

# JOURNAL OF THE HOUSE

First Regular Session, 100th GENERAL ASSEMBLY

SIXTY-FIRST DAY, WEDNESDAY, MAY 1, 2019

The House met pursuant to adjournment.

Representative Simmons in the Chair.

Prayer by Representative Kenneth Wilson.

Heavenly Father, it is all together proper and wise that we begin our work day in reverent prayer. We first are grateful for Your protection over our families while we are away, and we give You thanks for our friends who we count as family gathered in the side galleries. We pray for those whom we name in our hearts who are hurting and sick that Your presence in their lives will bring comfort and peace.

We pray for our nation, for our great state and our leaders. May they continue to seek after Your wisdom and strength, and may they lead us in the ways that make for peace. May it be... that all of us might be instruments of Your peace and love. May we answer words of anger with patience and let us respond to disagreements with compromise. Above all, let us speak the language of faith, especially when we travel roads of uncertainty and fear. We offer our praise and our prayers to the One whose footsteps we strive to follow.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

Speaker Haahr assumed the Chair.

The Journal of the sixtieth day was approved as printed by the following vote:

AYES: 118

Allred	Anderson	Andrews	Bailey	Baker
Baringer	Barnes	Basye	Beck	Billington
Black 137	Black 7	Bondon	Bromley	Brown 27
Brown 70	Burnett	Burns	Butz	Carter
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Dohrman	Eggleston	Ellebracht	Eslinger	Evans
Falkner III	Fitzwater	Francis	Gannon	Gray
Green	Grier	Griesheimer	Griffith	Haden
Haffner	Hannegan	Hansen	Henderson	Hicks
Hill	Houx	Hudson	Hurst	Justus
Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Lavender	Lovasco	Love	Lynch	Mayhew
McCreery	McGaugh	McGirl	Messenger	Miller
Morgan	Morse 151	Murphy	O'Donnell	Patterson
Pfautsch	Pierson Jr.	Pietzman	Pogue	Pollitt 52
Pollock 123	Porter	Proudie	Quade	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs

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Roberts 161	Roberts 77	Roden	Rogers	Ross
Runions	Ruth	Sain	Sauls	Schnelting
Schroer	Sharpe	Shaul 113	Shawan	Shields
Simmons	Smith	Solon	Sommer	Stacy
Stephens 128	Stevens 46	Swan	Taylor	Unsicker
Veit	Vescovo	Walsh	Wiemann	Wilson
Wood	Wright	Mr. Speaker		

NOES: 002

Moon                      Rowland

PRESENT: 003

Chappelle-Nadal      Rone                      Windham

ABSENT WITH LEAVE: 037

Appelbaum	Bangert	Bland Manlove	Bosley	Busick
Carpenter	Deaton	DeGroot	Dinkins	Dogan
Ellington	Fishel	Franks Jr.	Gregory	Helms
Hovis	Ingle	Kelley 127	Mackey	McDaniel
Merideth	Mitten	Morris 140	Mosley	Muntzel
Neely	Pike	Plocher	Price	Razer
Roeber	Shull 16	Spencer	Tate	Trent
Walker	Washington			

VACANCIES: 003

## HOUSE RESOLUTIONS

Representative Eggleston offered House Resolution No. 2853.

## COMMITTEE REPORTS

**Committee on Fiscal Review**, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HCS HB 397**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Deaton, Gregory, Houx, Morgan, Walsh, Wiemann and Wood

Noes (0)

Absent (1): Burnett

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 489**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Anderson, Deaton, Gregory, Houx, Walsh, Wiemann and Wood

Noes (2): Baringer and Morgan

Absent (1): Burnett

**HOUSE BILLS WITH SENATE AMENDMENTS**

**SS SCS HCS HB 397**, relating to the protection of children, was taken up by Representative Coleman (97).

Representative Coleman (97) moved that the House refuse to adopt **SS SCS HCS HB 397** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

**BILLS CARRYING REQUEST MESSAGES**

**HCS SB 53, as amended**, relating to duties of county officials, was taken up by Representative Reedy.

Representative Reedy moved that the House refuse to recede from its position on **HCS SB 53, as amended**, and grant the Senate a conference.

Which motion was adopted.

**THIRD READING OF HOUSE BILLS**

**HB 923**, relating to tax credits for qualified film projects, was placed on the Informal Calendar.

**HB 489**, relating to punitive damages, was taken up by Representative DeGroot.

Representative Taylor assumed the Chair.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 105

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Deaton	DeGroot	Dinkins	Dohrman
Eggleston	Eslinger	Evans	Falkner III	Fishel
Fitzwater	Francis	Gannon	Gregory	Grier
Griesheimer	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Hurst	Justus	Kelley 127
Kelly 141	Kidd	Knight	Kolkmeier	Lovasco
Love	Lynch	Mayhew	McDaniel	McGaugh
McGirl	Messenger	Moon	Morse 151	Muntzel
Murphy	Neely	O'Donnell	Patterson	Pfausch

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Pietzman	Pike	Plocher	Pogue	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	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	Wilson	Wood	Wright

NOES: 042

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

PRESENT: 001

Roden

ABSENT WITH LEAVE: 012

Dogan	Franks Jr.	Green	Griffith	Miller
Morris 140	Toalson Reisch	Roeber	Rowland	Shull 16
Walker	Mr. Speaker			

VACANCIES: 003

On motion of Representative DeGroot, **HB 489** was read the third time and passed by the following vote:

AYES: 093

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Deaton	DeGroot	Dinkins	Dohrman
Eggleston	Fishel	Fitzwater	Francis	Gannon
Gregory	Grier	Griesheimer	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hill
Houx	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Knight	Kolkmeier	Lovasco
Love	Lynch	Mayhew	McGaugh	McGirl
Messenger	Miller	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pietzman
Pike	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Remole	Richey	Roberts 161	Rone
Ross	Ruth	Schnelting	Schroer	Shaul 113
Shawan	Simmons	Smith	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walsh	Wiemann	Wilson
Wood	Wright	Mr. Speaker		

NOES: 058

Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Burns	Butz	Carpenter	Carter	Chappelle-Nadal
Clemens	Ellebracht	Ellington	Eslinger	Evans
Falkner III	Gray	Green	Hicks	Ingle
Kendrick	Kidd	Lavender	Mackey	McCreery
McDaniel	Merideth	Mitten	Moon	Morgan
Mosley	Pierson Jr.	Plocher	Pogue	Price
Proudie	Quade	Razer	Riggs	Roberts 77
Rogers	Rowland	Runions	Sain	Sauls
Sharpe	Shields	Solon	Stevens 46	Unsicker
Veit	Washington	Windham		

PRESENT: 000

ABSENT WITH LEAVE: 009

Dogan	Franks Jr.	Griffith	Morris 140	Toalson Reisch
Roden	Roerber	Shull 16	Walker	

VACANCIES: 003

Representative Taylor declared the bill passed.

### **THIRD READING OF SENATE BILLS - INFORMAL**

**SB 368**, relating to vehicle dealer license plates, was taken up by Representative Shawan.

Representative Shawan moved that the title of **SB 368** be agreed to.

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

#### *House Amendment No. 1*

AMEND Senate Bill No. 368, Page 1, In the Title, Line 3, by deleting said line and inserting in lieu thereof the following:

"to transportation."; and

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

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

Speaker Haahr resumed the Chair.

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

#### *House Amendment No. 2*

AMEND Senate Bill No. 368, Page 1, Section A, Line 2, by inserting after said section and line the following:

"194.225. 1. A donor may make an anatomical gift:

(1) By authorizing a statement or symbol indicating that the donor has made an anatomical gift to be imprinted on the **face of the donor's driver's license or identification card, or by placing a donor symbol sticker authorized and issued by the department of health and senior services on the back of the donor's driver's license or identification card indicating that the donor has made an anatomical gift;**

(2) In a will;

(3) During a terminal illness or injury of the donor, by any form of communication addressed to at least two adults at least one of whom is a disinterested witness; or

(4) As provided in subsection 2 of this section.

2. A donor or other person authorized to make an anatomical gift under section 194.220 may make a gift by a donor card or other record signed by the donor or other person making the gift or by authorizing that a statement or symbol indicating that the donor has made an anatomical gift be included on a donor registry. If the donor or other person is physically unable to sign a record, the record may be signed by another individual at the direction of the donor or the other person and shall:

(1) Be witnessed by at least two adults at least one of whom is a disinterested witness, who have signed at the request of the donor or the other person; and

(2) State that it has been signed and witnessed as provided in subdivision (1) of subsection 1 of this section.

3. Revocation, suspension, expiration, or cancellation of the driver's license or identification card upon which an anatomical gift is indicated does not invalidate the gift.

4. An anatomical gift made by will takes effect upon the donor's death whether or not the will is probated. Invalidation of the will after the donor's death does not invalidate the gift.

**5. The department of health and senior services shall include on its website information about organ donation and a link where persons making an anatomical gift can register. Once a person has registered as a donor on the website, the department of health and senior services shall contact the department of revenue to determine whether the organ donor symbol is printed on the front of the registrant's driver's license or identification card. If the donor symbol does not appear on the front of the registrant's driver's license or identification card, the department of health and senior services shall mail to the registrant, through first class mail, a donor symbol sticker to be placed on the back of his or her driver's license or identification card as provided under this section and section 302.171.**

**6. All state agencies and departments may provide a link on the homepage of their website directing the public to the organ donation information and registration link on the department of health and senior services website.";** and

Further amend said bill, Page 8, Section 301.560, Line 255, by inserting after said section and line the following:

"302.171. 1. The director shall verify that an applicant for a driver's license is a Missouri resident or national of the United States or a noncitizen with a lawful immigration status, and a Missouri resident before accepting the application. The director shall not issue a driver's license for a period that exceeds the duration of an applicant's lawful immigration status in the United States. The director may establish procedures to verify the Missouri residency or United States naturalization or lawful immigration status and Missouri residency of the applicant and establish the duration of any driver's license issued under this section. An application for a license shall be made upon an approved form furnished by the director. Every application shall state the full name, Social Security number, age, height, weight, color of eyes, sex, residence, mailing address of the applicant, and the classification for which the applicant has been licensed, and, if so, when and by what state, and whether or not such license has ever been suspended, revoked, or disqualified, and, if revoked, suspended or disqualified, the date and reason for such suspension, revocation or disqualification and whether the applicant is making a one dollar donation to promote an organ donation program as prescribed in subsection 2 of this section. A driver's license, nondriver's license, or instruction permit issued under this chapter shall contain the applicant's legal name as it appears on a birth certificate or as legally changed through marriage or court order. No name change by common usage based on common law shall be permitted. The application shall also contain such information as the director may require to enable the director to determine the applicant's qualification for driving a motor vehicle; and shall state whether or not the applicant has been convicted in this or any other state for violating the laws of this or any other state or any ordinance of any municipality, relating to driving without a license, careless driving, or driving while intoxicated, or failing to stop after an accident and disclosing the applicant's identity, or driving a motor vehicle without the owner's

consent. The application shall contain a certification by the applicant as to the truth of the facts stated therein. Every person who applies for a license to operate a motor vehicle who is less than twenty-one years of age shall be provided with educational materials relating to the hazards of driving while intoxicated, including information on penalties imposed by law for violation of the intoxication-related offenses of the state. Beginning January 1, 2001, if the applicant is less than eighteen years of age, the applicant must comply with all requirements for the issuance of an intermediate driver's license pursuant to section 302.178. For persons mobilized and deployed with the United States Armed Forces, an application under this subsection shall be considered satisfactory by the department of revenue if it is signed by a person who holds general power of attorney executed by the person deployed, provided the applicant meets all other requirements set by the director.

2. An applicant for a license may make a donation of one dollar to promote an organ donor program. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the organ donor program fund established in sections 194.297 to 194.304. Moneys in the organ donor program fund shall be used solely for the purposes established in sections 194.297 to 194.304 except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for the license at the time of issuance or renewal of the license. The director shall make available an informational booklet or other informational sources on the importance of organ and tissue donations to applicants for licensure as designed by the organ donation advisory committee established in sections 194.297 to 194.304. The director shall inquire of each applicant at the time the licensee presents the completed application to the director whether the applicant is interested in making the one dollar donation prescribed in this subsection and whether the applicant is interested in inclusion in the organ donor registry and shall also specifically inform the licensee of the ability to consent to organ donation by ~~completing the form on the reverse of the license that the applicant will receive in the manner~~ **placing a donor symbol sticker authorized and issued by the department of health and senior services on the back of his or her driver's license or identification card** as prescribed by subdivision (1) of subsection 1 of section 194.225. A symbol ~~shall~~ **may** be placed on the front of the ~~document~~ **license or identification card** indicating the applicant's desire to be listed in the registry **at the applicant's request at the time of his or her application for a driver's license or identification card, or the applicant may instead request an organ donor sticker from the department of health and senior services by application on the department of health and senior services's website. Upon receipt of an organ donor sticker sent by the department of health and senior services, the applicant shall place the sticker on the back of his or her driver's license or identification card to indicate that he or she has made an anatomical gift.** The director shall notify the department of health and senior services of information obtained from applicants who indicate to the director that they are interested in registry participation, and the department of health and senior services shall enter the complete name, address, date of birth, race, gender and a unique personal identifier in the registry established in subsection 1 of section 194.304.

3. An applicant for a license may make a donation of one dollar to promote a blindness education, screening and treatment program. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the blindness education, screening and treatment program fund established in section 209.015. Moneys in the blindness education, screening and treatment program fund shall be used solely for the purposes established in section 209.015; except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for the license at the time of issuance or renewal of the license. The director shall inquire of each applicant at the time the licensee presents the completed application to the director whether the applicant is interested in making the one dollar donation prescribed in this subsection.

4. Beginning July 1, 2005, the director shall deny the driving privilege of any person who commits fraud or deception during the examination process or who makes application for an instruction permit, driver's license, or nondriver's license which contains or is substantiated with false or fraudulent information or documentation, or who knowingly conceals a material fact or otherwise commits a fraud in any such application. The period of denial shall be one year from the effective date of the denial notice sent by the director. The denial shall become effective ten days after the date the denial notice is mailed to the person. The notice shall be mailed to the person at the last known address shown on the person's driving record. The notice shall be deemed received three days after mailing unless returned by the postal authorities. No such individual shall reapply for a driver's examination, instruction permit, driver's license, or nondriver's license until the period of denial is completed. No individual who is denied the driving privilege under this section shall be eligible for a limited driving privilege issued under section 302.309.

5. All appeals of denials under this section shall be made as required by section 302.311.

6. The period of limitation for criminal prosecution under this section shall be extended under subdivision (1) of subsection 3 of section 556.036.

7. The director may promulgate rules and regulations necessary to administer and enforce this section. No rule or portion of a rule promulgated pursuant to the authority of this section shall become effective unless it has been promulgated pursuant to chapter 536.

8. Notwithstanding any provision of this chapter that requires an applicant to provide proof of Missouri residency for renewal of a noncommercial driver's license, noncommercial instruction permit, or nondriver's license, an applicant who is sixty-five years and older and who was previously issued a Missouri noncommercial driver's license, noncommercial instruction permit, or Missouri nondriver's license is exempt from showing proof of Missouri residency.

9. Notwithstanding any provision of this chapter, for the renewal of a noncommercial driver's license, noncommercial instruction permit, or nondriver's license, a photocopy of an applicant's United States birth certificate along with another form of identification approved by the department of revenue, including, but not limited to, United States military identification or United States military discharge papers, shall constitute sufficient proof of Missouri citizenship.

10. Notwithstanding any other provision of this chapter, if an applicant does not meet the requirements of subsection 8 of this section and does not have the required documents to prove Missouri residency, United States naturalization, or lawful immigration status, the department may issue a one-year driver's license renewal. This one-time renewal shall only be issued to an applicant who previously has held a Missouri noncommercial driver's license, noncommercial instruction permit, or nondriver's license for a period of fifteen years or more and who does not have the required documents to prove Missouri residency, United States naturalization, or lawful immigration status. After the expiration of the one-year period, no further renewal shall be provided without the applicant producing proof of Missouri residency, United States naturalization, or lawful immigration status."; and

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

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

Representative Ruth offered **House Amendment No. 3**.

*House Amendment No. 3*

AMEND Senate Bill No. 368, Page 1, Section A, Line 2, by inserting after said section and line the following:

"144.070. 1. At the time the owner of any new or used motor vehicle, trailer, boat, or outboard motor which was acquired in a transaction subject to sales tax under the Missouri sales tax law makes application to the director of revenue for an official certificate of title and the registration of the motor vehicle, trailer, boat, or outboard motor as otherwise provided by law, the owner shall present to the director of revenue evidence satisfactory to the director of revenue showing the purchase price exclusive of any charge incident to the extension of credit paid by or charged to the applicant in the acquisition of the motor vehicle, trailer, boat, or outboard motor, or that no sales tax was incurred in its acquisition, and if sales tax was incurred in its acquisition, the applicant shall pay or cause to be paid to the director of revenue the sales tax provided by the Missouri sales tax law in addition to the registration fees now or hereafter required according to law, and the director of revenue shall not issue a certificate of title for any new or used motor vehicle, trailer, boat, or outboard motor subject to sales tax as provided in the Missouri sales tax law until the tax levied for the sale of the same under sections 144.010 to 144.510 has been paid as provided in this section or is registered under the provisions of subsection 5 of this section.

2. As used in subsection 1 of this section, the term "purchase price" shall mean the total amount of the contract price agreed upon between the seller and the applicant in the acquisition of the motor vehicle, trailer, boat, or outboard motor, regardless of the medium of payment therefor.

3. In the event that the purchase price is unknown or undisclosed, or that the evidence thereof is not satisfactory to the director of revenue, the same shall be fixed by appraisal by the director.

4. The director of the department of revenue shall endorse upon the official certificate of title issued by the director upon such application an entry showing that such sales tax has been paid or that the motor vehicle, trailer, boat, or outboard motor represented by such certificate is exempt from sales tax and state the ground for such exemption.

5. Any person, company, or corporation engaged in the business of renting or leasing motor vehicles, trailers, boats, or outboard motors, which are to be used exclusively for rental or lease purposes, and not for resale, may apply to the director of revenue for authority to operate as a leasing **or rental company and pay an annual fee of two hundred fifty dollars for such authority.** Any company approved by the director of revenue may pay the tax due on any motor vehicle, trailer, boat, or outboard motor as required in section 144.020 at the time of registration thereof or in lieu thereof may pay a sales tax as provided in sections 144.010, 144.020, 144.070 and 144.440. A sales tax shall be charged to and paid by a leasing company which does not exercise the option of paying in accordance with section 144.020, on the amount charged for each rental or lease agreement while the motor vehicle, trailer, boat, or outboard motor is domiciled in this state. Any motor vehicle, trailer, boat, or outboard motor which is leased as the result of a contract executed in this state shall be presumed to be domiciled in this state.

6. **Every applicant to be a lease or rental company shall furnish with the application a corporate surety bond or irrevocable letter of credit, as defined in section 400.5-102, issued by any state or federal financial institution in the penal sum of one hundred thousand dollars, on a form approved by the department. The bond or irrevocable letter of credit shall be conditioned upon the lease or rental company complying with the provisions of any statutes applicable to lease or rental companies, and the bond shall be an indemnity for any loss sustained by reason of the acts of the person bonded when such acts constitute grounds for the suspension or revocation of the lease or rental license. The bond shall be executed in the name of the state of Missouri for the benefit of all aggrieved parties or the irrevocable letter of credit shall name the state of Missouri as the beneficiary; except that, the aggregate liability of the surety or financial institution to the aggrieved parties shall, in no event, exceed the amount of the bond or irrevocable letter of credit. The proceeds of the bond or irrevocable letter of credit shall be paid upon receipt by the department of a final judgment from a Missouri court of competent jurisdiction against the principal and in favor of an aggrieved party.**

7. Any corporation may have one or more of its divisions separately apply to the director of revenue for authorization to operate as a leasing company, provided that the corporation:

- (1) Has filed a written consent with the director authorizing any of its divisions to apply for such authority;
- (2) Is authorized to do business in Missouri;
- (3) Has agreed to treat any sale of a motor vehicle, trailer, boat, or outboard motor from one of its divisions to another of its divisions as a sale at retail;
- (4) Has registered under the fictitious name provisions of sections 417.200 to 417.230 each of its divisions doing business in Missouri as a leasing company; and
- (5) Operates each of its divisions on a basis separate from each of its other divisions. However, 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 301.573 the provisions in subdivision (3) of this subsection shall not apply.

[7-] 8. If the owner of any motor vehicle, trailer, boat, or outboard motor desires to charge and collect sales tax as provided in this section, the owner shall make application to the director of revenue for a permit to operate as a motor vehicle, trailer, boat, or outboard motor leasing company. The director of revenue shall promulgate rules and regulations determining the qualifications of such a company, and the method of collection and reporting of sales tax charged and collected. Such regulations shall apply only to owners of motor vehicles, trailers, boats, or outboard motors, electing to qualify as motor vehicle, trailer, boat, or outboard motor leasing companies under the provisions of subsection 5 of this section, and no motor vehicle renting or leasing, trailer renting or leasing, or boat or outboard motor renting or leasing company can come under sections 144.010, 144.020, 144.070 and 144.440 unless all motor vehicles, trailers, boats, and outboard motors held for renting and leasing are included.

9. **Any person, company, or corporation engaged in the business of renting or leasing three thousand five hundred or more motor vehicles which are to be used exclusively for rental or leasing purposes and not for resale, and that has applied to the director of revenue for authority to operate as a leasing company may also operate as a registered fleet owner as prescribed in section 301.032.**

[8-] 10. Beginning July 1, 2010, any motor vehicle dealer licensed under section 301.560 engaged in the business of selling motor vehicles or trailers may apply to the director of revenue for authority to collect and remit the sales tax required under this section on all motor vehicles sold by the motor vehicle dealer. A motor vehicle dealer receiving authority to collect and remit the tax is subject to all provisions under sections 144.010 to 144.525. Any motor vehicle dealer authorized to collect and remit sales taxes on motor vehicles under this subsection shall be

entitled to deduct and retain an amount equal to two percent of the motor vehicle sales tax pursuant to section 144.140. Any amount of the tax collected under this subsection that is retained by a motor vehicle dealer pursuant to section 144.140 shall not constitute state revenue. In no event shall revenues from the general revenue fund or any other state fund be utilized to compensate motor vehicle dealers for their role in collecting and remitting sales taxes on motor vehicles. In the event this subsection or any portion thereof is held to violate Article IV, Section 30(b) of the Missouri Constitution, no motor vehicle dealer shall be authorized to collect and remit sales taxes on motor vehicles under this section. No motor vehicle dealer shall seek compensation from the state of Missouri or its agencies if a court of competent jurisdiction declares that the retention of two percent of the motor vehicle sales tax is unconstitutional and orders the return of such revenues.

301.032. 1. Notwithstanding the provisions of sections 301.030 and 301.035 to the contrary, the director of revenue shall establish a system of registration of all fleet vehicles owned or purchased by a fleet owner registered pursuant to this section. The director of revenue shall prescribe the forms for such fleet registration and the forms and procedures for the registration updates prescribed in this section. Any owner of ten or more motor vehicles which must be registered in accordance with this chapter may register as a fleet owner. All registered fleet owners may, at their option, register all motor vehicles included in the fleet on a calendar year or biennial basis pursuant to this section in lieu of the registration periods provided in sections 301.030, 301.035, and 301.147. The director shall issue an identification number to each registered owner of fleet vehicles.

2. All fleet vehicles included in the fleet of a registered fleet owner shall be registered during April of the corresponding year or on a prorated basis as provided in subsection 3 of this section. Fees of all vehicles in the fleet to be registered on a calendar year basis or on a biennial basis shall be payable not later than the last day of April of the corresponding year, with two years' fees due for biennially-registered vehicles. Notwithstanding the provisions of section 307.355, an application for registration of a fleet vehicle must be accompanied by a certificate of inspection and approval issued no more than one hundred twenty days prior to the date of application. The fees for vehicles added to the fleet which must be licensed at the time of registration shall be payable at the time of registration, except that when such vehicle is licensed between July first and September thirtieth the fee shall be three-fourths the annual fee, when licensed between October first and December thirty-first the fee shall be one-half the annual fee and when licensed on or after January first the fee shall be one-fourth the annual fee. When biennial registration is sought for vehicles added to a fleet, an additional year's annual fee will be added to the partial year's prorated fee.

3. At any time during the calendar year in which an owner of a fleet purchases or otherwise acquires a vehicle which is to be added to the fleet or transfers plates to a fleet vehicle, the owner shall present to the director of revenue the identification number as a fleet number and may register the vehicle for the partial year as provided in subsection 2 of this section. The fleet owner shall also be charged a transfer fee of two dollars for each vehicle so transferred pursuant to this subsection.

4. Except as specifically provided in this subsection, all fleet vehicles registered pursuant to this section shall be issued a special license plate which shall have the words "Fleet Vehicle" in place of the words "Show-Me State" in the manner prescribed by the advisory committee established in section 301.129. Alternatively, for a one-time additional five dollar per-vehicle fee beyond the regular registration fee, a fleet owner of at least fifty fleet vehicles may apply for fleet license plates bearing a company name or logo, the size and design thereof subject to approval by the director. All fleet license plates shall be made with fully reflective material with a common color scheme and design, shall be clearly visible at night, and shall be aesthetically attractive, as prescribed by section 301.130. Fleet vehicles shall be issued multiyear license plates as provided in this section which shall not require issuance of a renewal tab. Upon payment of appropriate registration fees, the director of revenue shall issue a registration certificate or other suitable evidence of payment of the annual or biennial fee, and such evidence of payment shall be carried at all times in the vehicle for which it is issued. ~~[The director of revenue shall promulgate rules and regulations establishing the procedure for application and issuance of fleet vehicle license plates.]~~

5. Notwithstanding the provisions of sections 307.350 to 307.390 to the contrary, a fleet vehicle registered in Missouri is exempt from the requirements of sections 307.350 to 307.390 if at the time of the annual fleet registration, such fleet vehicle is situated outside the state of Missouri.

**6. Notwithstanding any other provisions of law to the contrary, any person, company, or corporation engaged in the business of renting or leasing three thousand five hundred or more motor vehicles which are to be used exclusively for rental or leasing purposes and not for resale, that has applied to the director of revenue for authority to operate as a lease or rental company as prescribed in section 144.070 may operate as a registered fleet owner as prescribed in the provisions of this subsection to subsection 10 of this section.**

**(1) The director of revenue may issue license plates after presentment of an application, as designed by the director, and payment of an annual fee of three hundred sixty dollars for the first ten plates and thirty-**

six dollars for each additional plate. The payment and issuance of such plates shall be in lieu of registering each motor vehicle with the director as otherwise provided by law.

(2) Such motor vehicles within the fleet shall not be exempted from the safety inspection and emissions inspection provisions as prescribed in chapters 307 and 643, but notwithstanding the provisions of section 307.355, such inspections shall not be required to be presented to the director of revenue.

7. A recipient of a lease or rental company license issued by the director of revenue as prescribed in section 144.070 operating as a registered fleet owner under this section shall register such fleet with the director of revenue on an annual or biennial basis in lieu of the individual motor vehicle registration periods as prescribed in sections 301.030, 301.035, and 301.147. If an applicant elects a biennial fleet registration, the annual fleet license plate fees prescribed in subdivision (1) of subsection 6 of this section shall be doubled. An agent fee as prescribed in subdivision (1) of subsection 1 of section 136.055 shall apply to the issuance of fleet registrations issued under subsections 6 to 10 of this section, and if a biennial fleet registration is elected, the agent fee shall be collected in an amount equal to the fee for two years.

8. Prior to the issuance of fleet license plates under subsections 6 to 10 of this section, the applicant shall provide proof of insurance as required under section 303.024 or 303.026.

9. The authority of a recipient of a lease or rental company license issued by the director of revenue as prescribed in section 144.070 to operate as a fleet owner as provided in this section shall expire on January 1 of the licensure period.

10. A lease or rental company operating fleet license plates issued under subsections 6 to 10 of this section shall make available, upon request, to the director of revenue and all Missouri law enforcement agencies any corresponding vehicle and registration information that may be requested as prescribed by rule.

11. The director shall make all necessary rules and regulations for the administration of this section and shall design all necessary forms required by this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all 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 under 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 Ruth, **House Amendment No. 3** was adopted.

Representative Busick offered **House Amendment No. 4**.

*House Amendment No. 4*

AMEND Senate Bill No. 368, Page 8, Section 301.560, Line 255, by inserting after said section and line the following:

"307.015. 1. Trucks, semitrailers, and trailers, except utility trailers, without rear fenders, attached to a commercial motor vehicle registered for over twenty-four thousand pounds shall be equipped with mud flaps for the rear wheels when operated on the public highways of this state. If mud flaps are used, they shall be wide enough to cover the full tread width of the tire or tires being protected; shall be so installed that they extend from the underside of the vehicle body in a vertical plane behind the rear wheels to within **twelve inches of the ground for dump trucks and within eight inches of the ground for all other vehicles required to be equipped with mud flaps under this section**; and shall be constructed of a rigid material or a flexible material which is of a sufficiently rigid character to provide adequate protection when the vehicle is in motion. No provisions of this section shall apply to a motor vehicle in transit and in process of delivery equipped with temporary mud flaps, to farm implements, or to any vehicle which is not required to be registered.

2. **For purposes of this section, "dump truck" means a truck whose contents can be emptied without handling, where the front end of the platform can be hydraulically raised so that the load is discharged by gravity.**

3. Any person who violates this section is guilty of an infraction and, upon plea or finding of guilt, shall be punished as provided by law."; and

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

On motion of Representative Busick, **House Amendment No. 4** was adopted.

Representative Shaul (113) offered **House Amendment No. 5**.

*House Amendment No. 5*

AMEND Senate Bill No. 368, Page 8, Section 301.560, Line 255, by inserting after said section and line the following:

"301.3139. 1. Any Boy Scout of appropriate age as prescribed by law or parent of a Boy Scout may receive special license plates as prescribed by this section, for any motor vehicle such person owns, either solely or jointly, other than an apportioned motor vehicle or a commercial motor vehicle licensed in excess of twenty-four thousand pounds gross weight, after an annual payment of an emblem-use authorization fee to the Boy Scouts of America Council of which the person is a member or the parent of a member. The Boy Scouts of America hereby authorizes the use of its official emblem to be affixed on multiyear personalized license plates as provided in this section. Any contribution to the Boy Scouts of America derived from this section, except reasonable administrative costs, shall be used solely for the purposes of the Boy Scouts of America. Any Boy Scout or parent of a Boy Scout may annually apply for the use of the emblem and pay the twenty-five dollar emblem-use authorization fee at any local district council in the state.

2. Upon annual application and payment of a twenty-five dollar emblem-use contribution to the Boy Scouts of America, the organization shall issue to the vehicle owner, without further charge, an emblem-use authorization statement, which shall be presented by the owner to the department of revenue at the time of registration of a motor vehicle. Upon presentation of the annual statement, payment of a fifteen dollar fee in addition to the registration fee and documents which may be required by law, the department of revenue shall issue to the vehicle owner a personalized license plate which shall bear the emblem of the Boy Scouts of America and the words "BOY SCOUTS OF AMERICA" in place of the words "SHOW-ME STATE". Such license plates shall be made with fully reflective material with a common color scheme and design, shall be clearly visible at night, and shall be aesthetically attractive, as prescribed by section 301.130. ~~[Notwithstanding the provisions of section 301.144, no additional fee shall be charged for the personalization of license plates pursuant to this section.]~~ **Notwithstanding subdivision (2) of subsection 1 of section 301.3150, the Boy Scouts of America shall not be required to submit a list of applicants who plan to purchase the specialty plate established under this section.**

3. A vehicle owner, who was previously issued a plate with the Boy Scouts of America emblem authorized by this section but who does not provide an emblem-use authorization statement at a subsequent time of registration, shall be issued a new plate which does not bear the Boy Scouts of America emblem, as otherwise provided by law. The director of revenue shall make necessary rules and regulations for the administration of this section, and shall design all necessary forms required by this section. No rule or portion of a rule promulgated pursuant to the authority of this section shall become effective unless it has been promulgated pursuant to the provisions of chapter 536. 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, 2004, shall be invalid and void.

301.3148. 1. Any member of Missouri DeMolay may receive special license plates as prescribed in this section after an annual payment of an emblem-use authorization fee to Missouri DeMolay. Missouri DeMolay hereby authorizes the use of its official emblem to be affixed on multiyear personalized license plates as provided in this section **for any vehicle the person owns, either solely or jointly, other than an apportioned motor vehicle or commercial motor vehicle licensed in excess of twenty-four thousand pounds gross weight.** Any contribution to Missouri DeMolay derived from this section, except reasonable administrative costs, shall be used

solely for Missouri DeMolay scholarships and other charitable programs. Any member of Missouri DeMolay may annually apply to Missouri DeMolay for the use of the emblem.

2. Upon annual application and payment of a twenty-five dollar emblem-use contribution to Missouri DeMolay, the organization shall issue to the vehicle owner, without further charge, an emblem-use authorization statement, which shall be presented by the member to the department of revenue at the time of registration of a motor vehicle. Upon presentation of the annual statement and payment of the fee required for personalized license plates in section 301.144, and other fees and documents which may be required by law, the department of revenue shall issue a personalized license plate, which shall bear the emblem of the Missouri DeMolay, to the vehicle owner.

3. The license plate authorized by this section shall be ~~[in a form prescribed by the advisory committee established in section 301.129, except that such license plates shall be]~~ **of a design submitted by Missouri DeMolay and approved by the department, shall be** made with fully reflective material with a common color scheme and design, shall be clearly visible at night, and shall be aesthetically attractive, as prescribed by section 301.130. The bidding process used to select a vendor for the material to manufacture the license plates authorized by this section shall consider the aesthetic appearance of the plate.

4. A vehicle owner, who was previously issued a plate with the Missouri DeMolay emblem authorized by this section but who does not provide an emblem-use authorization statement at a subsequent time of registration, shall be issued a new plate which does not bear the Missouri DeMolay emblem, as otherwise provided by law. The director of revenue shall make necessary rules and regulations for the enforcement of this section, and shall design all necessary forms required by this section.

**5. Prior to the issuance of a "Missouri DeMolay" specialty plate authorized under this section, the department of revenue shall be in receipt of an application with the proposed art design for the specialty license plate. The manufacture and transfer of specialty license plates under this section shall not require any submission of signatures. The department may require payment of a five thousand dollar fee prior to production of the specialty license plates and may charge the fifteen dollar specialty plate fee per application and other required documents or fees for such plates.";** and

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

On motion of Representative Shaul (113), **House Amendment No. 5** was adopted.

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

*House Amendment No. 6*

AMEND Senate Bill No. 368, Page 8, Section 301.560, Line 255, by inserting after said section and line the following:

- "302.170. 1. As used in this section, the following terms shall mean:
- (1) "Biometric data", shall include, but not be limited to, the following:
    - (a) Facial feature pattern characteristics;
    - (b) Voice data used for comparing live speech with a previously created speech model of a person's voice;
    - (c) Iris recognition data containing color or texture patterns or codes;
    - (d) Retinal scans, reading through the pupil to measure blood vessels lining the retina;
    - (e) Fingerprint, palm prints, hand geometry, measure of any and all characteristics of biometric information, including shape and length of fingertips, or recording ridge pattern or fingertip characteristics;
    - (f) Eye spacing;
    - (g) Characteristic gait or walk;
    - (h) DNA;
    - (i) Keystroke dynamic, measuring pressure applied to key pads or other digital receiving devices;
  - (2) "Commercial purposes", shall not include data used or compiled solely to be used for, or obtained or compiled solely for purposes expressly allowed under Missouri law or the federal Drivers Privacy Protection Act;
  - (3) "Source documents", original or certified copies, where applicable, of documents presented by an applicant as required under 6 CFR Part 37 to the department of revenue to apply for a driver's license or nondriver's

license. Source documents shall also include any documents required for the issuance of driver's licenses or nondriver's licenses by the department of revenue under the provisions of this chapter or accompanying regulations.

2. Except as provided in subsection 3 of this section and as required to carry out the provisions of subsection 4 of this section, the department of revenue shall not retain copies, in any format, of source documents presented by individuals applying for or holding driver's licenses or nondriver's licenses or use technology to capture digital images of source documents so that the images are capable of being retained in electronic storage in a transferable format. Documents retained as provided or required by subsection 4 of this section shall be stored solely on a system not connected to the internet nor to a wide area network that connects to the internet. Once stored on such system, the documents and data shall be purged from any systems on which they were previously stored so as to make them irretrievable.

3. The provisions of this section shall not apply to:

- (1) Original application forms, which may be retained but not scanned except as provided in this section;
- (2) Test score documents issued by state highway patrol driver examiners **and Missouri commercial**

**third-party tester examiners;**

(3) Documents demonstrating lawful presence of any applicant who is not a citizen of the United States, including documents demonstrating duration of the person's lawful presence in the United States;

(4) Any document required to be retained under federal motor carrier regulations in Title 49, Code of Federal Regulations, including but not limited to documents required by federal law for the issuance of a commercial driver's license and a commercial driver instruction permit;

(5) Documents submitted by a commercial driver's license **or commercial driver's instruction permit** applicant who is a Missouri resident and is ~~active-duty military or a veteran, as "veteran" is defined in 38 U.S.C. Section 101]~~ **a qualified current or former military service member**, which allows for waiver of the commercial driver's license knowledge test, skills test, or both; and

(6) Any other document at the request of and for the convenience of the applicant where the applicant requests the department of revenue review alternative documents as proof required for issuance of a driver's license, nondriver's license, or instruction permit.

4. (1) To the extent not prohibited under subsection 13 of this section, the department of revenue shall amend procedures for applying for a driver's license or identification card in order to comply with the goals or standards of the federal REAL ID Act of 2005, any rules or regulations promulgated under the authority granted in such Act, or any requirements adopted by the American Association of Motor Vehicle Administrators for furtherance of the Act, unless such action conflicts with Missouri law.

(2) The department of revenue shall issue driver's licenses or identification cards that are compliant with the federal REAL ID Act of 2005, as amended, to all applicants for driver's licenses or identification cards unless an applicant requests a driver's license or identification card that is not REAL ID compliant. Except as provided in subsection 3 of this section and as required to carry out the provisions of this subsection, the department of revenue shall not retain the source documents of individuals applying for driver's licenses or identification cards not compliant with REAL ID. Upon initial application for a driver's license or identification card, the department shall inform applicants of the option of being issued a REAL ID compliant driver's license or identification card or a driver's license or identification card that is not compliant with REAL ID. The department shall inform all applicants:

(a) With regard to the REAL ID compliant driver's license or identification card:

a. Such card is valid for official state purposes and for official federal purposes as outlined in the federal REAL ID Act of 2005, as amended, such as domestic air travel and seeking access to military bases and most federal facilities;

b. Electronic copies of source documents will be retained by the department and destroyed after the minimum time required for digital retention by the federal REAL ID Act of 2005, as amended;

c. The facial image capture will only be retained by the department if the application is finished and submitted to the department; and

d. Any other information the department deems necessary to inform the applicant about the REAL ID compliant driver's license or identification card under the federal REAL ID Act;

(b) With regard to a driver's license or identification card that is not compliant with the federal REAL ID Act:

a. Such card is valid for official state purposes, but it is not valid for official federal purposes as outlined in the federal REAL ID Act of 2005, as amended, such as domestic air travel and seeking access to military bases and most federal facilities;

b. Source documents will be verified but no copies of such documents will be retained by the department unless permitted under subsection 3 of this section, except as necessary to process a request by a license or card holder or applicant;

c. Any other information the department deems necessary to inform the applicant about the driver's license or identification card.

5. The department of revenue shall not use, collect, obtain, share, or retain biometric data nor shall the department use biometric technology to produce a driver's license or nondriver's license or to uniquely identify licensees or license applicants. This subsection shall not apply to digital images nor licensee signatures required for the issuance of driver's licenses and nondriver's licenses or to biometric data collected from employees of the department of revenue, employees of the office of administration who provide information technology support to the department of revenue, contracted license offices, and contracted manufacturers engaged in the production, processing, or manufacture of driver's licenses or identification cards in positions which require a background check in order to be compliant with the federal REAL ID Act or any rules or regulations promulgated under the authority of such Act. Except as otherwise provided by law, applicants' source documents and Social Security numbers shall not be stored in any database accessible by any other state or the federal government. Such database shall contain only the data fields included on driver's licenses and nondriver identification cards compliant with the federal REAL ID Act, and the driving records of the individuals holding such driver's licenses and nondriver identification cards.

6. Notwithstanding any provision of this chapter that requires an applicant to provide reasonable proof of lawful presence for issuance or renewal of a noncommercial driver's license, noncommercial instruction permit, or a nondriver's license, an applicant shall not have his or her privacy rights violated in order to obtain or renew a Missouri noncommercial driver's license, noncommercial instruction permit, or a nondriver's license.

7. No citizen of this state shall have his or her privacy compromised by the state or agents of the state. The state shall within reason protect the sovereignty of the citizens the state is entrusted to protect. Any data derived from a person's application shall not be sold for commercial purposes to any other organization or any other state without the express permission of the applicant without a court order; except such information may be shared with a law enforcement agency, judge, prosecuting attorney, or officer of the court, or with another state for the limited purposes set out in section 302.600, or for the purposes set forth in section 32.091, or for conducting driver history checks in compliance with the Motor Carrier Safety Improvement Act, 49 U.S.C. Section 31309. The state of Missouri shall protect the privacy of its citizens when handling any written, digital, or electronic data, and shall not participate in any standardized identification system using driver's and nondriver's license records except as provided in this section.

8. Other than to process a request by a license or card holder or applicant, no person shall access, distribute, or allow access to or distribution of any written, digital, or electronic data collected or retained under this section without the express permission of the applicant or a court order, except that such information may be shared with a law enforcement agency, judge, prosecuting attorney, or officer of the court, or with another state for the limited purposes set out in section 302.600 or for conducting driver history checks in compliance with the Motor Carrier Safety Improvement Act, 49 U.S.C. Section 31309. A first violation of this subsection shall be a class A misdemeanor. A second violation of this subsection shall be a class E felony. A third or subsequent violation of this subsection shall be a class D felony.

9. Any person harmed or damaged by any violation of this section may bring a civil action for damages, including noneconomic and punitive damages, as well as injunctive relief, in the circuit court where that person resided at the time of the violation or in the circuit court of Cole County to recover such damages from the department of revenue and any persons participating in such violation. Sovereign immunity shall not be available as a defense for the department of revenue in such an action. In the event the plaintiff prevails on any count of his or her claim, the plaintiff shall be entitled to recover reasonable attorney fees from the defendants.

10. The department of revenue may promulgate rules necessary to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.

11. Biometric data, digital images, source documents, and licensee signatures, or any copies of the same, required to be collected or retained to comply with the requirements of the federal REAL ID Act of 2005 shall be

digitally retained for no longer than the minimum duration required to maintain compliance, and immediately thereafter shall be securely destroyed so as to make them irretrievable.

12. No agency, department, or official of this state or of any political subdivision thereof shall use, collect, obtain, share, or retain radio frequency identification data from a REAL ID compliant driver's license or identification card issued by a state, nor use the same to uniquely identify any individual.

13. Notwithstanding any provision of law to the contrary, the department of revenue shall not amend procedures for applying for a driver's license or identification card, nor promulgate any rule or regulation, for purposes of complying with modifications made to the federal REAL ID Act of 2005 after August 28, 2017, imposing additional requirements on applications, document retention, or issuance of compliant licenses or cards, including any rules or regulations promulgated under the authority granted under the federal REAL ID Act of 2005, as amended, or any requirements adopted by the American Association of Motor Vehicle Administrators for furtherance thereof.

14. If the federal REAL ID Act of 2005 is modified or repealed such that driver's licenses and identification cards issued by this state that are not compliant with the federal REAL ID Act of 2005 are once again sufficient for federal identification purposes, the department shall not issue a driver's license or identification card that complies with the federal REAL ID Act of 2005 and shall securely destroy, within thirty days, any source documents retained by the department for the purpose of compliance with such Act.

15. The provisions of this section shall expire five years after August 28, 2017.

302.720. 1. Except when operating under an instruction permit as described in this section, no person may drive a commercial motor vehicle unless the person has been issued a commercial driver's license with applicable endorsements valid for the type of vehicle being operated as specified in sections 302.700 to 302.780. A commercial driver's instruction permit shall allow the holder of a valid license to operate a commercial motor vehicle when accompanied by the holder of a commercial driver's license valid for the vehicle being operated and who occupies a seat beside the individual, or reasonably near the individual in the case of buses, for the purpose of giving instruction in driving the commercial motor vehicle. No person may be issued a commercial driver's instruction permit until he or she has passed written tests which comply with the minimum federal standards. A commercial driver's instruction permit shall be **nonrenewable and** valid for the vehicle being operated for a period of not more than ~~[six months]~~ **one year**, and shall not be issued until the permit holder has met all other requirements of sections 302.700 to 302.780, except for the driving test. ~~[A permit holder, unless otherwise disqualified, may be granted one six-month renewal within a one-year period.]~~ The fee for such permit or renewal shall be ~~[five]~~ **ten** dollars. ~~[In the alternative, a commercial driver's instruction permit shall be issued for a thirty-day period to allow the holder of a valid driver's license to operate a commercial motor vehicle if the applicant has completed all other requirements except the driving test. The permit may be renewed for one additional thirty-day period and the fee for the permit and for renewal shall be five dollars.]~~ **The fee for a duplicate commercial driver's instruction permit shall be five dollars.**

2. No person may be issued a commercial driver's license until he has passed written and driving tests for the operation of a commercial motor vehicle which complies with the minimum federal standards established by the Secretary and has satisfied all other requirements of the Commercial Motor Vehicle Safety Act of 1986 (Title XII of Pub. Law 99-570), as well as any other requirements imposed by state law. **Beginning January 1, 2020, all applicants for a commercial driver's license shall complete any entry-level driver training program established and required under 49 CFR 380.609.** All applicants for a commercial driver's license shall have maintained the appropriate class of commercial driver's instruction permit issued by this state or any other state for a minimum of fourteen calendar days prior to the date of taking the skills test. Applicants for a hazardous materials endorsement must also meet the requirements of the U.S. Patriot Act of 2001 (Title X of Public Law 107-56) as specified and required by regulations promulgated by the Secretary. Nothing contained in this subsection shall be construed as prohibiting the director from establishing alternate testing formats for those who are functionally illiterate; provided, however, that any such alternate test must comply with the minimum requirements of the Commercial Motor Vehicle Safety Act of 1986 (Title XII of Pub. Law 99-570) as established by the Secretary.

(1) The written and driving tests shall be held at such times and in such places as the superintendent may designate. A twenty-five dollar examination fee shall be paid by the applicant upon completion of any written or driving test, except the examination fee shall be waived for applicants seventy years of age or older renewing a license with a school bus endorsement. The director shall delegate the power to conduct the examinations required under sections 302.700 to 302.780 to any member of the highway patrol or any person employed by the highway patrol qualified to give driving examinations. The written test shall only be administered in the English language. No translators shall be allowed for applicants taking the test.

(2) The director shall adopt and promulgate rules and regulations governing the certification of third-party testers by the department of revenue. Such rules and regulations shall substantially comply with the requirements of 49 CFR 383, Section 383.75. A certification to conduct third-party testing shall be valid for one year, and the department shall charge a fee of one hundred dollars to issue or renew the certification of any third-party tester.

(3) Beginning August 28, 2006, the director shall only issue or renew third-party tester certification to community colleges established under chapter 178 or to private companies who own, lease, or maintain their own fleet and administer in-house testing to their employees, or to school districts and their agents that administer in-house testing to the school district's or agent's employees. Any third-party tester who violates any of the rules and regulations adopted and promulgated pursuant to this section shall be subject to having his certification revoked by the department. The department shall provide written notice and an opportunity for the third-party tester to be heard in substantially the same manner as provided in chapter 536. If any applicant submits evidence that he has successfully completed a test administered by a third-party tester, the actual driving test for a commercial driver's license may then be waived.

(4) Every applicant for renewal of a commercial driver's license shall provide such certifications and information as required by the Secretary and if such person transports a hazardous material must also meet the requirements of the U.S. Patriot Act of 2001 (Title X of Public Law 107-56) as specified and required by regulations promulgated by the Secretary. Such person shall be required to take the written test for such endorsement. A twenty-five dollar examination fee shall be paid upon completion of such tests.

(5) The director shall have the authority to waive the driving skills test **and written tests** for any qualified **current or former military service member** applicant for a commercial driver's **instruction permit or a commercial driver's license** who is currently licensed at the time of application for a commercial driver's **instruction permit or license**. The director shall impose conditions and limitations **and require certification and evidence** to restrict the applicants from whom the department may accept **the alternative requirements for the skills [test] and written tests** described in federal ~~[regulation]~~ **regulations 49 CFR 383.71 and 49 CFR 383.77**. ~~[An applicant must certify that, during the two-year period immediately preceding application for a commercial driver's license, all of the following apply:~~

- ~~\_\_\_\_\_ (a) The applicant has not had more than one license;~~
- ~~\_\_\_\_\_ (b) The applicant has not had any license suspended, revoked, or cancelled;~~
- ~~\_\_\_\_\_ (c) The applicant has not had any convictions for any type of motor vehicle for the disqualifying offenses contained in this chapter or federal rule 49 CFR 383.51(b);~~
- ~~\_\_\_\_\_ (d) The applicant has not had more than one conviction for any type of motor vehicle for serious traffic violations;~~
- ~~\_\_\_\_\_ (e) The applicant has not had any conviction for a violation of state or local law relating to motor vehicle traffic control, but not including any parking violation, arising in connection with any traffic accident, and has no record of an accident in which he or she was at fault;~~
- ~~\_\_\_\_\_ (f) The applicant has been regularly employed within the last ninety days in a military position requiring operation of a commercial motor vehicle and has operated the vehicle for at least sixty days during the two years immediately preceding application for a commercial driver's license. The vehicle must be representative of the commercial motor vehicle the driver applicant operates or expects to operate;~~
- ~~\_\_\_\_\_ (g) The applicant, if on active duty, must provide a notarized affidavit signed by a commanding officer as proof of driving experience as indicated in paragraph (f) of this subdivision;~~
- ~~\_\_\_\_\_ (h) The applicant, if honorably discharged from military service, must provide a form DD214 or other proof of military occupational specialty;~~
- ~~\_\_\_\_\_ (i) The applicant must meet all federal and state qualifications to operate a commercial vehicle[=]; and~~
- ~~\_\_\_\_\_ (j) the applicant will be required to complete all applicable knowledge tests, **except when an applicant provides proof of approved military training for waiving the knowledge and skills tests as specified in subdivision (5) of subsection 2 of this section.**~~

3. A commercial driver's license or commercial driver's instruction permit may not be issued to a person while the person is disqualified from driving a commercial motor vehicle, when a disqualification is pending in any state or while the person's driver's license is suspended, revoked, or cancelled in any state; nor may a commercial driver's license be issued unless the person first surrenders in a manner prescribed by the director any commercial driver's license issued by another state, which license shall be returned to the issuing state for cancellation.

4. Beginning July 1, 2005, the director shall not issue an instruction permit under this section unless the director verifies that the applicant is lawfully present in the United States before accepting the application. The

director may, by rule or regulation, establish procedures to verify the lawful presence of the applicant under this section. No rule or portion of a rule promulgated pursuant to the authority of this section shall become effective unless it has been promulgated pursuant to chapter 536.

5. Notwithstanding the provisions of this section or any other law to the contrary, beginning August 28, 2008, the director of the department of revenue shall certify as a third-party tester any municipality that owns, leases, or maintains its own fleet that requires certain employees as a condition of employment to hold a valid commercial driver's license; and that administered in-house testing to such employees prior to August 28, 2006.

302.768. 1. Any applicant for a commercial driver's license or commercial driver's instruction permit shall comply with the Federal Motor Carrier Safety Administration application requirements of 49 CFR Part 383.71 by certifying to one of the following applicable statements relating to federal and state driver qualification rules:

(1) Nonexcepted interstate: certifies the applicant is a driver operating or expecting to operate in interstate or foreign commerce, or is otherwise subject to and meets requirements of 49 CFR Part 391 and is required to obtain a medical examiner's certificate as defined in 49 CFR Part 391.45;

(2) Excepted interstate: certifies the applicant is a driver operating or expecting to operate entirely in interstate commerce that is not subject to Part 391 and is subject to Missouri driver qualifications and not required to obtain a medical examiner's certificate;

(3) Nonexcepted intrastate: certifies the applicant is a driver operating only in intrastate commerce and is subject to Missouri driver qualifications;

(4) Excepted intrastate: certifies the applicant operates or expects to operate only in intrastate commerce, and engaging only in operations excepted from all parts of the Missouri driver qualification requirements.

2. Any applicant who cannot meet certification requirements under one of the categories defined in subsection 1 of this section shall be denied issuance of a commercial driver's license or commercial driver's instruction permit.

3. An applicant certifying to operation in nonexcepted interstate or nonexcepted intrastate commerce shall provide the state with an original or copy of a current medical examiner's certificate or a medical examiner's certificate accompanied by a medical variance or waiver, **until such time as the medical examiner's certificate information is received electronically through the Federal Motor Carrier Safety Administration approved verification system.** The state shall retain the ~~[original or copy of the]~~ documentation of physical qualification for a minimum of three years beyond the date the certificate was issued.

4. Applicants certifying to operation in nonexcepted interstate commerce or nonexcepted intrastate commerce shall provide ~~[an]~~ updated medical certificate or variance ~~[documents]~~ **information** to maintain a certified status during the term of the commercial driver's license or commercial driver's instruction permit in order to retain commercial privileges.

5. The director shall post the medical examiner's certificate of information, medical variance if applicable, the applicant's self-certification and certification status to the Missouri driver record within ten calendar days and such information will become part of the CDLIS driver record.

6. Applicants certifying to operation in nonexcepted interstate commerce or nonexcepted intrastate commerce who fail to provide or maintain a current medical examiner's certificate, or if the state has received notice of a medical variance or waiver expiring or being rescinded, the state shall, within ten calendar days, update the driver's medical certification status to "not certified". The state shall notify the driver of the change in certification status and require the driver to annually comply with requirements for a commercial driver's license downgrade within sixty days of the expiration of the applicant certification.

7. The department of revenue may, by rule, establish the cost and criteria for submission of updated medical certification status information as required under this section.

8. Any person who falsifies any information in an application for or update of medical certification status information for a commercial driver's license shall not be licensed to operate a commercial motor vehicle, or the person's commercial driver's license shall be cancelled for a period of one year after the director discovers such falsification.

9. The director may promulgate rules and regulations necessary to administer and enforce this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2012, shall be invalid and void."; and

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

On motion of Representative Griesheimer, **House Amendment No. 6** was adopted.

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

*House Amendment No. 7*

AMEND Senate Bill No. 368, Page 1, Section A, Line 2, by inserting after said section and line the following:

"301.142. 1. As used in sections 301.141 to 301.143, the following terms mean:

- (1) "Department", the department of revenue;
  - (2) "Director", the director of the department of revenue;
  - (3) "Other authorized health care practitioner" includes advanced practice registered nurses licensed pursuant to chapter 335, physician assistants licensed pursuant to chapter 334, chiropractors licensed pursuant to chapter 331, podiatrists licensed pursuant to chapter 330, assistant physicians, physical therapists licensed pursuant to chapter 334, and optometrists licensed pursuant to chapter 336;
  - (4) "Physically disabled", a natural person who is blind, as defined in section 8.700, or a natural person with medical disabilities which prohibits, limits, or severely impairs one's ability to ambulate or walk, as determined by a licensed physician or other authorized health care practitioner as follows:
    - (a) The person cannot ambulate or walk fifty or less feet without stopping to rest due to a severe and disabling arthritic, neurological, orthopedic condition, or other severe and disabling condition; or
    - (b) The person cannot ambulate or walk without the use of, or assistance from, a brace, cane, crutch, another person, prosthetic device, wheelchair, or other assistive device; or
    - (c) Is restricted by a respiratory or other disease to such an extent that the person's forced respiratory expiratory volume for one second, when measured by spirometry, is less than one liter, or the arterial oxygen tension is less than sixty mm/hg on room air at rest; or
    - (d) Uses portable oxygen; or
    - (e) Has a cardiac condition to the extent that the person's functional limitations are classified in severity as class III or class IV according to standards set by the American Heart Association; or
    - (f) A person's age, in and of itself, shall not be a factor in determining whether such person is physically disabled or is otherwise entitled to disabled license plates and/or disabled windshield hanging placards within the meaning of sections 301.141 to 301.143;
  - (5) "Physician", a person licensed to practice medicine pursuant to chapter 334;
  - (6) "Physician's statement", a statement personally signed by a duly authorized person which certifies that a person is disabled as defined in this section;
  - (7) "Temporarily disabled person", a disabled person as defined in this section whose disability or incapacity is expected to last no more than one hundred eighty days;
  - (8) "Temporary windshield placard", a placard to be issued to persons who are temporarily disabled persons as defined in this section, certification of which shall be indicated on the physician's statement;
  - (9) "Windshield placard", a placard to be issued to persons who are physically disabled as defined in this section, certification of which shall be indicated on the physician's statement.
2. Other authorized health care practitioners may furnish to a disabled or temporarily disabled person a physician's statement for only those physical health care conditions for which such health care practitioner is legally authorized to diagnose and treat.
3. A physician's statement shall:
- (1) Be on a form prescribed by the director of revenue;
  - (2) Set forth the specific diagnosis and medical condition which renders the person physically disabled or temporarily disabled as defined in this section;
  - (3) Include the physician's or other authorized health care practitioner's license number; and
  - (4) Be personally signed by the issuing physician or other authorized health care practitioner.
4. If it is the professional opinion of the physician or other authorized health care practitioner issuing the statement that the physical disability of the applicant, user, or member of the applicant's household is permanent, it

shall be noted on the statement. Otherwise, the physician or other authorized health care practitioner shall note on the statement the anticipated length of the disability which period may not exceed one hundred eighty days. If the physician or health care practitioner fails to record an expiration date on the physician's statement, the director shall issue a temporary windshield placard for a period of thirty days.

5. A physician or other authorized health care practitioner who issues or signs a physician's statement so that disabled plates or a disabled windshield placard may be obtained shall maintain in such disabled person's medical chart documentation that such a certificate has been issued, the date the statement was signed, the diagnosis or condition which existed that qualified the person as disabled pursuant to this section and shall contain sufficient documentation so as to objectively confirm that such condition exists.

6. The medical or other records of the physician or other authorized health care practitioner who issued a physician's statement shall be open to inspection and review by such practitioner's licensing board, in order to verify compliance with this section. Information contained within such records shall be confidential unless required for prosecution, disciplinary purposes, or otherwise required to be disclosed by law.

7. Owners of motor vehicles who are residents of the state of Missouri, and who are physically disabled, owners of motor vehicles operated at least fifty percent of the time by a physically disabled person, or owners of motor vehicles used to primarily transport physically disabled members of the owner's household may obtain disabled person license plates. Such owners, upon application, accompanied by the documents and fees provided for in this section, a current physician's statement which has been issued within ninety days preceding the date the application is made and proof of compliance with the state motor vehicle laws relating to registration and licensing of motor vehicles, shall be issued motor vehicle license plates for vehicles, other than commercial vehicles with a gross weight in excess of twenty-four thousand pounds, upon which shall be inscribed the international wheelchair accessibility symbol and the word "DISABLED" in addition to a combination of letters and numbers. Such license plates shall be made with fully reflective material with a common color scheme and design, shall be clearly visible at night, and shall be aesthetically attractive, as prescribed by section 301.130. If at any time an individual who obtained disabled license plates issued under this subsection no longer occupies a residence with a physically disabled person, or no longer owns a vehicle that is operated at least fifty percent of the time by a physically disabled person, such individual shall surrender the disabled license plates to the department within thirty days of becoming ineligible for their use.

8. The director shall further issue, upon request, to such applicant one, and for good cause shown, as the director may define by rule and regulations, not more than two, removable disabled windshield hanging placards for use when the disabled person is occupying a vehicle or when a vehicle not bearing the permanent handicap plate is being used to pick up, deliver, or collect the physically disabled person issued the disabled motor vehicle license plate or disabled windshield hanging placard.

9. No additional fee shall be paid to the director for the issuance of the special license plates provided in this section, except for special personalized license plates and other license plates described in this subsection. Priority for any specific set of special license plates shall be given to the applicant who received the number in the immediately preceding license period subject to the applicant's compliance with the provisions of this section and any applicable rules or regulations issued by the director. If determined feasible by the advisory committee established in section 301.129, any special license plate issued pursuant to this section may be adapted to also include the international wheelchair accessibility symbol and the word "DISABLED" as prescribed in this section and such plate may be issued to any applicant who meets the requirements of this section and the other appropriate provision of this chapter, subject to the requirements and fees of the appropriate provision of this chapter.

10. Any physically disabled person, or the parent or guardian of any such person, or any not-for-profit group, organization, or other entity which transports more than one physically disabled person, may apply to the director of revenue for a removable windshield placard. The placard may be used in motor vehicles which do not bear the permanent handicap symbol on the license plate. Such placards must be hung from the front, middle rearview mirror of a parked motor vehicle and may not be hung from the mirror during operation. These placards may only be used during the period of time when the vehicle is being used by a disabled person, or when the vehicle is being used to pick up, deliver, or collect a disabled person, and shall be surrendered to the department, within thirty days, if a group, organization, or entity that obtained the removable windshield placard due to the transportation of more than one physically disabled person no longer transports more than one disabled person. When there is no rearview mirror, the placard shall be displayed on the dashboard on the driver's side.

11. The removable windshield placard shall conform to the specifications, in respect to size, color, and content, as set forth in federal regulations published by the Department of Transportation. The removable windshield placard shall be renewed every four years. The director may stagger the expiration dates to equalize workload. Only one removable placard may be issued to an applicant who has been issued disabled person license

plates. Upon request, one additional windshield placard may be issued to an applicant who has not been issued disabled person license plates.

12. A temporary windshield placard shall be issued to any physically disabled person, or the parent or guardian of any such person who otherwise qualifies except that the physical disability, in the opinion of the physician, is not expected to exceed a period of one hundred eighty days. The temporary windshield placard shall conform to the specifications, in respect to size, color, and content, as set forth in federal regulations published by the Department of Transportation. The fee for the temporary windshield placard shall be two dollars. Upon request, and for good cause shown, one additional temporary windshield placard may be issued to an applicant. Temporary windshield placards shall be issued upon presentation of the physician's statement provided by this section and shall be displayed in the same manner as removable windshield placards. A person or entity shall be qualified to possess and display a temporary removable windshield placard for six months and the placard may be renewed once for an additional six months if a physician's statement pursuant to this section is supplied to the director of revenue at the time of renewal.

13. Application for license plates or windshield placards issued pursuant to this section shall be made to the director of revenue and shall be accompanied by a statement signed by a licensed physician or other authorized health care practitioner which certifies that the applicant, user, or member of the applicant's household is a physically disabled person as defined by this section.

14. The placard shall be renewable only by the person or entity to which the placard was originally issued. Any placard issued pursuant to this section shall only be used when the physically disabled occupant for whom the disabled plate or placard was issued is in the motor vehicle at the time of parking or when a physically disabled person is being delivered or collected. A disabled license plate and/or a removable windshield hanging placard are not transferable and may not be used by any other person whether disabled or not.

15. At the time the disabled plates or windshield hanging placards are issued, the director shall issue a registration certificate which shall include the applicant's name, address, and other identifying information as prescribed by the director, or if issued to an agency, such agency's name and address. This certificate shall further contain the disabled license plate number or, for windshield hanging placards, the registration or identifying number stamped on the placard. The validated registration receipt given to the applicant shall serve as the registration certificate.

16. The director shall, upon issuing any disabled registration certificate for license plates and/or windshield hanging placards, provide information which explains that such plates or windshield hanging placards are nontransferable, and the restrictions explaining who and when a person or vehicle which bears or has the disabled plates or windshield hanging placards may be used or be parked in a disabled reserved parking space, and the penalties prescribed for violations of the provisions of this act.

17. Every new applicant for a disabled license plate or placard shall be required to present a new physician's statement dated no more than ninety days prior to such application. Renewal applicants will be required to submit a physician's statement dated no more than ninety days prior to such application upon their first renewal occurring on or after August 1, 2005. Upon completing subsequent renewal applications, a physician's statement dated no more than ninety days prior to such application shall be required every eighth year. Such physician's statement shall state the expiration date for the temporary windshield placard. If the physician fails to record an expiration date on the physician's statement, the director shall issue the temporary windshield placard for a period of thirty days. The director may stagger the requirement of a physician's statement on all renewals for the initial implementation of an eight-year period.

18. The director of revenue upon receiving a physician's statement pursuant to this subsection shall check with the state board of registration for the healing arts created in section 334.120, or the Missouri state board of nursing established in section 335.021, with respect to physician's statements signed by advanced practice registered nurses, or the Missouri state board of chiropractic examiners established in section 331.090, with respect to physician's statements signed by licensed chiropractors, or with the board of optometry established in section 336.130, with respect to physician's statements signed by licensed optometrists, or the state board of podiatric medicine created in section 330.100, with respect to physician's statements signed by physicians of the foot or podiatrists to determine whether the physician is duly licensed and registered pursuant to law. If such applicant obtaining a disabled license plate or placard presents proof of disability in the form of a statement from the United States Veterans' Administration verifying that the person is permanently disabled, the applicant shall be exempt from the eight-year certification requirement of this subsection for renewal of the plate or placard. Initial applications shall be accompanied by the physician's statement required by this section. Notwithstanding the

provisions of paragraph (f) of subdivision (4) of subsection 1 of this section, any person seventy-five years of age or older who provided the physician's statement with the original application shall not be required to provide a physician's statement for the purpose of renewal of disabled persons license plates or windshield placards.

19. The boards shall cooperate with the director and shall supply information requested pursuant to this subsection. The director shall, in cooperation with the boards which shall assist the director, establish a list of all Missouri physicians and other authorized health care practitioners and of any other information necessary to administer this section.

20. Where the owner's application is based on the fact that the vehicle is used at least fifty percent of the time by a physically disabled person, the applicant shall submit a statement stating this fact, in addition to the physician's statement. The statement shall be signed by both the owner of the vehicle and the physically disabled person. The applicant shall be required to submit this statement with each application for license plates. No person shall willingly or knowingly submit a false statement and any such false statement shall be considered perjury and may be punishable pursuant to section 301.420.

21. The director of revenue shall retain all physicians' statements and all other documents received in connection with a person's application for disabled license plates and/or disabled windshield placards.

22. The director of revenue shall enter into reciprocity agreements with other states or the federal government for the purpose of recognizing disabled person license plates or windshield placards issued to physically disabled persons.

23. When a person to whom disabled person license plates or a removable or temporary windshield placard or both have been issued dies, the personal representative of the decedent or such other person who may come into or otherwise take possession of the disabled license plates or disabled windshield placard shall return the same to the director of revenue under penalty of law. Failure to return such plates or placards shall constitute a class B misdemeanor.

24. The director of revenue may order any person issued disabled person license plates or windshield placards to submit to an examination by a chiropractor, osteopath, or physician, or to such other investigation as will determine whether such person qualifies for the special plates or placards.

25. If such person refuses to submit or is found to no longer qualify for special plates or placards provided for in this section, the director of revenue shall collect the special plates or placards, and shall furnish license plates to replace the ones collected as provided by this chapter.

26. In the event a removable or temporary windshield placard is lost, stolen, or mutilated, the lawful holder thereof shall, within five days, file with the director of revenue an application and an affidavit stating such fact, in order to purchase a new placard. The fee for the replacement windshield placard shall be four dollars.

27. Fraudulent application, renewal, issuance, procurement or use of disabled person license plates or windshield placards shall be a class A misdemeanor. It is a class B misdemeanor for a physician, chiropractor, podiatrist or optometrist to certify that an individual or family member is qualified for a license plate or windshield placard based on a disability, the diagnosis of which is outside their scope of practice or if there is no basis for the diagnosis.

**28. (1) Notwithstanding provisions of this section or any other law to the contrary, the department shall, no later than January 1, 2020, implement an online system for the renewal of disabled license plates and placards issued under this section. Upon implementation of such online system, the department shall charge a one dollar fee per transaction. The website allowing for the submission of renewal information shall allow the confidential, electronic transmission of any form or document necessary to obtain such license plates or placards.**

**(2) The department of revenue may promulgate all necessary rules and regulations for the administration of 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.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

AYES: 103

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Deaton	DeGroot	Dinkins	Dohrman	Eggleston
Eslinger	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
Kidd	Knight	Kolkmeier	Lovasco	Love
Lynch	Mayhew	McGaugh	McGill	Messenger
Miller	Moon	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	Rone	Ross	Ruth
Schnelting	Schroer	Sharpe	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stephens 128	Swan	Tate	Taylor
Trent	Veit	Walsh	Wiemann	Wilson
Wood	Wright	Mr. Speaker		

NOES: 043

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

PRESENT: 002

McDaniel	Roden
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ABSENT WITH LEAVE: 012

Black 7	Dogan	Franks Jr.	Kelly 141	Mitten
Morris 140	Roberts 161	Roerber	Shull 16	Stacy
Vescovo	Walker			

VACANCIES: 003

On motion of Representative Butz, **House Amendment No. 7** was adopted.

Representative Patterson offered **House Amendment No. 8**.

*House Amendment No. 8*

AMEND Senate Bill No. 368, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"68.040. 1. Every local and regional port authority, approved as a political subdivision of the state, may from time to time issue its negotiable revenue bonds or notes in such principal amounts as, in its opinion, shall be necessary to provide sufficient funds for achieving its purposes, including the construction of port facilities and the financing of port improvement projects; establish reserves to secure such bonds and notes; and make other expenditures, incident and necessary to carry out its purposes and powers.

2. This state shall not be liable on any notes or bonds of any port authority. Any such notes or bonds shall not be a debt of the state and shall contain on the faces thereof a statement to such effect.

3. No commissioner of any port authority or any authorized person executing port authority notes or bonds shall be liable personally on said notes or bonds or shall be subject to any personal liability or accountability by reason of the issuance thereof.

4. The notes and bonds of every port authority are securities in which all public officers and bodies of this state and all political subdivisions and municipalities, all insurance companies and associations, and other persons carrying on an insurance business, all banks, trust companies, saving associations, savings and loan associations, credit unions, investment companies, all administrators, guardians, executors, trustees, and other fiduciaries, and all other persons whatsoever, who now or may hereafter be authorized to invest in notes and bonds or other obligations of this state, may properly and legally invest funds, including capital, in their control or belonging to them.

5. No port authority shall be required to pay any taxes or any assessments whatsoever to this state or to any political subdivisions, municipality, or other governmental agency of this state. The notes and bonds of every port authority and the income therefrom shall, at all times, be exempt from any taxes and any assessments, except for death and gift taxes and taxes on transfers. **Additionally, the sales and leases of both real and personal property by or to any port authority involving the issuance of bonds authorized under this chapter shall be exempt from taxation.**

6. Every port authority shall have the powers and be governed by the procedures now or hereafter conferred upon or applicable to the environmental improvement authority, chapter 260, relating to the manner of issuance of revenue bonds and notes, and the port authority shall exercise all such powers and adhere to all such procedures insofar as they are consistent with the necessary and proper undertaking of its purposes."; and

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

Representative Clemens raised a point of order that **House Amendment No. 8** goes beyond the scope of the bill.

The Chair ruled the point of order not well taken.

On motion of Representative Patterson, **House Amendment No. 8** was adopted.

Representative Sain moved that, pursuant to Rule 24(16)(b), **SB 368, as amended**, be committed to the Committee on Fiscal Review.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

AYES: 097

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
DeGroot	Dinkins	Dohrman	Eggleston	Eslinger
Evans	Falkner III	Fishel	Fitzwater	Gannon

Gregory	Grier	Griesheimer	Griffith	Haffner
Hannegan	Helms	Henderson	Hicks	Houx
Hovis	Hudson	Hurst	Justus	Kelley 127
Kidd	Knight	Kolkmeier	Lovasco	Love
Lynch	Mayhew	McGaugh	McGill	Messenger
Miller	Moon	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pietzman
Plocher	Pogue	Pollitt 52	Pollock 123	Porter
Reedy	Rehder	Toalson Reisch	Remole	Riggs
Roberts 161	Rone	Ross	Ruth	Schnelting
Sharpe	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Veit	Walsh	Wiemann	Wilson	Wood
Wright	Mr. Speaker			

NOES: 043

Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Burns	Butz	Carpenter	Carter	Chappelle-Nadal
Clemens	Ellebracht	Ellington	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
Unsicker	Washington	Windham		

PRESENT: 002

McDaniel	Roden
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ABSENT WITH LEAVE: 018

Black 137	Deaton	Dogan	Francis	Franks Jr.
Gray	Haden	Hansen	Hill	Kelly 141
Morris 140	Pike	Richey	Roeber	Schroer
Shull 16	Vescovo	Walker		

VACANCIES: 003

Representative Sain again moved that, pursuant to Rule 24(16)(b), **SB 368, as amended**, be committed to the Committee on Fiscal Review.

Which motion was defeated.

On motion of Representative Shawan, **SB 368, as amended**, was read the third time and passed by the following vote:

AYES: 105

Allred	Anderson	Andrews	Bailey	Baker
Bangert	Baringer	Basye	Billington	Black 137
Black 7	Bondon	Bromley	Brown 70	Burns
Busick	Butz	Chipman	Christofanelli	Coleman 32
Coleman 97	Deaton	DeGroot	Dinkins	Dohrman

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Eggleston	Eslinger	Evans	Falkner III	Fishel
Fitzwater	Francis	Gannon	Gregory	Grier
Griesheimer	Griffith	Haffner	Hannegan	Helms
Henderson	Hicks	Houx	Hovis	Hudson
Justus	Kelley 127	Knight	Kolkmeyer	Lovasco
Love	Lynch	Mayhew	McGill	Messenger
Miller	Morse 151	Muntzel	Murphy	Neely
O'Donnell	Patterson	Pfautsch	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Razer
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roden	Rone	Ross
Runions	Ruth	Schnelting	Schroer	Sharpe
Shaul 113	Shawan	Shields	Simmons	Solon
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Trent	Veit	Vescovo	Walsh
Wiemann	Wilson	Wood	Wright	Mr. Speaker

NOES: 043

Appelbaum	Barnes	Beck	Bland Manlove	Bosley
Brown 27	Burnett	Carpenter	Carter	Chappelle-Nadal
Clemens	Ellebracht	Ellington	Gray	Green
Hurst	Ingle	Kendrick	Kidd	Lavender
Mackey	McCreery	McDaniel	Merideth	Mitten
Moon	Morgan	Mosley	Pierson Jr.	Pogue
Price	Proudie	Quade	Roberts 77	Rogers
Rowland	Sain	Sauls	Stevens 46	Taylor
Unsicker	Washington	Windham		

PRESENT: 000

ABSENT WITH LEAVE: 012

Dogan	Franks Jr.	Haden	Hansen	Hill
Kelly 141	McGaugh	Morris 140	Roeber	Shull 16
Smith	Walker			

VACANCIES: 003

Speaker Haahr declared the bill passed.

### THIRD READING OF HOUSE BILLS

**HB 1049**, relating to health benefit plans, was taken up by Representative Wood.

On motion of Representative Wood, **HB 1049** was read the third time and passed by the following vote:

AYES: 140

Allred	Anderson	Andrews	Appelbaum	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Beck	Billington	Black 7	Bland Manlove	Bondon
Bosley	Bromley	Brown 27	Brown 70	Burnett
Burns	Busick	Butz	Carpenter	Carter
Chappelle-Nadal	Chipman	Christofanelli	Clemens	Coleman 32

Coleman 97	Deaton	DeGroot	Dinkins	Dohrman
Eggleston	Ellebracht	Ellington	Eslinger	Evans
Falkner III	Fishel	Fitzwater	Francis	Gannon
Gray	Green	Gregory	Grier	Griesheimer
Griffith	Haffner	Hannegan	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Ingle	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Knight	Kolkmeier	Lavender	Lovasco
Love	Lynch	Mackey	Mayhew	McCreery
McGaugh	McGill	Merideth	Messenger	Miller
Mitten	Morgan	Morse 151	Mosley	Muntzel
Murphy	Neely	O'Donnell	Patterson	Pierson Jr.
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Proudie	Quade	Razer	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roberts 77	Rogers	Rone	Ross
Rowland	Runions	Ruth	Sain	Sauls
Schnelting	Sharpe	Shaul 113	Shawan	Shields
Simmons	Solon	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Veit	Walsh	Washington
Wiemann	Wilson	Wood	Wright	Mr. Speaker

NOES: 004

Hurst	McDaniel	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 016

Black 137	Dogan	Franks Jr.	Haden	Hansen
Morris 140	Pfautsch	Price	Roden	Roeber
Schroer	Shull 16	Smith	Vescovo	Walker
Windham				

VACANCIES: 003

Speaker Haahr declared the bill passed.

### THIRD READING OF SENATE BILLS - INFORMAL

**SCS SB 89**, relating to commercial driver's licenses, was taken up by Representative Griesheimer.

Representative Griesheimer moved that the title of **SCS SB 89** be agreed to.

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

#### *House Amendment No. 1*

AMEND Senate Committee Substitute for Senate Bill No. 89, Page 1, In the Title, Line 3, by deleting the words, "commercial driver's licenses" and inserting in lieu thereof the word, "transportation"; and

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

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

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

*House Amendment No. 2*

AMEND Senate Committee Substitute for Senate Bill No. 89, Page 1, Section A, Line 3, by inserting after all of said line the following:

"144.070. 1. At the time the owner of any new or used motor vehicle, trailer, boat, or outboard motor which was acquired in a transaction subject to sales tax under the Missouri sales tax law makes application to the director of revenue for an official certificate of title and the registration of the motor vehicle, trailer, boat, or outboard motor as otherwise provided by law, the owner shall present to the director of revenue evidence satisfactory to the director of revenue showing the purchase price exclusive of any charge incident to the extension of credit paid by or charged to the applicant in the acquisition of the motor vehicle, trailer, boat, or outboard motor, or that no sales tax was incurred in its acquisition, and if sales tax was incurred in its acquisition, the applicant shall pay or cause to be paid to the director of revenue the sales tax provided by the Missouri sales tax law in addition to the registration fees now or hereafter required according to law, and the director of revenue shall not issue a certificate of title for any new or used motor vehicle, trailer, boat, or outboard motor subject to sales tax as provided in the Missouri sales tax law until the tax levied for the sale of the same under sections 144.010 to 144.510 has been paid as provided in this section or is registered under the provisions of subsection 5 of this section.

2. As used in subsection 1 of this section, the term "purchase price" shall mean the total amount of the contract price agreed upon between the seller and the applicant in the acquisition of the motor vehicle, trailer, boat, or outboard motor, regardless of the medium of payment therefor.

3. In the event that the purchase price is unknown or undisclosed, or that the evidence thereof is not satisfactory to the director of revenue, the same shall be fixed by appraisement by the director.

4. The director of the department of revenue shall endorse upon the official certificate of title issued by the director upon such application an entry showing that such sales tax has been paid or that the motor vehicle, trailer, boat, or outboard motor represented by such certificate is exempt from sales tax and state the ground for such exemption.

5. Any person, company, or corporation engaged in the business of renting or leasing motor vehicles, trailers, boats, or outboard motors, which are to be used exclusively for rental or lease purposes, and not for resale, may apply to the director of revenue for authority to operate as a leasing **or rental company and pay an annual fee of two hundred fifty dollars for such authority**. Any company approved by the director of revenue may pay the tax due on any motor vehicle, trailer, boat, or outboard motor as required in section 144.020 at the time of registration thereof or in lieu thereof may pay a sales tax as provided in sections 144.010, 144.020, 144.070 and 144.440. A sales tax shall be charged to and paid by a leasing company which does not exercise the option of paying in accordance with section 144.020, on the amount charged for each rental or lease agreement while the motor vehicle, trailer, boat, or outboard motor is domiciled in this state. Any motor vehicle, trailer, boat, or outboard motor which is leased as the result of a contract executed in this state shall be presumed to be domiciled in this state.

6. **Every applicant to be a lease or rental company shall furnish with the application a corporate surety bond or irrevocable letter of credit, as defined in section 400.5-102, issued by any state or federal financial institution in the penal sum of one hundred thousand dollars, on a form approved by the department. The bond or irrevocable letter of credit shall be conditioned upon the lease or rental company complying with the provisions of any statutes applicable to lease or rental companies, and the bond shall be an indemnity for any loss sustained by reason of the acts of the person bonded when such acts constitute grounds for the suspension or revocation of the lease or rental license. The bond shall be executed in the name of the state of Missouri for the benefit of all aggrieved parties or the irrevocable letter of credit shall name the state of Missouri as the beneficiary; except that, the aggregate liability of the surety or financial institution to the aggrieved parties shall, in no event, exceed the amount of the bond or irrevocable letter of credit. The proceeds of the bond or irrevocable letter of credit shall be paid upon receipt by the department of a final judgment from a Missouri court of competent jurisdiction against the principal and in favor of an aggrieved party.**

7. Any corporation may have one or more of its divisions separately apply to the director of revenue for authorization to operate as a leasing company, provided that the corporation:

- (1) Has filed a written consent with the director authorizing any of its divisions to apply for such authority;
- (2) Is authorized to do business in Missouri;
- (3) Has agreed to treat any sale of a motor vehicle, trailer, boat, or outboard motor from one of its divisions to another of its divisions as a sale at retail;
- (4) Has registered under the fictitious name provisions of sections 417.200 to 417.230 each of its divisions doing business in Missouri as a leasing company; and
- (5) Operates each of its divisions on a basis separate from each of its other divisions. However, 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 301.573 the provisions in subdivision (3) of this subsection shall not apply.

[7-] 8. If the owner of any motor vehicle, trailer, boat, or outboard motor desires to charge and collect sales tax as provided in this section, the owner shall make application to the director of revenue for a permit to operate as a motor vehicle, trailer, boat, or outboard motor leasing company. The director of revenue shall promulgate rules and regulations determining the qualifications of such a company, and the method of collection and reporting of sales tax charged and collected. Such regulations shall apply only to owners of motor vehicles, trailers, boats, or outboard motors, electing to qualify as motor vehicle, trailer, boat, or outboard motor leasing companies under the provisions of subsection 5 of this section, and no motor vehicle renting or leasing, trailer renting or leasing, or boat or outboard motor renting or leasing company can come under sections 144.010, 144.020, 144.070 and 144.440 unless all motor vehicles, trailers, boats, and outboard motors held for renting and leasing are included.

**9. Any person, company, or corporation engaged in the business of renting or leasing three thousand five hundred or more motor vehicles which are to be used exclusively for rental or leasing purposes and not for resale, and that has applied to the director of revenue for authority to operate as a leasing company may also operate as a registered fleet owner as prescribed in section 301.032.**

[8-] 10. Beginning July 1, 2010, any motor vehicle dealer licensed under section 301.560 engaged in the business of selling motor vehicles or trailers may apply to the director of revenue for authority to collect and remit the sales tax required under this section on all motor vehicles sold by the motor vehicle dealer. A motor vehicle dealer receiving authority to collect and remit the tax is subject to all provisions under sections 144.010 to 144.525. Any motor vehicle dealer authorized to collect and remit sales taxes on motor vehicles under this subsection shall be entitled to deduct and retain an amount equal to two percent of the motor vehicle sales tax pursuant to section 144.140. Any amount of the tax collected under this subsection that is retained by a motor vehicle dealer pursuant to section 144.140 shall not constitute state revenue. In no event shall revenues from the general revenue fund or any other state fund be utilized to compensate motor vehicle dealers for their role in collecting and remitting sales taxes on motor vehicles. In the event this subsection or any portion thereof is held to violate Article IV, Section 30(b) of the Missouri Constitution, no motor vehicle dealer shall be authorized to collect and remit sales taxes on motor vehicles under this section. No motor vehicle dealer shall seek compensation from the state of Missouri or its agencies if a court of competent jurisdiction declares that the retention of two percent of the motor vehicle sales tax is unconstitutional and orders the return of such revenues.

301.032. 1. Notwithstanding the provisions of sections 301.030 and 301.035 to the contrary, the director of revenue shall establish a system of registration of all fleet vehicles owned or purchased by a fleet owner registered pursuant to this section. The director of revenue shall prescribe the forms for such fleet registration and the forms and procedures for the registration updates prescribed in this section. Any owner of ten or more motor vehicles which must be registered in accordance with this chapter may register as a fleet owner. All registered fleet owners may, at their option, register all motor vehicles included in the fleet on a calendar year or biennial basis pursuant to this section in lieu of the registration periods provided in sections 301.030, 301.035, and 301.147. The director shall issue an identification number to each registered owner of fleet vehicles.

2. All fleet vehicles included in the fleet of a registered fleet owner shall be registered during April of the corresponding year or on a prorated basis as provided in subsection 3 of this section. Fees of all vehicles in the fleet to be registered on a calendar year basis or on a biennial basis shall be payable not later than the last day of April of the corresponding year, with two years' fees due for biennially-registered vehicles. Notwithstanding the provisions of section 307.355, an application for registration of a fleet vehicle must be accompanied by a certificate of inspection and approval issued no more than one hundred twenty days prior to the date of application. The fees for vehicles added to the fleet which must be licensed at the time of registration shall be payable at the time of

registration, except that when such vehicle is licensed between July first and September thirtieth the fee shall be three-fourths the annual fee, when licensed between October first and December thirty-first the fee shall be one-half the annual fee and when licensed on or after January first the fee shall be one-fourth the annual fee. When biennial registration is sought for vehicles added to a fleet, an additional year's annual fee will be added to the partial year's prorated fee.

3. At any time during the calendar year in which an owner of a fleet purchases or otherwise acquires a vehicle which is to be added to the fleet or transfers plates to a fleet vehicle, the owner shall present to the director of revenue the identification number as a fleet number and may register the vehicle for the partial year as provided in subsection 2 of this section. The fleet owner shall also be charged a transfer fee of two dollars for each vehicle so transferred pursuant to this subsection.

4. Except as specifically provided in this subsection, all fleet vehicles registered pursuant to this section shall be issued a special license plate which shall have the words "Fleet Vehicle" in place of the words "Show-Me State" in the manner prescribed by the advisory committee established in section 301.129. Alternatively, for a one-time additional five dollar per-vehicle fee beyond the regular registration fee, a fleet owner of at least fifty fleet vehicles may apply for fleet license plates bearing a company name or logo, the size and design thereof subject to approval by the director. All fleet license plates shall be made with fully reflective material with a common color scheme and design, shall be clearly visible at night, and shall be aesthetically attractive, as prescribed by section 301.130. Fleet vehicles shall be issued multiyear license plates as provided in this section which shall not require issuance of a renewal tab. Upon payment of appropriate registration fees, the director of revenue shall issue a registration certificate or other suitable evidence of payment of the annual or biennial fee, and such evidence of payment shall be carried at all times in the vehicle for which it is issued. ~~[The director of revenue shall promulgate rules and regulations establishing the procedure for application and issuance of fleet vehicle license plates.]~~

5. Notwithstanding the provisions of sections 307.350 to 307.390 to the contrary, a fleet vehicle registered in Missouri is exempt from the requirements of sections 307.350 to 307.390 if at the time of the annual fleet registration, such fleet vehicle is situated outside the state of Missouri.

6. **Notwithstanding any other provisions of law to the contrary, any person, company, or corporation engaged in the business of renting or leasing three thousand five hundred or more motor vehicles which are to be used exclusively for rental or leasing purposes and not for resale, that has applied to the director of revenue for authority to operate as a lease or rental company as prescribed in section 144.070 may operate as a registered fleet owner as prescribed in the provisions of this subsection to subsection 10 of this section.**

(1) **The director of revenue may issue license plates after presentment of an application, as designed by the director, and payment of an annual fee of three hundred sixty dollars for the first ten plates and thirty-six dollars for each additional plate. The payment and issuance of such plates shall be in lieu of registering each motor vehicle with the director as otherwise provided by law.**

(2) **Such motor vehicles within the fleet shall not be exempted from the safety inspection and emissions inspection provisions as prescribed in chapters 307 and 643, but notwithstanding the provisions of section 307.355, such inspections shall not be required to be presented to the director of revenue.**

7. **A recipient of a lease or rental company license issued by the director of revenue as prescribed in section 144.070 operating as a registered fleet owner under this section shall register such fleet with the director of revenue on an annual or biennial basis in lieu of the individual motor vehicle registration periods as prescribed in sections 301.030, 301.035, and 301.147. If an applicant elects a biennial fleet registration, the annual fleet license plate fees prescribed in subdivision (1) of subsection 6 of this section shall be doubled. An agent fee as prescribed in subdivision (1) of subsection 1 of section 136.055 shall apply to the issuance of fleet registrations issued under subsections 6 to 10 of this section, and if a biennial fleet registration is elected, the agent fee shall be collected in an amount equal to the fee for two years.**

8. **Prior to the issuance of fleet license plates under subsections 6 to 10 of this section, the applicant shall provide proof of insurance as required under section 303.024 or 303.026.**

9. **The authority of a recipient of a lease or rental company license issued by the director of revenue as prescribed in section 144.070 to operate as a fleet owner as provided in this section shall expire on January 1 of the licensure period.**

10. **A lease or rental company operating fleet license plates issued under subsections 6 to 10 of this section shall make available, upon request, to the director of revenue and all Missouri law enforcement agencies any corresponding vehicle and registration information that may be requested as prescribed by rule.**

11. **The director shall make all necessary rules and regulations for the administration of this section and shall design all necessary forms required by this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective**

only if it complies with and is subject to all 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 under 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 Ruth, **House Amendment No. 2** was adopted.

Representative Eggleston offered **House Amendment No. 3**.

*House Amendment No. 3*

AMEND Senate Committee Substitute for Senate Bill No. 89, Page 1, Section A, Line 3, by inserting after said section and line the following:

"301.020. 1. Every owner of a motor vehicle or trailer, which shall be operated or driven upon the highways of this state, except as herein otherwise expressly provided, shall annually file, by mail or otherwise, in the office of the director of revenue, an application for registration on a blank to be furnished by the director of revenue for that purpose containing:

(1) A brief description of the motor vehicle or trailer to be registered, including the name of the manufacturer, the vehicle identification number, the amount of motive power of the motor vehicle, stated in figures of horsepower and whether the motor vehicle is to be registered as a motor vehicle primarily for business use as defined in section 301.010;

(2) The name, the applicant's identification number and address of the owner of such motor vehicle or trailer;

(3) The gross weight of the vehicle and the desired load in pounds if the vehicle is a commercial motor vehicle or trailer.

2. If the vehicle is a motor vehicle primarily for business use as defined in section 301.010 and if such vehicle is ~~five~~ **ten** years of age or less **and has less than one hundred fifty thousand miles on the odometer**, the director of revenue shall retain the odometer information provided in the vehicle inspection report, and provide for prompt access to such information, together with the vehicle identification number for the motor vehicle to which such information pertains, for a period of ~~five~~ **ten** years after the receipt of such information. This section shall not apply unless:

(1) The application for the vehicle's certificate of ownership was submitted after July 1, 1989; and

(2) The certificate was issued pursuant to a manufacturer's statement of origin.

3. If the vehicle is any motor vehicle other than a motor vehicle primarily for business use, a recreational motor vehicle, motorcycle, motortricycle, autocycle, bus, or any commercial motor vehicle licensed for over twelve thousand pounds and if such motor vehicle is ~~five~~ **ten** years of age or less **and has less than one hundred fifty thousand miles on the odometer**, the director of revenue shall retain the odometer information provided in the vehicle inspection report, and provide for prompt access to such information, together with the vehicle identification number for the motor vehicle to which such information pertains, for a period of ~~five~~ **ten** years after the receipt of such information. This subsection shall not apply unless:

(1) The application for the vehicle's certificate of ownership was submitted after July 1, 1990; and

(2) The certificate was issued pursuant to a manufacturer's statement of origin.

4. If the vehicle qualifies as a reconstructed motor vehicle, motor change vehicle, specially constructed motor vehicle, non-USA-std motor vehicle, as defined in section 301.010, or prior salvage as referenced in section 301.573, the owner or lienholder shall surrender the certificate of ownership. The owner shall make an application for a new certificate of ownership, pay the required title fee, and obtain the vehicle examination certificate required pursuant to subsection 9 of section 301.190. If an insurance company pays a claim on a salvage vehicle as defined in section 301.010 and the owner retains the vehicle, as prior salvage, the vehicle shall only be required to meet the examination requirements under subsection 10 of section 301.190. Notarized bills of sale along with a copy of the

front and back of the certificate of ownership for all major component parts installed on the vehicle and invoices for all essential parts which are not defined as major component parts shall accompany the application for a new certificate of ownership. If the vehicle is a specially constructed motor vehicle, as defined in section 301.010, two pictures of the vehicle shall be submitted with the application. If the vehicle is a kit vehicle, the applicant shall submit the invoice and the manufacturer's statement of origin on the kit. If the vehicle requires the issuance of a special number by the director of revenue or a replacement vehicle identification number, the applicant shall submit the required application and application fee. All applications required under this subsection shall be submitted with any applicable taxes which may be due on the purchase of the vehicle or parts. The director of revenue shall appropriately designate "Reconstructed Motor Vehicle", "Motor Change Vehicle", "Non-USA-Std Motor Vehicle", or "Specially Constructed Motor Vehicle" on the current and all subsequent issues of the certificate of ownership of such vehicle.

5. Every insurance company that pays a claim for repair of a motor vehicle which as the result of such repairs becomes a reconstructed motor vehicle as defined in section 301.010 or that pays a claim on a salvage vehicle as defined in section 301.010 and the owner is retaining the vehicle shall in writing notify the owner of the vehicle, and in a first party claim, the lienholder if a lien is in effect, that he is required to surrender the certificate of ownership, and the documents and fees required pursuant to subsection 4 of this section to obtain a prior salvage motor vehicle certificate of ownership or documents and fees as otherwise required by law to obtain a salvage certificate of ownership, from the director of revenue. The insurance company shall within thirty days of the payment of such claims report to the director of revenue the name and address of such owner, the year, make, model, vehicle identification number, and license plate number of the vehicle, and the date of loss and payment.

6. Anyone who fails to comply with the requirements of this section shall be guilty of a class B misdemeanor.

7. An applicant for registration may make a donation of one dollar to promote a blindness education, screening and treatment program. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the blindness education, screening and treatment program fund established in section 209.015. Moneys in the blindness education, screening and treatment program fund shall be used solely for the purposes established in section 209.015; except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for registration at the time of issuance or renewal. The director shall inquire of each applicant at the time the applicant presents the completed application to the director whether the applicant is interested in making the one dollar donation prescribed in this subsection.

8. An applicant for registration may make a donation of one dollar to promote an organ donor program. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the organ donor program fund as established in sections 194.297 to 194.304. Moneys in the organ donor fund shall be used solely for the purposes established in sections 194.297 to 194.304, except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for registration at the time of issuance or renewal. The director shall inquire of each applicant at the time the applicant presents the completed application to the director whether the applicant is interested in making the one dollar donation prescribed in this subsection.

301.191. 1. When an application is made for an original Missouri certificate of ownership for a previously untitled trailer [~~sixteen feet or more in length~~] which is stated to be homemade, the applicant shall present a certificate of inspection as provided in this section. No certificate of ownership shall be issued for such a homemade trailer if no certificate of inspection is presented.

2. As used in this section, "homemade" means made by a person who is not a manufacturer using readily distinguishable manufacturers' identifying numbers or a statement of origin.

3. Every person constructing a homemade trailer [~~sixteen feet or more in length~~] shall obtain an inspection from the sheriff of his or her county of residence or from the Missouri state highway patrol prior to applying for a certificate of ownership. If the person constructing the trailer sells or transfers the trailer prior to applying for a certificate of ownership, the sheriff's or the Missouri state highway patrol's certificate of inspection shall be transferred with the trailer.

4. A fee of [~~ten~~] **twenty-five** dollars shall be paid for the inspection. If the inspection is completed by the sheriff, the proceeds from the inspections shall be deposited by the sheriff within thirty days into the county law enforcement fund if one exists; otherwise into the county general revenue fund. If the inspection is completed by the Missouri state highway patrol, the applicant shall pay the [~~ten~~] **twenty-five** dollar inspection fee to the director of revenue at the time of application for a certificate of ownership for the homemade trailer. The fee shall be deposited in the state treasury to the credit of the state highway fund.

5. The sheriff or Missouri state highway patrol shall inspect the trailer and certify it if the trailer appears to be homemade. The sheriff or Missouri state highway patrol may request the owner to provide any documents or other evidence showing that the trailer was homemade. When a trailer is certified by the sheriff, the sheriff may stamp a permanent identifying number in the tongue of the frame. The certificate of inspection shall be on a form designed and provided by the director of revenue.

6. Upon presentation of the certificate of inspection and all applicable documents and fees including the identification plate fee provided in section 301.380, the director of revenue shall issue a readily distinguishable manufacturers' identifying number plate. The identification number plate shall be affixed to the tongue of the trailer's frame.

7. The sheriff or Missouri state highway patrol may seize any trailer which has been stolen or has identifying numbers obliterated or removed. The sheriff or Missouri state highway patrol may hold the trailer as evidence while an investigation is conducted. The trailer shall be returned if no related criminal charges are filed within thirty days or when the charges are later dropped or dismissed or when the owner is acquitted."; and

Further amend said bill, Section 302.768, Page 13, Line 67, by inserting after said section and line the following:

"307.350. 1. The owner of every motor vehicle as defined in section 301.010 which is required to be registered in this state, except:

(1) Motor vehicles **having less than one hundred fifty thousand miles**, for the ~~five-year~~ **ten-year** period following their model year of manufacture, excluding prior salvage vehicles immediately following a rebuilding process and vehicles subject to the provisions of section 307.380;

(2) Those motor vehicles which are engaged in interstate commerce and are proportionately registered in this state with the Missouri highway reciprocity commission, although the owner may request that such vehicle be inspected by an official inspection station, and a peace officer may stop and inspect such vehicles to determine whether the mechanical condition is in compliance with the safety regulations established by the United States Department of Transportation; and

(3) Historic motor vehicles registered pursuant to section 301.131;

(4) Vehicles registered in excess of twenty-four thousand pounds for a period of less than twelve months;

shall submit such vehicles to a biennial inspection of their mechanism and equipment in accordance with the provisions of sections 307.350 to 307.390 and obtain a certificate of inspection and approval and a sticker, seal, or other device from a duly authorized official inspection station. The inspection, except the inspection of school buses which shall be made at the time provided in section 307.375, shall be made at the time prescribed in the rules and regulations issued by the superintendent of the Missouri state highway patrol; but the inspection of a vehicle shall not be made more than sixty days prior to the date of application for registration or within sixty days of when a vehicle's registration is transferred; however, if a vehicle was purchased from a motor vehicle dealer and a valid inspection had been made within sixty days of the purchase date, the new owner shall be able to utilize an inspection performed within ninety days prior to the application for registration or transfer. Any vehicle manufactured as an even-numbered model year vehicle shall be inspected and approved pursuant to the safety inspection program established pursuant to sections 307.350 to 307.390 in each even-numbered calendar year and any such vehicle manufactured as an odd-numbered model year vehicle shall be inspected and approved pursuant to sections 307.350 to 307.390 in each odd-numbered year. The certificate of inspection and approval shall be a sticker, seal, or other device or combination thereof, as the superintendent of the Missouri state highway patrol prescribes by regulation and shall be displayed upon the motor vehicle or trailer as prescribed by the regulations established by him. The replacement of certificates of inspection and approval which are lost or destroyed shall be made by the superintendent of the Missouri state highway patrol under regulations prescribed by him.

2. For the purpose of obtaining an inspection only, it shall be lawful to operate a vehicle over the most direct route between the owner's usual place of residence and an inspection station of such owner's choice, notwithstanding the fact that the vehicle does not have a current state registration license. It shall also be lawful to operate such a vehicle from an inspection station to another place where repairs may be made and to return the vehicle to the inspection station notwithstanding the absence of a current state registration license.

3. No person whose motor vehicle was duly inspected and approved as provided in this section shall be required to have the same motor vehicle again inspected and approved for the sole reason that such person wishes to

obtain a set of any special personalized license plates available pursuant to section 301.144 or a set of any license plates available pursuant to section 301.142, prior to the expiration date of such motor vehicle's current registration.

4. Notwithstanding the provisions of section 307.390, violation of this section shall be deemed an infraction."; and

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

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

Representative Griesheimer offered **House Amendment No. 4**.

*House Amendment No. 4*

AMEND Senate Committee Substitute for Senate Bill No. 89, Page 13, Section 302.768, Line 67, by inserting after said section and line the following:

"304.580. As used in sections 304.582 and 304.585, the term "construction zone" or "work zone" means any area upon or around any highway as defined in section 302.010 which is visibly marked by the department of transportation or a contractor or subcontractor performing work for the department of transportation as an area where construction, maintenance, incident removal, or other work is temporarily occurring. The term "work zone" or "construction zone" also includes the lanes of highway leading up to the area upon which an activity described in this subsection is being performed, beginning at the point where appropriate signs or traffic control devices are posted or placed. The terms "worker" or "highway worker" as used in sections 304.582 and 304.585 shall mean any person ~~[that]~~ **who** is working in a construction zone or work zone **on a state highway or the right-of-way of a state highway, [or]** any employee of the department of transportation ~~[that]~~ **who** is performing duties under the department's motorist assist program on a state highway or the right-of-way of a state highway, **or any utility worker performing utility work on a state highway or the right-of-way of a state highway. "Utility worker" means any employee or person employed under contract of a utility that provides gas, heat, electricity, water, steam, telecommunications or cable services, or sewer services, whether privately, municipally, or cooperatively owned, while in performance of his or her job duties.**

304.585. 1. A person shall be deemed to commit the offense of "endangerment of a highway worker" upon conviction for any of the following when the offense occurs within a construction zone or work zone, as defined in section 304.580:

- (1) Exceeding the posted speed limit by fifteen miles per hour or more;
- (2) Passing in violation of subsection 4 of section 304.582;
- (3) Failure to stop for a work zone flagman or failure to obey traffic control devices erected in the construction zone or work zone for purposes of controlling the flow of motor vehicles through the zone;
- (4) Driving through or around a work zone by any lane not clearly designated to motorists for the flow of traffic through or around the work zone;
- (5) Physically assaulting, or attempting to assault, or threatening to assault a highway worker in a construction zone or work zone, with a motor vehicle or other instrument;
- (6) Intentionally striking, moving, or altering barrels, barriers, signs, or other devices erected to control the flow of traffic to protect workers and motorists in the work zone for a reason other than avoidance of an obstacle, an emergency, or to protect the health and safety of an occupant of the motor vehicle or of another person; or
- (7) Committing any of the following offenses for which points may be assessed under section 302.302:
  - (a) Leaving the scene of an accident in violation of section 577.060;
  - (b) Careless and imprudent driving in violation of subsection 4 of section 304.016;
  - (c) Operating without a valid license in violation of subdivision (1) or (2) of subsection 1 of section 302.020;
  - (d) Operating with a suspended or revoked license;
  - (e) Driving while in an intoxicated condition or under the influence of controlled substances or drugs or driving with an excessive blood alcohol content;
  - (f) Any felony involving the use of a motor vehicle.

2. Upon conviction or a plea of guilty for committing the offense of endangerment of a highway worker under subsection 1 of this section if no injury or death to a highway worker resulted from the offense, in addition to

any other penalty authorized by law, the person shall be subject to a fine of not more than one thousand dollars and shall have four points assessed to his or her driver's license under section 302.302.

3. A person shall be deemed to commit the offense of "aggravated endangerment of a highway worker" upon conviction or a plea of guilty for any offense under subsection 1 of this section when such offense occurs in a construction zone or work zone as defined in section 304.580 and results in the injury or death of a highway worker. Upon conviction or a plea of guilty for committing the offense of aggravated endangerment of a highway worker, in addition to any other penalty authorized by law, the person shall be subject to a fine of not more than five thousand dollars if the offense resulted in injury to a highway worker and ten thousand dollars if the offense resulted in death to a highway worker. In addition, such person shall have twelve points assessed to their driver's license under section 302.302 and shall be subject to the provisions of section 302.304 regarding the revocation of the person's license and driving privileges.

4. Except for the offense established under subdivision (6) of subsection 1 of this section, no person shall be deemed to commit the offense of endangerment of a highway worker except when the act or omission constituting the offense occurred when one or more highway workers were in the construction zone or work zone.

5. No person shall be cited or convicted for endangerment of a highway worker or aggravated endangerment of a highway worker, for any act or omission otherwise constituting an offense under subsection 1 of this section, if such act or omission resulted in whole or in part from mechanical failure of the person's vehicle or from the negligence of another person or a highway worker.

**6. (1) Notwithstanding any provision of this section or any other law to the contrary, the director of the department of revenue or his or her agent shall order the revocation of a driver's license upon its determination that an individual holding such license was involved in a physical accident where his or her negligent acts or omissions contributed to his or her vehicle striking a highway worker within a designated construction zone or work zone where department of transportation guidelines involving notice and signage were properly implemented. The department shall make its determination of these facts on the basis of the report of a law enforcement officer investigating the incident and this determination shall be final unless a hearing is requested and held as provided under subdivision (2) of this subsection. Upon its determination that the facts support a license revocation, the department shall issue a notice of revocation which shall be mailed to the person at the last known address shown on the department's records. The notice is deemed received three days after mailing unless returned by postal authorities. The notice of revocation shall clearly specify the reason and statutory grounds for the revocation, the effective date of the revocation which shall be at least fifteen days from the date the department issued its order, the right of the person to request a hearing, and the date by which the request for a hearing must be made.**

**(2) An individual who received notice of revocation from the department under this section may seek reinstatement by either:**

**(a) Taking and passing the written and driving portions of the driver's license examination, in which case the individual's driver's license shall be immediately reinstated; or**

**(b) Petitioning for a hearing before a circuit division or associate division of the court in the county in which the work zone accident occurred. The individual may request such court to issue an order staying the revocation until such time as the petition for review can be heard. If the court, in its discretion, grants such stay, it shall enter the order upon a form prescribed by the director of revenue and shall send a copy of such order to the director. Such order shall serve as proof of the privilege to operate a motor vehicle in this state, and the director shall maintain possession of the person's license to operate a motor vehicle until the termination of any suspension under this subsection. The clerk of the court shall notify the prosecuting attorney of the county, and the prosecutor shall appear at the hearing on behalf of the director of revenue. At the hearing, the court shall determine only:**

**a. Whether the person was involved in a physical accident where his or her vehicle struck a highway worker within a designated construction or work zone;**

**b. Whether the department of transportation guidelines involving notice and signage were properly implemented in such work zone; and**

**c. Whether the investigating officer had probable cause to believe the person's negligent acts or omissions contributed to his or her vehicle striking a highway worker.**

**If the court determines subparagraph a., b., or c. of this subdivision not to be in the affirmative, the court shall order the director to reinstate the license or permit to drive.**

**(3) The department of revenue administrative adjudication to reinstate a driver's license that was revoked under this subsection, and any evidence provided to the department related to such adjudication, shall not be produced by subpoena or any other means and made available as evidence in any other administrative action, civil case, or criminal prosecution. The court's determinations issued under this section, and the evidence provided to the court relating to such determinations, shall not be produced by subpoena or any other means and made available in any other administrative action, civil case, or criminal prosecution. Nothing in this subdivision shall be construed to prevent the department from providing information to the system authorized under 49 U.S.C. Section 31309, or any successor federal law, pertaining to the licensing, identification, and disqualification of operators of commercial motor vehicles.**

304.894. 1. A person commits the offense of endangerment of an emergency responder for any of the following offenses when the offense occurs within an active emergency zone:

- (1) Exceeding the posted speed limit by fifteen miles per hour or more;
- (2) Passing in violation of subsection 3 of section 304.892;
- (3) Failure to stop for an active emergency zone flagman or emergency responder, or failure to obey traffic control devices erected, or personnel posted, in the active emergency zone for purposes of controlling the flow of motor vehicles through the zone;
- (4) Driving through or around an active emergency zone via any lane not clearly designated for motorists to control the flow of traffic through or around the active emergency zone;
- (5) Physically assaulting, attempting to assault, or threatening to assault an emergency responder with a motor vehicle or other instrument; or
- (6) Intentionally striking, moving, or altering barrels, barriers, signs, or other devices erected to control the flow of traffic to protect emergency responders and motorists unless the action was necessary to avoid an obstacle, an emergency, or to protect the health and safety of an occupant of the motor vehicle or of another person.

2. Upon a finding of guilt or a plea of guilty for committing the offense of endangerment of an emergency responder under subsection 1 of this section, if no injury or death to an emergency responder resulted from the offense, the court shall assess a fine of not more than one thousand dollars, and four points shall be assessed to the operator's license pursuant to section 302.302 upon conviction.

3. A person commits the offense of aggravated endangerment of an emergency responder upon a finding of guilt or a plea of guilty for any offense under subsection 1 of this section when such offense results in the injury or death of an emergency responder. Upon a finding of guilt or a plea of guilty for committing the offense of aggravated endangerment of an emergency responder, in addition to any other penalty authorized by law, the court shall assess a fine of not more than five thousand dollars if the offense resulted in injury to an emergency responder, and ten thousand dollars if the offense resulted in the death of an emergency responder. In addition, twelve points shall be assessed to the operator's license pursuant to section 302.302 upon conviction.

4. Except for the offense established under subdivision (6) of subsection 1 of this section, no person shall be deemed to have committed the offense of endangerment of an emergency responder except when the act or omission constituting the offense occurred when one or more emergency responders were responding to an active emergency.

5. No person shall be cited for, or found guilty of, endangerment of an emergency responder or aggravated endangerment of an emergency responder, for any act or omission otherwise constituting an offense under subsection 1 of this section, if such act or omission resulted in whole or in part from mechanical failure of the person's vehicle, or from the negligence of another person or emergency responder.

**6. (1) Notwithstanding any provision of this section or any other law to the contrary, the director of the department of revenue or his or her agent shall order the revocation of a driver's license upon its determination that an individual holding such license was involved in a physical accident where his or her negligent acts or omissions substantially contributed to his or her vehicle striking an emergency responder within an active emergency zone where the appropriate visual markings for active emergency zones were properly implemented. The department shall make its determination of these facts on the basis of the report of a law enforcement officer investigating the incident and this determination shall be final unless a hearing is requested and held as provided under subdivision (2) of this subsection. Upon its determination that the facts support a license revocation, the department shall issue a notice of revocation which shall be mailed to the person at the last known address shown on the department's records. The notice is deemed received three days after mailing unless returned by postal authorities. The notice of revocation shall clearly specify the reason and statutory grounds for the revocation, the effective date of the revocation which shall be at least fifteen days from the date the department issued its order, the right of the person to request a hearing, and the date by which the request for a hearing must be made.**

(2) An individual who received notice of revocation from the department under this section may seek reinstatement by either:

(a) Taking and passing the written and driving portions of the driver's license examination, in which case the individual's driver's license shall be immediately reinstated; or

(b) Petitioning for a hearing before a circuit division or associate division of the court in the county in which the emergency zone accident occurred. The individual may request such court to issue an order staying the revocation until such time as the petition for review can be heard. If the court, in its discretion, grants such stay, it shall enter the order upon a form prescribed by the director of revenue and shall send a copy of such order to the director. Such order shall serve as proof of the privilege to operate a motor vehicle in this state, and the director shall maintain possession of the person's license to operate a motor vehicle until the termination of any suspension under this subsection. The clerk of the court shall notify the prosecuting attorney of the county, and the prosecutor shall appear at the hearing on behalf of the director of revenue. At the hearing, the court shall determine only:

a. Whether the person was involved in a physical accident where his or her vehicle struck an emergency responder within an active emergency zone;

b. Whether the guidelines involving notice and signage were properly implemented in such emergency zone; and

c. Whether the investigating officer had probable cause to believe the person's negligent acts or omissions substantially contributed to his or her vehicle striking an emergency responder.

If the court determines subparagraph a., b., or c. of this subdivision not to be in the affirmative, the court shall order the director to reinstate the license or permit to drive.

(3) The department of revenue administrative adjudication to reinstate a driver's license that was revoked under this subsection, and any evidence provided to the department related to such adjudication, shall not be produced by subpoena or any other means and made available as evidence in any other administrative action, civil case, or criminal prosecution. The court's determinations issued under this section, and the evidence provided to the court relating to such determinations, shall not be produced by subpoena or any other means and made available in any other administrative action, civil case, or criminal prosecution. Nothing in this subdivision shall be construed to prevent the department from providing information to the system authorized under 49 U.S.C. Section 31309, or any successor federal law, pertaining to the licensing, identification, and disqualification of operators of commercial motor vehicles."; and

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

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

AYES: 090

Anderson	Andrews	Bailey	Baker	Basye
Billington	Black 7	Bromley	Busick	Christofanelli
Coleman 32	Coleman 97	Deaton	DeGroot	Dinkins
Eggleston	Eslinger	Evans	Falkner III	Fishel
Fitzwater	Francis	Gregory	Griesheimer	Griffith
Haffner	Hannegan	Henderson	Hicks	Houx
Hovis	Hudson	Hurst	Justus	Kelley 127
Kelly 141	Kidd	Knight	Kolkmeyer	Lovasco
Love	Lynch	Mayhew	McGaugh	McGirl
Messenger	Moon	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Pike	Plocher	Pogue
Pollitt 52	Pollock 123	Reedy	Rehder	Toalson Reisch
Remole	Riggs	Roberts 161	Rone	Ross
Ruth	Schnelting	Schroer	Sharpe	Shaul 113

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Shawan	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Veit	Walsh
Wiemann	Wilson	Wood	Wright	Mr. Speaker

NOES: 042

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

PRESENT: 002

McDaniel	Roden
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ABSENT WITH LEAVE: 026

Allred	Black 137	Bondon	Chipman	Dogan
Dohrman	Franks Jr.	Gannon	Gray	Grier
Haden	Hansen	Helms	Hill	Miller
Morris 140	Patterson	Pfautsch	Pietzman	Porter
Richey	Roeber	Rowland	Shull 16	Vescovo
Walker				

VACANCIES: 003

On motion of Representative Griesheimer, **House Amendment No. 4** was adopted.

**SCS SB 89, as amended**, was laid over.

### APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

**HCS SB 53, as amended:** Representatives Reedy, Hicks, Ross, Ellebracht and Runions

On motion of Representative Eggleston, the House recessed until 2:00 p.m.

### AFTERNOON SESSION

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

### PERFECTION OF HOUSE BILLS - INFORMAL

**HB 877**, relating to child fatality review panels, was taken up by Representative Kelly (141).

On motion of Representative Kelly (141), the title of **HB 877** was agreed to.

Representative Anderson assumed the Chair.

**HB 877** was laid over.

**HCS HB 420**, relating to certain collaborative practice arrangements, was taken up by Representative Kelly (141).

On motion of Representative Kelly (141), the title of **HCS HB 420** was agreed to.

Representative Kelly (141) offered **House Amendment No. 1**.

*House Amendment No. 1*

AMEND House Committee Substitute for House Bill No. 420, Page 2, Section 334.037, Lines 36-39, by deleting all of said lines and inserting in lieu thereof the following:

**“b. The collaborative practice arrangement shall allow for geographic proximity to be waived when an assistant physician is providing care to a client of an alternatives to abortion agency as defined in section 188.125; and”**; and

Further amend said bill, Page 7, Section 334.104, Lines 54-57, by deleting all of said lines and inserting in lieu thereof the following:

**“b. The collaborative practice arrangement shall allow for geographic proximity to be waived when an advanced practice registered nurse is providing care to a client of an alternatives to abortion agency as defined in section 188.125; and”**; and

Further amend said bill, Pages 11-12, Section 334.735, Lines 45-47, by deleting all of said lines and inserting in lieu thereof the following:

**“geographic proximity requirement shall be waived when a physician assistant is providing care to a client of an alternatives to abortion agency as defined in section 188.125.”**; and

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

Representative Swan 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. 420, Page 1, Line 19, by inserting after all of said line the following:

"Further amend said bill, Page 15, Section 334.735, Line 170, by inserting after all of said section and line the following:

"335.175. 1. No later than January 1, 2014, there is hereby established within the state board of registration for the healing arts and the state board of nursing the “Utilization of Telehealth by Nurses”. An advanced practice registered nurse (APRN) providing nursing services under a collaborative practice arrangement

under section 334.104 may provide such services outside the geographic proximity requirements of section 334.104 if the collaborating physician and advanced practice registered nurse utilize telehealth in the care of the patient and if the services are provided in a rural area of need. Telehealth providers shall be required to obtain patient consent before telehealth services are initiated and ensure confidentiality of medical information.

2. As used in this section, "telehealth" shall have the same meaning as such term is defined in section 191.1145.

3. (1) The boards shall jointly promulgate rules governing the practice of telehealth under this section. Such rules shall address, but not be limited to, appropriate standards for the use of telehealth.

(2) 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, 2013, shall be invalid and void.

4. For purposes of this section, "rural area of need" means any rural area of this state which is located in a health professional shortage area as defined in section 354.650.

~~[5. Under section 23.253 of the Missouri sunset act:~~

~~(1) The provisions of the new program authorized under this section shall automatically sunset six years after August 28, 2013, unless reauthorized by an act of the general assembly; and~~

~~(2) If such program is reauthorized, the program authorized under this section shall automatically sunset twelve years after the effective date of the reauthorization of this section; and~~

~~(3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset.]; and"; and~~

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

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

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

AYES: 097

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

NOES: 042

Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Burns	Butz	Carpenter	Carter	Chappelle-Nadal
Clemens	Ellebracht	Ellington	Green	Ingle
Kendrick	Lavender	Mackey	McCreery	McDaniel
Merideth	Mitten	Morgan	Mosley	Price
Proudie	Quade	Razer	Roberts 77	Rogers
Rowland	Runions	Sain	Sauls	Stevens 46
Unsicker	Windham			

PRESENT: 000

ABSENT WITH LEAVE: 021

Chipman	Franks Jr.	Gray	Grier	Hansen
Hicks	Hill	Morris 140	Morse 151	Neely
Pierson Jr.	Pietzman	Plocher	Pollock 123	Roeber
Ruth	Schroer	Shull 16	Vescovo	Walker
Washington				

VACANCIES: 003

On motion of Representative Kelly (141), **House Amendment No. 1, as amended**, was adopted.

On motion of Representative Kelly (141), **HCS HB 420, as amended**, was adopted.

On motion of Representative Kelly (141), **HCS HB 420, as amended**, was ordered perfected and printed.

### MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SB 53, as amended**.

Senators: Crawford, Sater, Hough, Sifton and Rizzo

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SB 133** and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCS** for **SB 134** and has taken up and passed **HCS SB 134**.

### BILLS CARRYING REQUEST MESSAGES

**HCS SB 133**, relating to agriculture, was taken up by Representative Shaul (113).

Representative Shaul (113) moved that the House refuse to recede from its position on **HCS SB 133** and grant the Senate a conference.

Which motion was adopted.

### THIRD READING OF SENATE BILLS - INFORMAL

**SS#2 SB 7**, relating to civil procedure, was taken up by Representative Kolkmeier.

On motion of Representative Kolkmeier, the title of **SS#2 SB 7** was agreed to.

Speaker Haahr resumed the Chair.

Representative Mitten requested a division of the question on **SS#2 SB 7**.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 105

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Christofanelli	Coleman 32	Coleman 97
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Eslinger	Evans	Falkner III	Fishel
Fitzwater	Francis	Gannon	Gregory	Grier
Griesheimer	Griffith	Haden	Haffner	Hannegan
Helms	Henderson	Hicks	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Kidd	Knight	Kolkmeier	Lovasco	Love
Lynch	Mayhew	McGaugh	McGill	Messenger
Miller	Moon	Morse 151	Muntzel	Murphy
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
Schnelting	Schroer	Sharpe	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wilson	Wood	Wright	Mr. Speaker

NOES: 043

Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Burns	Butz	Carpenter	Carter	Chappelle-Nadal
Clemens	Ellebracht	Ellington	Gray	Green
Ingle	Kendrick	Lavender	Mackey	McCreery
Merideth	Mitten	Morgan	Mosley	Pierson Jr.
Proudie	Quade	Razer	Roberts 77	Rogers

Rowland	Runions	Sain	Sauls	Stevens 46
Unsicker	Washington	Windham		

PRESENT: 002

McDaniel	Roden
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ABSENT WITH LEAVE: 010

Chipman	Franks Jr.	Hansen	Hill	Morris 140
Neely	Price	Roeber	Shull 16	Walker

VACANCIES: 003

On motion of Representative Kolkmeier, **Part I of SS#2 SB 7** was adopted by the following vote:

AYES: 106

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	Eslinger	Evans	Falkner III
Fishel	Fitzwater	Francis	Gannon	Gregory
Grier	Griesheimer	Griffith	Haden	Haffner
Hannegan	Helms	Henderson	Hicks	Houx
Hovis	Hudson	Hurst	Justus	Kelley 127
Kelly 141	Kidd	Knight	Kolkmeier	Lovasco
Love	Lynch	Mayhew	McDaniel	McGaugh
McGill	Messenger	Miller	Morse 151	Muntzel
Murphy	O'Donnell	Patterson	Pfausch	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roden	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	Wilson	Wood	Wright
Mr. Speaker				

NOES: 045

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

PRESENT: 000

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ABSENT WITH LEAVE: 009

Franks Jr.	Hansen	Hill	Moon	Morris 140
Neely	Roeber	Shull 16	Walker	

VACANCIES: 003

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 103

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	Eslinger	Evans	Falkner III
Fishel	Fitzwater	Francis	Gannon	Gregory
Griesheimer	Griffith	Haden	Haffner	Hannegan
Helms	Henderson	Hicks	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Knight	Kolkmeier	Lovasco	Love	Lynch
Mayhew	McGaugh	McGirl	Messenger	Miller
Moon	Morse 151	Muntzel	Murphy	O'Donnell
Pfautsch	Pietzman	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	Wilson
Wood	Wright	Mr. Speaker		

NOES: 044

Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Burns	Butz	Carpenter	Carter	Chappelle-Nadal
Clemens	Ellebracht	Ellington	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	Unsicker	Washington	Windham	

PRESENT: 002

McDaniel	Roden
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ABSENT WITH LEAVE: 011

Franks Jr.	Grier	Hansen	Hill	Kidd
Morris 140	Neely	Patterson	Roeber	Shull 16
Walker				

VACANCIES: 003

On motion of Representative Kolkmeier, **Part II of SS#2 SB 7** was adopted by the following vote:

AYES: 097

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	Eslinger	Evans	Fitzwater
Francis	Gannon	Gregory	Grier	Griesheimer
Griffith	Haden	Haffner	Hannegan	Helms
Henderson	Hicks	Houx	Hovis	Hudson
Justus	Kelley 127	Kelly 141	Knight	Kolkmeier
Love	Lynch	Mayhew	McGaugh	McGill
Messenger	Miller	Morse 151	Muntzel	Murphy
O'Donnell	Pfautsch	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Roden	Rone	Ross	Ruth	Schnelting
Schroer	Sharpe	Shaul 113	Shawan	Shields
Simmons	Smith	Sommer	Spencer	Stacy
Stephens 128	Swan	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wilson	Wood
Wright	Mr. Speaker			

NOES: 052

Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Burns	Butz	Carpenter	Carter	Chappelle-Nadal
Clemens	Ellebracht	Ellington	Falkner III	Fishel
Gray	Hurst	Ingle	Kendrick	Lavender
Lovasco	Mackey	McCreery	McDaniel	Merideth
Mitten	Moon	Morgan	Mosley	Pierson Jr.
Pogue	Price	Proudie	Quade	Razer
Roberts 77	Rogers	Rowland	Runions	Sain
Sauls	Solon	Stevens 46	Tate	Unsicker
Washington	Windham			

PRESENT: 000

ABSENT WITH LEAVE: 011

Franks Jr.	Green	Hansen	Hill	Kidd
Morris 140	Neely	Patterson	Roeber	Shull 16
Walker				

VACANCIES: 003

On motion of Representative Kolkmeier, **SS#2 SB 7** was truly agreed to and finally passed by the following vote:

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AYES: 100

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	Eslinger	Evans	Falkner III
Fishel	Fitzwater	Francis	Gannon	Gregory
Griesheimer	Griffith	Haden	Haffner	Hannegan
Helms	Henderson	Hicks	Houx	Hovis
Hudson	Justus	Kelley 127	Kelly 141	Knight
Kolkmeier	Lovasco	Love	Lynch	Mayhew
McGaugh	McGirl	Messenger	Miller	Morse 151
Muntzel	Murphy	O'Donnell	Pfautsch	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roden	Rone	Ross
Ruth	Schnelting	Schroer	Sharpe	Shaul 113
Shawan	Shields	Simmons	Smith	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wilson	Wood	Wright	Mr. Speaker

NOES: 046

Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Burnett	Burns
Butz	Carpenter	Carter	Chappelle-Nadal	Ellebracht
Ellington	Gray	Green	Hurst	Ingle
Kendrick	Lavender	Mackey	McCreery	McDaniel
Merideth	Mitten	Moon	Morgan	Mosley
Pierson Jr.	Pogue	Price	Proudie	Razer
Roberts 77	Rogers	Rowland	Runions	Sain
Sauls	Solon	Stevens 46	Unsicker	Washington
Windham				

PRESENT: 000

ABSENT WITH LEAVE: 014

Brown 70	Clemens	Franks Jr.	Grier	Hansen
Hill	Kidd	Morris 140	Neely	Patterson
Quade	Roeber	Shull 16	Walker	

VACANCIES: 003

Speaker Haahr declared the bill passed.

Representative Ross assumed the Chair.

### PERFECTION OF HOUSE BILLS - APPROPRIATIONS

**HCS HB 17**, to appropriate money for capital improvement and other purposes for the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2019, and ending June 30, 2020, was taken up by Representative Smith.

On motion of Representative Smith, the title of **HCS HB 17** was agreed to.

On motion of Representative Smith, **HCS HB 17** was adopted.

On motion of Representative Smith, **HCS HB 17** was ordered perfected and printed.

**HCS HB 18**, to appropriate money for the several departments and offices of state government and the several divisions and programs thereof: for the purchase of equipment; for planning, expenses, and for capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; for grants, refunds, distributions, planning, expenses, and land improvements; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the fiscal period beginning July 1, 2019, and ending June 30, 2020, was taken up by Representative Smith.

On motion of Representative Smith, the title of **HCS HB 18** was agreed to.

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

*House Amendment No. 1*

AMEND House Committee Substitute for House Bill No. 18, Page 4, Section 18.080, Line 5, by inserting immediately thereafter the following new section:

"18.085. To the Department of Conservation  
For repair and renovations of the St. Louis Fairgrounds Park Lake  
From Conservation Commission Fund (0609).....\$250,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

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

Which motion was defeated.

On motion of Representative Smith, **HCS HB 18** was adopted.

On motion of Representative Smith, **HCS HB 18** was ordered perfected and printed.

**HCS HB 19**, to appropriate money for the several departments and offices of state government and the several divisions and programs thereof for planning and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2019, and ending June 30, 2020, was taken up by Representative Smith.

On motion of Representative Smith, the title of **HCS HB 19** was agreed to.

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

*House Amendment No. 1*

AMEND House Committee Substitute for House Bill No. 19, Page 1, Section 19.010, Line 4, by deleting "1,852,946" and inserting "1,561,141"; and

Further amend said bill, said page, Section 19.015, Line 4, by deleting "2,308,195" and inserting "500,000"; and

Further amend said bill, Page 3, Section 19.065, by deleting the section in its entirety; and

Further amend said bill by adjusting section and bill totals accordingly.

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

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

*House Amendment No. 2*

AMEND House Committee Substitute for House Bill No. 19, Page 3, Section 19.070, Line 3, by inserting immediately thereafter the following new sections:

- 19.105. To the Coordinating Board of Higher Education  
For the planning, design, and construction of the Republic Campus of the Ozarks Technical Community College, local matching funds must be provided on a 50/50 state/local match rate in order to be eligible for state funds pursuant to Section 173.480, RSMo  
From General Revenue Fund (0101).....\$1,250,000
- 19.110. To Northwest Missouri State University  
For the planning, design, and construction of an agricultural learning center on the Northwest Missouri State University Campus  
From General Revenue Fund (0101).....\$2,500,000
- 19.115. To Truman State University  
For renovation and preservation of the Greenwood School for the Inter-Professional Autism Clinic  
From General Revenue Fund (0101).....\$1,150,000
- 19.120. To Southeast Missouri State University  
For underground infrastructure improvements on the Southeast Missouri State University Campus  
From General Revenue Fund (0101).....\$500,000
- 19.125. To the Office of Administration  
For a mobile flood wall in a city of the fourth classification with more than four hundred but fewer than four hundred fifty inhabitants and located in any county of the third classification without a township form of government and with more than eighteen thousand but fewer than twenty thousand inhabitants and with a city of the fourth classification with more than five thousand but fewer than six thousand inhabitants as the county seat  
From General Revenue Fund (0101).....\$2,000,000
- 19.130. To the Department of Natural Resources  
For side channel and bank improvements near an island located in a county with a charter form of government and with more than three hundred thousand but fewer than four hundred fifty thousand inhabitants  
From General Revenue Fund (0101).....\$1,000,000

19.135. To the Department of Natural Resources  
For the Division of State Parks  
For improvements at Roaring River State Park  
From General Revenue Fund (0101).....\$100,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

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

Representative Bosley offered **House Amendment No. 3**.

*House Amendment No. 3*

AMEND House Committee Substitute for House Bill No. 19, Page 1, Section 19.015, Line 4, by deleting "2,308,195" and inserting "1,808,195"; and

Further amend said bill by adjusting section and bill totals accordingly.

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

Representative Bosley offered **House Amendment No. 4**.

*House Amendment No. 4*

AMEND House Committee Substitute for House Bill No. 19, Page 3, Section 19.070, Line 3, by inserting immediately thereafter the following new section:

"19.095. To the Department of Higher Education  
For Harris-Stowe State University  
For design and construction of a STEM laboratory  
From General Revenue Fund (0101).....\$500,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Bosley, **House Amendment No. 4** was adopted.

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

*House Amendment No. 5*

AMEND House Committee Substitute for House Bill No. 19, Page 3, Section 19.070, Line 3, by inserting immediately thereafter the following new section:

"19.090. To the Office of Administration  
For the Department of Public Safety  
For providing building materials to the Missouri Department of Corrections to build tiny homes for homeless Missouri Veterans  
From Veterans Commission Capital Improvement Trust Fund (0304).....\$2,000,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Speaker Haahr resumed the Chair.

Representative Lavender moved that **House Amendment No. 5** be adopted.

Which motion was defeated.

On motion of Representative Smith, **HCS HB 19, as amended**, was adopted.

On motion of Representative Smith, **HCS HB 19, as amended**, was ordered perfected and printed.

### **PERFECTION OF HOUSE BILLS - INFORMAL**

**HB 1006**, relating to prohibiting public entities from contracting with companies discriminating against Israel, was taken up by Representative Rehder.

On motion of Representative Rehder, the title of **HB 1006** was agreed to.

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

#### *House Amendment No. 1*

AMEND House Bill No. 1006, Page 1, Section 34.600, Line 6, by deleting the phrase "**of Israel**" and inserting in lieu thereof the phrase:

**"of goods or services from Israel or territories under its control";** and

Further amend said bill, page, and section, Lines 13, 14, 16, and 17, by inserting after each occurrence of the word "**Israel**" the phrase "**or territories under its control**"; and

Further amend said bill and section, Page 2, Line 19, by inserting after the first occurrence of the word "**Israel**" the phrase "**or territories under its control**"; and

Further amend said bill, page, and section, Line 22, by deleting the phrase "**sole proprietorship**"; and

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

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

Representative DeGroot raised a point of order that members were in violation of Rule 85.

The Chair ruled the point of order not well taken.

### **MOTION**

Representative Hannegan, having voted on the prevailing side, moved that the vote by which the title of **HB 1006** was agreed to be reconsidered.

Representative Dinkins raised a point of order that members were in violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

AYES: 092

Allred	Anderson	Andrews	Baker	Basye
Billington	Black 137	Bondon	Bromley	Busick
Chipman	Christofanelli	Coleman 32	Coleman 97	Deaton
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Eslinger	Evans	Falkner III	Fishel	Fitzwater
Francis	Gannon	Gregory	Grier	Griffith
Haden	Haffner	Hannegan	Helms	Henderson
Hicks	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Kolkmeier	Lovasco	Love
Mayhew	McGaugh	McGirl	Messenger	Moon
Morris 140	Morse 151	Murphy	O'Donnell	Patterson
Pietzman	Pogue	Pollitt 52	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Rone	Ross	Ruth	Schnelting	Sharpe
Shaul 113	Shawan	Shields	Simmons	Smith
Solon	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wilson	Wood
Wright	Mr. Speaker			

NOES: 039

Appelbaum	Bangert	Baringer	Beck	Bland Manlove
Brown 27	Brown 70	Burnett	Burns	Butz
Carpenter	Carter	Chappelle-Nadal	Clemens	Ellebracht
Green	Ingle	Kendrick	Lavender	McCreery
Merideth	Mitten	Morgan	Mosley	Pierson Jr.
Price	Proudie	Quade	Razer	Roberts 77
Rogers	Rowland	Runions	Sain	Sauls
Stevens 46	Unsicker	Washington	Windham	

PRESENT: 000

ABSENT WITH LEAVE: 029

Bailey	Barnes	Black 7	Bosley	Ellington
Franks Jr.	Gray	Griesheimer	Hansen	Hill
Houx	Kidd	Knight	Lynch	Mackey
McDaniel	Miller	Muntzel	Neely	Pfautsch
Pike	Plocher	Pollock 123	Porter	Roden
Roeber	Schroer	Shull 16	Walker	

VACANCIES: 003

Representative Hannegan again moved that the vote by which the title of **HB 1006** was agreed to be reconsidered.

Which motion was defeated by the following vote:

AYES: 049

Appelbaum	Bangert	Baringer	Beck	Bland Manlove
Brown 27	Brown 70	Burnett	Burns	Butz
Carpenter	Carter	Chappelle-Nadal	Christofanelli	Clemens
DeGroot	Dogan	Ellebracht	Gannon	Green
Hannegan	Hicks	Ingle	Kendrick	Lavender
McCreery	Merideth	Mitten	Morgan	Mosley
Pierson Jr.	Price	Proudie	Quade	Razer
Roberts 77	Rogers	Rowland	Runions	Sain
Sauls	Solon	Stephens 128	Stevens 46	Unsicker
Washington	Windham	Wood	Wright	

NOES: 084

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Bondon	Bromley
Busick	Chipman	Coleman 32	Deaton	Dinkins
Dohrman	Eggleston	Eslinger	Evans	Falkner III
Fishel	Fitzwater	Francis	Gregory	Grier
Griesheimer	Griffith	Haden	Haffner	Helms
Henderson	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Kolkmeier	Lovasco	Love
Mayhew	McGaugh	McGirl	Messenger	Moon
Morris 140	Morse 151	Murphy	O'Donnell	Patterson
Pfautsch	Pietzman	Pike	Pogue	Pollitt 52
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Rone	Ross	Ruth
Schnelting	Sharpe	Shaul 113	Shawan	Shields
Simmons	Smith	Sommer	Spencer	Stacy
Tate	Taylor	Trent	Veit	Vescovo
Walsh	Wiemann	Wilson	Mr. Speaker	

PRESENT: 000

ABSENT WITH LEAVE: 027

Barnes	Black 7	Bosley	Coleman 97	Ellington
Franks Jr.	Gray	Hansen	Hill	Houx
Kidd	Knight	Lynch	Mackey	McDaniel
Miller	Muntzel	Neely	Plocher	Pollock 123
Porter	Roden	Roeber	Schroer	Shull 16
Swan	Walker			

VACANCIES: 003

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Deaton	Dinkins	Dogan	Dohrman	Eggleston
Eslinger	Evans	Falkner III	Fishel	Fitzwater
Francis	Gannon	Gregory	Grier	Griesheimer
Griffith	Haden	Haffner	Hannegan	Helms
Henderson	Hicks	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kolkmeier	Lovasco
Love	Mayhew	McGaugh	McGill	Messenger
Moon	Morris 140	Morse 151	Murphy	O'Donnell
Patterson	Pfausch	Pietzman	Pike	Pogue
Pollitt 52	Pollock 123	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Rone
Ross	Ruth	Schnelting	Sharpe	Shaul 113
Shawan	Shields	Simmons	Solon	Sommer
Spencer	Stacy	Stephens 128	Tate	Taylor
Trent	Veit	Walsh	Wiemann	Wilson
Wood	Wright	Mr. Speaker		

NOES: 038

Appelbaum	Bangert	Baringer	Beck	Bland Manlove
Brown 27	Brown 70	Burnett	Burns	Butz
Carpenter	Carter	Chappelle-Nadal	Clemens	Ellebracht
Green	Ingle	Kendrick	Lavender	Mackey
McCreery	Merideth	Mitten	Morgan	Mosley
Pierson Jr.	Price	Proudie	Quade	Razer
Roberts 77	Rogers	Runions	Sauls	Stevens 46
Unsicker	Washington	Windham		

PRESENT: 000

ABSENT WITH LEAVE: 029

Barnes	Black 7	Bosley	DeGroot	Ellington
Franks Jr.	Gray	Hansen	Hill	Houx
Kidd	Knight	Lynch	McDaniel	Miller
Muntzel	Neely	Plocher	Porter	Roden
Roeber	Rowland	Sain	Schroer	Shull 16
Smith	Swan	Vescovo	Walker	

VACANCIES: 003

On motion of Representative Rehder, **HB 1006, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded by Representative Rehder:

AYES: 083

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Chipman	Coleman 32	Coleman 97	DeGroot
Dinkins	Dogan	Dohrman	Eggleston	Eslinger

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Evans	Falkner III	Fishel	Fitzwater	Francis
Gannon	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Helms	Henderson
Hicks	Hudson	Justus	Kelley 127	Kelly 141
Kolkmeier	Love	Mayhew	McGaugh	Messenger
Morris 140	Morse 151	O'Donnell	Patterson	Pfautsch
Pietzman	Pike	Pollitt 52	Pollock 123	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Rone	Ross	Ruth	Schnelting	Schroer
Sharpe	Shaul 113	Shawan	Shields	Solon
Sommer	Spencer	Stacy	Tate	Taylor
Veit	Vescovo	Walsh	Wiemann	Wilson
Wood	Wright	Mr. Speaker		

NOES: 049

Appelbaum	Baringer	Barnes	Beck	Bland Manlove
Brown 27	Burnett	Burns	Busick	Butz
Carpenter	Carter	Chappelle-Nadal	Christofanelli	Clemens
Deaton	Ellebracht	Hovis	Hurst	Kendrick
Lavender	Lovasco	Mackey	McCreery	McGill
Merideth	Mitten	Moon	Morgan	Mosley
Murphy	Pierson Jr.	Pogue	Price	Quade
Razer	Roberts 161	Roberts 77	Rogers	Runions
Sauls	Simmons	Smith	Stephens 128	Stevens 46
Trent	Unsicker	Washington	Windham	

PRESENT: 004

Bangert	Brown 70	Green	Proudie
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ABSENT WITH LEAVE: 024

Bosley	Ellington	Franks Jr.	Gray	Hansen
Hill	Houx	Ingle	Kidd	Knight
Lynch	McDaniel	Miller	Muntzel	Neely
Plocher	Porter	Roden	Roeber	Rowland
Sain	Shull 16	Swan	Walker	

VACANCIES: 003

### APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

**HCS SB 133:** Representatives Shaul (113), Rone, Kelly (141), Lavender and McCreery

### PERFECTION OF HOUSE BILLS - INFORMAL

**HCS HB 744**, relating to the 21st century Missouri education task force, was taken up by Representative Riggs.

On motion of Representative Riggs, the title of **HCS HB 744** agreed to.

Representative Ruth assumed the Chair.

On motion of Representative Riggs, **HCS HB 744** was adopted.

On motion of Representative Riggs, **HCS HB 744** was ordered perfected and printed.

### MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HB 260** entitled:

An act to amend chapter 252, RSMo, by adding thereto one new section relating to poaching, with penalty provisions.

With Senate Amendment No. 1.

#### *Senate Amendment No. 1*

AMEND Senate Committee Substitute for House Bill No. 260, Page 1, Section 252.042, Lines 3-4, by striking “white-tailed deer” and inserting in lieu thereof the following:

“**antlered** white-tailed deer, **excluding does**,”; and

Further amend Line 12, by striking “white-tailed deer” and inserting in lieu thereof the following:

“**antlered** white-tailed deer, **excluding does**,”.

In which the concurrence of the House is respectfully requested.

### REFERRAL OF HOUSE JOINT RESOLUTIONS

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

**HJR 54** - Fiscal Review

### REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

**HCS HBs 167 & 166** - Fiscal Review

**SCS HB 260, as amended** - Fiscal Review

**HCS HB 427** - Fiscal Review

**HB 535** - Fiscal Review

**HB 750** - Crime Prevention and Public Safety

## COMMITTEE REPORTS

**Committee on Administration and Accounts**, Chairman Kolkmeier reporting:

Mr. Speaker: Your Committee on Administration and Accounts, to which was referred **HR 1122**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bangert, Baringer, Chipman, Hurst, Kolkmeier, Rehder, Sain, Shaul (113) and Wood

Noes (0)

Absent (0)

**Committee on Fiscal Review**, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HJR 54**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Morgan, Walsh and Wood

Noes (0)

Absent (1): Wiemann

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SCS SB 101**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Morgan, Walsh and Wood

Noes (0)

Absent (1): Wiemann

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 196**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Morgan, Walsh and Wood

Noes (0)

Absent (1): Wiemann

**Committee on Health and Mental Health Policy**, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **SCS SB 45**, 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 (15): Appelbaum, Clemens, Helms, Kelley (127), Messenger, Morris (140), Neely, Pfautsch, Pollitt (52), Pollock (123), Schroer, Stephens (128), Stevens (46), Walker and Wright

Noes (0)

Absent (4): Chappelle-Nadal, Hill, Mackey and Ruth

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **SB 275**, 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 (7): Helms, Kelley (127), Messenger, Morris (140), Neely, Pfautsch and Stephens (128)

Noes (3): Appelbaum, Clemens and Walker

Absent (9): Chappelle-Nadal, Hill, Mackey, Pollitt (52), Pollock (123), Ruth, Schroer, Stevens (46) and Wright

**Committee on Local Government**, Chairman Hannegan reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1073**, 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 (11): Barnes, Falkner III, Fishel, Gray, Hannegan, Hudson, McGaugh, Reedy, Runions, Solon and Wilson

Noes (0)

Absent (2): McGirl and Windham

**Special Committee on Criminal Justice**, Chairman Dogan reporting:

Mr. Speaker: Your Special Committee on Criminal Justice, to which was referred **SCS SB 60**, 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 (7): Dogan, Evans, Hannegan, Lovasco, Roberts (161), Roberts (77) and Washington

Noes (0)

Absent (3): Christofanelli, Price and Smith

Mr. Speaker: Your Special Committee on Criminal Justice, to which was referred **SB 297**, 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 (6): Dogan, Hannegan, Lovasco, Roberts (161), Roberts (77) and Washington

Noes (0)

Absent (4): Christofanelli, Evans, Price and Smith

**Special Committee on Homeland Security**, Chairman Hicks reporting:

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HCR 11**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Barnes, Ellington, Haffner, Hicks and Schnelting

Noes (0)

Absent (2): Kidd and Pogue

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HB 893**, 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 (4): Barnes, Haffner, Hicks and Schnelting

Noes (1): Ellington

Absent (2): Kidd and Pogue

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HB 1255**, 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 (5): Barnes, Ellington, Haffner, Hicks and Schnelting

Noes (0)

Absent (2): Kidd and Pogue

**Committee on Utilities**, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Utilities, to which was referred **SCR 5**, 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 (11): Black (137), Bromley, Fitzwater, Francis, Haffner, Ingle, McCreery, Pierson Jr., Roberts (77), Sain and Simmons

Noes (1): McDaniel

Absent (4): DeGroot, Hicks, Kidd and Miller

Mr. Speaker: Your Committee on Utilities, to which was referred **SCS SB 330**, 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 (11): Black (137), Bromley, Fitzwater, Francis, Haffner, Ingle, McCreery, Pierson Jr., Roberts (77), Sain and Simmons

Noes (1): McDaniel

Absent (4): DeGroot, Hicks, Kidd and Miller

**Committee on Ways and Means**, Chairman Sommer reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1205**, 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): Eggleston, Gray, Justus, Lovasco, Sommer and Unsicker

Noes (0)

Absent (4): Bosley, Christofanelli, Roden and Shull (16)

**Committee on Workforce Development**, Chairman Swan reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **SCS SB 184**, 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 (10): Bangert, Beck, Fishel, Hansen, Justus, Patterson, Riggs, Roberts (77), Rogers and Swan

Noes (0)

Absent (4): Baker, Eslinger, Henderson and Murphy

**COMMITTEE APPOINTMENTS**

May 1, 2019

Ms. Dana Rademan Miller  
Chief Clerk  
Missouri House of Representatives  
State Capitol, Room 310  
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Jeffrey Messenger to the Joint Committee on Public Assistance.

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

Sincerely,

/s/ Elijah Haahr  
Speaker of the House

## **ADJOURNMENT**

On motion of Representative Eggleston, the House adjourned until 10:00 a.m., Thursday, May 2, 2019.

## **COMMITTEE HEARINGS**

### **ETHICS**

Thursday, May 2, 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 Section 610.021 (3) RSMo.

**CANCELLED**

### **FISCAL REVIEW**

Thursday, May 2, 2019, 9:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

### **GENERAL LAWS**

Thursday, May 2, 2019, 2:15 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: SCS SB 203, SB 21

Executive session may be held on any matter referred to the committee.

Time changed to 2:15 PM.

**CORRECTED**

### **INSURANCE POLICY**

Thursday, May 2, 2019, 8:30 AM, House Hearing Room 1.

Public hearing will be held: SS SCS SBs 70 & 128

Executive session will be held: SS SCS SBs 70 & 128

Executive session may be held on any matter referred to the committee.

### **JOINT COMMITTEE ON DISASTER PREPAREDNESS AND AWARENESS**

Thursday, May 2, 2019, 8:30 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

The Missouri Department of Public Safety, State Emergency Management Agency, will brief the committee members on recovery efforts and federal disaster relief assistance in the wake of the flooding in northwest Missouri.

### **JOINT COMMITTEE ON DISASTER PREPAREDNESS AND AWARENESS**

Tuesday, May 7, 2019, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

Presentation by One Concern, Palo Alto, CA: The use of artificial intelligence in predicting disaster damage.

JOINT COMMITTEE ON EDUCATION

Monday, May 6, 2019, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Election of JCED Chair and co-Chair.
2. Department of Higher Education Presentation: Designation of Educational Programs in Response to High Industry Need.
3. Department of Elementary and Secondary Education: Administration and Implementation of Missouri Computer Science Learning Standards.
4. Interim project discussion.

JOINT COMMITTEE ON LEGISLATIVE RESEARCH

Monday, May 13, 2019, 1:00 PM, Joint Committee Hearing Room.

Executive session may be held on any matter referred to the committee.

Quarterly business meeting.

Some portions of the meeting may be closed pursuant to Section 610.021.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, May 2, 2019, 9:40 AM or upon adjournment of Rules - Legislative Oversight Committee, South Gallery.

Executive session will be held: HB 792, HCS HB 1238, HCS SB 206, HCS SS SB 210, HCS SB 103, HCS SB 202, HCR 4, SCR 17, HCS SB 36, SB 405, HCS HB 1209, HCS HB 1176, HCR 8, HCS HB 1212

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Thursday, May 2, 2019, 9:30 AM, South Gallery.

Executive session will be held: HCS SCS SB 147, HCS SB 68, SB 397, SB 246, HCS SB 54, HCS SB 87, SS SCS SJRs 14 & 9, HCS HB 369, HB 111, HB 548

Executive session may be held on any matter referred to the committee.

Adding SB 108 - Executive Session, pending referral.

AMENDED

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, May 2, 2019, 9:30 AM, House Hearing Room 1.

Public hearing will be held: HB 1078

Executive session may be held on any matter referred to the committee.

Time change.

CORRECTED

SPECIAL COMMITTEE ON TOURISM

Thursday, May 2, 2019, 8:30 AM, House Hearing Room 6.

Public hearing will be held: HB 171, HB 172

Executive session will be held: HB 171, HB 172

Executive session may be held on any matter referred to the committee.

**HOUSE CALENDAR**

SIXTY-SECOND DAY, THURSDAY, MAY 2, 2019

**HOUSE JOINT RESOLUTIONS FOR PERFECTION**

HCS HJR 37 - Bosley  
HJR 30 - Anderson

**HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL**

HCS HJR 41 - Fitzwater

**HOUSE COMMITTEE BILLS FOR PERFECTION - INFORMAL**

HCB 6 - Christofanelli  
HCB 3 - Justus

**HOUSE BILLS FOR PERFECTION**

HB 1053 - Smith  
HCS HB 1158 - Pietzman  
HCS HB 37 - Walsh  
HB 115 - Remole

**HOUSE BILLS FOR PERFECTION - INFORMAL**

HCS HB 1122 - Coleman (97)  
HB 877 - Kelly (141)  
HCS HB 572 - Dinkins  
HCS HB 1170 - Bondon  
HCS HB 581 - Roeber  
HB 230 - Dinkins  
HB 231 - Kolkmeier  
HCS HB 656 - Carpenter  
HB 345 - McGirl  
HB 357 - Kidd  
HB 217 - Hill  
HCS HB 665 - Gregory  
HB 408 - Kelly (141)  
HCS HBs 1236 & 1230 - Eggleston  
HB 1025 - Black (137)  
HCS HB 254 - Morris (140)  
HB 1143 - Shull (16)  
HCS HBs 643 & 641 - Schnelting  
HCS HB 183 - Trent  
HCS HB 654 - Neely

HB 1160 - Chipman  
HCS HB 957 - Pike  
HB 925 - Neely  
HB 867 - Gregory  
HCS HB 836 - Rehder  
HB 810 - Sommer  
HCS HB 495 - Gregory  
HB 754 - Kelley (127)  
HB 271 - Shaul (113)  
HCS HB 215 - DeGroot  
HCS#2 HB 105 - Justus  
HB 1140 - Lynch  
HCS#2 HB 189 - Toalson Reisch  
HCS HBs 299 & 364 - Kelley (127)  
HB 375 - Christofanelli  
HB 791 - Griesheimer  
HB 827 - Basye  
HCS HB 900 - Roberts (161)  
HB 907 - Roden  
HCS HB 977 - Roberts (161)  
HB 1004 - Fitzwater  
HB 1010 - Ross  
HCS HB 1058 - Busick  
HB 1060 - Fitzwater  
HCS HB 1065 - Evans  
HB 1097 - Porter  
HCS HB 1134 - McGirl  
HCS HB 1211 - O'Donnell  
HCS HB 1227 - Plocher

**HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING**

HCS HCR 43 - Shawan  
HCR 17 - Messenger  
HCR 24 - Muntzel

**HOUSE JOINT RESOLUTIONS FOR THIRD READING**

HCS HJR 19 - Christofanelli  
HJR 54 - Plocher

**HOUSE BILLS FOR THIRD READING - APPROPRIATIONS**

HCS HB 17 - Smith  
HCS HB 18 - Smith  
HCS HB 19 - Smith

**HOUSE COMMITTEE BILLS FOR THIRD READING - INFORMAL**

HCB 2 - Dogan

**HOUSE BILLS FOR THIRD READING**

HB 585 - Coleman (32)  
HB 535, (Fiscal Review 5/1/19) - Anderson  
HB 632 - Muntzel  
HCS HBs 167 & 166, (Fiscal Review 5/1/19) - Rehder  
HCS HB 427, (Fiscal Review 5/1/19) - Helms  
HB 940 - Roberts (161)

**HOUSE BILLS FOR THIRD READING - INFORMAL**

HCS HB 473 - Grier  
HCS HBs 26 & 922, (Fiscal Review 3/28/19) - Taylor  
HB 1044 - Wood  
HB 923 - Swan

**SENATE BILLS FOR THIRD READING - CONSENT**

SB 179 - Bondon

**SENATE BILLS FOR THIRD READING**

HCS SS SCS SB 291, E.C. - Swan  
HCS SB 196 - McGaugh  
SS SB 306 - Sommer  
SB 84 - Anderson  
SCS SB 101 - Kelley (127)

**SENATE BILLS FOR THIRD READING - INFORMAL**

SB 20 - Walsh  
SB 373 - Dogan  
SCS SB 180 - Lynch  
SCS SB 89, as amended - Griesheimer  
SB 264 - Coleman (97)  
SB 17, E.C. - Black (7)  
SCS SB 83 - Ross  
SCS SB 90 - Andrews  
HCS SCS SB 167 - Griesheimer  
SS SCS SB 230 - Knight

**SENATE CONCURRENT RESOLUTIONS FOR THIRD READING**

SCR 6 - Morris (140)  
SCR 11 - Trent  
HCS SCR 12 - Justus

**HOUSE BILLS WITH SENATE AMENDMENTS**

SCS HB 260, as amended (Fiscal Review 5/1/19) - Taylor

**BILLS CARRYING REQUEST MESSAGES**

HCS SB 182, as amended (request House recede/grant conference) - Coleman (32)  
SS SCS HCS HB 397, (request Senate recede/grant conference), E.C. - Coleman (97)

**BILLS IN CONFERENCE**

SCS HCS HB 2 - Smith  
SCS HCS HB 3 - Smith  
SCS HCS HB 4 - Smith  
SCS HCS HB 5 - Smith  
SCS HCS HB 6 - Smith  
SS SCS HCS HB 7 - Smith  
SCS HCS HB 8 - Smith  
SCS HCS HB 9 - Smith  
SS SCS HCS HB 10 - Smith  
SCS HCS HB 11 - Smith  
SCS HCS HB 12 - Smith  
SCS HCS HB 13 - Smith  
HCS SB 53, as amended - Reedy  
HCS SB 133, E.C. - Shaul (113)

**HOUSE RESOLUTIONS**

HR 873 - Pfautsch  
HR 1122 - Kolkmeier

**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

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CCS SCS HCS HB 2007 - Smith

CCS SCS HCS HB 2008 - Smith

CCS SCS HCS HB 2009 - Smith

CCS SS 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