

Journal of the Senate

FIRST REGULAR SESSION

FORTY-EIGHTH DAY—TUESDAY, APRIL 3, 2007

The Senate met pursuant to adjournment.

President Kinder in the Chair.

Reverend Carl Gauck offered the following prayer:

“It is well with those who deal generously and lend, who conduct their affairs with Justice.” (Psalm 112:2)

Gracious God, provide us opportunities to show love and generosity in our actions today and let kindness and fairness be expressed in all we do this challenging 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 of the previous day was read and approved.

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

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

Present—Senators

Barnitz	Bartle	Bray	Callahan
Champion	Clemens	Coleman	Crowell
Days	Engler	Gibbons	Goodman
Graham	Green	Griesheimer	Gross
Justus	Kennedy	Koster	Lager

Loudon	Mayer	McKenna	Nodler
Purgason	Ridgeway	Rupp	Scott
Shields	Shoemyer	Smith	Stouffer
Vogel	Wilson—34		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—None

The Lieutenant Governor was present.

RESOLUTIONS

Senator Barnitz offered Senate Resolution No. 770, regarding Mike Milliot, Montgomery City, which was adopted.

Senator Lager offered Senate Resolution No. 771, regarding the Sixtieth Wedding Anniversary of Mr. and Mrs. Ralph Veale, King City, which was adopted.

Senator Lager offered Senate Resolution No. 772, regarding the Sixtieth Wedding Anniversary of Mr. and Mrs. Bill G. Butler, Bethany, which was adopted.

Senator Vogel offered Senate Resolution No. 773, regarding the Fulton Reception and Diagnostic Center, which was adopted.

Senator Vogel offered Senate Resolution No. 774, regarding James Lea, Eugene, which was adopted.

Senator Griesheimer offered Senate Resolution No. 775, regarding Mike Thomas, which was adopted.

Senator Griesheimer offered Senate Resolution No. 776, regarding Sergeant Jerry W. Stroud, Warrenton, which was adopted.

Senator Griesheimer offered Senate Resolution No. 777, regarding the Rotary Club of Union, which was adopted.

Senator Mayer offered Senate Resolution No. 778, regarding Rachel Franklin, Dexter, which was adopted.

Senator Mayer offered Senate Resolution No. 779, regarding Susan P. Carrier, Poplar Bluff, which was adopted.

Senator Lager offered Senate Resolution No. 780, regarding the Sixtieth Wedding Anniversary of Mr. and Mrs. John T. Engle, Hopkins, which was adopted.

Senator Lager offered Senate Resolution No. 781, regarding the Sixtieth Wedding Anniversary of Mr. and Mrs. Woodrow Farley, Elmo, which was adopted.

Senator Lager offered Senate Resolution No. 782, regarding the Sixtieth Wedding Anniversary of Mr. and Mrs. Carl Steidel, Merriam Village, which was adopted.

SENATE BILLS FOR PERFECTION

Senator Koster moved that **SB 364**, with **SCS**, be called from the Informal Calendar and taken up for perfection, which motion prevailed.

SCS for SB 364, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 364

An Act to repeal sections 192.300, 537.295, and 640.710, RSMo, and to enact in lieu thereof

three new sections relating to agricultural operations, with penalty provisions.

Was taken up.

Senator Koster moved that **SCS** for **SB 364** be adopted.

Senator Koster offered **SS** for **SCS** for **SB 364**, entitled:

SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 364

An Act to repeal sections 192.300, 537.295, 640.710, and 640.740, RSMo, and to enact in lieu thereof ten new sections relating to agricultural operations, with penalty provisions.

Senator Koster moved that **SS** for **SCS** for **SB 364** be adopted.

Senator Griesheimer assumed the Chair.

Senator Bray offered **SA 1**, which was read:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 364, Page 12, Section 537.295, Line 7 of said page, by inserting immediately after said line the following:

“640.707. No class IA facility shall be permitted, constructed, or located within five miles of the nearest property line of any state park, state historic site, or property listed on the National Register of Historic Landmarks.”; and

Further amend the title and enacting clause accordingly.

Senator Bray moved that the above amendment be adopted.

Senator Bray offered **SSA 1** for **SA 1**, which was read:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 364,

Page 12, Section 537.295, Line 7 of said page, by inserting immediately after said line the following:

“640.707. No class IA facility, class IB facility, or class IC facility shall be permitted, constructed, or located within five miles of the nearest property line of any state park, state historic site, or property listed on the National Register of Historic Landmarks.”; and

Further amend the title and enacting clause accordingly.

Senator Bray moved that the above substitute amendment be adopted.

Senator Bray offered SA 1 to SSA 1 for SA 1, which was read:

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

Amend Senate Substitute Amendment No. 1 for Senate Amendment No. 1 to Senate Substitute for Senate Committee Substitute for Senate Bill No. 364, Page 1, Section 640.707, Line 6, by striking “five” and inserting in lieu thereof “**ten**”.

Senator Bray moved that the above amendment be adopted and requested a roll call vote be taken. She was joined in her request by Senators Callahan, Graham, Green and Justus.

President Kinder assumed the Chair.

Senator Engler assumed the Chair.

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

YEAS—Senators

Bray	Coleman	Days	Graham
Green	Justus	Kennedy	Smith
Wilson—9			

NAYS—Senators

Barnitz	Bartle	Callahan	Champion
Clemens	Crowell	Engler	Gibbons
Goodman	Griesheimer	Gross	Koster
Lager	Loudon	Mayer	McKenna

Nodler	Purgason	Ridgeway	Rupp
Scott	Shields	Shoemyer	Stouffer
Vogel—25			

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—None

At the request of Senator Koster, SB 364, with SCS, SS for SCS, SA 1 and SSA 1 for SA 1 (pending), was placed on the Informal Calendar.

On motion of Senator Shields, the Senate recessed until 3:00 p.m.

RECESS

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

RESOLUTIONS

Senator Crowell offered Senate Resolution No. 783, regarding the Dalhousie Golf Club, Cape Girardeau, which was adopted.

Senator Crowell offered Senate Resolution No. 784, regarding Jim and Brandy Trickey, Cape Girardeau, which was adopted.

Senator Gibbons offered Senate Resolution No. 785, regarding Charles Fobian, Kirkwood, which was adopted.

Senator Lager offered Senate Resolution No. 786, regarding the Sixtieth Wedding Anniversary of Mr. and Mrs. Dale Florea, Maryville, which was adopted.

THIRD READING OF SENATE BILLS

SRB 613, introduced by Senator Goodman, entitled:

An Act to repeal sections 7.240, 8.835, 21.435, 21.770, 28.085, 28.163, 30.900, 31.010, 32.069, 32.117, 32.379, 32.380, 32.382, 32.384, 33.831, 42.160, 44.237, 52.276, 58.755, 72.424,

82.1050, 94.580, 103.081, 105.268, 128.350,
 128.352, 128.354, 128.356, 128.358, 128.360,
 128.362, 128.364, 128.366, 128.345, 128.346,
 135.095, 137.423, 138.236, 140.015, 143.122,
 143.171, 143.172, 143.1010, 143.1011, 143.1012,
 144.014, 144.030, 144.036, 144.041, 144.048,
 144.514, 144.749, 152.032, 160.300, 160.302,
 160.304, 160.306, 160.308, 160.310, 160.312,
 160.314, 160.316, 160.318, 160.320, 160.322,
 160.324, 160.326, 160.328, 160.510, 161.205,
 161.655, 169.710, 191.938, 192.255, 197.121,
 198.014, 198.540, 205.380, 205.390, 205.400,
 205.410, 205.420, 205.430, 205.440, 205.450,
 205.900, 208.177, 208.307, 208.574, 210.879,
 210.930, 215.050, 253.022, 253.561, 260.037,
 260.038, 260.826, 263.263, 277.200, 277.201,
 277.202, 277.206, 277.209, 277.212, 277.215,
 287.490, 292.040, 292.150, 292.170, 292.260,
 292.270, 292.550, 302.295, 302.782, 313.301,
 311.178, 313.055, 313.300, 319.022, 319.023,
 321.121, 339.860, 351.025, 354.065, 375.065,
 375.700, 376.530, 376.550, 376.1399, 382.410,
 388.650, 391.010, 391.020, 391.030, 391.040,
 391.050, 391.060, 391.070, 391.080, 391.090,
 391.100, 391.110, 391.120, 391.130, 391.140,
 391.150, 391.160, 391.170, 391.180, 391.190,
 391.230 391.240, 391.250, 391.260, 400.9-629,
 415.430, 417.066, 442.050, 447.721, 454.808,
 454.997, 476.016, 493.050, 516.060, 516.065,
 537.040, 600.094, 620.528, 620.1310, 632.484,
 643.360, 644.102, and 650.216, RSMo, and to
 enact in lieu thereof twenty-two new sections for
 the sole purpose of repealing expired, sunset,
 terminated, and ineffective provisions of law.

Was taken up.

On motion of Senator Goodman, **SRB 613**
 was read the 3rd time and passed by the following
 vote:

YEAS—Senators

Barnitz	Bartle	Bray	Callahan
Champion	Clemens	Coleman	Crowell
Engler	Gibbons	Goodman	Graham
Green	Griesheimer	Gross	Justus

Kennedy	Koster	Lager	Loudon
Mayer	McKenna	Nodler	Purgason
Rupp	Shields	Shoemyer	Smith
Stouffer	Vogel	Wilson—31	

NAYS—Senators—None

Absent—Senators

Days Ridgeway Scott—3

Absent with leave—Senators—None

Vacancies—None

The President declared the bill passed.

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

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

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

SENATE BILLS FOR PERFECTION

Senator Shields moved that **SB 577**, with **SCS**
 and **SS** for **SCS**, as amended (pending), be called
 from the Informal Calendar and again taken up for
 perfection, which motion prevailed.

SS for **SCS**, as amended, was again taken up.

Senator Callahan offered **SA 8**, which was
 read:

SENATE AMENDMENT NO. 8

Amend Senate Substitute for Senate
 Committee Substitute for Senate Bill No. 577,
 Page 73, Section 208.950, Line 14, by inserting
 immediately after the word “vitamins” the
 following:

“**. Nothing in this subdivision shall be
 construed to deny medically necessary services
 if such participant fails or is unable to follow
 their health improvement participation
 agreement**”.

Senator Callahan moved that the above amendment be adopted.

Senator Callahan offered **SSA 1** for **SA 8**, which was read:

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

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 577, Page 73, Section 208.950, Line 14, by inserting immediately after the word “vitamins” the following:

“**Nothing in this subdivision shall be construed to deny a currently covered eligible service if such participant fails or is unable to follow their health improvement participation agreement**”.

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

Senator Callahan offered **SA 9**:

SENATE AMENDMENT NO. 9

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 577, Page 4, Section 208.001, Line 23 of said page, by inserting immediately after said line the following:

“208.145. **1.** For the purposes of the application of section 208.151, individuals shall be deemed to be recipients of aid to families with dependent children and individuals shall be deemed eligible for [such assistance] **the medical assistance authorized under section 208.151** if:

(1) The individual meets eligibility requirements which are no more restrictive than the July 16, 1996, eligibility requirements for aid to families with dependent children, as established by the **family support** division [of family services]; or

(2) Each dependent child, and each relative with whom such a child is living including the spouse of such relative as described in 42 U.S.C.

606(b), as in effect on July 16, 1996, who ceases to meet the eligibility criteria set forth in subdivision (1) of this [section] **subsection** as a result of the collection or increased collection of child or spousal support under part IV-D of the Social Security Act, 42 U.S.C. 651 et seq., and who has received such aid in at least three of the six months immediately preceding the month in which ineligibility begins, shall be deemed eligible for an additional four calendar months beginning with the month in which such ineligibility begins.

2. For determinations of eligibility under subsection 1 of this section, less restrictive income methodologies as authorized in 42 U.S.C. Section 1396u1(b)(2)(C), shall be used to disregard two-thirds of earned income in place of the disregard of thirty dollars of earned income plus one-third of remaining earned income. This disregard shall not be time limited and shall be applied on all income eligibility tests except gross income.”; and

Further amend the title and enacting clause accordingly.

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

Senator Shields announced that photographers from KMIZ-TV were given permission to take pictures in the Senate Chamber today.

SA 9 failed of adoption by the following vote:

YEAS—Senators

Barnitz	Bray	Callahan	Coleman
Crowell	Days	Engler	Green
Justus	Kennedy	Shoemyer	Wilson—12

NAYS—Senators

Bartle	Clemens	Gibbons	Goodman
Griesheimer	Gross	Koster	Lager
Loudon	Mayer	Nodler	Purgason
Ridgeway	Rupp	Scott	Shields
Stouffer	Vogel—18		

Absent—Senators

Champion Graham Smith—3

Absent with leave—Senator McKenna—1

Vacancies—None

Senator Griesheimer assumed the Chair.

Senator Green offered **SA 10**:

SENATE AMENDMENT NO. 10

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 577, Page 1, Section A, Line 9, by inserting immediately after all of said line the following:

“147.010. 1. [For the transitional year defined in subsection 4 of this section and each taxable year beginning on or after January 1, 1980, but before January 1, 2000, every corporation organized pursuant to or subject to chapter 351, RSMo, or pursuant to any other law of this state shall, in addition to all other fees and taxes now required or paid, pay an annual franchise tax to the state of Missouri equal to one-twentieth of one percent of the par value of its outstanding shares and surplus if its outstanding shares and surplus exceed two hundred thousand dollars, or if the outstanding shares of such corporation or any part thereof consist of shares without par value, then, in that event, for the purpose contained in this section, such shares shall be considered as having a value of five dollars per share unless the actual value of such shares exceeds five dollars per share, in which case the tax shall be levied and collected on the actual value and the surplus if the actual value and the surplus exceed two hundred thousand dollars. If such corporation employs a part of its outstanding shares in business in another state or country, then such corporation shall pay an annual franchise tax equal to one-twentieth of one percent of its outstanding shares and surplus employed in this state if its outstanding shares and surplus employed in this state two hundred thousand dollars, and for the purposes of sections

147.010 to 147.120, such corporation shall be deemed to have employed in this state that proportion of its entire outstanding shares and surplus that its property and assets employed in this state bears to all its property and assets wherever located. A foreign corporation engaged in business in this state, whether pursuant to a certificate of authority issued pursuant to chapter 351, RSMo, or not, shall be subject to this section. Any corporation whose outstanding shares and surplus as calculated in this subsection does not exceed two hundred thousand dollars shall state that fact on the annual report form prescribed by the secretary of state.] For all taxable years beginning on or after January 1, 2000, **but ending on or before December 31, 2007**, the annual franchise tax shall be equal to one-thirtieth of one percent of the corporation's outstanding shares and surplus if the outstanding shares and surplus exceed one million dollars. Any corporation whose outstanding shares and surplus do not exceed one million dollars shall state that fact on the annual report form prescribed by the director of revenue. **For taxable years beginning on or after January 1, 2008, the annual franchise tax for any corporation that pays at least fifty percent of their year-round, full-time employees' healthcare insurance premiums not including any employee voluntarily choosing not to participate in the corporation's insurance plan shall be equal to the percentage rate prescribed in this subsection for the corresponding taxable year of the corporation's outstanding shares and surplus if the outstanding shares and surplus exceed the corresponding minimum threshold amount prescribed as follows:**

(1) For tax year 2008, the rate shall be one-thirtieth of one percent and the threshold amount shall be fifteen million dollars;

(2) For tax year 2009, the rate shall be one-sixtieth of one percent and the threshold amount shall be fifteen million dollars;

(3) For tax years beginning on or after

January 1, 2010, no annual franchise tax shall be imposed under this section. For taxable years beginning on or after January 1, 2008, the annual franchise tax for any corporation that does not pay at least fifty percent of their year-round, full-time employees' healthcare insurance premiums shall be equal to one-thirtieth of one percent of the corporation's outstanding shares and surplus if the outstanding shares and surplus exceed one million dollars. Any corporation whose outstanding shares and surplus do not exceed one million dollars shall state that fact on the annual report form prescribed by the director of revenue.

2. Sections 147.010 to 147.120 shall not apply to corporations not organized for profit, nor to corporations organized pursuant to the provisions of chapter 349, RSMo, nor to express companies, which now pay an annual tax on their gross receipts in this state, nor to insurance companies, which pay an annual tax on their premium receipts in this state, nor to state, district, county, town and farmers' mutual companies now organized or that may be hereafter organized pursuant to any of the laws of this state, organized for the sole purpose of writing fire, lightning, windstorm, tornado, cyclone, hail and plate glass and mutual automobile insurance and for the purpose of paying any loss incurred by any member by assessment, nor to any mutual insurance corporation not having shares, nor to a company or association organized to transact business of life or accident insurance on the assessment plan for the purpose of mutual protection and benefit to its members and the payment of stipulated sums of moneys to the family, heirs, executors, administrators or assigns of the deceased member, nor to foreign life, fire, accident, surety, liability, steam boiler, tornado, health, or other kind of insurance company of whatever nature coming within the provisions of section 147.050 and doing business in this state, nor to savings and loan associations and domestic and foreign regulated

investment companies as defined by Section 170 of the Act of Congress commonly known as the "Revenue Act of 1942", nor to electric and telephone corporations organized pursuant to chapter 351, RSMo, and chapter 392, RSMo, prior to January 1, 1980, which have been declared tax exempt organizations pursuant to Section 501(c) of the Internal Revenue Code of 1986, nor for taxable years beginning after December 31, 1986, to banking institutions subject to the annual franchise tax imposed by sections 148.010 to 148.110, RSMo; but bank deposits shall be considered as funds of the individual depositor left for safekeeping and shall not be considered in computing the amount of tax collectible pursuant to the provisions of sections 147.010 to 147.120.

3. A corporation's "taxable year" for purposes of sections 147.010 to 147.120 shall be its taxable year as provided in section 143.271, RSMo.

4. A corporation's "transitional year" for the purposes of sections 147.010 to 147.120 shall be its taxable year which includes parts of each of the years 1979 and 1980.

5. The franchise tax payable for a corporation's transitional year shall be computed by multiplying the amount otherwise due for that year by a fraction, the numerator of which is the number of months between January 1, 1980, and the end of the taxable year and the denominator of which is twelve. The franchise tax payable, if a corporation's taxable year is changed as provided in section 143.271, RSMo, shall be similarly computed pursuant to regulations prescribed by the director of revenue.

6. All franchise reports and franchise taxes shall be returned to the director of revenue. All checks and drafts remitted for payment of franchise taxes shall be made payable to the director of revenue.

7. Pursuant to section 32.057, RSMo, the director of revenue shall maintain the confidentiality of all franchise tax reports returned

to the director.

8. The director of the department of revenue shall honor all existing agreements between taxpayers and the director of the department of revenue.”; and

Further amend the title and enacting clause accordingly.

Senator Green moved that the above amendment be adopted.

Senator Shields raised the point of order that SA 10 is out of order as it goes beyond the scope and title of the bill.

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

Senator Green offered SA 11:

SENATE AMENDMENT NO. 11

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 577, Page 54, Section 208.217, Line 8 of said page, by inserting immediately after said line the following:

“208.230. 1. This section shall be known and may be cited as the “Public Assistance Beneficiary Employer Disclosure Act”.

2. Any applicant for health care benefits under public assistance programs, including, but not limited to, state Medicaid assistance under this chapter, or any person requesting uncompensated care in a hospital, shall identify the employer or employers of the proposed beneficiary of the health care benefits. If the proposed beneficiary is not employed, the applicant must identify the employer or employers of any adult who is responsible for providing all or some of the proposed beneficiary's support.

3. (1) The department of social services shall annually prepare a public assistance program beneficiary employer report to be submitted to the governor and general assembly. For the purposes of this section, a

“public assistance program beneficiary” means a person who receives medical assistance under the state Medicaid system, Title XIX, P.L. 89-97, 1965, amendments to the federal Social Security Act, 42 U.S.C. Section 30, et. seq., as amended. The report shall provide the following information for each employer who has more than fifty employees and twenty-five or more public assistance program beneficiaries:

(a) The name and address of the qualified employer;

(b) The number of public assistance program beneficiaries;

(c) The number of public assistance program beneficiaries who are spouses or dependents of employees of the employer;

(d) Information on whether the employer offers health insurance benefits to employees and their dependents;

(e) Information on whether the employer receives health insurance benefits through the company;

(f) Whether an employer offers health insurance benefits, and, if so, information on the level of premium subsidies for such health insurance;

(g) The cost to the state of Missouri of providing public assistance program benefits for the employer's employees and enrolled dependents.

(2) The report shall not include the names of any individual public assistance program beneficiary and shall be subject to privacy standards both in the Health Insurance Portability and Accountability Act of 1996, P.L. 104-191, and in Title XIX of the federal Social Security Act.

(3) The report shall be issued within thirty days of the end of each calendar year, starting with calendar year 2008. The department of social services shall make the report available to

the public through the department's Internet website. Any member of the public shall have the right to request and receive a copy of the report published under this subsection. The department shall have the discretion to determine the appropriate cost and number of copies given.”; and

Further amend the title and enacting clause accordingly.

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

Senator Shoemyer offered **SA 12**, which was read:

SENATE AMENDMENT NO. 12

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 577, Page 79, Section 208.955, Line 13 of said page, by inserting after “(10)” the following: **“The director of the Alzheimer's Association, or his or her designee;**

(11)”; and further amend said section by renumbering the remaining subdivisions accordingly.

Senator Shoemyer moved that the above amendment be adopted.

At the request of Senator Shields, **SB 577**, with **SCS, SS** for **SCS** and **SA 12** (pending), was placed on the Informal Calendar.

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 3, 2007

TO THE SENATE OF THE 94TH GENERAL ASSEMBLY OF THE STATE OF MISSOURI:

The following addendum should be made to the appointment of Kenneth “Ken” Keesaman to the State Fair Commission, submitted

on March 22, 2007. Line 3 should be amended as follows:

“Commission, for a term ending December 29, 2009, and until his”

Respectfully submitted,

MATT BLUNT

REFERRALS

President Pro Tem Gibbons referred the above addendum to the Committee on gubernatorial Appointments.

On motion of Senator Shields, the Senate recessed until 6:30 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Pro Tem Gibbons.

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 **HB 933**, entitled:

An Act to repeal section 302.171, RSMo, and to enact in lieu thereof one new section relating to driver's licenses for military personnel.

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 **HB 1014**, entitled:

An Act to amend chapter 34, RSMo, by adding thereto one new section relating to state purchasing.

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 **HB 41**, entitled:

An Act to repeal section 86.365, RSMo, relating to special advisors to police departments.

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 **HB 428**, entitled:

An Act to amend chapter 262, RSMo, by adding thereto one new section relating to the state fair escrow fund.

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 616**, entitled:

An Act to repeal sections 138.010 and 138.135, RSMo, and to enact in lieu thereof two new sections relating to county boards of equalization.

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 **HB 684**, entitled:

An Act to authorize the conveyance of certain state properties, with an emergency clause.

Emergency clause adopted.

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 **HB 740**, entitled:

An Act to authorize the conveyance of property owned by the state in Johnson County to the City of Warrensburg.

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 **HB 941**, entitled:

An Act to amend chapter 172, RSMo, by adding thereto one new section relating to financial records of University of Missouri donors and potential donors.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

INTRODUCTIONS OF GUESTS

Senator Griesheimer introduced to the Senate, Karen Tucker, Father Finbarr Dowling, parents and twenty fifth and sixth grade students from St. Ignatius Catholic School, Concord Hill.

Senator Ridgeway introduced to the Senate, Mr. and Mrs. Hagen, their son, Eagle Scout Dane Hagen and Life Scout Tommy Price, members of Kearney High School Boy Scout Troop 397.

Senator Loudon introduced to the Senate, his wife, Gina, Lisa Turvey and Bob Budenholzer, Chesterfield; Joe Raybuck, Brentwood; Eileen Schechter, Ladue; Wendy Sullivan, Kirkwood; Katie Smallen, Oakville; and Greg Kramer,

Webster Groves, members of Life Skills Foundation.

Senator Wilson introduced to the Senate, members of Swope Health Services, Swope Community Builders, Samuel Rogers Health Center, Kansas City.

The President introduced to the Senate, his sister-in-law, Barbara Kinder, his nieces, Hannah and Molly, and Paige Pritchard, Cape Girardeau.

Senator Rupp introduced to the Senate, Chrissy Schaeffer and Nicole Spencer, Lake St. Louis; and Anita Honse, Wentzville; and Chrissy and Nicole were made honorary pages.

Senator Nodler introduced to the Senate, Michael Loveless and Luke Clark, Joplin.

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

SENATE CALENDAR

FORTY-NINTH DAY—WEDNESDAY, APRIL 4, 2007

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HB 933-Grisamore, et al
HB 1014-Wright, et al
HB 41-Portwood
HB 428-Cox

HCS for HB 616
HB 684-Bruns
HB 740-Pearce
HB 941-Kingery, et al

SENATE BILLS FOR PERFECTION

1. SB 668-Loudon, with SCS
2. SB 496-Koster and Bartle, with SCS
3. SBs 660, 553, 557, 167, 258, 114 & 378-Mayer, with SCS
4. SBs 555 & 38-Gibbons, with SCS
5. SB 499-Engler and Clemens, with SCS
6. SB 572-Vogel
7. SB 627-Ridgeway
8. SB 599-Engler, with SCS
9. SB 205-Stouffer and Gibbons, with SCS

10. SB 521-Lager, et al, with SCS
11. SB 611-Goodman, with SCS
12. SB 537-Lager
13. SB 523-Scott, with SCS
14. SB 542-Scott, with SCS
15. SB 592-Scott, with SCS
16. SB 664-Scott, with SCS
17. SB 212-Goodman
18. SB 654-Kennedy
19. SB 563-Lager, with SCS

HOUSE BILLS ON THIRD READING

HCS for HB 453 (Mayer)
HJR 7-Nieves, with SCS (Engler)

HCS for HB 327, with SCS (Griesheimer)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 2-Gibbons, with SCS	SB 300-Bartle
SB 5-Loudon, with SCS	SB 303-Loudon, et al
SB 17-Shields, with SCS	SB 313-Scott, with SCS
SB 20-Griesheimer, with SCS	SB 341-Goodman, with SCS
SB 21-Griesheimer, with SCS	SB 363-Bartle
SB 27-Bartle and Koster	SB 364-Koster, with SCS, SS for SCS, SA 1 & SSA 1 for SA 1 (pending)
SB 31-Nodler	SB 368-Barnitz, et al, with SCS
SB 40-Ridgeway, with SS (pending)	SBs 370, 375 & 432-Scott and Koster, with SCS & SA 3 (pending)
SB 53-Koster and Engler, with SCS	SB 385-Gibbons, with SCS
SB 75-Coleman, et al, with SCS	SB 389-Nodler, et al, with SCS & SS#4 for SCS (pending)
SB 85-Champion and Koster, with SCS	SB 391-Days, with SCS
SB 86-Champion, with SCS	SB 400-Crowell, et al
SB 101-Mayer	SB 428-Purgason, with SCS
SB 131-Rupp	SB 429-Gibbons, with SCS
SB 153-Engler, et al, with SCS	SB 430-Shields, et al, with SCS, SS#2 for SCS, SA 4 & SSA 3 for SA 4 (pending)
SB 155-Engler, with SCS	SB 433-Callahan and Rupp
SB 160-Rupp, with SCS	SB 444-Goodman
SB 168-Mayer and Crowell, with SCS	SB 453-Scott, with SCS
SB 169-Rupp, with SCS, SS for SCS & SA 3 (pending)	SB 458-Gibbons
SB 204-Stouffer, with SCS & SS for SCS (pending)	SB 476-Crowell
SB 213-McKenna	SB 480-Ridgeway, et al, with SCS
SB 242-Nodler, with SCS	SB 492-Crowell
SB 250-Ridgeway and Vogel	SB 511-Scott, with SCS
SB 252-Ridgeway and McKenna	SB 531-Gibbons, with SCS
SB 254-Nodler, et al, with SCS	SB 534-Nodler
SBs 260 & 71-Koster, et al, with SCS	SB 570-Clemens
SB 274-Shields	SB 577-Shields and Gibbons, with SCS, SS for SCS & SA 12 (pending)
SB 282-Griesheimer, with SCS & SS for SCS (pending)	SB 698-Ridgeway, et al, with SCS
SB 287-Crowell and Vogel	
SB 292-Mayer	
SB 297-Loudon, with SCS	

CONSENT CALENDAR

Senate Bills

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SB 211-Goodman

Reported 2/15

SB 8-Kennedy

Reported 3/8

SB 185-Green

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