

Journal of the Senate

SECOND REGULAR SESSION

SIXTY-THIRD DAY—MONDAY, MAY 1, 2006

The Senate met pursuant to adjournment.

Senator Mayer in the Chair.

Reverend Carl Gauck offered the following prayer:

"Know that the Lord does wonders for the faithful, when I call upon the Lord, he hears me." (Psalm 4:3)

Gracious Lord, as we call upon You this day we do so knowing that we have just two weeks before this session ends and much to do. So we pray for Your guidance and help to sustain us when we grow weary, to lift us up when we are dragging from working too many hours, and we desire You to point us in the direction we need to follow to complete what You would have us do. And we would ask that You put gladness in our hearts and lightness in our steps as we work our way through this day. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for Thursday, April 27, 2006 was read and approved.

Senator Shields announced that photographers from KRCG-TV had been given permission to take pictures in the Senate Chamber today.

The following Senators were present during the day's proceedings:

Present—Senators

Alter	Barnitz	Bartle	Bray
Callahan	Cauthorn	Champion	Clemens
Coleman	Crowell	Days	Dougherty
Engler	Gibbons	Goodman	Graham
Green	Griesheimer	Gross	Kennedy
Klindt	Koster	Loudon	Mayer
Nodler	Purgason	Ridgeway	Scott
Shields	Stouffer	Vogel	Wheeler

Wilson—33

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Bartle offered Senate Resolution No. 2922, regarding Clayton Holder, Lee's Summit, which was adopted.

Senator Bray offered Senate Resolution No. 2923, regarding Margret Nussbaum, Richmond Heights, which was adopted.

Senator Nodler offered Senate Resolution No. 2924, regarding Frances Trentham, which was adopted.

Senator Goodman offered Senate Resolution No. 2925, regarding Terri A. Winton, which was adopted.

Senator Goodman offered Senate Resolution No. 2926, regarding Melvin P. Casper, which was adopted.

Senator Goodman offered Senate Resolution No. 2927, regarding Ted Norris, which was adopted.

Senator Goodman offered Senate Resolution No. 2928, regarding Charles Stoddard, which was adopted.

Senator Goodman offered Senate Resolution No. 2929, regarding Martha P. Stoddard, which was adopted.

Senator Goodman offered Senate Resolution No. 2930, regarding Linda Lee Cudney, which was adopted.

Senator Goodman offered Senate Resolution No. 2931, regarding Richard Mettlach, which was adopted.

Senator Goodman offered Senate Resolution No. 2932, regarding Dianne Lynn Baum, which was adopted.

Senator Goodman offered Senate Resolution No. 2933, regarding Sonjia Leonardos, which was adopted.

Senator Goodman offered Senate Resolution No. 2934, regarding Judy E. Burton, which was adopted.

Senator Goodman offered Senate Resolution No. 2935, regarding Marianne Estes, which was adopted.

Senator Scott offered Senate Resolution No. 2936, regarding David C. Furnell, which was adopted.

Senator Callahan offered Senate Resolution No. 2937, regarding Honorable Ike Skelton, the recipient of the 2006 Harry S Truman Award for Public Service, which was adopted.

Senator Mayer offered Senate Resolution No. 2938, regarding the Ninetieth Birthday of Mildred Colleen Tucker Mooney, Dexter, which was adopted.

Senator Goodman offered Senate Resolution No. 2939, regarding Jeanne Marler, which was adopted.

Senator Goodman offered Senate Resolution No. 2940, regarding Linda Louise Hallam, which was adopted.

Senator Goodman offered Senate Resolution No. 2941, regarding Patricia Belinda Herndon, which was adopted.

HOUSE BILLS ON SECOND READING

The following Bills were read the 2nd time and referred to the Committees indicated:

HCS for HB 1075—Judiciary and Civil and Criminal Jurisprudence.

HB 1423—Financial and Governmental Organizations and Elections.

HCS for HB 1036—Education.

HCS for HB 1347—Education.

HCS for HB 1137—Commerce, Energy and the Environment.

HB 1536—Aging, Families, Mental and Public Health.

HB 1885—Financial and Governmental Organizations and Elections.

HCS for HB 1082—Judiciary and Civil and Criminal Jurisprudence.

REFERRALS

President Pro Tem Gibbons referred **HCS** for **HBs 1145, 1359 and 1121; HB 1302** and **HCS** for **HB 1275** to the Committee on Governmental Accountability and Fiscal Oversight.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker has appointed the following conferees to act with a like committee from the Senate on **SCS** for **HCS** for **HBs 1270** and **1027**, as amended. Representatives: Behnen, Johnson (47), Myers, Rucker, Shoemyer.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 1970**, entitled:

An Act to repeal sections 260.546 and 537.353, RSMo, and to enact in lieu thereof two new sections relating to mitigation of property damage or destruction.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 1814**, entitled:

An Act to repeal section 1.028, RSMo, and to enact in lieu thereof one new section relating to the official state language.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the

House has taken up and passed **HCR 27**, entitled:

HOUSE CONCURRENT RESOLUTION NO. 27

Relating to the Susan G. Komen Breast Cancer 3-Day Walk.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF MISSOURI, AS FOLLOWS:

Whereas, the Susan G. Komen Breast Cancer 3-Day Walk in Kansas City is part of a nationwide series of sixty-mile walks that raise millions of dollars for the Susan G. Komen Breast Cancer Foundation and National Philanthropic Trust Breast Cancer Fund; and

Whereas, these foundations support cutting edge breast cancer research, prevention, and treatment programs; and

Whereas, one of the keys to the success of the 3-Day Walk is the 100 person all volunteer medical team to provide medical services for the participants; and

Whereas, the volunteer medical team includes physicians, nurses, physical therapists, chiropractors, and certified athletic trainers who treat a variety of medical conditions, such as blisters, musculoskeletal injuries, environmental stress, and medical illness throughout the event; and

Whereas, part of the challenge each year is recruiting medical volunteers for the event. Currently, medical volunteers must be licensed in the State of Missouri to participate; and

Whereas, other states have enacted legislation allowing medical professionals licensed and in good standing in other states to participate in the 3-Day Walk event; and

Whereas, granting a temporary waiver of the Missouri licensure requirements for an event such as the 3-Day Walk in Kansas City will allow event organizers to utilize medical professionals from both Missouri and Kansas to staff their 100 person volunteer medical team:

Now, therefore, be it resolved that the members of the House of Representatives of the Ninety-third General Assembly, Second Regular Session, the Senate concurring therein, hereby permit any person appointed by the Susan G. Komen Breast Cancer 3-Day Walk in Kansas City to provide professional medical services to provide such services during the period of September 14, 2006, to September 17, 2006, if such person is licensed to practice and is in good standing in another state or territory; and

Be it further resolved that this resolution be sent to the Governor for his approval or rejection pursuant to the Missouri Constitution.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

President Pro Tem Gibbons assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Bartle, Chairman of the Committee on the Judiciary and Civil and Criminal Jurisprudence, submitted the following report:

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **HB 1320**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Scott requested unanimous consent of the Senate to correct the Financial and Governmental Organizations and Elections Committee report for **HB 1411**, submitted on Thursday, April 27, 2006, by sending forward the correct **SCS**, which request was granted.

HOUSE BILLS ON THIRD READING

HCS for **HB 1022**, with **SCS**, entitled:

An Act to appropriate money for scholarships, planning, expenses, to transfer money among certain funds, and for capital improvements including, but not limited to, major additions and renovations, new structures, and land improvements or acquisitions for the fiscal period beginning July 1, 2006 and ending June 30, 2007.

Was taken up by Senator Gross.

SCS for **HCS** for **HB 1022**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1022

An Act to appropriate money for the expenses, grants, and distributions for several departments and offices of state government, and to transfer money among certain funds, from the funds designated for the fiscal period beginning July 1, 2006 and ending June 30, 2007.

Was taken up.

Senator Gross moved that **SCS** for **HCS** for **HB 1022** be adopted.

Senator Griesheimer assumed the Chair.

Senator Scott assumed the Chair.

Senator Shields offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 1022, Page 8, Section 22.210, Lines 2 and 3, by deleting all of said lines and inserting in lieu thereof the following:

“For maintenance and repair at community colleges, local matching funds must be provided on a 50/50 state/local match rate in order to be eligible for state funds \$6,000,000

For community colleges, to be divided equally among the twelve institutions . . . \$12,000,000”.

Senator Shields moved that the above amendment be adopted, which motion prevailed.

Senator Callahan offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 1022, Page 5, Section 22.100, Lines 1-3, by striking said section from the bill; and

Further amend said bill and page, Section 22.105, Lines 1 to 4, by striking said section from the bill; and

Further amend said bill and page, Section 22.110, Lines 1 to 4, by striking said section from the bill; and

Further amend said bill, Page 6, Section 22.115, Lines 1 to 3, by striking said section from the bill; and

Further amend said bill and page, Section 22.120, Lines 1 to 3, by striking said section from the bill; and

Further amend said bill and page, Section 22.125, Lines 1 to 4, by striking said section from the bill; and

Further amend said bill and page, Section 22.130, Lines 1 to 4, by striking said section from

the bill; and

Further amend said bill and page, Section 22.135, Lines 1 to 4, by striking said section from the bill; and

Further amend said bill and page, Section 22.140, Lines 1 to 3, by striking said section from the bill; and

Further amend said bill and page, Section 22.145, Lines 1 to 3, by striking said section from the bill; and

Further amend said bill and page, Section 22.150, Lines 1 to 6, by striking said section from the bill; and

Further amend said bill, page 7, Section 22.155, Lines 1 to 3, by striking said section from the bill; and

Further amend said bill and page, Section 22.160, Lines 1 to 4, by striking said section from the bill; and

Further amend said bill and page, Section 22.165, Lines 1 to 4, by striking said section from the bill; and

Further amend said bill and page, Section 22.170, Lines 1 to 4, by striking said section from the bill; and

Further amend said bill and page, Section 22.175, Lines 1 to 4, by striking said section from the bill; and

Further amend said bill and page, Section 22.180, Lines 1 to 4, by striking said section from the bill; and

Further amend said bill and page, Section 22.185, Lines 1 to 4, by striking said section from the bill; and

Further amend said bill and page, Section 22.190, Lines 1 to 4, by striking said section from the bill; and

Further amend said bill, Page 8, Section 22.195, Lines 1 to 4, by striking said section from the bill; and

Further amend said bill and page, Section 22.200, Lines 1 to 4, by striking said section from the bill; and

Further amend said bill and page, Section 22.205, Lines 1 to 4, by striking said section from the bill; and

Further amend said bill and page, Section 22.210, Lines 1 to 4, by striking said section from the bill; and inserting in lieu thereof the following:

“22.215. To the Tuition Reduction Fund created in section 173.446, RSMo.

From Lewis and Clark Discovery Fund . . \$327,161,000

173.446. 1. There is hereby created in the state treasury the “Tuition Reduction Fund”, which shall consist of moneys appropriated by the general assembly. The state treasurer shall be custodian of the fund and shall approve disbursements from the fund in accordance with sections 30.170 and 30.180, RSMo. Upon appropriation, money in the fund shall be used solely for the administration of this section. Notwithstanding the provisions of section 33.080, RSMo, to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

2. The “Tuition Reduction Fund” shall be utilized to offset reductions in tuition or fees, or to compensate higher education institutions for not elevating tuition or fee rates. Each year, representatives from the various higher education institutions in this state shall present all relevant financial information to the appropriations committees of the senate and the house, delineating the amount of lost revenue that resulted in the reduction of tuition or fees or the amount of revenue that the institution would have gained with a proposed increase in

tuition or fees. The general assembly shall make appropriations from this fund as it deems appropriate to the various higher education institutions.

173.447. Notwithstanding any provision of the law to the contrary, beginning January 1, 2007, the governing boards of all higher education institutions in this state shall not approve any increase in tuition or fees for any academic year. The provisions of this section shall only apply in fiscal years when the fund balance in the “Tuition Reduction Fund”, as established in section 173.446, is greater than one hundred million dollars as of July first of the applicable year.”; and

Further amend the title and enacting clause accordingly.

Senator Callahan moved that the above amendment be adopted.

Senator Gross raised the point of order that **SA 2** is out of order as it goes beyond the scope and purpose of the bill.

The point of order was referred to the President Pro Tem who ruled it well taken.

Senator Goodman offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 1022, Page 1, Section 22.005, Line 3 by deleting the number “\$50,000,000” and inserting in lieu thereof the number “\$46,500,000”; and further amend said bill, page 8, section 22.205, line 4, by inserting immediately thereafter the following new section

“Section 22.206 to the University of Missouri
For the purpose of building an administrative and laboratory building for the Southwest Area Research Center.

From Lewis and Clark Fund \$3,500,000”.

Senator Goodman moved that the above

amendment be adopted.

Senator Crowell offered **SA 1 to SA 3**, which was read:

SENATE AMENDMENT NO. 1 TO

SENATE AMENDMENT NO. 3

Amend Senate Amendment No. 3 to Senate Committee Substitute for House Committee Substitute for House Bill No. 1022, Page 1, Section 22.005, Line 2, by striking the number “\$46,500,000” and inserting in lieu thereof “45,500,000”; and further amend said page and line by inserting after said number, the following: “and further amend said bill, page 6, section 22.145, line 3, by striking the number “\$4,000,000” and inserting in lieu thereof “\$5,000,000”.

Senator Crowell moved that the above amendment be adopted.

President Kinder assumed the Chair.

Senator Graham offered **SSA 1 for SA 1 to SA 3**:

**SENATE SUBSTITUTE AMENDMENT NO. 1
FOR SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 3**

Amend Senate Amendment No. 3 to Senate Committee Substitute for House Committee Substitute for House Bill No. 1022, Page 1, Section 22.005, Line 2, by striking the number “\$46,500,000” and inserting in lieu thereof “\$43,000,000” and

Further amend said page and line by inserting after said number, the following: “and further amend said bill, page 6, section 22.145, line 3 by striking the number “\$4,000,000” and inserting in lieu thereof “\$5,000,000”; and

Further amend said bill, section 22.160, page 7, line 4, by striking the number “\$85,029,000” and inserting in lieu thereof “\$87,529,000”.”

Senator Graham moved that the above substitute amendment be adopted, and requested a roll call vote be taken. He was joined in his request by Senators Barnitz, Bartle, Crowell and

Ridgeway.

SSA 1 for SA 1 to SA 3 failed of adoption by the following vote:

YEAS—Senators

Barnitz	Bray	Callahan	Champion
Coleman	Crowell	Days	Dougherty
Goodman	Graham	Kennedy	Stouffer
Wheeler	Wilson—14		

NAYS—Senators

Alter	Bartle	Cauthorn	Clemens
Engler	Gibbons	Green	Griesheimer
Gross	Klindt	Koster	Loudon
Mayer	Nodler	Purgason	Ridgeway
Scott	Shields	Vogel—19	

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

SA 1 to SA 3 was again taken up.

Senator Crowell moved that the above amendment be adopted.

Senator Dougherty offered **SSA 2 for SA 1 to SA 3**:

**SENATE SUBSTITUTE AMENDMENT NO. 2
FOR SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 3**

Amend Senate Amendment No. 3 to Senate Committee Substitute for House Committee Substitute for House Bill No. 1022, Page 1, Section 22.005, Line 2 by striking the number “\$46,500,000” and inserting in lieu thereof “\$0” and further amend said page and line by inserting after said number, the following:

“Section 22.036. To the Department of Higher Education

Funds are to be transferred out of the Lewis and Clark Discovery Fund, to the Student Grant Fund

From Lewis and Clark Discovery Fund.....\$23,250,000” and further amend said bill by inserting immediately after said section the following;

“Section 22.037. To the Department of Higher Education

Funds are to be transferred out of the Lewis and Clark Discovery Fund, to the Missouri College Guarantee Fund

From Lewis and Clark Discovery Fund.....\$23,250,000”

Senator Dougherty moved that the above substitute amendment be adopted, and requested a roll call vote be taken. He was joined in his request by Senators Barnitz, Coleman, Days and Green.

Senator Nodler assumed the Chair.

SSA 2 for SA 1 to SA 3 failed of adoption by the following vote:

YEAS—Senators

Barnitz	Bray	Callahan	Coleman
Days	Dougherty	Kennedy	Wilson—8

NAYS—Senators

Alter	Bartle	Cauthorn	Clemens
Crowell	Engler	Gibbons	Goodman
Graham	Green	Griesheimer	Gross
Klindt	Koster	Loudon	Mayer
Nodler	Purgason	Ridgeway	Scott
Shields	Stouffer	Vogel—23	

Absent—Senators

Champion Wheeler—2

Absent with leave—Senators—None

Vacancies—1

At the request of Senator Gross, **HCS for HB 1022**, with **SCS, SA 3** and **SA 1 to SA 3** (pending) was placed on the Informal Calendar.

MESSAGES FROM THE HOUSE

The following messages were received from

the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SB 778**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SCS** for **SB 773**, entitled:

An Act to repeal sections 30.800, 30.810, 30.820, 30.830, 30.840, 30.850, 144.030, 260.546, 261.035, 261.230, 261.235, 261.239, 265.200, 274.110, 348.015, 348.432, 414.365, 537.353, and 570.030, RSMo, and to enact in lieu thereof twenty-three new sections relating to agriculture, with penalty provisions.

With House Amendments Nos. 1, 2, 4 and 5.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 773, page 25, section 620.1500, line 15, by deleting the word “and”; and

Further amend said bill, section, and page, line 17, by deleting said line and inserting in lieu thereof the following:

“**biotechnology industry; and**

(5) Apprising the governor of new developments in forestry technologies.”; and

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

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 773, Page 1, In the Title, Line 2, by inserting after

the section number “30.850,” the section number “144.031,”; and

Further amend said bill, Page 1, In the Title, Line 4, by deleting the words “twenty-three” and inserting in lieu thereof the words “twenty-four”; and

Further amend said bill, Page 1, Section A, Line 1, by inserting after the section number “30.850,” the section number “144.031,”; and

Further amend said bill, Page 1, Section A, Line 3, by deleting the words “twenty-three” and inserting in lieu thereof the words “twenty-four”; and

Further amend said bill, Page 1, Section A, Line 4, by inserting after the section number “30.850,” the section number “144.031,”; and

Further amend said bill, Page 2, Section 30.850, Line 4, by inserting after all of said line the following:

“142.031. 1. As used in this section the following terms shall mean:

(1) “Biodiesel”, fuel as defined in ASTM Standard D-6751 or its subsequent standard specifications for biodiesel fuel (B100) blend stock for distillate fuels;

(2) “**Missouri** qualified biodiesel producer”, a facility that produces biodiesel, is registered with the United States Environmental Protection Agency according to the requirements of 40 CFR 79, and :

(a) At least fifty-one percent is owned by agricultural producers **who are residents of this state and who are** actively engaged in agricultural production for commercial purposes; **or**

(b) **At least eighty percent of the feedstock used by the facility originates in the state of Missouri. For purposes of this section, “feedstock” means a Missouri agriculture product as defined in section 348.400, RSMo.**

2. The “Missouri Qualified Biodiesel Producer

Incentive Fund” is hereby created and subject to appropriations shall be used to provide economic subsidies to Missouri qualified biodiesel producers pursuant to this section. The director of the department of agriculture shall administer the fund pursuant to this section.

3. A Missouri qualified biodiesel producer shall be eligible for a monthly grant from the fund provided that [fifty-one percent of the feedstock originates in the state of Missouri and that] one hundred percent of the feedstock originates in the United States. **However, the director may waive the feedstock requirements on a month-to-month basis if the facility provides verification that adequate feedstock is not available.** A Missouri qualified biodiesel producer shall only be eligible for the grant for a total of sixty months unless such producers during the sixty months fail, due to a lack of appropriations, to receive the full amount from the fund for which the producers were eligible, in which case such producers shall continue to be eligible for up to twenty-four additional months or until they have received the maximum amount of funding for which such producers were eligible during the original sixty-month time period. The amount of the grant is determined by calculating the estimated gallons of qualified biodiesel produced during the preceding month from Missouri agricultural products, as certified by the department of agriculture, and applying such figure to the per-gallon incentive credit established in this subsection. Each Missouri qualified biodiesel producer shall be eligible for a total grant in any fiscal year equal to thirty cents per gallon for the first fifteen million gallons of qualified biodiesel produced from Missouri agricultural products in the fiscal year plus ten cents per gallon for the next fifteen million gallons of qualified biodiesel produced from Missouri agricultural products in the fiscal year. All such qualified biodiesel produced by a Missouri qualified biodiesel producer in excess of thirty million gallons shall not be applied to the computation of a grant

pursuant to this subsection. The department of agriculture shall pay all grants for a particular month by the fifteenth day after receipt and approval of the application described in subsection 4 of this section.

4. In order for a Missouri qualified biodiesel producer to obtain a grant from the fund, an application for such funds shall be received no later than fifteen days following the last day of the month for which the grant is sought. The application shall include:

(1) The location of the Missouri qualified biodiesel producer;

(2) The average number of citizens of Missouri employed by the Missouri qualified biodiesel producer in the preceding month, if applicable;

(3) The number of bushel equivalents of Missouri agricultural commodities used by the Missouri qualified biodiesel producer in the production of biodiesel in the preceding month;

(4) The number of gallons of qualified biodiesel the producer manufactures during the month for which the grant is applied;

(5) A copy of the qualified biodiesel producer license required pursuant to subsection 5 of this section, name and address of surety company, and amount of bond to be posted pursuant to subsection 5 of this section; and

(6) Any other information deemed necessary by the department of agriculture to adequately ensure that such grants shall be made only to Missouri qualified biodiesel producers.

5. The director of the department of agriculture, in consultation with the department of revenue, shall promulgate rules and regulations necessary for the administration of the provisions of this section.

6. Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, 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, RSMo, and, if applicable, section 536.028, RSMo. This section and chapter 536, RSMo, are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, RSMo, 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, 2002, shall be invalid and void.

7. The provisions of this section shall expire on December 31, 2009. However, Missouri qualified biodiesel producers receiving any grants awarded prior to the expiration date of this section shall continue to be eligible for the remainder of the original sixty-month time period under the same terms and conditions of this section unless such producer during those sixty months failed, due to a lack of appropriations, to receive the full amount from the fund for which he or she was eligible. In that case, such producers shall continue to be eligible for up to twenty-four additional months or until they have received the maximum amount of funding for which they were eligible during the original sixty-month time period.”; and

Further amend said title, enacting clause and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 773, Section 144.054, Page 10, Line 14 by deleting the word “**meat**” and inserting in lieu thereof the phrase “**animal slaughtering**”; and

Further amend said page, Line 16 by inserting after the number “**322121**” the following: “**and 311611**”; and

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

HOUSE AMENDMENT NO. 5

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 773, Section 144.030, Page 10, Line 279 by inserting an open “[“ bracket before the period and a closing bracket and semi-colon “] ;” after said period on said line; and

Further amend said line by inserting after all of said line the following:

“(40) All sales of fencing materials used for agricultural purposes.”; And

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

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for SB 980**, entitled:

An Act to repeal sections 335.212 and 335.233, RSMo, and to enact in lieu thereof three new sections relating to certain nursing and teaching student assistance programs.

With House Amendment No. 1.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 980, Page 1, Section 173.232, Lines 11 to 13 by deleting all of said lines and inserting in lieu thereof the following:

“located in Missouri. Such amount shall be paid by funds appropriated to the department.” ; and

Further amend said bill, Page 2, Section 173.232, Line 21, by deleting the following:

“and a local school district” ; and

Further amend said bill, Page 3, Section 173.232, Line 50, by deleting the following:

“and the local school district” ; and

Further amend said bill, Page 3, Section 173.232, Line 55, by inserting immediately after the word **“section”** the following:

“; provided that twenty-five percent of such amount, not subject to repayment, shall be repaid by the local school district to the department” ; and

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

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for SS No. 2** for **SCS for SB 583**, entitled:

An Act to repeal sections 33.080, 301.190, 301.800, 307.366, 643.300, 643.305, 643.310, 643.315, 643.320, 643.330, 643.335, and 643.350, RSMo, and to enact in lieu thereof fifteen new sections relating to the state emissions inspection program, with penalty provisions and an effective date for certain sections.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for SB 1017**, entitled:

An Act to repeal sections 196.931, 196.949, and 196.951, RSMo, and to enact in lieu thereof five new sections relating to agricultural programs.

With House Amendment No. 1, House

Amendment No. 1 to House Amendment No. 2 and House Amendment No. 2, as amended.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 1017, Page 5, Section 348.505, Line 13, by inserting immediately after said line the following:

“The amount of the tax credits that may be issued to all eligible lenders claiming tax credits authorized in this section in a fiscal year shall not exceed two hundred thousand dollars.”; and

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

HOUSE AMENDMENT NO. 1 TO HOUSE AMENDMENT NO. 2

Amend House Amendment No. 2 to House Committee Substitute for Senate Bill No. 1017, Page 3, Lines 14 through 17 by deleting all of said lines and inserting in lieu thereof the symbol “;”; and

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

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Bill No. 1017, Page 1, Section A, Line 3, by inserting immediately after said line the following:

“30.750. As used in sections 30.750 to 30.767, the following terms mean:

(1) “Eligible agribusiness”, a person engaged in the processing or adding of value to agricultural products produced in Missouri;

(2) “Eligible beginning farmer”,

(a) For any beginning farmer who seeks to participate in the linked deposit program alone, a farmer who:

a. Is a Missouri resident;

b. Wishes to borrow for a farm operation

located in Missouri;

c. Is at least eighteen years old; and

d. In the preceding five years has not owned, either directly or indirectly, farm land greater than fifty percent of the average size farm in the county where the proposed farm operation is located or farm land with an appraised value greater than four hundred fifty thousand dollars.

A farmer who qualifies as an eligible farmer under this provision may utilize the proceeds of a linked deposit loan to purchase agricultural land, farm buildings, new and used farm equipment, livestock and working capital;

(b) For any beginning farmer who is participating in both the linked deposit program and the beginning farmer loan program administered by the Missouri agriculture and small business development authority, a farmer who:

a. Qualifies under the definition of a beginning farmer utilized for eligibility for federal tax-exempt financing, including the limitations on the use of loan proceeds; and

b. Meets all other requirements established by the Missouri agriculture and small business development authority;

(3) “Eligible facility borrower”, a borrower qualified under section 30.860 to apply for a reduced-rate loan under sections 30.750 to 30.767;(4) “Eligible farming operation”, any person engaged in farming in an authorized farm corporation, family farm, or family farm corporation as defined in section 350.010, RSMo, that has all of the following characteristics:

(a) Is headquartered in this state;

(b) Maintains offices, operating facilities, or farming operations and transacts business in this state;

(c) Employs less than ten employees;

(d) Is organized for profit;

(e) Possesses not more than sixty percent

equity, where “percent equity” is defined as total assets minus total liabilities divided by total assets, except that an otherwise eligible farming operation applying for a loan for the purpose of installing or improving a waste management practice in order to comply with environmental protection regulations shall be exempt from this eligibility requirement;

(4) “Eligible farming operation”, any person engaged in farming in an authorized farm corporation, family farm, or family farm corporation as defined in section 350.010, RSMo, that has all of the following characteristics:

(a) Is headquartered in this state;

(b) Maintains offices, operating facilities, or farming operations and transacts business in this state;

(c) Employs less than ten employees;

(d) Is organized for profit;

(e) Possesses not more than sixty percent equity, where “percent equity” is defined as total assets minus total liabilities divided by total assets, except that an otherwise eligible farming operation applying for a loan for the purpose of installing or improving a waste management practice in order to comply with environmental protection regulations shall be exempt from this eligibility requirement;

(5) “Eligible higher education institution”, any approved public or private institution as defined in section 173.205, RSMo;

(6) “Eligible job enhancement business”, a new, existing or expanding firm operating in Missouri **or as a condition of accepting the linked deposit will locate a facility or office in Missouri associated with said linked deposit** which employs ten or more employees **in Missouri** on a yearly average and which, as nearly as possible, is able to establish or retain at least one job in Missouri for each [twenty-five] **fifty** thousand dollars received from a linked deposit loan **except that the state treasurer may at her discretion approve a linked deposit at an**

amount higher than fifty thousand dollars per employee if the applicant can demonstrate significant costs for equipment, capital outlay or construction associated with the physical expansion, renovation, or modernization of a facility or equipment;

(7) “Eligible lending institution”, a financial institution that is eligible to make commercial or agricultural or student loans or discount or purchase such loans, is a public depository of state funds or obtains its funds through the issuance of obligations, either directly or through a related entity, eligible for the placement of state funds under the provisions of section 15, article IV, Constitution of Missouri, and agrees to participate in the linked deposit program;

(8) “Eligible livestock operation”, any person engaged in production of livestock or poultry in an authorized farm corporation, family farm, or family farm corporation as defined in section 350.010, RSMo;

(9) “Eligible marketing enterprise”, a business enterprise operating in this state which is in the process of marketing its goods, products or services within or outside of this state or overseas, which marketing is designed to increase manufacturing, transportation, mining, communications, or other enterprises in this state, which has proposed its marketing plan and strategy to the department of economic development and which plan and strategy has been approved by the department for purposes of eligibility pursuant to sections 30.750 to 30.767. Such business enterprise shall conform to the characteristics of paragraphs (a), (b) and (d) of subdivision (4) of this section and also employ less than twenty-five employees;

(10) “Eligible multitenant development enterprise”, a new enterprise that develops multitenant space for targeted industries as determined by the department of economic development and approved by the department for the purposes of eligibility pursuant to sections 30.750 to 30.767;

(11) “Eligible residential property developer”, an individual who purchases and develops a residential structure of either two or four units, if such residential property developer uses and agrees to continue to use, for at least the five years immediately following the date of issuance of the linked deposit loan, one of the units as his principal residence or if such person's principal residence is located within one-half mile from the developed structure and such person agrees to maintain the principal residence within one-half mile of the developed structure for at least the five years immediately following the date of issuance of the linked deposit loan;

(12) “Eligible residential property owner”, a person, firm or corporation who purchases, develops or rehabilitates a multifamily residential structure;

(13) “Eligible small business”, a person engaged in an activity with the purpose of obtaining, directly or indirectly, a gain, benefit or advantage and which conforms to the characteristics of paragraphs (a), (b) and (d) of subdivision (4) of this section, and also employs less than twenty-five employees;

(14) “Eligible student borrower”, any person attending, or the parent of a dependent undergraduate attending, an eligible higher education institution in Missouri who may or may not qualify for need-based student financial aid calculated by the federal analysis called Congressional Methodology Formula pursuant to 20 U.S.C. 1078, as amended (the Higher Education Amendments of 1986);

(15) “Eligible water supply system”, a water system which serves fewer than fifty thousand persons and which is owned and operated by:

(a) A public water supply district established pursuant to chapter 247, RSMo; or

(b) A municipality or other political subdivision; or

(c) A water corporation;

and which is certified by the department of natural resources in accordance with its rules and regulations to have suffered a significant decrease in its capacity to meet its service needs as a result of drought;

(16) “Farming”, using or cultivating land for the production of agricultural crops, livestock or livestock products, forest products, poultry or poultry products, milk or dairy products, or fruit or other horticultural products;

(17) “Linked deposit”, a certificate of deposit, or in the case of production credit associations, the subscription or purchase outright of obligations described in section 15, article IV, Constitution of Missouri, placed by the state treasurer with an eligible lending institution at rates otherwise provided by law in section 30.758, provided the institution agrees to lend the value of such deposit, according to the deposit agreement provided in sections 30.750 to 30.767, to eligible small businesses, farming operations, eligible job enhancement businesses, eligible marketing enterprises, eligible residential property developers, eligible residential property owners, eligible agribusinesses, eligible beginning farmers, eligible livestock operations, eligible student borrowers, eligible facility borrowers, or eligible water supply systems at below the present borrowing rate applicable to each small business, farming operation, eligible job enhancement business, eligible marketing enterprise, eligible residential property developer, eligible residential property owner, eligible agribusiness, eligible beginning farmer, eligible livestock operation, eligible student borrower, or supply system at the time of the deposit of state funds in the institution;

(18) “Market rate”, the interest rate tied to federal government securities and more specifically described in subsection 4 of section 30.260;

(19) “Water corporation”, as such term is defined in section 386.020, RSMo;

(20) “Water system”, as such term is defined in section 386.020, RSMo.”; and

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

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for SB 840**, entitled:

An Act to repeal sections 227.290 and 227.299, RSMo, and to enact in lieu thereof two new sections relating highways and bridges.

With House Amendment No. 1.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 840, Page 4, Section 227.299, Lines 61 and 62, by deleting all of said lines and inserting in lieu thereof the following:

“[8.] **7. Highway or bridge designations on the state highway system honoring fallen law enforcement officers [or] , members of the armed forces killed in the line of duty, or state employees killed while serving the state shall not be**”; and

Further amend said title, enacting clause and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

MESSAGES FROM THE GOVERNOR

The following message was received from the Governor, reading of which was waived:

OFFICE OF THE GOVERNOR
 State of Missouri
 Jefferson City
 65101
 April 28, 2006

To the Senate of the 93rd General Assembly of the State of Missouri:

The following addendum should be made to the appointment of Jack Lary to the Board of Election Commissioners for Saint Louis City, submitted on April 20, 2006. Lines 1 and 2 should be amended as follows:

“Jack Lary, Republican, 3915 Olive, Apartment 302, Saint Louis City, Missouri 63108”

Respectfully submitted,
 MATT BLUNT

On motion of Senator Shields, the Senate recessed until 8:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by Senator Griesheimer.

HOUSE BILLS ON THIRD READING

Senator Gross moved that **HCS** for **HB 1022**, with **SCS**, **SA 3** and **SA 1** to **SA 3** (pending), be called from the Informal Calendar and again be taken up for 3rd reading and final passage, which motion prevailed.

SA 1 to **SA 3** was again taken up.

Senator Coleman offered **SSA 3** for **SA 1** to **SA 3**:

SENATE SUBSTITUTE AMENDMENT NO. 3
 FOR SENATE AMENDMENT NO. 1 TO
 SENATE AMENDMENT NO. 3

Amend Senate Amendment No. 3 to Senate Committee Substitute for House Committee Substitute for House Bill No. 1022, Page 1, Section 22.005, Line 2, by striking the number “\$46,500,000” and inserting in lieu thereof the number “\$37,146,573”; and further amend said page and line by inserting after said number the following:

“and further amend said bill, page 6, section 22.115, line 3 by striking “\$2,974,000” and inserting in lieu thereof “\$11,327,427”; and further amend said page, section 22.145, line 3 by striking

the number “\$4,000,000” and inserting in lieu thereof the number “\$5,000,000”.”

Senator Coleman moved that the above substitute amendment be adopted, which motion failed.

Senator Wilson offered **SSA 4** for **SA 1** to **SA 3**:

SENATE SUBSTITUTE AMENDMENT NO. 4
 FOR SENATE AMENDMENT NO. 1 TO
 SENATE AMENDMENT NO. 3

Amend Senate Amendment No. 3 to Senate Committee Substitute for House Committee Substitute for House Bill No. 1022, Page 1, Section 22.005, Line 2, by striking the number “\$46,500,000” and inserting in lieu thereof “\$45,000,000” and further amend said page and line by inserting after said number, the following:

“and further amend said bill, page 1, line 3, section 22.005, by inserting after all of said line, the following

‘Section 22.006. To the Department of Elementary and Secondary Education

For the purpose of funding the Missouri Critical Teacher Shortage Forgivable Loan Program

From Lewis and Clark Discovery Fund....\$500,000. and further amend page 6, line 3, section 22.145, by striking the number “\$4,000,000” and inserting in lieu thereof “\$5,000,000”.”

Senator Wilson moved that the above substitute amendment be adopted, which motion failed.

Senator Callahan offered **SSA 5** for **SA 1** to **SA 3**:

SENATE SUBSTITUTE AMENDMENT NO. 5
 FOR SENATE AMENDMENT NO. 1 TO
 SENATE AMENDMENT NO. 3

Amend Senate Amendment No. 3 to Senate Committee Substitute for House Committee Substitute for House Bill No. 1022, Page 1,

Section 22.005, Line 2, by striking the number “\$46,500,000” and inserting in lieu thereof the number “\$11,500,000”; and further amend said page and line by inserting after said number the following:

“and further amend said bill, page 8, section 22.200, line 4, by inserting after all of said line, the following:

'Section 22.202. To the Department of Elementary of Secondary Education

For the expenses associated with geographical changes to school district boundaries

From the Lewis and Clark Discovery Fund \$35,000,000.'”.

Senator Callahan moved that the above substitute amendment be adopted.

Senator Wilson raised the point of order that **SSA 5** for **SA 1** to **SA 3** is out of order as it goes beyond the scope and purpose of the underlying legislation.

The point of order was referred to the President Pro Tem who ruled it not well taken.

SSA 5 for **SA 1** to **SA 3** was again taken up.

Senator Callahan moved that the above substitute amendment be adopted, which motion failed.

Senator Barnitz offered **SSA 6** for **SA 1** to **SA 3**, which was read:

SENATE SUBSTITUTE AMENDMENT NO. 6
FOR SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 3

Amend Senate Amendment No. 3 to Senate Committee Substitute for House Committee Substitute for House Bill No. 1022, Page 1, Section 22.005, Line 2, by striking the number “\$46,500,000” and inserting in lieu thereof “\$38,250,000” and further amend said page and line by inserting after said number, the following:

“and further amend said bill, page 6, Section

22.145, line 3, by striking the number '\$4,000,000' and inserting in lieu thereof '\$5,000,000' and further amend said bill, page 8, Section 22.195, by striking the number '\$6,750,000' and inserting in lieu thereof '\$14,000,000’”.

Senator Barnitz moved that the above substitute amendment be adopted, which motion failed.

Senator Ridgeway offered **SSA 7** for **SA 1** to **SA 3**, which was read:

SENATE SUBSTITUTE AMENDMENT NO. 7
FOR SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 3

Amend Senate Amendment No. 3 to Senate Committee Substitute for House Committee Substitute for House Bill No. 1022, Pages 1-8, by striking sections 22.005, 22.100, 22.105, 22.110, 22.115, 22.120, 22.125, 22.130, 22.135, 22.140, 22.145, 22.150, 22.155, 22.160, 22.165, 22.170, 22.175, 22.180, 22.185, 22.190, 22.195, 22.200, and 22.205 from the bill in their entirety; and inserting in lieu thereof the following:

“Section 22.212 To the Department of Revenue
For the purpose of refunding \$355,761,000 on a pro rata share of each taxpayers individual income tax paid for tax year 2005

From Lewis and Clark Fund . . . \$355,761,000’”.

Senator Ridgeway moved that the above substitute amendment be adopted and requested a roll call vote be taken. She was joined in her request by Senators Bray, Callahan, Days and Purgason.

At the request of Senator Ridgeway, **SSA 7** for **SA 1** to **SA 3** was withdrawn.

Senator Ridgeway offered **SSA 8** for **SA 1** to **SA 3**:

SENATE SUBSTITUTE AMENDMENT NO. 8
FOR SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 3

Amend Senate Amendment No. 3 to Senate

Committee Substitute for House Committee Substitute for House Bill No. 1022, Page 1, by inserting at the end of said amendment the following:

“Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 1022, Pages 1-8, by striking sections 22.100, 22.105, 22.110, 22.115, 22.120, 22.125, 22.130, 22.135, 22.140, 22.145, 22.150, 22.155, 22.160, 22.165, 22.170, 22.175, 22.180, 22.185, 22.190, 22.195, 22.200, and 22.205 from the bill in their entirety; and inserting in lieu thereof the following:

“Section 22.212 To the Department of Revenue
For the purpose of refunding \$355,761,000 on a pro rata share of each taxpayers individual income tax paid for tax year 2005

From Lewis and Clark Fund . . \$355,761,000”;

and further on page 1, line 3, section 22.005, by deleting \$46,500,000 and inserting in lieu thereof the sum “3,500,000.”

Senator Ridgeway moved that the above substitute amendment be adopted.

Senator Callahan requested a roll call vote be taken and was joined in his request by Senators Bray, Green, Kennedy and Days.

SSA 8 for SA 1 to SA 3 failed of adoption by the following vote:

YEAS—Senators

Barnitz	Bartle	Callahan	Coleman
Days	Green	Griesheimer	Kennedy
Purgason	Ridgeway—10		

NAYS—Senators

Alter	Bray	Cauthorn	Champion
Clemens	Crowell	Dougherty	Engler
Gibbons	Goodman	Graham	Gross
Klindt	Koster	Loudon	Mayer
Nodler	Scott	Shields	Stouffer
Vogel	Wilson—22		

Absent—Senators—None

Absent with leave—Senator Wheeler—1

Vacancies—1

SA 1 to SA 3 was again taken up.

Senator Crowell moved that the above amendment be adopted, which motion failed.

SA 3 was again taken up.

Senator Goodman moved that the above amendment be adopted, which motion failed.

Senator Purgason offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 1022, Page 5, Section 22.065, by deleting all of said section; and further amend said bill page 5, section 22.100, by deleting all of said section; and further amend said bill page 5, section 22.105, by deleting all of said section; and further amend said bill page 5, section 22.110, by deleting all of said section; and further amend said bill page 6, section 22.115, by deleting all of said section; and further amend said bill page 6, section 22.120, by deleting all of said section; and further amend said bill page 6, section 22.125, by deleting all of said section; and further amend said bill page 6, section 22.130, by deleting all of said section; and further amend said bill page 6, section 22.135, by deleting all of said section; and further amend said bill page 6, section 22.140, by deleting all of said section; and further amend said bill page 6, section 22.145, by deleting all of said section; and further amend said bill page 6, section 22.150, by deleting all of said section; and further amend said bill page 7, section 22.155, by deleting all of said section; and further amend said bill page 7, section 22.160, by deleting all of said section; and further amend said bill page 7, section 22.165, by deleting all of said section; and further amend said bill page 7, section 22.170, by deleting all of said section; and further amend

said bill page 7, section 22.175, by deleting all of said section; and further amend said bill page 7, section 22.180, by deleting all of said section; and further amend said bill page 7, section 22.185, by deleting all of said section; and further amend said bill page 7, section 22.190, by deleting all of said section; and further amend said bill page 8, section 22.195, by deleting all of said section; and further amend said bill page 8, section 22.200, by deleting all of said section; and further amend said bill page 8, section 22.205, by deleting all of said section; and further amend said bill page 8, section 22.210, by inserting immediately after said section the following;

“Section 22.215. To Central Missouri State University

From Lewis and Clark Discovery Fund.....\$26,424,534

Section 22.220. To Harris-Stowe State University

From Lewis and Clark Discovery Fund.....\$3,804,471

Section 22.225. To Lincoln University

From Lewis and Clark Discovery Fund.....\$6,893,218

Section 22.230. To Missouri Southern State University

From Lewis and Clark Discovery Fund.....\$13,169,323

Section 22.235. To Missouri State University

From Lewis and Clark Discovery Fund.....\$44,855,224

Section 22.240. To Missouri Western State University

From Lewis and Clark Discovery Fund.....\$12,415,427

Section 22.245. To Northwest Missouri State University

From Lewis and Clark Discovery Fund.....\$15,920,885

Section 22.250. To Southeast Missouri State University

From Lewis and Clark Discovery Fund.....\$23,863,832

Section 22.255. To Truman State University

From Lewis and Clark Discovery Fund.....\$17,861,292

Section 22.260. To the University Missouri

From Lewis and Clark Discovery Fund...\$143,952,792.”

Senator Purgason moved that the above amendment be adopted.

President Pro Tem Gibbons assumed the Chair.

Senator Callahan requested a roll call vote be taken on the adoption of **SA 4** and was joined in his request by Senators Dougherty, Green, Ridgeway and Shields.

SA 4 failed of adoption by the following vote:

YEAS—Senators

Barnitz	Bartle	Bray	Callahan
Champion	Clemens	Coleman	Days
Dougherty	Green	Kennedy	Loudon
Purgason	Ridgeway	Wilson—15	

NAYS—Senators

Alter	Cauthorn	Crowell	Engler
Gibbons	Goodman	Graham	Griesheimer
Gross	Klindt	Koster	Mayer
Nodler	Scott	Shields	Stouffer
Vogel—17			

Absent—Senators—None

Absent with leave—Senator Wheeler—1

Vacancies—1

Senator Graham offered **SA 5**:

SENATE AMENDMENT NO. 5

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 1022, Page 1, In the Preamble, Lines 4-6, by striking all of said lines and inserting in lieu thereof the following:

“stated, and for no other purpose whatsoever chargeable to the fund designated, for the period beginning July 1, 2006 and ending June 30, 2007, as follows:”.

Senator Graham moved that the above

amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Bray, Coleman, Days and Scott.

SA 5 failed of adoption by the following vote:

YEAS—Senators

Bray	Coleman	Days	Graham—4
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NAYS—Senators

Alter	Barnitz	Bartle	Callahan
Cauthorn	Champion	Clemens	Crowell
Engler	Gibbons	Goodman	Green
Griesheimer	Gross	Kennedy	Klindt
Koster	Loudon	Mayer	Nodler
Purgason	Ridgeway	Scott	Shields
Stouffer	Vogel	Wilson—27	

Absent—Senator Dougherty—1

Absent with leave—Senator Wheeler—1

Vacancies—1

Senator Crowell offered **SA 6**:

SENATE AMENDMENT NO. 6

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 1022, Page 6, Section 22.150, Lines 2-5, by deleting all of said lines and inserting in lieu thereof the following: “For renovations of buildings and construction of an addition at the River Campus”.

Senator Crowell moved that the above amendment be adopted, which motion prevailed.

Senator Mayer assumed the Chair.

Senator Callahan offered **SA 7**:

SENATE AMENDMENT NO. 7

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 1022, Page 1, Section 22.005, Line 3, by deleting the number “\$50,000,000” and inserting in lieu thereof the number “\$25,000,000”; and further amend said bill, page 1, section 22.010, line 4 by

deleting the number “\$15,000,000” and inserting in lieu thereof the number “\$7,500,000”; and further amend said bill page 1, section 22.012, line 3 by deleting the number “\$562,500” and inserting in lieu thereof the number “\$281,250”; and further amend said bill, page 2, section 22.040 line 4 by deleting the number “\$1,445,000” and inserting in lieu thereof the number “\$722,500”; and further amend said bill, page 2, section 22.041, line 4 by deleting the number “\$425,000” and inserting in lieu thereof the number “\$212,500”; and further amend said bill, page 2, section 22.042, line 4 by deleting the number “\$1,445,000” and inserting in lieu thereof the number “\$722,500”; and further amend said bill, page 2, section 22.043, line 4 by deleting the number “\$2,676,725” and inserting in lieu thereof the number “\$1,338,363”; and further amend said bill, page 2, section 22.044, line 4 by deleting the number “\$995,000” and inserting in lieu thereof the number “\$497,500”; and further amend said bill, page 2, section 22.045, line 4 by deleting the number “\$2,612,725” and inserting in lieu thereof the number “\$1,306,362”; and further amend said bill, page 2, section 22.046, line 4 by deleting the number “\$1,445,000” and inserting in lieu thereof the number “\$722,500”; and further amend said bill, page 3, section 22.047, line 4 by deleting the number “\$212,500” and inserting in lieu thereof the number “\$106,250”; and further amend said bill, page 3, section 22.048, line 4 by deleting the number “\$6,003,975” and inserting in lieu thereof the number “\$3,001,987”; and further amend said bill, page 3, section 22.049, line 4 by deleting the number “\$1,705,525” and inserting in lieu thereof the number “\$852,763”; and further amend said bill, page 3, section 22.050, line 4 by deleting the number “\$3,517,725” and inserting in lieu thereof the number “\$1,758,863”; and further amend said bill, page 3, section 22.051, line 4 by deleting the number “\$1,893,200” and inserting in lieu thereof the number “\$946,600”; and further amend said bill, page 3, section 22.052, line 4 by deleting the number “\$2,550,000” and inserting in lieu thereof the number “\$1,275,000”; and further

amend said bill, page 3, section 22.053, line 4 by deleting the number “\$1,445,000” and inserting in lieu thereof the number “\$722,500”; and further amend said bill, page 4, section 22.054, line 4 by deleting the number “\$3,007,725” and inserting in lieu thereof the number “\$1,503,862”; and further amend said bill, page 4, section 22.055, line 4 by deleting the number “\$4,113,500” and inserting in lieu thereof the number “\$2,056,750”; and further amend said bill, page 4, section 22.056, line 4 by deleting the number “\$1,656,725” and inserting in lieu thereof the number “\$828,363”; and further amend said bill, page 4, section 22.057, line 4 by deleting the number “\$7,775,000” and inserting in lieu thereof the number “\$3,887,500”; and further amend said bill, page 4, section 22.058, line 4 by deleting the number “\$1,894,225” and inserting in lieu thereof the number “\$947,112”; and further amend said bill, page 4, section 22.059, line 4 by deleting the number “\$1,775,225” and inserting in lieu thereof the number “\$887,613”; and further amend said bill, page 4, section 22.060, line 4 by deleting the number “\$2,855,225” and inserting in lieu thereof the number “\$1,427,612”; and further amend said bill, page 5, section 22.061, line 4 by deleting the number “\$750,000” and inserting in lieu thereof the number “\$375,000”; and further amend said bill, page 5, section 22.062, line 4 by deleting the number “\$2,400,000” and inserting in lieu thereof the number “\$1,200,000”; and further amend said bill, page 5, section 22.063, line 3 by deleting the number “\$1,000,000” and inserting in lieu thereof the number “\$500,000”; and further amend said bill, page 5, section 22.064, line 4 by deleting the number “\$21,139,000” and inserting in lieu thereof the number “\$10,569,500”; and further amend said bill, page 5, section 22.065, line 3 by deleting the number “\$3,400,000” and inserting in lieu thereof the number “\$1,700,000”; and further amend said bill, page 5, section 22.100, line 3 by deleting the number “\$13,229,000” and inserting in lieu thereof the number “\$6,614,500”; and further amend said bill, page 5, section 22.105, line 4 by deleting the number “\$5,500,000” and inserting in

lieu thereof the number “\$2,750,000”; and further amend said bill, page 5, section 22.110, line 4 by deleting the number “\$10,226,000” and inserting in lieu thereof the number “\$5,113,000”; and further amend said bill, page 6, section 22.115, line 3 by deleting the number “\$2,974,000” and inserting in lieu thereof the number “\$1,487,000”; and further amend said bill, page 6, section 22.120, line 3 by deleting the number “\$18,976,000” and inserting in lieu thereof the number “\$9,488,000”; and further amend said bill, page 6, section 22.125, line 4 by deleting the number “\$29,704,000” and inserting in lieu thereof the number “\$14,852,000”; and further amend said bill, page 6, section 22.130, line 4 by deleting the number “\$5,000,000” and inserting in lieu thereof the number “\$2,500,000”; and further amend said bill, page 6, section 22.135, line 4 by deleting the number “\$30,115,000” and inserting in lieu thereof the number “\$15,057,500”; and further amend said bill, page 6, section 22.140, line 3 by deleting the number “\$11,400,000” and inserting in lieu thereof the number “\$5,700,000”; and further amend said bill, page 6, section 22.145, line 3 by deleting the number “\$4,000,000” and inserting in lieu thereof the number “\$2,000,000”; and further amend said bill, page 6, section 22.150, line 6 by deleting the number “\$17,200,000” and inserting in lieu thereof the number “\$8,600,000”; and further amend said bill, page 7, section 22.155, line 3 by deleting the number “\$21,558,000” and inserting in lieu thereof the number “\$10,779,000”; and further amend said bill, page 7, section 22.160, line 4 by deleting the number “\$85,029,000” and inserting in lieu thereof the number “\$42,514,500”; and further amend said bill, page 7, section 22.165, line 4 by deleting the number “\$2,000,000” and inserting in lieu thereof the number “\$1,000,000”; and further amend said bill, page 7, section 22.170, line 4 by deleting the number “\$3,000,000” and inserting in lieu thereof the number “\$1,500,000”; and further amend said bill, page 7, section 22.175, line 4 by deleting the number “\$2,000,000” and inserting in lieu thereof the number “\$1,000,000”; and further amend said bill, page 7, section 22.180, line 4 by

deleting the number “\$2,000,000” and inserting in lieu thereof the number “\$1,000,000”; and further amend said bill, page 7, section 22.185, line 4 by deleting the number “\$12,000,000” and inserting in lieu thereof the number “\$6,000,000”; and further amend said bill, page 7, section 22.190, line 4 by deleting the number “\$3,000,000” and inserting in lieu thereof the number “\$1,500,000”; and further amend said bill, page 8, section 22.195, line 4 by deleting the number “\$6,750,000” and inserting in lieu thereof the number “\$3,375,000”; and further amend said bill, page 8, section 22.200, line 4 by deleting the number “\$5,500,000” and inserting in lieu thereof the number “\$2,750,000”; and further amend said bill, page 8, section 22.205, line 4 by deleting the number “\$18,000,000” and inserting in lieu thereof the number “\$9,000,000”; and further amend said page by inserting after all of said line, the following:

“Section 22.215. Funds are to be transferred out of the state treasury, chargeable to the Lewis and Clark Discovery Fund, to the Lewis and Clark Reserve Fund

From Lewis and Clark Discovery Fund...\$227,431,762” and amend bill totals accordingly.

Senator Callahan moved that the above amendment be adopted, which motion failed.

Senator Callahan offered **SA 8**:

SENATE AMENDMENT NO. 8

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 1022, Page 1, In the Preamble, Lines 4-5, by striking the word “all” on line 4 and all of line 5 and inserting in lieu thereof the words: “no department, division, agency or program shall receive any funding pursuant to this bill until the recipient of such funds shall enter into a contract with the state of Missouri of perpetual duration agreeing that the recipient shall not expend funds for any purpose for which funding is prohibited pursuant to Section”; and further line 6 of said bill,

page and section, by striking the word “RSMo,” on said line and inserting in lieu thereof the words “RSMo. There is hereby appropriated”.

Senator Callahan moved that the above amendment be adopted.

Senator Shields raised the point of order that **SA 8** is out of order as it attempts to legislate through an appropriation bill.

The point of order was referred to the President Pro Tem who ruled it well taken.

Senator Callahan offered **SA 9**:

SENATE AMENDMENT NO. 9

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 1022, Page 8, Section 22.210, Line 4, by inserting immediately after all of said line the following:

“313.805. The commission shall have full jurisdiction over and shall supervise all gambling operations governed by sections 313.800 to 313.850. The commission shall have the following powers and shall promulgate rules and regulations to implement sections 313.800 to 313.850:

(1) To investigate applicants and determine the priority and eligibility of applicants for a license and to select among competing applicants for a license the applicant which best serves the interests of the citizens of Missouri;

(2) To license the operators of excursion gambling boats and operators of gambling games within such boats, to identify occupations within the excursion gambling boat operations which require licensing, and adopt standards for licensing the occupations including establishing fees for the occupational licenses and to license suppliers;

(3) To adopt standards under which all excursion gambling boat operations shall be held and standards for the facilities within which the gambling operations are to be held. Notwithstanding the provisions of chapter 311, RSMo, to the contrary, the commission may

authorize the operation of gambling games on an excursion gambling boat which is also licensed to sell or serve alcoholic beverages, wine, or beer. The commission shall regulate the wagering structure for gambling excursions including providing a maximum loss of five hundred dollars per individual player per gambling excursion] **and require that moneys resulting from losses in excess of five hundred dollars per individual player per gambling excursion shall be deposited in the tuition reduction fund, established by section 1 of this act;**

(4) To enter the premises of excursion gambling boats, facilities, or other places of business of a licensee within this state to determine compliance with sections 313.800 to 313.850;

(5) To investigate alleged violations of sections 313.800 to 313.850 or the commission rules, orders, or final decisions;

(6) To assess any appropriate administrative penalty against a licensee, including, but not limited to, suspension, revocation, and penalties of an amount as determined by the commission up to three times the highest daily amount of gross receipts derived from wagering on the gambling games, whether unauthorized or authorized, conducted during the previous twelve months as well as confiscation and forfeiture of all gambling game equipment used in the conduct of unauthorized gambling games. Forfeitures pursuant to this section shall be enforced as provided in sections 513.600 to 513.645, RSMo;

(7) To require a licensee, an employee of a licensee or holder of an occupational license to remove a person violating a provision of sections 313.800 to 313.850 or the commission rules, orders, or final orders, or other person deemed to be undesirable from the excursion gambling boat or adjacent facilities;

(8) To require the removal from the premises of a licensee, an employee of a licensee, or a holder of an occupational license for a violation of

sections 313.800 to 313.850 or a commission rule or engaging in a fraudulent practice;

(9) To require all licensees to file all financial reports required by rules and regulations of the commission;

(10) To issue subpoenas for the attendance of witnesses and subpoenas duces tecum for the production of books, records, and other pertinent documents, and to administer oaths and affirmations to the witnesses, when, in the judgment of the commission, it is necessary to enforce sections 313.800 to 313.850 or the commission rules;

(11) To keep accurate and complete records of its proceedings and to certify the records as may be appropriate;

(12) To ensure that the gambling games are conducted fairly. No gambling device shall be set to pay out less than eighty percent of all wagers;

(13) To require all licensees of gambling game operations to use a cashless wagering system whereby all players' money is converted to physical or electronic tokens, electronic cards, or chips which only can be used for wagering on the excursion gambling boat;

(14) To require excursion gambling boat licensees to develop a system, approved by the commission, that allows patrons the option to prohibit the excursion gambling boat licensee from using identifying information for marketing purposes. The provisions of this subdivision shall apply only to patrons giving identifying information for the first time. Such system shall be submitted to the commission by October 1, 2000, and approved by the commission by January 1, 2001. The excursion gambling boat licensee shall use identifying information obtained from patrons who have elected to have marketing blocked under the provisions of this section only for the purposes of enforcing the requirements contained in sections 313.800 to 313.850. This section shall not prohibit the commission from accessing identifying

information for the purposes of enforcing section 313.004 and sections 313.800 to 313.850;

(15) To determine which of the authorized gambling games will be permitted on any licensed excursion gambling boat;

(16) Excursion gambling boats shall cruise, unless the commission finds that the best interest of Missouri and the safety of the public indicate the need for continuous docking of the excursion gambling boat in any city or county authorized pursuant to subsection 10 of section 313.812. The commission shall base its decision to allow continuously docked excursion gambling boats on any of the following criteria: the docking location or the excursion cruise could cause danger to the boat's passengers, violate federal law or the law of another state, or cause disruption of interstate commerce or possible interference with railway or barge transportation. In addition, the commission shall consider economic feasibility or impact that would benefit land-based development and permanent job creation. The commission shall not discriminate among applicants for continuous-docking excursion gambling that are similarly situated with respect to the criteria set forth in this section;

(17) The commission shall render a finding concerning the possibility of continuous docking, as described in subdivision (15) of this section, within thirty days after a hearing on any request from an applicant or licensee. Such hearing may be held prior to any final action on licensing to assist an applicant and any city or county in the finalizing of their economic development plan;

(18) To require any applicant for a license or renewal of a license to operate an excursion gambling boat to provide an affirmative action plan which has as its goal the use of best efforts to achieve maximum employment of African-Americans and other minorities and maximum participation in the procurement of contractual purchases of goods and services. This provision shall be administered in accordance with

all federal and state employment laws, including Title VII of the Civil Rights Act of 1964, as amended by the Civil Rights Act of 1991. At license renewal, the licensee will report on the effectiveness of the plan. The commission shall include the licensee's reported information in its annual report to the joint committee on gaming and wagering;

(19) To take any other action as may be reasonable or appropriate to enforce sections 313.800 to 313.850 and the commission rules.

Section 1. 1. There is hereby created in the state treasury the "Tuition Reduction Fund", which shall consist of moneys appropriated by the general assembly. The state treasurer shall be custodian of the fund and shall approve disbursements from the fund in accordance with sections 30.170 and 30.180, RSMo. Upon appropriation, money in the fund shall be used solely for the administration of this section. Notwithstanding the provisions of section 33.080, RSMo, to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

2. The "Tuition Reduction Fund" shall be utilized to offset reductions in tuition or fees, or to compensate higher education institutions for not elevating tuition or fee rates. Each year, representatives from the various higher education institutions in this state shall present all relevant financial information to the appropriations committees of the senate and the house, delineating the amount of lost revenue that resulted in the reduction of tuition or fees or the amount of revenue that the institution would have gained with a proposed increase in tuition or fees. The general assembly shall make appropriations from this fund as it deems

appropriate to the various higher education institutions.”.

Senator Callahan moved that the above amendment be adopted.

Senator Shields raised the point of order that **SA 9** is out of order as it attempts to legislate through an appropriation bill.

The point of order was referred to the President Pro Tem who ruled it well taken.

Senator Gross moved that **SCS** for **HCS** for **HB 1022**, as amended, be adopted, which motion prevailed.

On motion of Senator Gross, **SCS** for **HCS** for **HB 1022**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Alter	Barnitz	Bartle	Cauthorn
Champion	Clemens	Crowell	Engler
Gibbons	Goodman	Graham	Griesheimer
Gross	Klindt	Koster	Loudon
Mayer	Nodler	Scott	Shields
Stouffer	Vogel—22		

NAYS—Senators

Bray	Callahan	Coleman	Days
Dougherty	Green	Kennedy	Purgason
Ridgeway	Wilson—10		

Absent—Senators—None

Absent with leave—Senator Wheeler—1

Vacancies—1

The President declared the bill passed.

On motion of Senator Gross, title to the bill was agreed to.

Senator Gross moved that the vote by which the bill passed be reconsidered.

Senator Shields moved that motion lay on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker has appointed the following conferees to act with a like committee from the Senate on **HCS** for **SCS** for **SB 932**. Representatives: Wilson (119), Johnson (47), Smith (118), Wagner and Robinson.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker has appointed the following conferees to act with a like committee from the Senate on **HCS** for **SCS** for **SBs 1001, 896 and 761**, as amended. Representatives: St. Onge, Parson, Schlottach, Daus and Henke.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SCS**, as amended for **HB 1865** and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

REFERRALS

President Pro Tem Gibbons referred the addendum appearing on page 936 to the Committee on Gubernatorial Appointments.

RESOLUTIONS

Senator Crowell offered Senate Resolution No. 2942, regarding the Sixtieth Wedding Anniversary of Mr. and Mrs. Dempsey Graham, which was adopted.

Senator Alter offered Senate Resolution No. 2943, regarding Edna Jordan, which was adopted.

Senator Alter offered Senate Resolution No. 2944, regarding Laura Benner, which was adopted.

Senator Alter offered Senate Resolution No. 2945, regarding Velma Grant, which was adopted.

Senator Alter offered Senate Resolution No. 2946, regarding Dr. Gerald Davidson, Arnold, which was adopted.

Senator Green offered Senate Resolution No. 2947, regarding Earlene Hamilton, Florissant, which was adopted.

Senator Cauthorn offered Senate Resolution No. 2948, regarding Rosemary Dodd, which was

adopted.

INTRODUCTIONS OF GUESTS

Senator Nodler introduced to the Senate, Scott George, Mt. Vernon.

Senator Clemens introduced to the Senate, Cliff and Ainey Hampton, Springfield.

On motion of Senator Shields, the Senate adjourned under the rules.

SENATE CALENDAR

SIXTY-FOURTH DAY—TUESDAY, MAY 2, 2006

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SJR 43-Crowell, et al

HOUSE BILLS ON SECOND READING

HCS for HB 1970

HCS for HB 1814

SENATE BILLS FOR PERFECTION

SB 1187-Gibbons, with SCS

HOUSE BILLS ON THIRD READING

- | | |
|--|--|
| 1. HB 1827-Wasson, et al (Goodman) | 5. HCS for HBs 1145, 1359 & 1121 (Scott)
(In Fiscal Oversight) |
| 2. HCS for HB 1632, with SCS (Engler) | 6. HB 1302-Cooper (155), et al (Ridgeway)
(In Fiscal Oversight) |
| 3. HCS for HB 1149, with SCS#2 (Scott) | 7. HJR 28-Jackson (Ridgeway) |
| 4. HB 1411-Smith (150), et al, with SCS
(Scott) | |

- | | |
|--|--|
| 8. HB 1521-Richard, et al (Griesheimer) | 14. HCS for HB 1275 (Goodman)
(In Fiscal Oversight) |
| 9. HCS for HBs 1030, 1033, 1146, 1225 &
1326, with SCS (Bartle) | 15. HCS for HB 1944, with SCS (Koster) |
| 10. HCS for HB 1367, with SCS | 16. HB 1105-Wilson (119), et al (Scott) |
| 11. HB 1936-Tilley, with SCS (Stouffer) | 17. HCS for HB 1380, with SCS (Stouffer) |
| 12. HCS for HB 1026, with SCS (Shields) | 18. HB 1320-Lipke, et al (Gibbons) |
| 13. HB 1446-Whorton, et al (Barnitz) | |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|--|--|
| SB 566-Dougherty, et al, with SCS &
SS for SCS (pending) | SB 817-Scott, et al |
| SB 617-Koster, with SCS | SB 841-Ridgeway, et al, with SCS |
| SB 635-Cauthorn | SB 849-Mayer, et al, with SS, SA 6 &
SA 1 to SA 6 (pending) |
| SB 637-Cauthorn, et al, with SCS & SA 3
(pending) | SB 862-Engler, with SCS |
| SB 642-Scott | SB 998-Champion, with SCS |
| SB 655-Nodler, with SCS | SB 1009-Klindt, with SS (pending) |
| SBs 665 & 757-Engler, with SCS & SA 1
(pending) | SB 1038-Mayer |
| SB 687-Scott and Bartle, with SCS | SB 1049-Shields, with SCS |
| SB 736-Crowell and Cauthorn, with SCS | SB 1092-Klindt, with SCS |
| SB 759-Engler | SB 1104-Cauthorn and Klindt, with SCS |
| SB 816-Griesheimer and Coleman, with SCS
& SS#2 for SCS (pending) | SB 1114-Goodman & Loudon, with SCS |
| | SB 1188-Gibbons |
| | SB 1217-Goodman |
| | SB 1251-Shields, with SCS |

HOUSE BILLS ON THIRD READING

- | | |
|--|---|
| HCS for HB 978, with SCS (pending)
(Goodman) | HCS for HB 1532, with SCS (Griesheimer) |
| HCS for HB 1021 (Gross) | HB 1623-St. Onge, et al (Stouffer) |
| SS for SCS for HCS for HB 1306 (Crowell) | HCS for HB 1742, with SCS (Shields) |
| HCS for HB 1456, with SCS, SS for SCS &
SA 1 (pending) (Ridgeway) | |

CONSENT CALENDAR

Senate Bills

Reported 2/9

SB 760-Engler, with SCS

House Bills

Reported 4/3

HB 1157-Cooper (120), et al (Scott)

Reported 4/12

HCS for HB 1559 (Callahan)
HB 1858-Lipke (Goodman)
HCS for HBs 1617 & 1374 (Stouffer)
HCS for HB 1053 (Wheeler)
HCS#2 for HB 1703 (Bartle)
HB 1857-Lipke (Goodman)
HCS for HB 1343 (Cauthorn)
HB 1204-Roorda, et al (Alter)
HB 1427-Johnson (90), et al (Kennedy)
HB 1169-Cooper (120) (Scott)
HCS for HB 1759 (Clemens)
HCS for HB 1739 (Bartle)
HCS for HB 1244 (Engler)
HCS for HB 1551 (Engler)
HB 1601-Weter, et al, with SCS (Dougherty)
HB 1687-Wright (137), et al, with SCA 1
(Champion)
HB 1222-Cooper (158) (Scott)
HB 1491-Walton, et al (Days)
HB 1437-Threlkeld, with SCS (Bartle)
HCS for HB 1515 (Koster)
HCS for HB 1787, with SCS (Mayer)
HCS for HB 1344 (Coleman)
HCS for HB 1552 (Wilson)

HCS for HB 1138 (Ridgeway)
HCS for HB 1256 (Days)
HCS for HB 1762, with SCS (Scott)
HCS for HBs 1382 & 1158, with SCS
(Ridgeway)
HB 1488-Roorda, et al (Kennedy)
HCS for HB 1180 (Bray)
HB 1234-Loehner, et al (Clemens)
HB 1245-Sater, et al (Shields)
HCS for HB 1449, with SCS (Mayer)
HCS for HB 1511, with SCS (Shields)
HB 1732-Fraser, et al (Days)
HB 1494-Emery, et al (Scott)
HB 1393-Behnen, et al (Goodman)
HB 983-Meadows, et al (Alter)
HB 984-Meadows, et al (Alter)
HB 1715-Pratt (Bartle)
HB 998-Smith (118) (Scott)
HCS for HB 1135 (Stouffer)
HCS for HB 1710 (Gibbons)
HCS for HB 1333 (Mayer)
HCS for HB 1366 (Engler)
HB 1424-Franz (Purgason)
HCS for HB 1711 (Gibbons)

HB 1707-Dusenberg, et al, with SCS
(Bartle)

HCS for HB 977, with SCS (Engler)

HB 1509-Bruns and Wildberger, with SCS
(Vogel)

Reported 4/13

HB 1088-Schaaf, et al (Scott)

HB 1722-Sutherland, et al (Mayer)

HCS for HB 1037 (Klindt)

HB 1833-Wood, et al (Goodman)

HCS for HB 1440, with SCS (Ridgeway)

HB 1988-Wagner, et al (Barnitz)

HB 1144-May, et al (Clemens)

HB 1466-Daus (Coleman)

HB 1577-Pollock, et al (Clemens)

SENATE BILLS WITH HOUSE AMENDMENTS

SS#2 for SCS for SB 583-Griesheimer,
with HCS

SCS for SB 773-Cauthorn and Barnitz,
with HCS, as amended

SCS for SB 614-Stouffer & Goodman,
with HCS, as amended

SB 840-Stouffer, with HCS, as amended

SCS for SB 666-Engler, with HCS,
as amended

SB 980-Clemens, with HCS, as amended

SB 1017-Clemens, with HCS, as amended

BILLS IN CONFERENCE AND BILLS
CARRYING REQUEST MESSAGES

In Conference

SCS for SB 932-Scott, with HCS

HCS for HB 1007, with SCS (Gross)

SCS for SBs 1001, 896 & 761-Griesheimer,
with HCS, as amended

HB 1008-Icet, with SCS (Gross)

HB 1009-Icet, with SCS (Gross)

HB 1001-Icet, with SCS (Gross)

HCS for HB 1010, with SCS (Gross)

HCS for HB 1002, with SCS (Gross)

HCS for HB 1011, with SCS (Gross)

HCS for HB 1003, with SCS (Gross)

HCS for HB 1012, with SCS (Gross)

HCS for HB 1004, with SCS (Gross)

HB 1013-Icet, with SCS (Gross)

HCS for HB 1005, with SCS (Gross)

HCS for HBs 1270 & 1027, with SCS,

HCS for HB 1006, with SCS (Gross)

as amended (Cauthorn)

Requests to Recede or Grant Conference

HB 1865-Bearden, et al, with SCS,
as amended (Shields)
(House requests Senate recede
or grant conference)

RESOLUTIONS

Reported from Committee

SR 2363-Gross

To be Referred

HCR 27-Burnett

MISCELLANEOUS

REMONSTRANCE 1-Gross

T