subsection 3 of this section, the clerk of the court shall issue a summons pursuant to applicable state law, and applicable local or supreme court rules. A copy of the motion shall be personally served upon the respondent by personal process server as provided by law or by any sheriff. Such service shall be served at the earliest time and shall take priority over service in other civil actions, except those of an emergency nature or those filed pursuant to chapter 455. The motion shall contain the following statement in boldface type:

"PURSUANT TO SECTION 452.400, RSMO, YOU ARE REQUIRED TO RESPOND TO THE CIRCUIT CLERK WITHIN TEN DAYS OF THE DATE OF SERVICE. FAILURE TO RESPOND TO THE CIRCUIT CLERK MAY RESULT IN THE FOLLOWING:

(1) AN ORDER [FOR] MODIFYING CUSTODY OR AWARDING A COMPENSATORY PERIOD OF CUSTODY, VISITATION, OR THIRD-PARTY CUSTODY AT A TIME CONVENIENT FOR THE AGGRIEVED PARTY NOT LESS THAN THE PERIOD OF TIME DENIED;

(2) PARTICIPATION BY THE VIOLATOR IN COUNSELING TO EDUCATE THE VIOLATOR ABOUT THE IMPORTANCE OF PROVIDING THE CHILD WITH A CONTINUING AND MEANINGFUL RELATIONSHIP WITH BOTH PARENTS;

(3) ASSESSMENT OF A FINE OF UP TO FIVE HUNDRED DOLLARS AGAINST THE VIOLATOR;

(4) REQUIRING THE VIOLATOR TO POST BOND OR SECURITY TO ENSURE FUTURE COMPLIANCE WITH THE COURT'S ORDERS;

(5) ORDERING THE VIOLATOR TO PAY THE COST OF COUNSELING TO REESTABLISH THE PARENT-CHILD RELATIONSHIP BETWEEN THE AGGRIEVED PARTY AND THE CHILD;

(6) A JUDGMENT IN AN AMOUNT NOT LESS THAN THE REASONABLE EXPENSES, INCLUDING ATTORNEY'S FEES AND COURT COSTS ACTUALLY INCURRED BY THE AGGRIEVED PARTY AS A RESULT OF THE DENIAL OF CUSTODY, VISITATION OR THIRD-PARTY CUSTODY;

(7) A JUDGMENT IN AN AMOUNT NOT LESS THAN THE REASONABLE EXPENSES, INCLUDING LOST WAGES, COSTS FOR CHILD CARE, ATTORNEY FEES, AND COURT COSTS, ACTUALLY INCURRED BY THE AGGRIEVED PARTY AS A RESULT OF THE VIOLATOR'S FAILURE TO EXERCISE PERIODS OF CUSTODY OR VISITATION AS DECREED, WITHOUT PRIOR WRITTEN CONSENT AND FOR A PERIOD EXCEEDING SIXTY CONSECUTIVE DAYS; AND

(8) AN ORDER MODIFYING CHILD SUPPORT."
5. If an alternative dispute resolution program is available pursuant to section 452.372, the clerk shall also provide information to all parties on the availability of any such services, and within fourteen days of the date of service, the court may schedule alternative dispute resolution.

6. Upon a finding by the court pursuant to a motion for a family access order or a motion for contempt that its order for custody, visitation or third-party custody has not been complied with, without good cause, the court shall order a remedy, which may include, but not be limited to:
   (1) A compensatory period of visitation, custody or third-party custody at a time convenient for the aggrieved party not less than the period of time denied;
   (2) Participation by the violator in counseling to educate the violator about the importance of providing the child with a continuing and meaningful relationship with both parents;
   (3) Assessment of a fine of up to five hundred dollars against the violator payable to the aggrieved party;
   (4) Requiring the violator to post bond or security to ensure future compliance with the court’s access orders; and
   (5) Ordering the violator to pay the cost of counseling to reestablish the parent-child relationship between the aggrieved party and the child.

7. The court shall consider, in a proceeding to enforce or modify a permanent custody or visitation order or judgment, a party’s violation, without good cause, of a provision of the parenting plan, for the purpose of determining that party’s ability and willingness to allow the child frequent and meaningful contact with both parents.

8. The reasonable expenses incurred as a result of denial or interference with custody or visitation, including attorney’s fees and costs of a proceeding to enforce visitation rights, custody or third party custody, shall be assessed, if requested and for good cause, against the parent or party who unreasonably denies or interferes with visitation, custody or third party custody. In addition, the court may utilize any and all powers relating to contempt conferred on it by law or rule of the Missouri supreme court. The reasonable expenses, including lost wages, costs of child care, attorney’s fees, and costs of a proceeding to enforce visitation rights, custody, third party custody or to modify child support under a family support motion or order, shall be assessed, if requested and for good cause, against a parent or party who:
   (1) Unreasonably denies or interferes with visitation, custody or third-party custody; or
   (2) Fails to exercise his or her periods of custody or visitation as decreed, without prior written consent and for a period exceeding sixty consecutive days.

In addition, the court may utilize any and all powers relating to contempt conferred on it by law or rule of the Missouri supreme court.

9. Final disposition of a motion for a family access order filed pursuant to this section shall take place not more than sixty days after the service of such motion, unless waived by the parties or determined to be in the best interest of the child. Final disposition shall not include appellate review.

10. Motions filed pursuant to this section shall not be deemed an independent civil action from the original action pursuant to which the judgment or order sought to be enforced was entered.

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

Representative Mitten moved that House Amendment No. 2 be adopted.

Which motion was defeated.

On motion of Representative Swan, HCS HB 229, as amended, was adopted.

On motion of Representative Swan, HCS HB 229, as amended, was ordered perfected and printed.

HCS HB 346, relating to the Missouri works program, was taken up by Representative Lynch.
On motion of Representative Lynch, the title of HCS HB 346 was agreed to.

Representative Lynch offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 346, Page 6, Section 620.2005, Lines 167-169, by deleting all of said lines and inserting in lieu thereof the following:

"base or installation within this state that causes:
(a) An increase of ten or more military or civilian support personnel:
a. Whose average salaries equal or exceed ninety percent of the county average wage; and
b. Who are offered health insurance, with an entity of the United States Department of Defense paying at least fifty percent of such insurance premiums; and
(b) Investment in real or personal property at the base or installation expressly for the purposes of serving a new or expanded military activity or unit;"; and

Further amend said bill, Section 620.2020, Page 12, Lines 89-90, by deleting the words "or qualified military project"; and

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

On motion of Representative Lynch, House Amendment No. 1 was adopted.

On motion of Representative Lynch, HCS HB 346, as amended, was adopted.

On motion of Representative Lynch, HCS HB 346, as amended, was ordered perfected and printed.

HCS HB 700, relating to grandparents' visitation rights, was taken up by Representative Rehder.

On motion of Representative Rehder, the title of HCS HB 700 was agreed to.

On motion of Representative Rehder, HCS HB 700 was adopted.

On motion of Representative Rehder, HCS HB 700 was ordered perfected and printed.

HB 159, relating to outdoor advertising, was taken up by Representative Love.

On motion of Representative Love, the title of HB 159 was agreed to.

On motion of Representative Love, HB 159 was ordered perfected and printed.

HB 920, relating to healthcare products available to prisoners, was placed on the Informal Calendar.

HB 761, relating to financial reports of political subdivisions, was taken up by Representative Pfautsch.
On motion of Representative Pfautsch, the title of HB 761 was agreed to.

Representative Ross resumed the Chair.

Representative Christofanelli offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 761, Page 3, Section 105.145, Lines 68 to 69, by deleting said lines and inserting in lieu thereof the following:

"failure shall not be subject to a fine authorized under this section if the statement is filed within thirty days of the discovery of the fraud or illegal conduct. If a fine was assessed and paid prior to the filing of the statement, the department of revenue shall refund the fine upon notification from the political subdivision."; and

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

On motion of Representative Christofanelli, House Amendment No. 1 was adopted.

On motion of Representative Pfautsch, HB 761, as amended, was ordered perfected and printed.

HB 584, relating to motor vehicle license offices, was taken up by Representative Knight.

On motion of Representative Knight, the title of HB 584 was agreed to.

Representative Ruth offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 584, Page 2, Section 136.055, Line 26, by inserting after all of said line the following:

"The individual signing the fee office contract must be majority owner of the entity entering into the agreement with the state of Missouri and shall be individually responsible for fulfilling the terms of the contract. Such individual shall be a resident of Missouri for not less than twelve months as he or she shall verify using Missouri income tax return statements. No individual shall have ownership interests in more than three license offices within Missouri. Additional points shall be allocated based upon the distance of an individual's residential address, provided on his or her Missouri income tax form, from the fee license office in which he or she seeks an ownership interest in the following manner:

(a) If located less than thirty-five miles from the license office address, then an additional twenty percent of total points available; 
(b) If located thirty-five miles or more, but less than seventy-five miles from the license office address, then an additional ten percent of total points available; and
(c) If located seventy-five miles or more from the license office address, then no additional points shall be awarded."; and

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

Speaker Haahr resumed the Chair.
On motion of Representative Ruth, House Amendment No. 1 was adopted.

Representative Baringer offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 584, Page 2, Section 136.055, Line 52, by inserting after all of said line and section the following:

"301.210. 1. In the event of a sale or transfer of ownership of a motor vehicle or trailer for which a certificate of ownership has been issued, the holder of such certificate shall endorse on the same an assignment thereof, with warranty of title in form printed thereon, and prescribed by the director of revenue, with a statement of all liens or encumbrances on such motor vehicle or trailer, and deliver the same to the buyer at the time of the delivery to him of such motor vehicle or trailer; provided that, when the transfer of a motor vehicle, trailer, boat or outboard motor occurs within a corporation which holds a license to operate as a motor vehicle or boat dealer pursuant to sections 301.550 to 301.575, the provisions of subdivision (3) of subsection 6 of section 144.070 shall not apply.

2. The buyer shall then present such certificate, assigned as aforesaid, to the director of revenue, at the time of making application for the registration of such motor vehicle or trailer, whereupon a new certificate of ownership shall be issued to the buyer, the fee therefor being that prescribed in subsection 5 of section 301.190.

3. If such motor vehicle or trailer is destroyed or dismantled, the owner thereof shall immediately notify the director of revenue. Certificates when so signed and returned to the director of revenue shall be retained by the director of revenue and all certificates shall be appropriately indexed so that at all times it will be possible for him to expeditiously trace the ownership of the motor vehicle or trailer designated therein.

4. It shall be unlawful for any person to buy or sell in this state any motor vehicle or trailer registered under the laws of this state, unless, at the time of the delivery thereof, there shall pass between the parties such certificates of ownership with an assignment thereof, as provided in this section, and the sale of any motor vehicle or trailer registered under the laws of this state, without the assignment of such certificate of ownership, shall be fraudulent and void.

5. Before the sale or transfer of ownership of a motor vehicle or trailer is complete, the buyer shall sign a waiver that has substantively the following language:

I am aware that a vehicle purchased in the state of Missouri has a state sales tax of 4.225% and an additional local sales tax. I acknowledge and affirm that these amounts are due and owed to the state of Missouri and to my county of residence within 30 days of purchase. I understand that failure to pay within the allotted time will subject me to fines for my inability to secure a license plate in an amount equal to $25 for every 30 days I fail to pay and a maximum fine of $200. I also acknowledge that it is illegal to drive a vehicle in the state of Missouri without properly insuring the vehicle."; and

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

Representative Roden 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. 584, Page 1, Line 36, by inserting after all of said line the following:

"Further amend said bill, page, section, and line by inserting after all of said section and line the following:

"Section 1. Notwithstanding any other provision of law to the contrary, the Missouri department of revenue shall not charge an additional license plate fee, or a processing fee of any type, for temporary license plates in instances where temporary license plates are issued to an individual who requires the use of such..."
temporary plates while his or her personalized license plates are in preparation. The Missouri department of revenue may require a deposit not to exceed ten dollars for the provision of such temporary license plates and shall refund any such deposit upon return of the temporary license plates."; and", and

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

House Amendment No. 1 to House Amendment No. 2 was withdrawn.

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

Representative Roden offered House Amendment No. 3.

House Amendment No. 3

AMEND House Bill No. 584, Page 2, Section 136.055, Line 52, by inserting after said line the following:

"8. The department of revenue shall issue notice to any person who purchased a motor vehicle and has not titled such vehicle after thirty days of purchase, as required under section 301.196. The notice shall be sent to the address provided by the person to the seller at the point of purchase and shall include the sales tax rate for the residence of the purchaser. Additionally, the notice shall include the fact that the department may withhold any income tax return due to the purchaser for the amount of the tax, fees, and penalties associated with such purchase until such motor vehicle is titled. The department shall withhold any income tax return due to the purchaser for the amount of the tax, fees, and penalties associated with such purchase until such motor vehicle is titled. The department may promulgate rules in order to enforce this subsection. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2019, shall be invalid and void."; and

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

On motion of Representative Roden, House Amendment No. 3 was adopted.

On motion of Representative Knight, HB 584, as amended, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 920, relating to healthcare products available to prisoners, was taken up by Representative Coleman (97).

On motion of Representative Coleman (97), the title of HB 920 was agreed to.

MOTION

Representative Coleman (97), having voted on the prevailing side, moved that the vote by which the title of HB 920 was agreed to be reconsidered.
Which motion was adopted by the following vote:

AYES: 136

Allred  Anderson  Andrews  Appelbaum  Baker
Bangert  Baringer  Barnes  Basye  Beck
Billington  Black 137  Black 7  Bondon  Bosley
Bromley  Brown 27  Brown 70  Burnett  Butz
Carpenter  Chipman  Christophanelli  Clemens  Coleman 32
Coleman 97  Deaton  DeGroot  Dinkins  Dogan
Dohrman  Eggleton  Ellebracht  Ellington  Eslinger
Evans  Falkner III  Fishel  Fitzwater  Francis
Gannon  Gray  Green  Gregory  Griffith
Haden  Haffner  Hannegan  Hansen  Helms
Henderson  Hicks  Hill  Houx  Hudson
Justus  Kelley 127  Kelly 141  Kendrick  Kidd
Knight  Kolkmeyer  Lavender  Lovasco  Love
Lynch  Mackey  Mayhew  McCreery  McGaugh
McGee  McGirl  Merideith  Messenger  Miller
Mitten  Morgan  Morris 140  Morse 151  Mosley
Muntzel  Murphy  Neely  O'Donnell  Patterson
Pfautsch  Pierson Jr.  Pietzman  Pike  Plocher
Pollitt 52  Pollock 123  Porter  Quade  Razer
Rehder  Toalson Reisch  Remole  Richey  Riggs
Roberts 161  Roberts 77  Rogers  Rone  Ross
Rowland  Runions  Ruth  Sain  Sauls
Schnelting  Schroer  Sharpe  Shaul 113  Shawan
Shields  Simmons  Smith  Solon  Sommer
Stacy  Stevens 46  Swan  Tate  Taylor
Trent  Veit  Vescovo  Walker  Walsh
Wiemann  Wilson  Windham  Wood  Wright

Mr. Speaker

NOES: 007

Busick  Hurst  McDaniel  Moon  Pogue
Reedy  Spencer

PRESENT: 001

Proudie

ABSENT WITH LEAVE: 017

Bailey  Bland Manlove  Burns  Carter  Chappelle-Nadal
Franks Jr.  Grier  Griesheimer  Hovis  Ingle
Price  Roden  Roebel  Shull 16  Stephens 128
Unsicker  Washington

VACANCIES: 002

Representative Coleman (97) offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 920, Page 1, In the Title, Line 3, by deleting said line and inserting in lieu thereof the words "female offenders."; and
Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Coleman (97), **House Amendment No. 1** was adopted.

Representative Coleman (97) offered **House Amendment No. 2**.

*House Amendment No. 2*

AMEND House Bill No. 920, Page 1, Section A, Line 2, by inserting after said section and line the following:

"217.149. 1. Female inmates in the last trimester of pregnancy or throughout an at-risk pregnancy may be considered for a pregnancy furlough if the chief medical administrator verifies that the level of medical care that will be rendered to the inmate outside the correctional center is sufficient for the health care needs of the inmate and her unborn child.

2. A plan of community supervision shall be developed by a probation or parole officer and approved by the chief administrative officer of the inmate's correctional center, and arrangements shall be made for monitoring the inmate's activities while on furlough. The plan of community supervision shall include supervision contact by the division of probation and parole while the inmate is on furlough status. The correctional center placing the inmate on furlough status shall contact the division of probation and parole in the district where the inmate will be residing during the furlough period and develop community control supervision contact standards. The developed plan shall be attached to the furlough request.

3. The correctional center placing the inmate on furlough status shall be responsible for the monitoring of the inmate's progress while on the furlough. Monitoring shall include any changes in the inmate's medical condition or any violations of the rules concerning the furlough. Any changes or violations detected shall be reported immediately to the chief administrative officer of the correctional center placing the inmate on furlough.

4. The chief administrative officer of the correctional center is authorized to terminate a pregnancy furlough at any time during the furlough period for noncompliance with the conditions of the furlough. The pregnancy furlough shall be terminated within one week after a satisfactory six-week postpartum examination for a vaginal birth or eight-week postpartum examination for a cesarean birth."; and

Further amend said bill and page, Section 221.065, Line 7, by inserting after said section and line the following:

"221.520. 1. As used in this section, the following terms shall mean:

(1) "Extraordinary circumstance", a substantial flight risk or some other extraordinary medical or security circumstance that dictates restraints be used to ensure the safety and security of a pregnant offender in her third trimester or a postpartum offender within forty-eight hours postdelivery, the staff of the county or city jail or medical facility, other offenders, or the public;

(2) "Labor", the period of time before a birth during which contractions are present;

(3) "Postpartum", the period of recovery immediately following childbirth, which is six weeks for a vaginal birth or eight weeks for a cesarean birth, or longer if so determined by a physician or nurse;

(4) "Restraints", any physical restraint or other device used to control the movement of a person's body or limbs.

2. A county or city jail shall not use restraints on a pregnant offender in her third trimester, whether during transportation to and from visits to health care providers and court proceedings or medical appointments and examinations, or during labor, delivery, or forty-eight hours postdelivery.

3. Pregnant offenders shall be transported in vehicles equipped with seatbelts.

4. Any time restraints are used on a pregnant offender in her third trimester or on a postpartum offender within forty-eight hours postdelivery, the restraints shall be the least restrictive available and the most reasonable under the circumstances. In no case shall leg, ankle, or waist restraints or any mechanical restraints be used on any such offender, and, if wrist restraints are used, such restraints shall be placed in the front of such offender's body to protect the offender and the unborn child in the case of a forward fall."
5. If a doctor, nurse, or other health care provider treating the pregnant offender in her third trimester or the postpartum offender within forty-eight hours postdelivery requests that restraints not be used, the sheriff or jailer accompanying such offender shall immediately remove all restraints.

6. In the event a sheriff or jailer determines that extraordinary circumstances exist and restraints are necessary, the sheriff or jailer shall fully document in writing within forty-eight hours of the incident the reasons he or she determined such extraordinary circumstances existed, the type of restraints used, and the reasons those restraints were considered the least restrictive available and the most reasonable under the circumstances. Such documents shall be kept on file by the county or city jail for at least five years from the date the restraints were used.

7. The county or city jail shall:
   (1) Ensure that employees of the jail are provided with training, which may include online training, on the provisions of this section; and
   (2) Inform female offenders, in writing and orally, of any policies and practices developed in accordance with this section upon admission to the jail, and post the policies and practices in locations in the jail where such notices are commonly posted and will be seen by female offenders.

221.523. 1. By September 1, 2019, all county and city jails shall develop specific procedures for the intake and care of offenders who are pregnant, which shall include procedures regarding:
   (1) Maternal health evaluations;
   (2) Dietary supplements;
   (3) Substance abuse treatment;
   (4) Treatment for the human immunodeficiency virus and ways to avoid human immunodeficiency virus transmission;
   (5) Hepatitis C;
   (6) Sleeping arrangements for such offenders, including requiring such offenders to sleep on the bottom bunk bed;
   (7) Access to mental health professionals;
   (8) Sanitary materials;
   (9) Postpartum recovery, including that no such offender shall be placed in isolation during such recovery; and
   (10) A requirement that a female medical professional be present during any examination of such offender.

2. As used in this section "postpartum recovery" means, as determined by a physician, the period immediately following delivery, including the entire period an offender who was pregnant is in the hospital or infirmary after delivery.

221.525. 1. Female offenders in the last trimester of pregnancy or through an at-risk pregnancy may be considered for a pregnancy furlough if a physician verifies that the level of medical care that will be rendered to the offender outside the jail is sufficient for the health care needs of the offender and her unborn child.

2. A plan of community supervision shall be developed by a probation or parole officer and approved by the sheriff or jailer of the offender's jail, and arrangements shall be made for monitoring the offender's activities while on furlough. The plan of community supervision shall include supervision contact by the division of probation and parole while the offender is on furlough status. The jail placing the offender on furlough status shall contact the division of probation and parole in the district where the offender will be residing during the furlough period and develop community control supervision contact standards. The developed plan shall be attached to the furlough request.

3. The jail placing the offender on furlough status shall be responsible for the monitoring of the offender's progress while on furlough. Monitoring shall include any changes in the offender's medical condition or any violations of the rules concerning the furlough. Any changes or violations detected shall be reported immediately to the sheriff or jailer of the jail placing the inmate on furlough.

4. The sheriff or jailer of the jail is authorized to terminate a pregnancy furlough at any time during the furlough period for noncompliance with the conditions of the furlough. The pregnancy furlough shall be terminated within one week after a satisfactory six-week postpartum examination for a vaginal birth or eight-week postpartum examination for a cesarean birth, and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.
Representative McDaniel offered **House Amendment No. 1 to House Amendment No. 2**

AMEND House Amendment No. 2 to House Bill No. 920, Page 1, Lines 4-36, Page 2, Lines 1-49, and Page 3, Lines 1-21, by deleting said lines and inserting in lieu thereof the following:

"217.149. Every inmate committed to the department of corrections shall receive a bible, which shall include the book of Mormon."; and"; and

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

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 111

<table>
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<tr>
<th>Representative</th>
<th>AYES</th>
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<td>Mr. Speaker</td>
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NOES: 036

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<td>Appelbaum</td>
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Mr. Speaker
Representative McDaniel moved that House Amendment No. 1 to House Amendment No. 2 be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 033

Basye  Brown 27  Busick  Christofanelli  Clemens
Coleman 32  DeGroot  Dinkins  Gray  Hill
Kidd  Lavender  McDaniel  Moon  Mosley
Neely  O'Donnell  Reedy  Rehder  Toalson Reisch
Roberts 77  Roden  Ross  Shaul 113  Smith
Sommer  Spencer  Stephens 128  Taylor  Trent
Vescovo  Wiemann  Wilson

NOES: 092

Allred  Anderson  Andrews  Appelbaum  Bailey
Baker  Bangert  Baringer  Barnes  Beck
Billington  Black 137  Black 7  Bondon  Bromley
Brown 70  Butz  Coleman 97  Deaton  Dogan
Dohrman  Eggleston  Ellington  Eslinger  Evans
Falkner  III  Fishel  Fitzwater  Francis  Gannon
Green  Gregory  Griffith  Haden  Haffner
Hannegan  Hansen  Helms  Henderson  Hicks
Hox  Hovis  Hudson  Hurst  Justus
Kelley 127  Kelly 141  Kolkmeyer  Lovasco  Love
Lynch  Mayhew  McCreery  McGirl  Messenger
Morgan  Morris 140  Morse 151  Muntzel  Murphy
Patterson  Pfautsch  Pietzman  Pike  Plocher
Pogue  Pollitt 52  Pollock 123  Porter  Razer
Remole  Richey  Riggs  Roberts 161  Rogers
Rone  Runions  Ruth  Schnelting  Schroer
Sharpe  Shawan  Shields  Simmons  Solon
Stacy  Swan  Tate  Veit  Walsh
Wright  Mr. Speaker

PRESENT: 019

Bosley  Burnett  Carpenter  Ellebracht  Griesheimer
Ingle  Kendrick  Mackey  McGaugh  Merideth
Pierson Jr.  Proudie  Quade  Rowland  Sain
Sauls  Stevens 46  Walker  Windham
ABSENT WITH LEAVE: 017
Bland Manlove  Burns  Carter  Chappelle-Nadal  Chipman
Franks Jr.  Grier  Knight  McGee  Miller
Mitten  Price  Roeber  Shull 16  Unsicker
Washington  Wood

VACANCIES: 002

On motion of Representative Coleman (97), House Amendment No. 2 was adopted.

On motion of Representative Coleman (97), HB 920, as amended, was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 160 - Fiscal Review
HB 272 - Fiscal Review
HB 332 - Fiscal Review
HB 575 - Fiscal Review
HB 715 - Fiscal Review
HB 1032 - Judiciary
HB 1138 - Utilities
HB 1189 - General Laws
HB 1190 - General Laws
HB 1209 - Agriculture Policy

REFERRAL OF SENATE CONCURRENT RESOLUTIONS

The following Senate Concurrent Resolutions were referred to the Committee indicated:

SCR 6 - Special Committee on Homeland Security
SCR 12 - Special Committee on Tourism

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SB 68 - Workforce Development
SCS SB 131 - Utilities
SCS SB 147 - Downsizing State Government
SB 185 - Budget
SB 204 - Professional Registration and Licensing
SS SCS SB 230 - Children and Families
SB 264 - General Laws
SB 275 - Health and Mental Health Policy
SB 283 - Veterans
SS SCS SB 291 - Crime Prevention and Public Safety
SB 368 - Transportation
SB 373 - General Laws
SB 405 - Special Committee on Tourism

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Rone reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred HB 951, 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 (16): Black (7), Busick, Francis, Haden, Haffner, Hovis, Kelly (141), Knight, Love, Muntzel, Pollitt (52), Reedy, Rone, Sharpe, Spencer and Stephens (128)

Noes (4): Lavender, McCreery, Rogers and Rowland

Absent (5): Bosley, Carter, Hurst, Morse (151) and Mosley

Committee on Children and Families, Chairman Solon reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred HB 183, 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 (8): Bailey, Moon, Neely, Pietzman, Rehder, Remole, Solon and Stacy

Noes (4): Ingle, Mackey, Proudie and Unsicker

Absent (1): Gannon

Mr. Speaker: Your Committee on Children and Families, to which was referred HB 1135, 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): Bailey, Ingle, Mackey, Neely, Pietzman, Proudie, Rehder, Remole, Solon, Stacy and Unsicker

Noes (1): Moon

Absent (1): Gannon

Committee on Elementary and Secondary Education, Vice-Chairman Basye reporting:
Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred HB 299 and HB 364, 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): Bailey, Baker, Bangert, Basye, Brown (70), Coleman (97), Eslinger, Proudie, Stacy, Swan and Trent

Noes (2): Christofanelli and Dogan

Absent (2): Morgan and Roeber

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred HB 1010, 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 (14): Bailey, Baker, Bangert, Basye, Brown (70), Christofanelli, Coleman (97), Dogan, Eslinger, Morgan, Proudie, Stacy, Swan and Trent

Noes (0)

Absent (1): Roeber

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred HB 1024, 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): Bailey, Baker, Basye, Christofanelli, Coleman (97), Dogan, Eslinger, Stacy, Swan and Trent

Noes (4): Bangert, Brown (70), Morgan and Proudie

Absent (1): Roeber

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred HB 1139, 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 (9): Bailey, Baker, Basye, Christofanelli, Dogan, Eslinger, Stacy, Swan and Trent

Noes (4): Bangert, Brown (70), Coleman (97) and Morgan

Present (1): Proudie

Absent (1): Roeber

**Committee on General Laws**, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred HB 585, 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:
Mr. Speaker: Your Committee on General Laws, to which was referred HB 634, 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)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, Patterson, Plocher, Schroer, Shawan and Taylor

Noes (3): McCreery, Merideth and Rogers

Absent (0)

Mr. Speaker: Your Committee on General Laws, to which was referred HB 643 and HB 641, 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)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, Merideth, Patterson, Plocher, Schroer, Shawan and Taylor

Noes (1): McCreery

Absent (0)

Mr. Speaker: Your Committee on General Laws, to which was referred HB 1062, 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 (9): Basye, Coleman (97), Fitzwater, Hicks, Patterson, Plocher, Schroer, Shawan and Taylor

Noes (4): Carpenter, McCreery, Merideth and Rogers

Absent (0)

Mr. Speaker: Your Committee on General Laws, to which was referred HB 1170, 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)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, McCreery, Merideth, Patterson, Plocher, Rogers, Schroer and Shawan

Noes (0)

Absent (1): Taylor

Committee on Judiciary, Chairman Gregory reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred HB 186, 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 (12): Christofanelli, Coleman (97), DeGroot, Evans, Gregory, Hicks, Hill, Kolkmeyer, Schroer, Toalson Reisch, Trent and Veit
Noes (5): Ellebracht, Mackey, Mitten, Roberts (77) and Sauls
Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred HB 709, 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 (11): Christofanelli, Coleman (97), DeGroot, Evans, Gregory, Hicks, Hill, Kolkmeyer, Schroer, Toalson Reisch and Trent
Noes (6): Ellebracht, Mackey, Mitten, Roberts (77), Sauls and Veit
Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred HB 1042, 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 (17): Christofanelli, Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Mackey, Mitten, Roberts (77), Sauls, Schroer, Toalson Reisch, Trent and Veit
Noes (0)
Absent (0)

Committee on Local Government, Chairman Hannegan reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred HB 1249, 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)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:
Ayes (12): Barnes, Falkner III, Fishel, Gray, Hannegan, Hudson, McGaugh, McGirl, Reedy, Runions, Solon and Windham
Noes (0)
Absent (1): Wilson

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred HB 840, 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): Brown (27), Carpenter, Dinkins, Grier, Helms, Neely, Porter, Roberts (161), Ross and Shawan
Noes (0)
Absent (3): Coleman (32), McGee and Sommer
Committee on Ways and Means, Chairman Sommer reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred HB 842, 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)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Bosley, Christofanelli, Gray, Justus, Lovasco and Sommer
Noes (0)
Absent (4): Eggleston, Roden, Shull (16) and Unsicker

Committee on Workforce Development, Chairman Swan reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred HB 791, 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 (12): Baker, Bangert, Beck, Fisheal, Henderson, Justus, Murphy, Patterson, Riggs, Roberts (77), Rogers and Swan
Noes (0)
Absent (2): Eslinger and Hansen

Mr. Speaker: Your Committee on Workforce Development, to which was referred HB 1137, 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)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Baker, Fishel, Henderson, Justus, Murphy, Patterson, Riggs and Swan
Noes (4): Bangert, Beck, Roberts (77) and Rogers
Absent (2): Eslinger and Hansen

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Thursday, April 4, 2019.

COMMITTEE HEARINGS

BUDGET
Thursday, April 4, 2019, 8:15 AM, House Hearing Room 3.
Public hearing will be held: HB 1049
Executive session may be held on any matter referred to the committee.
Removing HB 423.
AMENDED
CONFERENCE COMMITTEE ON BUDGET
Thursday, April 4, 2019, upon adjournment of the House and Senate, Room 117A
(formerly Legislative Research).
Executive session may be held on any matter referred to the committee.
Conference Committee on Budget for SCS HCS HB 14.

ETHICS
Thursday, April 4, 2019, upon adjournment, House Hearing Room 4.
Executive session may be held on any matter referred to the committee.
Portions of this meeting may be closed under the authority of Article III, Section 18 of
the Missouri Constitution, House Rule 37, House Resolution 137 and 610.021 (3) RSMo.

ETHICS
Thursday, April 11, 2019, upon adjournment, House Hearing Room 4.
Executive session may be held on any matter referred to the committee.
Portions of this meeting may be closed under the authority of Article III, Section 18 of
the Missouri Constitution, House Rule 37, House Resolution 137 and 610.021 (3) RSMo.

FINANCIAL INSTITUTIONS
Thursday, April 4, 2019, 9:00 AM, House Hearing Room 5.
Public hearing will be held: SB 179, HB 968
Executive session will be held: SB 179
Executive session may be held on any matter referred to the committee.

FISCAL REVIEW
Thursday, April 4, 2019, 9:30 AM, South Gallery.
Executive session will be held: HCS HB 189, HCS HB 982, HB 1061, HB 272, HB 715
Executive session may be held on any matter referred to the committee.
AMENDED

FISCAL REVIEW
Monday, April 8, 2019, 2:00 PM, House Hearing Room 6.
Executive session will be held: HCS HB 160
Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY
Monday, April 8, 2019, 11:30 AM, House Hearing Room 7.
Public hearing will be held: HB 1235, HB 711, HB 1164
Executive session will be held: HB 867, HB 1030, HB 725
Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON LEGISLATIVE RESEARCH - OVERSIGHT SUBCOMMITTEE
Monday, April 8, 2019, 1:30 PM, House Hearing Room 3.
Executive session may be held on any matter referred to the committee.
Old business and new business.
RULES - ADMINISTRATIVE OVERSIGHT
Thursday, April 4, 2019, 9:00 AM, House Hearing Room 4.
Executive session will be held: HB 1002, HB 756, HB 685, HCS HBs 281 & 570, HB 943, HCS HBs 1236 & 1230, HCS HB 1122, HCB 5, HB 661, HB 953, HB 877, HCS HB 1151, HB 868
Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT
Thursday, April 4, 2019, 9:30 AM, House Hearing Room 4.
Executive session will be held: HCS HB 215, HCS HB 654, HB 492, HCS HB 937, HCS HB 1162, HCS HB 1083, HCS HB 656
Executive session may be held on any matter referred to the committee.
Adding HB 656.
AMENDED

SPECIAL COMMITTEE ON CRIMINAL JUSTICE
Thursday, April 4, 2019, 8:00 AM, House Hearing Room 1.
Public hearing will be held: HB 731, HB 1095
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM
Thursday, April 4, 2019, 8:00 AM, House Hearing Room 6.
Executive session will be held: HB 863, HB 398
Executive session may be held on any matter referred to the committee.

TRANSPORTATION
Thursday, April 4, 2019, 8:45 AM, House Hearing Room 7.
Public hearing will be held: SCS SB 89, HB 1134, HB 1058
Executive session will be held: HCR 26, HB 1211, HB 241
Executive session may be held on any matter referred to the committee.

WAYS AND MEANS
Wednesday, April 10, 2019, 8:00 AM, House Hearing Room 5.
Public hearing will be held: HB 1243
Executive session will be held: HB 422, HB 1060
Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT
Monday, April 8, 2019, 12:00 PM, House Hearing Room 1.
Public hearing will be held: SB 68
Executive session may be held on any matter referred to the committee.
HOUSE CALENDAR

FORTY-SEVENTH DAY, THURSDAY, APRIL 4, 2019

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 19 - Christofanelli
HCS HJR 41 - Fitzwater

HOUSE BILLS FOR PERFECTION

HCS HB 844 - Hudson
HB 942 - Wiemann
HB 930 - Ross
HB 705 - Helms
HCS HB 106 - Smith
HCS HB 326 - Schroer
HB 65 - Pike
HB 769 - Ross
HCS HB 301 - Schroer
HCS HBs 746 & 722 - Wilson
HB 191 - Kolkmeyer
HCS HB 1127 - Porter
HB 966 - Gregory
HCS HB 674 - Kolkmeyer
HCS HB 254 - Morris (140)
HCS HB 679 - Tate
HB 873 - Riggs
HCS HB 745 - Ruth
HB 83 - Hill
HB 338 - Schnelting
HCS HB 379 - McGaugh
HB 407 - Justus
HCS HB 404 - Messenger
HCS HB 548 - Eggleston
HB 816 - Black (137)
HCS HB 349 - Hannegan
HB 758 - Bondon
HB 606 - Basye
HCS HB 932 - Rehder
HB 568 - Black (7)
HCS HB 287 - Kidd
HCS HB 1094 - Dohrman
HB 372 - Trent
HB 112 - Sommer
HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 581 - Roeber
HB 230 - Dinkins
HB 231 - Kolkmeyer

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 34 - Riggs
HCR 6 - Chipman

HOUSE BILLS FOR THIRD READING

HCS HB 400, (Fiscal Review 3/7/19) - Basye
HCS HB 189, (Fiscal Review 4/2/19) - Toalson Reisch
HB 628 - Coleman (97)
HCS HB 982, (Fiscal Review 4/2/19) - Hicks
HCS HB 824, E.C. - Francis
HCS HB 739 - Miller
HCS HBs 812 & 832 - Houx
HCS#2 HB 626 - Ruth
HCS#2 HB 352 - Hannegan
HB 715, (Fiscal Review 4/3/19) - Lynch
HB 563 - Wiemann
HB 1061, (Fiscal Review 4/2/19) - Patterson
HB 265 - Taylor
HB 332, (Fiscal Review 4/3/19) - Lynch
HCS HB 266 - Muntzel
HCS HB 168 - Rehder
HB 272, (Fiscal Review 4/3/19) - Shaul (113)
HCS#2 HB 374 - Christofanelli
HCS HB 160, (Fiscal Review 4/3/19) - Knight
HB 723 - Pike
HB 898 - Walsh
HB 841 - Ruth
HB 831 - Sharpe
HB 815 - Black (137)
HB 575, (Fiscal Review 4/3/19) - Dohrman

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 473 - Grier
HCS HB 1088 - Houx
HCS HBs 26 & 922, (Fiscal Review 3/28/19) - Taylor
HCS HB 762 - Wiemann
HB 1029 - Bondon
BILL IN CONFERENCE

SCS HCS HB 14 - Smith

HOUSE RESOLUTIONS

HR 435 - Lynch

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Smith
CCS SCS HCS HB 2002 - Smith
CCS SCS HCS HB 2003 - Smith
CCS SCS HCS HB 2004 - Smith
CCS SCS HCS HB 2005 - Smith
CCS SCS HCS HB 2006 - Smith
CCS SCS HCS HB 2007 - Smith
CCS SCS HCS HB 2008 - Smith
CCS SCS HCS HB 2009 - Smith
CCS SCS HCS HB 2010 - Smith
CCS SCS HCS HB 2011 - Smith
CCS SCS HCS HB 2012 - Smith
SCS HCS HB 2013 - Smith
HCS HB 2017 - Smith
HCS HB 2018 - Smith
HCS HB 2019 - Smith
Journal of the House

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