

Journal of the Senate

SECOND REGULAR SESSION

FIFTY-FIFTH DAY—TUESDAY, APRIL 22, 2008

The Senate met pursuant to adjournment.

President Kinder in the Chair.

Reverend Carl Gauck offered the following prayer:

“The divine test of a man’s worth is not his theology but his life.” (Morris Joseph)

Almighty Father, each day we walk down these halls and we see the faces of all those former Senators and staff who have served before us. And what we remember most of them is not their speeches but the lives they lived and the giving of themselves flowed from their sense of service. Let us also be mindful of our legacy and the things that will be remembered about us. 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.

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

Present—Senators

Barnitz	Bartle	Bray	Callahan	Champion	Clemens	Coleman	Crowell
Days	Dempsey	Engler	Gibbons	Goodman	Graham	Green	Griesheimer
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 Gibbons offered Senate Resolution No. 2444, regarding Sister Lucy Vehige, St. Louis, which was adopted.

Senator Koster offered Senate Resolution No. 2445, regarding Sioux Chief Manufacturing Company, Inc., Peculiar, which was adopted.

Senator Barnitz offered Senate Resolution No. 2446, regarding Brandon Joseph Boies, Dixon, which was adopted.

Senator Mayer offered Senate Resolution No. 2447, regarding the Seventieth Wedding Anniversary of Mr. and Mrs. Clifford Mosbey, Fisk, which was adopted.

Senator Kennedy offered Senate Resolution No. 2448, regarding James Allen Sandfort, Ed.D., Ballwin, 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 2393**—Economic Development, Tourism and Local Government.

HCS for **HBs 1831** and **1472**—Judiciary and Civil and Criminal Jurisprudence.

REFERRALS

President Pro Tem Gibbons referred **SCR 41** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

SENATE BILLS FOR PERFECTION

SB 1101 was placed on the Informal Calendar.

Senator Dempsey moved that **SB 1283**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 1283**, entitled:

**SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 1283**

An Act to repeal sections 135.535, 135.562, 191.400, 192.014, 192.083, 208.145, 208.152, 208.215, 208.955, 376.986, and 660.062, RSMo, and to enact in lieu thereof sixty-six new sections relating to the Missouri health transformation act of 2008.

Was taken up.

Senator Dempsey moved that **SCS** for **SB 1283** be adopted.

Senator Ridgeway assumed the Chair.

Senator Dempsey offered **SS** for **SCS** for **SB 1283**, entitled:

**SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 1283**

An Act to repeal sections 33.103, 135.535, 135.562, 191.400, 192.014, 192.083, 208.145, 208.152, 208.215, 208.955, 376.986, and 660.062, RSMo, and to enact in lieu thereof sixty-one new sections relating

to the Missouri health transformation act of 2008, with penalty provisions.

Senator Dempsey moved that **SS** for **SCS** for **SB 1283** be adopted.

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

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 1283, Page 100, Section 376.1618, Line 4 of said page, by inserting after all of said line the following:

“Section 1. Services provided to participants who were deemed eligible prior to January 1, 2005, under MO HealthNet shall be reinstated at levels as such services were provided on January 1, 2005.”;
and

Further amend the title and enacting clause accordingly.

Senator Bray moved that the above amendment be adopted.

President Pro Tem Gibbons assumed the Chair.

Senator Shields offered **SA 1** to **SA 1**, which was read:

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 1

Amend Senate Amendment No. 1 to Senate Substitute for Senate Committee Substitute for Senate Bill No. 1283, Page 1, Section 1, Line 6, by inserting after the number “2005.” the following: **“The provisions of this section shall not become effective until a separate dedicated source of revenue is created to pay for the services described in this section.”**.

Senator Shields moved that the above amendment be adopted.

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

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

Amend Senate Amendment No. 1 to Senate Substitute for Senate Committee Substitute for Senate Bill No. 1283, Page 1, Section 1, Line 6 by inserting after the number “2005.” the following: **“The provisions of this section shall become effective on July 1, 2009.”**.

Senator Bray moved that the above substitute amendment be adopted.

Senator Nodler assumed the Chair.

At the request of Senator Dempsey, **SB 1283**, with **SCS**, **SS** for **SCS**, **SA 1**, **SA 1** to **SA 1** and **SSA 1** for **SA 1** to **SA 1** (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 **HB 2191**, entitled:

An Act to repeal section 160.545, RSMo, and to enact in lieu thereof one new section relating to the A+ schools program.

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 1649**, entitled:

An Act to repeal sections 302.060, 302.177, 302.181, 589.400, and 589.417, RSMo, and to enact in lieu thereof five new sections relating to driver's licenses for convicted sex offenders, with penalty provisions.

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 1474**, entitled:

An Act to repeal sections 137.115, 144.044, 301.650, 362.105, 365.020, 365.200, 369.229, 370.300, 408.015, 408.250, 436.350, 441.005, 442.010, 443.803, 513.010, 700.010, 700.111, 700.320, 700.350, 700.360, 700.375, 700.525, 700.600, 700.630, and 700.650, RSMo, and to enact in lieu thereof twenty-six new sections relating to manufactured homes, with a penalty provision.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

CONFERENCE COMMITTEE APPOINTMENTS

President Pro Tem Gibbons appointed the following conference committee to act with a like committee from the House on **SCS** for **HCS** for **HB 2002**: Senators Nodler, Mayer, Rupp, Bray and Green.

President Pro Tem Gibbons appointed the following conference committee to act with a like committee from the House on **SCS** for **HCS** for **HB 2003**: Senators Nodler, Mayer, Rupp, Bray and Green.

President Pro Tem Gibbons appointed the following conference committee to act with a like committee from the House on **SCS** for **HB 2004**: Senators Nodler, Mayer, Rupp, Bray and Green.

President Pro Tem Gibbons appointed the following conference committee to act with a like committee from the House on **SCS** for **HCS** for **HB 2005**: Senators Nodler, Mayer, Rupp, Bray and Green.

President Pro Tem Gibbons appointed the following conference committee to act with a like committee from the House on **SCS** for **HCS** for **HB 2006**: Senators Nodler, Mayer, Rupp, Bray and Green.

President Pro Tem Gibbons appointed the following conference committee to act with a like committee from the House on **SCS** for **HCS** for **HB 2007**: Senators Nodler, Mayer, Rupp, Bray and Green.

President Pro Tem Gibbons appointed the following conference committee to act with a like committee from the House on **SCS** for **HCS** for **HB 2008**: Senators Nodler, Mayer, Rupp, Bray and Green.

President Pro Tem Gibbons appointed the following conference committee to act with a like committee

from the House on **SCS** for **HCS** for **HB 2009**: Senators Nodler, Mayer, Rupp, Bray and Green.

President Pro Tem Gibbons appointed the following conference committee to act with a like committee from the House on **SCS** for **HCS** for **HB 2010**: Senators Nodler, Mayer, Rupp, Bray and Green.

President Pro Tem Gibbons appointed the following conference committee to act with a like committee from the House on **SCS** for **HCS** for **HB 2011**: Senators Nodler, Mayer, Rupp, Bray and Green.

President Pro Tem Gibbons appointed the following conference committee to act with a like committee from the House on **SCS** for **HCS** for **HB 2012**: Senators Nodler, Mayer, Rupp, Bray and Green.

President Pro Tem Gibbons appointed the following conference committee to act with a like committee from the House on **SCS** for **HCS** for **HB 2013**: Senators Nodler, Mayer, Rupp, Bray and Green.

REPORTS OF STANDING COMMITTEES

Senator Shields, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which were referred **SS** for **SB 817** and **SJR 45**, begs leave to report that it has examined the same and finds that the bill and joint resolution have been truly perfected and that the printed copies furnished the Senators are correct.

On motion of Senator Shields, the Senate recessed until 3:30 p.m.

RECESS

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

RESOLUTIONS

Senator Crowell offered Senate Resolution No. 2449, regarding Sonnie Kathryn Childress, Cape Girardeau, which was adopted.

Senator Purgason offered Senate Resolution No. 2450, regarding the Ninety-fifth Birthday of Pansy DeVasure, Lebanon, which was adopted.

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 conference committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 2002**. Representatives: Icet, Robb, Stream, Bringer and Lampe.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker has appointed the following conference committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 2003**. Representatives: Icet, Robb, Stream, Bringer and Lampe.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker has appointed the following conference committee to act with a like committee from the Senate on **SCS** for

HB 2004. Representatives: Icet, Robb, Stream, Storch and Komo.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker has appointed the following conference committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 2005**. Representatives: Icet, Robb, Stream, Storch and Komo.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker has appointed the following conference committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 2006**. Representatives: Icet, Robb, Stream, Shively and Harris (110).

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker has appointed the following conference committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 2007**. Representatives: Icet, Robb, Stream, Storch and Komo.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker has appointed the following conference committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 2008**. Representatives: Icet, Robb, Stream, Nasheed and Wildberger.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker has appointed the following conference committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 2009**. Representatives: Icet, Robb, Stream, Nasheed and Wildberger.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker has appointed the following conference committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 2010**. Representatives: Icet, Robb, Stream, Curls and McClanahan.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker has appointed the following conference committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 2011**. Representatives: Icet, Robb, Stream, Curls and McClanahan.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker has appointed the following conference committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 2012**. Representatives: Icet, Robb, Stream, Curls and Storch.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker has appointed the following conference committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 2013**. Representatives: Icet, Robb, Stream, Curls and Storch.

SENATE BILLS FOR PERFECTION

Senator Dempsey moved that **SB 1283**, with **SCS, SS** for **SCS, SA 1, SA 1** to **SA 1** and **SSA 1** for **SA 1** to **SA 1** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

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

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

Senator Goodman assumed the Chair.

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

YEAS—Senators

Barnitz	Bray	Callahan	Coleman	Days	Engler	Graham	Justus
Kennedy	Koster	McKenna	Shoemyer	Smith	Wilson—14		

NAYS—Senators

Bartle	Champion	Clemens	Crowell	Dempsey	Gibbons	Goodman	Lager
Loudon	Mayer	Nodler	Purgason	Ridgeway	Rupp	Scott	Shields
Stouffer	Vogel—18						

Absent—Senators

Green	Griesheimer—2
-------	---------------

Absent with leave—Senators—None

Vacancies—None

At the request of Senator Bray, **SA 1** was withdrawn rendering **SA 1** to **SA 1** moot.

Senator Lager assumed the Chair.

Senator Coleman offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 1283, Page 95, Section 376.685, Line 3, by inserting after all of said line the following:

“376.811. 1. Every insurance company and health services corporation doing business in this state shall offer in all health insurance policies benefits or coverage for chemical dependency meeting the following minimum standards:

(1) Coverage for outpatient treatment through a nonresidential treatment program, or through partial- or full-day program services, of not less than twenty-six days per policy benefit period;

(2) Coverage for residential treatment program of not less than twenty-one days per policy benefit period;

(3) Coverage for medical or social setting detoxification of not less than six days per policy benefit period;

(4) The coverages set forth in this subsection may be subject to a separate lifetime frequency cap of not less than ten episodes of treatment, except that such separate lifetime frequency cap shall not apply to medical detoxification in a life-threatening situation as determined by the treating physician and subsequently documented within forty-eight hours of treatment to the reasonable satisfaction of the insurance company or health services corporation; and

(5) The coverages set forth in this subsection:

(a) Shall be subject to the same coinsurance, co-payment and deductible factors as apply to physical illness;

(b) May be administered pursuant to a managed care program established by the insurance company or health services corporation; and

(c) May deliver covered services through a system of contractual arrangements with one or more providers, hospitals, nonresidential or residential treatment programs, or other mental health service delivery entities certified by the department of mental health, or accredited by a nationally recognized organization, or licensed by the state of Missouri.

2. In addition to the coverages set forth in subsection 1 of this section, every insurance company, health services corporation and health maintenance organization doing business in this state shall offer in all health insurance policies, benefits or coverages for recognized mental illness, excluding chemical dependency, meeting the following minimum standards:

(1) Coverage for outpatient treatment, including treatment through partial- or full-day program services, for mental health services for a recognized mental illness rendered by a licensed professional to the same extent as any other illness;

(2) Coverage for residential treatment programs for the therapeutic care and treatment of a recognized mental illness when prescribed by a licensed professional and rendered in a psychiatric residential treatment center licensed by the department of mental health or accredited by the Joint Commission on Accreditation of Hospitals to the same extent as any other illness;

(3) Coverage for inpatient hospital treatment for a recognized mental illness to the same extent as for any other illness, not to exceed ninety days per year;

(4) The coverages set forth in this subsection shall be subject to the same coinsurance, co-payment, deductible, annual maximum and lifetime maximum factors as apply to physical illness; and

(5) The coverages set forth in this subsection may be administered pursuant to a managed care program established by the insurance company, health services corporation or health maintenance organization, and covered services may be delivered through a system of contractual arrangements with one or more providers, community mental health centers, hospitals, nonresidential or residential treatment programs, or other mental health service delivery entities certified by the department of mental health, or accredited by a nationally recognized organization, or licensed by the state of Missouri.

3. The offer required by sections 376.810 to 376.814 may be accepted or rejected by the group or individual policyholder or contract holder and, if accepted, shall fully and completely satisfy and substitute for the coverage under section 376.779. Nothing in sections 376.810 to 376.814 shall prohibit an insurance company, health services corporation or health maintenance organization from including all or part of the coverages set forth in sections 376.810 to 376.814 as standard coverage in their policies or contracts issued

in this state.

4. Every insurance company, health services corporation and health maintenance organization doing business in this state shall offer in all health insurance policies mental health benefits or coverage as part of the policy or as a supplement to the policy. Such mental health benefits or coverage shall include at least two sessions per year to a licensed psychiatrist, licensed psychologist, licensed professional counselor, **licensed marital and family therapist**, or licensed clinical social worker acting within the scope of such license and under the following minimum standards:

(1) Coverage and benefits in this subsection shall be for the purpose of diagnosis or assessment, but not dependent upon findings; and

(2) Coverage and benefits in this subsection shall not be subject to any conditions of preapproval, and shall be deemed reimbursable as long as the provisions of this subsection are satisfied; and

(3) Coverage and benefits in this subsection shall be subject to the same coinsurance, co-payment and deductible factors as apply to regular office visits under coverages and benefits for physical illness.

5. If the group or individual policyholder or contract holder rejects the offer required by this section, then the coverage shall be governed by the mental health and chemical dependency insurance act as provided in sections 376.825 to 376.836.

6. This section shall not apply to a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, hospitalization-surgical care policy, short-term major medical policy of six months or less duration, or any other supplemental policy as determined by the director of the department of insurance.”; and

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

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

Senator Shoemyer offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 1283, Page 73, Section 208.955, Line 5 of said page, by striking the word “eighteen” and inserting in lieu thereof the following: “**twenty-nine**”; and further amend line 14 by striking the following: “Two primary care” and inserting in lieu thereof the following: “**Four**”; and further amend said line by inserting immediately after “physicians,” the following: “**two each from rural and urban areas,**”; and further amend line 15 by inserting immediately after “RSMo,” the following: “**board certified in their specialty,**”; and further amend lines 19 to 23 by striking all of said lines and inserting in lieu thereof the following:

“(5) **One optometrist, licensed under chapter 336, RSMo, who cares for participants. The optometrist shall be recommended by any Missouri organization or association that represents a significant number of optometrists licensed in this state;**

(6) **One nurse, licensed or registered under chapter 335, RSMo, who cares for participants. The nurse shall be recommended by any Missouri organization or association that represents a significant number of nurses in this state;**

(7) **One mental health professional who cares for participants. The mental health professional**

shall be either a licensed psychologist, licensed professional counselor, or a licensed social worker and shall be recommended by any Missouri organization or association that represents a significant number of mental health professionals in this state;

(8) One representative from a rural health clinic;

(9) One representative of a not-for-profit health network serving rural counties and providing both patient-based and provider member services;

(10) One representative of the state association representing the majority of the long-term care facilities licensed in this state”; and further renumber the remaining subdivisions accordingly; and

Further amend said bill and section, Page 74, line 4 of said page, by striking the following: “Two” and inserting in lieu thereof the following: “**Three**”; and further amend said line by inserting immediately after the word “advocates” the following: “, **with one advocate representing children, one the disabled, and one the elderly community**;

(15) One member representing a federally qualified health center;

(16) One representative from the durable medical equipment industry, who owns or manages a durable medical equipment company operating in Missouri for at least three years, with multiple lines of products and services for participants. The representative shall be in good standing with the federal Medicare program and the MO HealthNet program;

(17) One physical therapist, licensed under chapter 334, RSMo, who cares for participants. The physical therapist shall be recommended by any Missouri organization or association that represents a significant number of physical therapists licensed in this state;

(18) One member representing a managed care organization under the MO HealthNet program, as defined in section 208.431;”; and further amend said subsection by renumbering the subdivisions accordingly.

Senator Shoemyer moved that the above amendment be adopted.

Senator Stouffer offered **SA 1 to SA 3**:

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 3

Amend Senate Amendment No. 3 to Senate Substitute for Senate Committee Substitute for Senate Bill No. 1283, Page 2, Section 208.955, Lines 9-10, by striking all of said lines and inserting in lieu thereof the following:

“(10) One representative of a long-term care facility”.

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

SA 3, as amended, was again taken up.

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

Senator Wilson offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 1283, Page 34, Section

196.1200, Lines 11-15, by striking all of said lines and inserting in lieu thereof the following:

“3. There is hereby created the “Commission for Tobacco Use Prevention, Cessation, and Enforcement”, which shall be established in the department of health and senior services. The commission shall consist of the following thirteen members or their designees:

(1) One member from an organization representing cancer treatment and prevention programs, appointed by the governor;

(2) One member from an organization representing heart disease treatment and prevention programs, appointed by the governor;

(3) One member from an organization representing lung disease treatment and prevention programs, appointed by the governor;

(4) A representative from the Missouri State Medical Association, appointed by the governor;

(5) A representative from the nursing profession recommended by the Missouri Nurses' Association and appointed by the governor;

(6) A representative from a smoking prevention advocacy organization, appointed by the governor;

(7) One member from a local medical society representing the Kansas City area, appointed by the governor;

(8) One member from a local medical society representing the St. Louis area, appointed by the governor;

(9) One member from a local medical society representing the Greene county area, appointed by the governor;

(10) The director of the Missouri department of health and senior services;

(11) The director of the Missouri department of mental health;

(12) The president pro tempore of the Missouri senate;

(13) The speaker of the Missouri house of representatives.

The members appointed by the governor shall be approved with the advice and consent of the senate.

4. Members of the commission appointed by the governor shall serve two-year terms, subject to reappointment. Service shall be voluntary, with reasonable reimbursement for expenses incurred by members who are not employees of the state of Missouri.

5. The commission shall designate moneys from the tobacco use prevention, cessation and enforcement trust fund for programs described under subsection 2 of this section consistently with the Center for Disease Control and Prevention, or its successor agency's, best practices and guidelines for state tobacco control programs. No member of the commission may be an employee of or have any financial interest in any tobacco company or any company or private organization with any financial ties to any tobacco company.

6. The commission shall submit a report by December 15, 2008, to the governor, the speaker of the house of representatives, and the president pro tem of the senate that includes information

regarding the commission's recommendations for program guidelines and administration. No later than December fifteenth of each following year, the commission shall submit a report to the governor, the speaker of the house of representatives, and the president pro tem of the senate, which shall include information regarding the number of program applicants and evaluation of programs currently being funded based on accountability standards set by the commission.”; and further amend said section, by renumbering the remaining subsection accordingly.

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

Senator Green offered SA 5:

SENATE AMENDMENT NO. 5

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 1283, Page 33, Section 192.990, Line 18, by inserting immediately after said line the following:

“195.070. 1. A physician, podiatrist, dentist, or a registered optometrist certified to administer pharmaceutical agents as provided in section 336.220, RSMo, in good faith and in the course of his or her professional practice only, may prescribe, administer, and dispense controlled substances or he or she may cause the same to be administered or dispensed by an individual as authorized by statute.

2. An advanced practice registered nurse, as defined in section 335.016, RSMo, who holds a certificate of controlled substance prescriptive authority from the board of nursing under section 335.019, RSMo, and who is delegated the authority to prescribe controlled substances under a collaborative practice arrangement under section 334.104, RSMo, may prescribe any controlled substances listed in Schedules III, IV, and V of section 195.017. However, no such certified advanced practice registered nurse shall prescribe controlled substance for his or her own self or family.

3. A veterinarian, in good faith and in the course of his professional practice only, and not for use by a human being, may prescribe, administer, and dispense controlled substances and he may cause them to be administered by an assistant or orderly under his direction and supervision.

[3.] 4. A practitioner shall not accept any portion of a controlled substance unused by a patient, for any reason, if such practitioner did not originally dispense the drug.

[4.] 5. An individual practitioner may not prescribe or dispense a controlled substance for such practitioner's personal use except in a medical emergency.

195.100. 1. It shall be unlawful to distribute any controlled substance in a commercial container unless such container bears a label containing an identifying symbol for such substance in accordance with federal laws.

2. It shall be unlawful for any manufacturer of any controlled substance to distribute such substance unless the labeling thereof conforms to the requirements of federal law and contains the identifying symbol required in subsection 1 of this section.

3. The label of a controlled substance in Schedule II, III or IV shall, when dispensed to or for a patient, contain a clear, concise warning that it is a criminal offense to transfer such narcotic or dangerous drug to any person other than the patient.

4. Whenever a manufacturer sells or dispenses a controlled substance and whenever a wholesaler sells or dispenses a controlled substance in a package prepared by him, he shall securely affix to each package

in which that drug is contained, a label showing in legible English the name and address of the vendor and the quantity, kind, and form of controlled substance contained therein. No person except a pharmacist for the purpose of filling a prescription under sections 195.005 to 195.425, shall alter, deface, or remove any label so affixed.

5. Whenever a pharmacist or practitioner sells or dispenses any controlled substance on a prescription issued by a physician, dentist, podiatrist [or], veterinarian, **or advanced practice registered nurse**, he shall affix to the container in which such drug is sold or dispensed, a label showing his own name and address of the pharmacy or practitioner for whom he is lawfully acting; the name of the patient or, if the patient is an animal, the name of the owner of the animal and the species of the animal; the name of the physician, dentist, podiatrist [or], **advanced practice registered nurse, or veterinarian** by whom the prescription was written; **the name of the collaborating physician if the prescription is written by an advanced practice registered nurse**, and such directions as may be stated on the prescription. No person shall alter, deface, or remove any label so affixed.”; and

Further amend said bill, page 92, section 208.1345, line 18, by inserting immediately after said line the following:

“334.104. 1. A physician may enter into collaborative practice arrangements with registered professional nurses. Collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols, or standing orders for the delivery of health care services. Collaborative practice arrangements, which shall be in writing, may delegate to a registered professional nurse the authority to administer or dispense drugs and provide treatment as long as the delivery of such health care services is within the scope of practice of the registered professional nurse and is consistent with that nurse's skill, training and competence.

2. Collaborative practice arrangements, which shall be in writing, may delegate to a registered professional nurse the authority to administer, dispense or prescribe drugs and provide treatment if the registered professional nurse is an advanced practice nurse as defined in subdivision (2) of section 335.016, RSMo. **Collaborative practice arrangements may delegate to an advanced practice registered nurse, as defined in section 335.016, RSMo, the authority to administer, dispense, or prescribe controlled substances listed in Schedules III, IV, and V of section 195.017, RSMo.** Such collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols or standing orders for the delivery of health care services.

3. **The written collaborative practice arrangement shall contain at least the following provisions:**

(1) **Complete names, home and business addresses, zip codes, and telephone numbers of the collaborating physician and the advanced practice registered nurse;**

(2) **A list of all other offices or locations besides those listed in subdivision (1) of this subsection where the collaborating physician authorized the advanced practice registered nurse to prescribe;**

(3) **A requirement that there shall be posted at every office where the advanced practice registered nurse is authorized to prescribe, in collaboration with a physician, a prominently displayed disclosure statement informing patients that they may be seen by an advanced practice registered nurse and have the right to see the collaborating physician;**

(4) **All specialty or board certifications of the collaborating physician and all certifications of the advanced practice registered nurse;**

(5) The manner of collaboration between the collaborating physician and the advanced practice registered nurse, including how the collaborating physician and the advanced practice registered nurse will:

(a) Engage in collaborative practice consistent with each professional's skill, training, education, and competence;

(b) Maintain geographic proximity; and

(c) Provide coverage during absence, incapacity, infirmity, or emergency by the collaborating physician;

(6) A description of the advanced practice registered nurse's controlled substance prescriptive authority in collaboration with the physician, including a list of the controlled substances the physician authorizes the nurse to prescribe and documentation that it is consistent with each professional's education, knowledge, skill, and competence;

(7) A list of all other written practice agreements of the collaborating physician and the advanced practice registered nurse;

(8) The duration of the written practice agreement between the collaborating physician and the advanced practice registered nurse; and

(9) A description of the time and manner of the collaborating physician's review of the advanced practice registered nurse's prescribing practices. The description shall include provisions that the advanced practice registered nurse shall submit documentation of the advanced practice registered nurse's prescribing practices to the collaborating physician within fourteen days. The documentation shall include, but not be limited to, a random sample review by the collaborating physician of at least twenty percent of the charts and medications prescribed.

4. The state board of registration for the healing arts pursuant to section 334.125 and the board of nursing pursuant to section 335.036, RSMo, may jointly promulgate rules regulating the use of collaborative practice arrangements. Such rules shall be limited to specifying geographic areas to be covered, the methods of treatment that may be covered by collaborative practice arrangements and the requirements for review of services provided pursuant to collaborative practice arrangements **including delegating authority to prescribe controlled substances**. Any rules relating to dispensing or distribution of medications or devices by prescription or prescription drug orders under this section shall be subject to the approval of the state board of pharmacy. In order to take effect, such rules shall be approved by a majority vote of a quorum of each board. Neither the state board of registration for the healing arts nor the board of nursing may separately promulgate rules relating to collaborative practice arrangements. Such jointly promulgated rules shall be consistent with guidelines for federally funded clinics. The rulemaking authority granted in this subsection shall not extend to collaborative practice arrangements of hospital employees providing inpatient care within hospitals as defined pursuant to chapter 197, RSMo.

[4.] **5.** The state board of registration for the healing arts shall not deny, revoke, suspend or otherwise take disciplinary action against a physician for health care services delegated to a registered professional nurse provided the provisions of this section and the rules promulgated thereunder are satisfied. Upon the written request of a physician subject to a disciplinary action imposed as a result of an agreement between a physician and a registered professional nurse or registered physician assistant, whether written or not, prior to August 28, 1993, all records of such disciplinary licensure action and all records pertaining to the filing,

investigation or review of an alleged violation of this chapter incurred as a result of such an agreement shall be removed from the records of the state board of registration for the healing arts and the division of professional registration and shall not be disclosed to any public or private entity seeking such information from the board or the division. The state board of registration for the healing arts shall take action to correct reports of alleged violations and disciplinary actions as described in this section which have been submitted to the National Practitioner Data Bank. In subsequent applications or representations relating to his medical practice, a physician completing forms or documents shall not be required to report any actions of the state board of registration for the healing arts for which the records are subject to removal under this section.

[5.] **6.** Within thirty days of any change and on each renewal, the state board of registration for the healing arts shall require every physician to identify whether the physician is engaged in any collaborative practice agreement, **including collaborative practice agreements delegating the authority to prescribe controlled substances**, or physician assistant agreement and also report to the board the name of each licensed professional with whom the physician has entered into such agreement. The board may make this information available to the public. The board shall track the reported information and may routinely conduct random reviews of such agreements to ensure that agreements are carried out for compliance under this chapter.

[6.] **7.** Notwithstanding anything to the contrary in this section, a registered nurse who has graduated from a school of nurse anesthesia accredited by the Council on Accreditation of Educational Programs of Nurse Anesthesia or its predecessor and has been certified or is eligible for certification as a nurse anesthetist by the Council on Certification of Nurse Anesthetists shall be permitted to provide anesthesia services without a collaborative practice arrangement provided that he or she is under the supervision of an anesthesiologist or other physician, dentist, or podiatrist who is immediately available if needed.

8. A collaborating physician shall not enter into a collaborative practice arrangement with more than three full-time equivalent advanced practice registered nurses. This limitation shall not apply to collaborative arrangements of hospital employees providing inpatient care service in hospitals as defined in chapter 197, RSMo.

9. It is the responsibility of the collaborating physician to determine and document the completion of at least a one-month period of time during which the advanced practice registered nurse shall practice with the collaborating physician continuously present before practicing in a setting where the collaborating physician is not continuously present.

10. No agreement made under this section shall supersede current hospital licensing regulations governing hospital medication orders under protocols or standing orders for the purpose of delivering inpatient or emergency care within a hospital as defined in section 197.020, RSMo, if such protocols or standing orders have been approved by the hospital's medical staff and pharmaceutical therapeutics committee.

11. No contract or other agreement shall require a physician to act as a collaborating physician for an advanced practice registered nurse against the physician's will. A physician shall have the right to refuse to act as a collaborating physician, without penalty, for a particular advanced practice registered nurse. No contract or other agreement shall limit the collaborating physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any advanced practice registered nurse, but this requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe

medical practice established by hospital's medical staff.

12. No contract or other agreement shall require any advanced practice registered nurse to serve as a collaborating advanced practice registered nurse for any collaborating physician against the advanced practice registered nurse's will. An advanced practice registered nurse shall have the right to refuse to collaborate, without penalty, with a particular physician.

335.016. As used in this chapter, unless the context clearly requires otherwise, the following words and terms mean:

(1) “Accredited”, the official authorization or status granted by an agency for a program through a voluntary process;

(2) “Advanced practice **registered** nurse”, a nurse who has [had] education beyond the basic nursing education and is certified by a nationally recognized professional organization [as having a nursing specialty, or who meets criteria for advanced practice nurses established by the board of nursing. The board of nursing may promulgate rules specifying which professional nursing organization certifications are to be recognized as advanced practice nurses, and may set standards for education, training and experience required for those without such specialty certification to become advanced practice nurses] **as a certified nurse practitioner, certified nurse midwife, certified registered nurse anesthetist, or a certified clinical nurse specialist. The board shall promulgate rules specifying which nationally recognized professional organization certifications are to be recognized for the purposes of this section.** Advanced practice nurses and only such individuals may use the title “Advanced Practice Registered Nurse” and the abbreviation “APRN”;

(3) “Approval”, official recognition of nursing education programs which meet standards established by the board of nursing;

(4) “Board” or “state board”, the state board of nursing;

(5) “**Certified nurse practitioner**”, a registered nurse who is currently certified as a nurse practitioner by a nationally recognized certifying body approved by the board of nursing;

(6) “**Certified clinical nurse specialist**”, a registered nurse who is currently certified as a clinical nurse specialist by a nationally recognized certifying board approved by the board of nursing;

(7) “**Certified nurse midwife**”, a registered nurse who is currently certified as a nurse midwife by the American College of Nurse Midwives, or other nationally recognized certifying body approved by the board of nursing;

(8) “**Certified registered nurse anesthetist**”, a registered nurse who is currently certified as a nurse anesthetist by the Council on Certification of Nurse Anesthetists, the Council on Recertification of Nurse Anesthetists, or other nationally recognized certifying body approved by the board of nursing;

[(5)] (9) “Executive director”, a qualified individual employed by the board as executive secretary or otherwise to administer the provisions of this chapter under the board's direction. Such person employed as executive director shall not be a member of the board;

[(6)] (10) “Inactive nurse”, as defined by rule pursuant to section 335.061;

[(7)] (11) “Lapsed license status”, as defined by rule under section 335.061;

[(8)] (12) “Licensed practical nurse” or “practical nurse”, a person licensed pursuant to the provisions of this chapter to engage in the practice of practical nursing;

[(9)] (13) “Licensure”, the issuing of a license to practice professional or practical nursing to candidates who have met the specified requirements and the recording of the names of those persons as holders of a license to practice professional or practical nursing;

[(10)] (14) “Practical nursing”, the performance for compensation of selected acts for the promotion of health and in the care of persons who are ill, injured, or experiencing alterations in normal health processes. Such performance requires substantial specialized skill, judgment and knowledge. All such nursing care shall be given under the direction of a person licensed by a state regulatory board to prescribe medications and treatments or under the direction of a registered professional nurse. For the purposes of this chapter, the term “direction” shall mean guidance or supervision provided by a person licensed by a state regulatory board to prescribe medications and treatments or a registered professional nurse, including, but not limited to, oral, written, or otherwise communicated orders or directives for patient care. When practical nursing care is delivered pursuant to the direction of a person licensed by a state regulatory board to prescribe medications and treatments or under the direction of a registered professional nurse, such care may be delivered by a licensed practical nurse without direct physical oversight;

[(11)] (15) “Professional nursing”, the performance for compensation of any act which requires substantial specialized education, judgment and skill based on knowledge and application of principles derived from the biological, physical, social and nursing sciences, including, but not limited to:

(a) Responsibility for the teaching of health care and the prevention of illness to the patient and his or her family;

(b) Assessment, nursing diagnosis, nursing care, and counsel of persons who are ill, injured or experiencing alterations in normal health processes;

(c) The administration of medications and treatments as prescribed by a person licensed by a state regulatory board to prescribe medications and treatments;

(d) The coordination and assistance in the delivery of a plan of health care with all members of a health team;

(e) The teaching and supervision of other persons in the performance of any of the foregoing;

[(12)] (16) A “registered professional nurse” or “registered nurse”, a person licensed pursuant to the provisions of this chapter to engage in the practice of professional nursing;

[(13)] (17) “Retired license status”, any person licensed in this state under this chapter who retires from such practice. Such person shall file with the board an affidavit, on a form to be furnished by the board, which states the date on which the licensee retired from such practice, an intent to retire from the practice for at least two years, and such other facts as tend to verify the retirement as the board may deem necessary; but if the licensee thereafter reengages in the practice, the licensee shall renew his or her license with the board as provided by this chapter and by rule and regulation.

335.019. The board of nursing may grant a certificate of controlled substance prescriptive authority to an advanced practice registered nurse who:

(1) Submits proof of successful completion of an advanced pharmacology course that shall include preceptorial experience in the prescription of drugs, medicines and therapeutic devices; and

(2) Provides documentation of a minimum of three hundred clock hours preceptorial experience in the prescription of drugs, medicines, and therapeutic devices with a qualified preceptor; and

(3) Provides evidence of a minimum of one thousand hours of practice in an advanced practice nursing category prior to application for a certificate of prescriptive authority. The one thousand hours shall not include clinical hours obtained in the advanced practice nursing education program. The one thousand hours of practice in an advanced practice nursing category may include transmitting a prescription order orally or telephonically or to an inpatient medical record from protocols developed in collaboration with and signed by a licensed physician; and

(4) Has a controlled substance prescribing authority delegated in the collaborative practice arrangement under section 334.104, RSMo, with a physician who has an unrestricted federal Drug Enforcement Administration registration number and who is actively engaged in a practice comparable in scope, specialty, or expertise to that of the advanced practice registered nurse.”; and

Further amend the title and enacting clause accordingly.

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

Senator Stouffer offered SA 6:

SENATE AMENDMENT NO. 6

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 1283, Page 54, Section 208.152, Line 5, by inserting after all of said line the following:

“(20) Comprehensive day rehabilitation services beginning early posttrauma as part of a coordinated system of care for individuals with disabling impairments. Rehabilitation services must be based on an individualized, goal-oriented, comprehensive, and coordinated treatment plan developed, implemented, and monitored through an interdisciplinary assessment designed to restore an individual to optimal level of physical, cognitive, and behavioral function. The MO HealthNet division shall establish by administrative rule the definition and criteria for designation of a comprehensive day rehabilitation service facility, benefit limitations, and payment mechanism utilizing the expertise of brain injury rehabilitation service providers and the Missouri head injury advisory council created under section 192.745, RSMo. Such services shall be provided in a community-based facility and be authorized on tier levels based on the services the patient requires and the frequency of the services as guided by a qualified rehabilitation professional associated with a health care home. 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 subdivision 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, 2008, shall be invalid and void;”; and

Further renumber the remaining subdivisions accordingly.

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

Senator Barnitz offered SA 7, which was read:

SENATE AMENDMENT NO. 7

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 1283, Page 29, Section 191.1265, Line 21, by inserting immediately after the word “registration.” the following:

“Beginning July 1, 2009, all health carriers, as defined under section 376.1350, RSMo, shall reimburse services provided through telehealth in the same manner they would reimburse a standard office visit or consultation by the provider or specialist. The department of social services shall promulgate rules for the MO HealthNet program consistent with the provisions of this section.”.

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

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

SENATE AMENDMENT NO. 8

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 1283, Page 23, Section 191.1008, Line 24, by striking the words “or by nonprofit community-based organizations” and inserting in lieu thereof the following: “that do not receive funding from or is affiliated with a health care insurer”.

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

Senator Wilson offered **SA 9**, which was read:

SENATE AMENDMENT NO. 9

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 1283, Page 34, Section 196.1200, Line 10, by inserting at the end of said line the following:

“At least twenty-five percent of the moneys from the fund shall be used for youth smoking prevention programs modeled upon evidence-based programs proven to reduce youth smoking in one or more jurisdictions within the United States.”.

Senator Wilson moved that the above amendment be adopted.

At the request of Senator Dempsey, **SB 1283**, with **SCS**, **SS** for **SCS** and **SA 9** (pending), was placed on the Informal Calendar.

President Pro Tem Gibbons assumed the Chair.

REPORTS OF STANDING COMMITTEES

On behalf of Senator Loudon, Chairman of the Committee on Small Business, Insurance and Industrial Relations, Senator Shields submitted the following report:

Mr. President: Your Committee on Small Business, Insurance and Industrial Relations, to which was referred **SB 877**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Lager assumed the Chair.

RE-REFERRALS

President Pro Tem Gibbons re-referred **HCS** for **HJR 41** to the Committee on Pensions, Veterans' Affairs and General Laws.

President Pro Tem Gibbons re-referred **HB 1716** to the Committee on the Judiciary and Civil and Criminal Jurisprudence.

RESOLUTIONS

Senator Graham offered Senate Resolution No. 2451, regarding Matthew J. Gierse, Columbia, which was adopted.

Senator Graham offered Senate Resolution No. 2452, regarding Paige C. Nilson, Columbia, which was adopted.

INTRODUCTIONS OF GUESTS

Senator Shoemyer introduced to the Senate, Mrs. Ogar, Mrs. Robley, Mrs. Webber, parents and fifty-eight fourth grade students from Hawthorn Elementary School, Mexico.

Senator Loudon introduced to the Senate, the Physician of the Day, Dr. Steve Smith, M.D., St. Louis.

Senator Gibbons introduced to the Senate, members of the Hispanic Chamber of Commerce.

Senator Gibbons introduced to the Senate, Alan and Lynn Leaderbrand and Russ and Cindy Ahlheim, St. Louis.

Senator Clemens introduced to the Senate, Scott and Vicky Quinn and their grandson, David Johnson, Marshfield; and David was made an honorary page.

Senator Callahan introduced to the Senate, Rudy Chavez, Tom Livingston and Joe Runion, Kansas City.

Senator Mayer introduced to the Senate, Cassidy Maddox, Brittany Berry and Mary Howell, Malden.

Senator Scott introduced to the Senate, Wayne and Wanda Sheen, Kansas City.

Senator Bray introduced to the Senate, Miss Bowles, Mr. Ploussard and thirty-six eighth grade students from Saint Monica's School, Creve Coeur.

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

SENATE CALENDAR

FIFTY-SIXTH DAY—WEDNESDAY, APRIL 23, 2008

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HB 2191-Nasheed, et al
HCS for HB 1649

HCS for HB 1474

THIRD READING OF SENATE BILLS

SS for SCS for SB 898-Clemens
(In Fiscal Oversight)
SCS for SB 1172-Goodman

SCS for SB 1040-Clemens
SS for SB 817-Goodman
SJR 45-Clemens

SENATE BILLS FOR PERFECTION

SB 1197-Crowell
SB 1275-Vogel
SB 1164-Loudon
SB 738-Nodler, with SCS

SB 1170-Mayer, with SCS
SBs 1181, 1100, 1262 & 1263-Engler, with SCS
SB 1245-Nodler
SB 877-Mayer

HOUSE BILLS ON THIRD READING

1. HB 1661-LeVota, et al (Ridgeway)
2. HCS for HB 1779, with SCS (Griesheimer)
3. HCS for HB 1619, with SCS (Champion)
(In Fiscal Oversight)
4. HB 1384 & HB 2157-Cox, et al, with SCS
(Gibbons)
5. HCS for HB 2104, HB 1574, HB 1706,
HCS for HB 1774, HB 2055 & HCS for
HB 2056, with SCS

6. HCS for HJR 55
7. HB 1937-Pearce, et al, with SCS
8. HB 2224-Jones (117), et al, with
SCS (Griesheimer)
9. HB 1711-Weter, et al, with SCS (Clemens)
10. HB 1970-Wasson
11. HCS for HB 1763
12. HCS for HB 2068

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SBs 712 & 882-Gibbons and Rupp, with SCS
SB 713-Gibbons, with SCS
SB 716-Loudon, et al
SB 717-Kennedy and Shields
SB 729-Griesheimer, with SCS
SB 749-Ridgeway, with SCS
SB 756-Engler and Rupp, with SCS (pending)
SB 776-Justus and Koster, with SCS
SB 809-Stouffer, with SCS, SS for SCS &
SA 1 (pending)
SB 811-Stouffer, with SCS, SA 1 & point
of order (pending)

SB 815-Goodman
SB 821-Shoemyer, with SCS (pending)
SBs 840 & 857-Engler, with SCS & SS for
SCS (pending)
SB 861-Shoemyer, with SCS
SB 865-Rupp and Gibbons, with SCS
SB 874-Graham, with SCS
SB 881-Green
SB 904-Griesheimer, with SCS
SBs 909, 954, 934 & 1003-Engler, with SCS
SB 915-Ridgeway
SB 917-Goodman, et al

SB 929-Green and Callahan, with SCS	SB 1067-Ridgeway, et al
SB 957-Goodman	SB 1077-Goodman
SBs 982, 834 & 819-Purgason, with SCS	SB 1093-Loudon, et al
SB 990-Champion	SB 1094-Loudon, with SCS
SBs 993 & 770-Crowell, with SCS, SS for SCS, SA 4 & SSA 1 for SA 4 (pending)	SB 1099-Graham, with SA 1 (pending)
SB 996-Crowell, with SCS	SB 1101-Bray, et al
SB 997-Crowell	SB 1103-Gibbons
SB 1000-Justus	SB 1138-McKenna, with SCS
SB 1007-Loudon, with SA 2 (pending)	SB 1158-Mayer, with SCS
SBs 1021 & 870-Loudon, et al, with SCS, SS for SCS, SA 1 & SSA 1 for SA 1 (pending)	SB 1180-Crowell
SB 1035-Scott, with SCS	SB 1183-Bray, with SCS
SB 1046-Mayer, with SA 1 & SSA 1 for SA 1 (pending)	SBs 1234 & 1270-Shields, with SCS & SS#2 for SCS (pending)
SB 1052-Rupp	SB 1240-Dempsey
SB 1054-Dempsey, with SCS	SB 1244-Barnitz and Purgason
SB 1057-Scott, with SCS	SB 1278-Shields
SB 1058-Mayer	SB 1283-Dempsey, et al, with SCS, SS for SCS & SA 9 (pending)
	SJR 43-Loudon

CONSENT CALENDAR

House Bills

Reported 4/10

HB 1628-Cooper (120) (Scott)	HCS for HB 2048, with SCS (Engler)
HB 1670-Cooper (120) (Dempsey)	HB 2213-Kraus, et al (Shields)
HB 1828-Sutherland (Vogel)	HB 1422-St. Onge, et al, with SCS (Stouffer)
HCS for HB 1804, with SCS (Days)	HB 1354-Wilson (119), et al (Scott)
HB 2047-Curls, et al, with SCS (Callahan)	HCS for HB 1575 (Vogel)
HB 1410-Flook, et al (Ridgeway)	HB 1952-Loehner, et al (Barnitz)
HCS for HB 1888 (Clemens)	HB 1887-Parson (Scott)
HB 1368-Thomson (Lager)	HCS for HB 2360 (Lager)
HCS for HB 1807, with SCS (Mayer)	HB 1311-Hoskins, with SCS (Engler)
HB 1869-Wilson (130), et al (Goodman)	HB 1426-Kraus (Green)

Reported 4/14

HB 1608-Ervin (Ridgeway)	HB 1450-Roord, et al, with SCS (McKenna)
HB 2065-Wasson, with SCS (Scott)	HB 2233-Page, et al (Shields)

HB 1419-Portwood (Loudon)
HB 1791-Cooper (155), et al (Barnitz)

HB 1689-Wilson (130), with SCS (Scott)
HCS for HB 1690, with SCS (Scott)

Reported 4/15

HCS for HB 1380 (Goodman)
HCS for HB 2036 (Stouffer)
HB 1946-Franz, with SCS (Champion)
HB 1849-Pratt and Curls (Justus)
HB 1640-Schoeller, et al, with SCS (Goodman)
HB 1570-Franz, with SCS (Champion)
HB 1469-Pratt (Goodman)

HB 1710-Flook (Ridgeway)
HCS for HB 1783 (Engler)
HB 1784-Meadows, et al (McKenna)
HB 1313-Wright, et al (Mayer)
HCS for HB 1893 (Dempsey)
HB 1881-Schlottach

BILLS IN CONFERENCE AND BILLS
CARRYING REQUEST MESSAGES

In Conference

HCS for HB 2002, with SCS (Nodler)
HCS for HB 2003, with SCS (Nodler)
HB 2004, with SCS (Nodler)
HCS for HB 2005, with SCS (Nodler)
HCS for HB 2006, with SCS (Nodler)
HCS for HB 2007, with SCS (Nodler)

HCS for HB 2008, with SCS (Nodler)
HCS for HB 2009, with SCS (Nodler)
HCS for HB 2010, with SCS (Nodler)
HCS for HB 2011, with SCS (Nodler)
HCS for HB 2012, with SCS (Nodler)
HCS for HB 2013, with SCS (Nodler)

RESOLUTIONS

Reported from Committee

SCR 31-Barnitz
SCR 36-Green

SCR 39-Shields, with SCS
SCR 29-Mayer

✓