

Journal of the Senate

SECOND REGULAR SESSION

THIRTY-FIFTH DAY—TUESDAY, MARCH 16, 2010

The Senate met pursuant to adjournment.

President Kinder in the Chair.

Reverend Carl Gauck offered the following prayer:

“I always give much away, and so gather happiness instead of pleasure.” (Rahel Levin Varnhagen)

Heavenly Father, we are so aware of the difficulties that our economy’s decline is creating for our people and the demands that we face as we look at a reduced budget and cuts that affect the lives of the people we serve. Guide us to make the best, most useful decisions that produce the most good. And we know that more will be expected of each of us in our personal benevolence and outreach to those in need so help us see the true joy of giving and satisfaction from helping another. 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	Bray	Callahan	Champion	Clemens	Crowell	Cunningham	Days
Dempsey	Engler	Goodman	Green	Griesheimer	Justus	Keaveny	Lager
Lembke	Mayer	McKenna	Nodler	Pearce	Purgason	Ridgeway	Rupp
Schaefer	Schmitt	Scott	Shields	Shoemyer	Stouffer	Vogel	Wilson

Wright-Jones—33

Absent—Senators—None

Absent with leave—Senator Bartle—1

Vacancies—None

The Lieutenant Governor was present.

RESOLUTIONS

Senator Engler offered Senate Resolution No. 1843, regarding Nathan Raymond Mueller, Bloomsdale, which was adopted.

Senator Engler offered Senate Resolution No. 1844, regarding Anthony Charles Callahan, Bonne Terre, which was adopted.

Senator Engler offered Senate Resolution No. 1845, regarding Donna Collins, Bismark, which was adopted.

Senator Vogel offered Senate Resolution No. 1846, regarding Craig Wehmeyer, which was adopted.

Senator Vogel offered Senate Resolution No. 1847, regarding Bette Morff, Jefferson City, which was adopted.

Senator Clemens offered Senate Resolution No. 1848, regarding Glen Horack, Elkland, which was adopted.

Senator Clemens offered Senate Resolution No. 1849, regarding Barry Hill, Strafford, which was adopted.

SENATE BILLS FOR PERFECTION

Senator Griesheimer moved that **SB 791** be taken up for perfection, which motion prevailed.

Senator Nodler assumed the Chair.

Senator Barnitz offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Bill No. 791, Page 3, Section 204.300, Line 80, by inserting after all of said line the following:

“204.472. 1. **(1)** Whenever all or any part of a territory located within a sewer district that is located in any county of the third classification without a township form of government and with more than forty thousand eight hundred but less than forty thousand nine hundred inhabitants is included by annexation within the corporate limits of any city of the third classification with more than sixteen thousand six hundred but less than sixteen thousand seven hundred inhabitants, but is not receiving sewer service from such district or city at the time of such annexation, the city and the board of trustees of the district may, within six months after such annexation becomes effective, develop an agreement to provide sewer service to the annexed territory. Such an agreement may also be developed for territory that was annexed between January 1, 1996, and August 28, 2002, but was not receiving sewer service from such district or such city on August 28, 2002. For the purposes of this section, “not receiving sewer service” shall mean that no sewer services are being sold within the annexed territory by such district or city. If the city and the board reach an agreement that detaches any territory from such district, the agreement shall be submitted to the circuit court having jurisdiction over the major portion, and the circuit court shall make an order and judgment detaching the territory described in the agreement from the remainder of the district and stating the boundary lines of the district after such detachment. At such time that the circuit court's order and judgment becomes final, the clerk of the circuit court shall file certified copies of such order and judgment with the secretary of state and with the recorder of deeds and the county clerk of the county or counties in which the district is located.

If an agreement is developed between a city and a sewer district pursuant to this subsection, subsections 2 to 8 of this section shall not apply to such agreement.

(2) Whenever all or any part of a territory located within a sewer district that is located in any county of the third classification is included by annexation within the corporate limits of any city, but is not receiving sewer service from such district or city at the time of such annexation, the city and the board of trustees of the district may, within six months after such annexation becomes effective, develop an agreement to provide sewer service to the annexed territory. Such an agreement may also be developed for territory that was annexed prior to August 28, 2010, but was not receiving sewer service from such district or such city as of August 28, 2010. For the purposes of this section, “not receiving sewer service” shall mean that no sewer services are being sold within the annexed territory by such district or city. If the city and the board reach an agreement that detaches any territory from such district, the agreement shall be submitted to the circuit court having jurisdiction over the major portion, and the circuit court shall make an order and judgment detaching the territory described in the agreement from the remainder of the district and stating the boundary lines of the district after such detachment. At such time that the circuit court's order and judgment becomes final, the clerk of the circuit court shall file certified copies of such order and judgment with the secretary of state and with the recorder of deeds and the county clerk of the county or counties in which the district is located. If an agreement is developed between a city and a sewer district pursuant to this subsection, subsections 2 to 8 of this section shall not apply to such agreement.

2. In the event that the board of trustees of such district and the city cannot reach such an agreement, an application may be made by the board or the city to the circuit court requesting that three commissioners develop such an agreement. Such application shall include the name of one commissioner appointed by the applying party. The second party shall appoint one commissioner within thirty days of the service of the application upon the second party. If the second party fails to appoint a commissioner within such time period, the circuit court shall appoint a commissioner on behalf of the second party. Such two named commissioners may agree to appoint a third disinterested commissioner within thirty days after the appointment of the second commissioner. In the event that the two named commissioners cannot agree on or fail to appoint the third disinterested commissioner within thirty days after the appointment of the second commissioner, the circuit court shall appoint the third disinterested commissioner.

3. Upon the filing of such application and the appointment of three such commissioners, the circuit court shall set a time for one or more hearings and shall order a public notice including the nature of the application, the annexed area affected, the names of the commissioners, and the time and place of such hearings, to be published for three weeks consecutively in a newspaper published in the county in which the application is pending, the last publication to be not more than seven days before the date set for the first hearing.

4. The commissioners shall develop an agreement between the district and the city to provide sewer service to the annexed territory. In developing the agreement, the commissioners shall consider information presented to them at hearings and any other information at their disposal including, but not limited to:

- (1) The estimated future loss of revenue and costs for the sewer district related to the agreement;
- (2) The amount of indebtedness of the sewer district within the annexed territory;
- (3) Any contractual obligations of the sewer district within the annexed area; and

(4) The effect of the agreement on the sewer rates of the district.

The agreement shall also include a recommendation for the apportionment of costs incurred pursuant to subsections 2 to 8 of this section, including reasonable compensation for the commissioners, between the city and the district.

5. If the circuit court finds that the agreement provides for necessary sewer service in the annexed territory, then such agreement shall be fully effective upon approval by the circuit court. The circuit court shall also review the recommended apportionment of court costs incurred and the reasonable compensation for the commissioners and affirm or modify such recommendations.

6. The order and judgment of the circuit court shall be subject to appeal as provided by law.

7. If the circuit court approves a detachment as part of the territorial agreement, it shall make its order and judgment detaching the territory described in the application from the remainder of the district and stating the boundary lines of the district after such detachment.

8. At such time that the circuit court's order and judgment becomes final, the clerk of the circuit court shall file certified copies of such order and judgment with the secretary of state and with the recorder of deeds and the county clerk of the county or counties in which the district is located.

9. The proportion of the sum of all outstanding bonds and debt, with interest thereon, that is required to be paid to the sewer district pursuant to this section, shall be the same as the proportion of the assessed valuation of the real and tangible personal property within the area sought to be detached bears to the assessed valuation of all of the real and tangible personal property within the entire area of the sewer district.”; and

Further amend the title and enacting clause accordingly.

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

Senator Pearce offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Bill No. 791, Page 2, Section 204.300, Line 51, by striking the words “an eight-member” and inserting in lieu thereof the following: “**a ten-member**”; and further amend line 52 by striking the word “four” and inserting in lieu thereof the following: “**five**”; and further amend line 53 by striking the word “two” and inserting in lieu thereof the following: “**three**”; and further amend line 54 by striking the word “four” and inserting in lieu thereof the following: “**five**”; and

Further amend said bill and section, page 3, line 63 by striking the word “nine” and inserting in lieu thereof the following: “**eleven**”; and

Further amend said bill, page, and section, line 80, by inserting immediately after said line the following:

“204.569. When an unincorporated sewer subdistrict of a common sewer district has been formed pursuant to sections 204.565 to 204.573, the board of trustees of the common sewer district shall have the same powers with regard to the subdistrict as for the common sewer district as a whole, plus the following additional powers:

(1) To enter into agreements to accept, take title to, or otherwise acquire, and to operate such sewers, sewer systems, treatment and disposal facilities, and other property, both real and personal, of the political

subdivisions included in the subdistrict as the board determines to be in the interest of the common sewer district to acquire or operate, according to such terms and conditions as the board finds reasonable, provided that such authority shall be in addition to the powers of the board of trustees pursuant to section 204.340;

(2) To provide for the construction, extension, improvement, and operation of such sewers, sewer systems, and treatment and disposal facilities, as the board determines necessary for the preservation of public health and maintenance of sanitary conditions in the subdistrict;

(3) For the purpose of meeting the costs of activities undertaken pursuant to the authority granted in this section, to issue bonds in anticipation of revenues of the subdistrict in the same manner as set out in sections 204.360 to 204.450, for other bonds of the common sewer district. Issuance of such bonds for the subdistrict shall require the assent only of four-sevenths of the voters of the subdistrict voting on the question, [and] **except that, as an alternative to such a vote, if the subdistrict is a part of a common sewer district located in whole or in part in any county of the first classification with more than eighty-two thousand but fewer than eighty-two thousand one hundred inhabitants, bonds may be issued for such subdistrict if the question receives the written assent of three-quarters of the customers of the subdistrict in a manner consistent with section 204.370, where “customer”, as used in this subdivision, means any political subdivision within the subdistrict that has a service or user agreement with the common sewer district.** The principal and interest of [such] **any bonds issued under this subdivision** shall be payable only from the revenues of the subdistrict and not from any revenues of the common sewer district as a whole;

(4) To charge the costs of the common sewer district for operation and maintenance attributable to the subdistrict, plus a proportionate share of the common sewer district's costs of administration to revenues of the subdistrict and to consider such costs in determining reasonable charges to impose within the subdistrict under section 204.440;

(5) With prior concurrence of the subdistrict's advisory board, to provide for the treatment and disposal of sewage from the subdistrict in or by means of facilities of the common sewer district not located within the subdistrict, in which case the board of trustees shall also have authority to charge a proportionate share of the costs of the common sewer district for operation and maintenance to revenues of the subdistrict and to consider such costs in determining reasonable charges to impose within the subdistrict under section 204.440.”; and

Further amend the title and enacting clause accordingly.

Senator Pearce moved that the above amendment be adopted.

Senator Crowell offered **SSA 1** for **SA 2**, which was read:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 2

Amend Senate Bill No. 791, Page 2, Section 204.300, Line 51, by striking the words “an eight-member” and inserting in lieu thereof the following: **“a ten-member”**; and further amend line 52 by striking the word “four” and inserting in lieu thereof the following: **“five”**; and further amend line 53 by striking the word “two” and inserting in lieu thereof the following: **“three”**; and further amend line 54 by striking the word “four” and inserting in lieu thereof the following: **“five”**; and

Further amend said bill and section, page 3, line 63 by striking the word “nine” and inserting in lieu

thereof the following: “**eleven**”.

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

President Pro Tem Shields assumed the Chair.

Senator Stouffer assumed the Chair.

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

SENATE AMENDMENT NO. 3

Amend Senate Bill No. 791, Page 4, Section 250.070, Lines 1-10, by striking all of said section from the bill; and

Further amend the title and enacting clause accordingly.

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

On motion of Senator Griesheimer, **SB 791**, as amended, was declared perfected and ordered printed.

Senator Mayer moved that **SB 605**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 605**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 605

An Act to repeal section 48.020, RSMo, and to enact in lieu thereof one new section relating to county classification, with an emergency clause.

Was taken up.

Senator Mayer moved that **SCS** for **SB 605** be adopted.

Senator Mayer offered **SS** for **SCS** for **SB 605**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 605

An Act to repeal section 48.020, RSMo, and to enact in lieu thereof one new section relating to county classification, with an emergency clause.

Senator Mayer moved that **SS** for **SCS** for **SB 605** be adopted, which motion prevailed.

On motion of Senator Mayer, **SS** for **SCS** for **SB 605** was declared perfected and ordered printed.

Senator Schaefer moved that **SB 855**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 855**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 855

An Act to amend chapter 193, RSMo, by adding thereto one new section relating to heritage birth or marriage certificates.

Was taken up.

Senator Schaefer moved that **SCS** for **SB 855** be adopted.

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

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for Senate Bill No. 855, Page 2, Section 193.059, Lines 30-49, by striking all of said lines and inserting in lieu thereof the following: “**general revenue fund.**”.

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

Senator Schaefer moved that **SCS** for **SB 855**, as amended, be adopted, which motion prevailed.

On motion of Senator Schaefer, **SCS** for **SB 855**, as amended, was declared perfected and ordered printed.

SB 625, with **SCS**, was placed on the Informal Calendar.

Senator Lembke moved that **SB 878**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 878**, entitled:

**SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 878**

An Act to repeal section 143.790, RSMo, and to enact in lieu thereof two new sections relating to a debt setoff for unpaid healthcare expenses.

Was taken up.

Senator Lembke moved that **SCS** for **SB 878** be adopted.

At the request of Senator Lembke, **SB 878**, with **SCS** (pending), was placed on the Informal Calendar.

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

RECESS

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

RESOLUTIONS

Senator Shields offered Senate Resolution No. 1850, regarding Daniel Durbin Mullins, St. Joseph, which was adopted.

Senator Shields offered Senate Resolution No. 1851, regarding the Saint Joseph School District Rainbows Gifted Program’s Innovators team, which was adopted.

Senators McKenna, Callahan and Green offered Senate Resolution No. 1852, regarding Daniel G. McKay, which was adopted.

Senator Stouffer offered Senate Resolution No. 1853, regarding Police Chief Bryan John Kunze, Fayette, which was adopted.

Senator Scott offered Senate Resolution No. 1854, regarding Alyssa Sue Nelson, Edwards, which was adopted.

Senator Scott offered Senate Resolution No. 1855, regarding Brittany Hathaway, Sedalia, which was

adopted.

Senator Purgason offered Senate Resolution No. 1856, regarding the Fiftieth Wedding Anniversary of Mr. and Mrs. Dow Wilkerson, Thayer, which was adopted.

Senator Scott offered Senate Resolution No. 1857, regarding the Lone Bear District of the Boy Scouts of America, which was adopted.

Senator Scott offered Senate Resolution No. 1858, regarding Michael Crawford, Long Lane, which was adopted.

Senator Scott offered Senate Resolution No. 1859, regarding Debra K. Edge, Bolivar, which was adopted.

Senator Mayer offered Senate Resolution No. 1860, regarding the Eightieth Birthday of Helen Bernice Goff Warren, Greenville, which was adopted.

CONCURRENT RESOLUTIONS

Senator Rupp moved that **HCS** for **HCR 18** be taken up for adoption, which motion prevailed.

Senator Green offered **SS** for **HCS** for **HCR 18**:

SENATE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE CONCURRENT RESOLUTION NO. 18

WHEREAS, the current state of health care affordability and accessibility in Missouri is in need of serious attention; and

WHEREAS, the General Assembly has both the responsibility and moral duty to produce public policy solutions to help make health care more affordable and accessible for all citizens; and

WHEREAS, simply expressing the General Assembly's wishes to the United States Congress is not going to have any discernable affect on this important issue:

NOW, THEREFORE, BE IT RESOLVED that the members of the House of Representatives of the Ninety-fifth General Assembly, Second Regular Session, the Senate concurring therein, hereby establishes the "Commission on the Reorganization of State Health Care". The commission shall have as its purpose the study, review, and recommendation of creating a "Division of State Health Care" within the office of administration, which shall be dedicated to providing health care coverage for all state employees, dependents, and retirees and those recipients of programs. The commission shall consist of sixteen members:

- (1) Two members of the senate, one appointed by the president pro tem of the senate and one appointed by the senate minority floor leader;
 - (2) Two members of the house of representatives, one appointed by the speaker of the house of representatives and one appointed by the house minority floor leader;
 - (3) The commissioner of the office of administration or the commissioner's designee;
 - (4) The director of the department of insurance, financial institutions and professional registration or the director's designee;
 - (5) The director of the MO HealthNet division or the director's designee;
 - (6) The director of the department of social services or the director's designee;
 - (7) The executive director of the Missouri consolidated health care plan or the director's designee;
 - (8) One member of the state highways and transportation commission;
 - (9) One member of the state conservation commission; and
 - (10) One member of the board of curators of the University of Missouri;
 - (11) The commissioner of the coordinating board of higher education or the commissioner's designee;
 - (12) One representative of the public four-year institutions of higher education, excluding the University of Missouri, appointed by the governor with the advice and consent of the senate; and
 - (13) Two individual representatives of small business in this state, appointed by the governor with the advice and consent of the senate;
- and

BE IT FURTHER RESOLVED that the commission shall designate a work group to provide analysis on the recommendations required of the commission consisting of members representing any health policy center or program from the public institutions of higher education in the state; and

BE IT FURTHER RESOLVED that the commission shall designate a work group consisting of members of the Missouri school boards association, the Missouri community colleges association, and small business organizations to provide analysis for recommendations of the second and third phase of the reorganization; and

BE IT FURTHER RESOLVED that the commission shall submit a report to the general assembly and governor by December 31, 2010, on the creation of a "Division of State Health Care" within the office of administration to serve, through three implementation phases, as the lead planning state entity for all health issues in the state. The commission's duties shall be as follows:

(1) Provide an analysis on whether the creation of a division of state health care would:

(a) Remedy the current situation wherein the responsibility for health care policy, purchasing, planning, and regulation is spread among many different agencies and departments;

(b) Permit the state to maximize its purchasing power inasmuch as the state now has none of its health care purchasing coordinated;

(c) Minimize duplication and maximize administrative efficiency in the state's health care systems by removing overlapping functions and streamlining uncoordinated programs;

(d) Allow the state to develop a better health care infrastructure that is more responsive to the consumers it serves while improving access to and coverage for health care; and

(e) Focus more attention and divisional procedures on the issue of wellness, including diet, exercise, and personal responsibility;

(2) Make recommendations on granting the division of state health care, during a first phase, the authority to carry out all powers, duties, and functions previously performed by:

(a) The Mo HealthNet division under section 208.201;

(b) The state highways and transportation commission, relating to the furnishing of health insurance benefits to cover medical expenses for members of the highways and transportation employees' and highway patrol retirement system;

(c) The board of trustees of the Missouri consolidated health care plan pursuant to chapter 103, RSMo;

(d) The department of social services, relating to the administration of a program to pay for health care for uninsured children under sections 208.631 to 208.657, RSMo;

(e) The state conservation commission, relating to the furnishing of health insurance for department of conservation employees and their dependents and retirees;

(f) The public four-year institutions of higher education, excluding the University of Missouri, relating to the furnishing of health insurance plans for employees of such institutions and their dependents and retirees; and

(g) The board of curators of the University of Missouri, relating to the furnishing of health insurance plans for employees of the university system and their dependents and retirees;

(3) Investigate coordinating and purchasing health care benefit plans, during a second phase, for employees of the public schools, community colleges, political subdivisions of the state, and all such employees' dependents; and

(4) Investigate the feasibility of creating and administering insurance programs in a third phase for small businesses and the uninsured in this state.

BE IT FURTHER RESOLVED that the commission shall expire on February 1, 2011; and

BE IT FURTHER RESOLVED that the Chief Clerk of the Missouri House of Representatives be instructed to prepare properly inscribed copies of this resolution for the Speaker of the House of Representatives and the President Pro Tem of the Senate.

Senator Green moved that **SS** for **HCS** for **HCR 18** be adopted.

Senator Rupp raised the point of order that **SS** for **HCS** for **HCR 18** is out of order as it goes beyond the scope of the underlying resolution and also is not a true substitute.

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

HCS for **HCR 18** was again taken up.

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

SENATE AMENDMENT NO. 1

Amend House Committee Substitute for House Concurrent Resolution No. 18, as it appears on Page 143 of the Senate Journal for Wednesday, January 20, 2010, Line 14 of said journal page, by inserting after “delegation” the following: “; and

BE IT FURTHER RESOLVED that the members of the House of Representatives of the Ninety-fifth General Assembly, Second Regular Session, the Senate concurring therein, hereby urge our Missouri Congressional delegation to support fixing the “donut hole” and allowing the federal government to use its spending power to negotiate drug prices under the federal program commonly known as “Medicare Part D”.”

Senator Callahan moved that the above amendment be adopted.

At the request of Senator Rupp, **HCS** for **HCR 18**, with **SA 1** (pending), was placed back on the calendar.

President Pro Tem Shields assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Purgason, Chairman of the Committee on Governmental Accountability and Fiscal Oversight, submitted the following reports:

Mr. President: Your Committee on Governmental Accountability and Fiscal Oversight, to which was referred **SCS** for **SB 782**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Governmental Accountability and Fiscal Oversight, to which was referred **SCS** for **SBs 842, 799** and **809**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Governmental Accountability and Fiscal Oversight, to which was referred **SJR 25**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Lager, Chairman of the Committee on Commerce, Consumer Protection, Energy and the Environment, submitted the following report:

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **SB 698**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Stouffer assumed the Chair.

Senator Engler, 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, after examination of **SB 877**, respectfully requests that it be removed from the Senate Consent Calendar in accordance with the provisions of Senate Rule 45.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which were referred **SB 791**; **SS** for **SCS** for **SB 605**; and **SCS** for **SB 855**, begs leave to report that it has examined the same and finds that the bills have been truly perfected and that the printed copies furnished the Senators are correct.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **HCR 38**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass, with Senate Committee Amendment No. 1.

SENATE COMMITTEE AMENDMENT NO. 1

Amend House Concurrent Resolution No. 38, Page 325 of the Senate Journal for Monday, February 15, 2010, Line 21, by inserting immediately after "Senate," the following: "the Minority Leader of the United States House of Representatives, the Minority Leader of the United States Senate,".

MESSAGES FROM THE HOUSE

The following message was 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 **HCS** for **HJR**s **48**, **50** and **57**, entitled:

Joint Resolution submitting to the qualified voters of Missouri an amendment to article I of the Constitution of Missouri, relating to prohibiting laws interfering with freedom of choice in health care.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

On motion of Senator Engler, the Senate recessed until 7:00 p.m.

RECESS

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

SENATE BILLS FOR PERFECTION

Senator Nodler moved that **SB 587**, with **SCS**, be taken up for perfection, which motion prevailed. **SCS** for **SB 587**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 587

An Act to amend chapter 27, RSMo, by adding thereto one new section relating to the tenth amendment commission, with a referendum clause.

Was taken up.

Senator Nodler moved that **SCS** for **SB 587** be adopted.

Senator Bray offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for Senate Bill No. 587, Page 1, In the Title, Lines 2 and 3, by striking the following: “the tenth amendment commission” and inserting in lieu thereof the following: “commissions to protect constitutional rights”; and

Further amend said bill, Page 1, Section A, Line 2, by inserting after all of said line the following:

“27.105. 1. There is hereby established the “First Amendment Commission”, which shall guide, advise, and make recommendations to the attorney general. The commission shall refer cases to the attorney general when an individual's right to freedom of speech under the first amendment to the United States Constitution is abridged. The attorney general is authorized to seek appropriate relief to preserve the protections of this amendment.

2. The commission shall consist of seven members, two members appointed by the governor, two members appointed by the president pro tempore of the senate from among the members of the senate, two members appointed by the speaker of the house of representatives from among the members of the house of representatives, and one member appointed by the chief justice of the supreme court from among the members of the judiciary. The commission members shall serve without compensation, except that members shall, subject to appropriation, be reimbursed for reasonable and necessary expenses actually incurred in the performance of their official duties.

3. All members shall be appointed to serve two-year terms and may be appointed to successive terms. Any senator or member of the house of representatives who serves on the commission shall be removed from the commission upon the completion of their service in the general assembly. Any vacancy in the commission shall be filled in the same manner as the original appointment.

4. The commission shall hold an annual meeting at which it shall elect from its membership a chairperson and vice chairperson. The commission may hold such additional meetings as may be required in the performance of its duties.

5. The governor, general assembly, and judiciary shall provide administrative support and staff as necessary for the effective operation of the commission from existing resources. Any expenditure of the commission shall be subject to appropriation.

27.110. 1. There is hereby established the “Second Amendment Commission”, which shall guide, advise, and make recommendations to the attorney general. The commission shall refer cases to the attorney general when the right of the people to keep and bear arms under the second amendment to the United States Constitution is infringed. The attorney general is authorized to seek appropriate relief to preserve the protections of this amendment.

2. The commission shall consist of seven members, two members appointed by the governor, two members appointed by the president pro tempore of the senate from among the members of the senate, two members appointed by the speaker of the house of representatives from among the members of the house of representatives, and one member appointed by the chief justice of the supreme court from among the members of the judiciary. The commission members shall serve without compensation, except that members shall, subject to appropriation, be reimbursed for

reasonable and necessary expenses actually incurred in the performance of their official duties.

3. All members shall be appointed to serve two-year terms and may be appointed to successive terms. Any senator or member of the house of representatives who serves on the commission shall be removed from the commission upon the completion of their service in the general assembly. Any vacancy in the commission shall be filled in the same manner as the original appointment.

4. The commission shall hold an annual meeting at which it shall elect from its membership a chairperson and vice chairperson. The commission may hold such additional meetings as may be required in the performance of its duties.

5. The governor, general assembly, and judiciary shall provide administrative support and staff as necessary for the effective operation of the commission from existing resources. Any expenditure of the commission shall be subject to appropriation.

27.115. 1. There is hereby established the “Third Amendment Commission”, which shall guide, advise, and make recommendations to the attorney general. The commission shall refer cases to the attorney general when a soldier, in time of peace, is quartered in any house without the consent of the owner in violation of the third amendment to the United States Constitution. The attorney general is authorized to seek appropriate relief to preserve the protections of this amendment.

2. The commission shall consist of seven members, two members appointed by the governor, two members appointed by the president pro tempore of the senate from among the members of the senate, two members appointed by the speaker of the house of representatives from among the members of the house of representatives, and one member appointed by the chief justice of the supreme court from among the members of the judiciary. The commission members shall serve without compensation, except that members shall, subject to appropriation, be reimbursed for reasonable and necessary expenses actually incurred in the performance of their official duties.

3. All members shall be appointed to serve two-year terms and may be appointed to successive terms. Any senator or member of the house of representatives who serves on the commission shall be removed from the commission upon the completion of their service in the general assembly. Any vacancy in the commission shall be filled in the same manner as the original appointment.

4. The commission shall hold an annual meeting at which it shall elect from its membership a chairperson and vice chairperson. The commission may hold such additional meetings as may be required in the performance of its duties.

5. The governor, general assembly, and judiciary shall provide administrative support and staff as necessary for the effective operation of the commission from existing resources. Any expenditure of the commission shall be subject to appropriation.

27.120. 1. There is hereby established the “Fourth Amendment Commission”, which shall guide, advise, and make recommendations to the attorney general. The commission shall refer cases to the attorney general when an unreasonable search or seizure in violation of the fourth amendment to the United States Constitution occurs. The attorney general is authorized to seek appropriate relief to preserve the protections of this amendment.

2. The commission shall consist of seven members, two members appointed by the governor, two members appointed by the president pro tempore of the senate from among the members of the senate, two members appointed by the speaker of the house of representatives from among the members of the house of representatives, and one member appointed by the chief justice of the

supreme court from among the members of the judiciary. The commission members shall serve without compensation, except that members shall, subject to appropriation, be reimbursed for reasonable and necessary expenses actually incurred in the performance of their official duties.

3. All members shall be appointed to serve two-year terms and may be appointed to successive terms. Any senator or member of the house of representatives who serves on the commission shall be removed from the commission upon the completion of their service in the general assembly. Any vacancy in the commission shall be filled in the same manner as the original appointment.

4. The commission shall hold an annual meeting at which it shall elect from its membership a chairperson and vice chairperson. The commission may hold such additional meetings as may be required in the performance of its duties.

5. The governor, general assembly, and judiciary shall provide administrative support and staff as necessary for the effective operation of the commission from existing resources. Any expenditure of the commission shall be subject to appropriation.

27.125. 1. There is hereby established the “Fifth Amendment Commission”, which shall guide, advise, and make recommendations to the attorney general. The commission shall refer cases to the attorney general when a person is held to answer for a capital or otherwise infamous crime without a presentment or indictment of a grand jury in violation of the fifth amendment to the United States Constitution. The attorney general is authorized to seek appropriate relief to preserve the protections of this amendment.

2. The commission shall consist of seven members, two members appointed by the governor, two members appointed by the president pro tempore of the senate from among the members of the senate, two members appointed by the speaker of the house of representatives from among the members of the house of representatives, and one member appointed by the chief justice of the supreme court from among the members of the judiciary. The commission members shall serve without compensation, except that members shall, subject to appropriation, be reimbursed for reasonable and necessary expenses actually incurred in the performance of their official duties.

3. All members shall be appointed to serve two-year terms and may be appointed to successive terms. Any senator or member of the house of representatives who serves on the commission shall be removed from the commission upon the completion of their service in the general assembly. Any vacancy in the commission shall be filled in the same manner as the original appointment.

4. The commission shall hold an annual meeting at which it shall elect from its membership a chairperson and vice chairperson. The commission may hold such additional meetings as may be required in the performance of its duties.

5. The governor, general assembly, and judiciary shall provide administrative support and staff as necessary for the effective operation of the commission from existing resources. Any expenditure of the commission shall be subject to appropriation.

27.130. 1. There is hereby established the “Sixth Amendment Commission”, which shall guide, advise, and make recommendations to the attorney general. The commission shall refer cases to the attorney general when the right to a speedy trial under the sixth amendment to the United States Constitution is violated. The attorney general is authorized to seek appropriate relief to preserve the protections of this amendment.

2. The commission shall consist of seven members, two members appointed by the governor, two members appointed by the president pro tempore of the senate from among the members of the senate, two members appointed by the speaker of the house of representatives from among the members of the house of representatives, and one member appointed by the chief justice of the supreme court from among the members of the judiciary. The commission members shall serve without compensation, except that members shall, subject to appropriation, be reimbursed for reasonable and necessary expenses actually incurred in the performance of their official duties.

3. All members shall be appointed to serve two-year terms and may be appointed to successive terms. Any senator or member of the house of representatives who serves on the commission shall be removed from the commission upon the completion of their service in the general assembly. Any vacancy in the commission shall be filled in the same manner as the original appointment.

4. The commission shall hold an annual meeting at which it shall elect from its membership a chairperson and vice chairperson. The commission may hold such additional meetings as may be required in the performance of its duties.

5. The governor, general assembly, and judiciary shall provide administrative support and staff as necessary for the effective operation of the commission from existing resources. Any expenditure of the commission shall be subject to appropriation.

27.135. 1. There is hereby established the “Seventh Amendment Commission”, which shall guide, advise, and make recommendations to the attorney general. The commission shall refer cases to the attorney general when the common law right to trial by jury under the seventh amendment to the United States Constitution is violated. The attorney general is authorized to seek appropriate relief to preserve the protections of this amendment.

2. The commission shall consist of seven members, two members appointed by the governor, two members appointed by the president pro tempore of the senate from among the members of the senate, two members appointed by the speaker of the house of representatives from among the members of the house of representatives, and one member appointed by the chief justice of the supreme court from among the members of the judiciary. The commission members shall serve without compensation, except that members shall, subject to appropriation, be reimbursed for reasonable and necessary expenses actually incurred in the performance of their official duties.

3. All members shall be appointed to serve two-year terms and may be appointed to successive terms. Any senator or member of the house of representatives who serves on the commission shall be removed from the commission upon the completion of their service in the general assembly. Any vacancy in the commission shall be filled in the same manner as the original appointment.

4. The commission shall hold an annual meeting at which it shall elect from its membership a chairperson and vice chairperson. The commission may hold such additional meetings as may be required in the performance of its duties.

5. The governor, general assembly, and judiciary shall provide administrative support and staff as necessary for the effective operation of the commission from existing resources. Any expenditure of the commission shall be subject to appropriation.

27.140. 1. There is hereby established the “Eighth Amendment Commission”, which shall guide, advise, and make recommendations to the attorney general. The commission shall refer cases to the

attorney general when cruel and unusual punishments are inflicted on an individual in this state in violation of the eighth amendment to the United States Constitution. The attorney general is authorized to seek appropriate relief to preserve the protections of this amendment.

2. The commission shall consist of seven members, two members appointed by the governor, two members appointed by the president pro tempore of the senate from among the members of the senate, two members appointed by the speaker of the house of representatives from among the members of the house of representatives, and one member appointed by the chief justice of the supreme court from among the members of the judiciary. The commission members shall serve without compensation, except that members shall, subject to appropriation, be reimbursed for reasonable and necessary expenses actually incurred in the performance of their official duties.

3. All members shall be appointed to serve two-year terms and may be appointed to successive terms. Any senator or member of the house of representatives who serves on the commission shall be removed from the commission upon the completion of their service in the general assembly. Any vacancy in the commission shall be filled in the same manner as the original appointment.

4. The commission shall hold an annual meeting at which it shall elect from its membership a chairperson and vice chairperson. The commission may hold such additional meetings as may be required in the performance of its duties.

5. The governor, general assembly, and judiciary shall provide administrative support and staff as necessary for the effective operation of the commission from existing resources. Any expenditure of the commission shall be subject to appropriation.

27.145. 1. There is hereby established the “Ninth Amendment Commission”, which shall guide, advise, and make recommendations to the attorney general. The commission shall refer cases to the attorney general when the rights not enumerated in the United States Constitution, but retained by the people, are violated. The attorney general is authorized to seek appropriate relief to preserve the protections of this amendment.

2. The commission shall consist of seven members, two members appointed by the governor, two members appointed by the president pro tempore of the senate from among the members of the senate, two members appointed by the speaker of the house of representatives from among the members of the house of representatives, and one member appointed by the chief justice of the supreme court from among the members of the judiciary. The commission members shall serve without compensation, except that members shall, subject to appropriation, be reimbursed for reasonable and necessary expenses actually incurred in the performance of their official duties.

3. All members shall be appointed to serve two-year terms and may be appointed to successive terms. Any senator or member of the house of representatives who serves on the commission shall be removed from the commission upon the completion of their service in the general assembly. Any vacancy in the commission shall be filled in the same manner as the original appointment.

4. The commission shall hold an annual meeting at which it shall elect from its membership a chairperson and vice chairperson. The commission may hold such additional meetings as may be required in the performance of its duties.

5. The governor, general assembly, and judiciary shall provide administrative support and staff as necessary for the effective operation of the commission from existing resources. Any expenditure

of the commission shall be subject to appropriation.”; and

Further amend the title and enacting clause accordingly.

Senator Bray moved that the above amendment be adopted.

Senator Bray requested a division of the question on the adoption of **SA 1**, asking that a vote first be taken on the portion of the amendment amending the title and Section 27.105; a second vote be taken on Section 27.110; a third vote be taken on Section 27.115; a fourth vote be taken on Section 27.120; a fifth vote be taken on Section 27.125; a sixth vote be taken on Section 27.130; a seventh vote be taken on Section 27.135; an eighth vote be taken on Section 27.140; and a ninth vote be taken on Section 27.145, which request was granted.

Senator Bray moved that Part I of **SA 1** be adopted.

At the request of Senator Nodler, **SB 587**, with **SCS** and **SA 1** (pending), was placed on the Informal Calendar.

Senator Goodman moved that **SJR 34** be taken up for perfection, which motion prevailed.

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

SENATE AMENDMENT NO. 1

Amend Senate Joint Resolution No. 34, Page 1, Section 54.1, Lines 5-6, by striking said lines and inserting in lieu thereof the following “**general is directed to seek such relief by a petition**”.

Senator Callahan moved that the above amendment be adopted.

Senator Dempsey assumed the Chair.

At the request of Senator Goodman, **SJR 34**, with **SA 1** (pending), was placed on the Informal Calendar.

Senator Keaveny moved that **SB 920**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 920**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 920

An Act to amend chapter 456, RSMo, by adding thereto one new section relating to the transfer of tenancy by the entirety property to a trust.

Was taken up.

Senator Keaveny moved that **SCS** for **SB 920** be adopted.

Senator Keaveny offered **SS** for **SCS** for **SB 920**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 920

An Act to amend chapter 456, RSMo, by adding thereto one new section relating to the transfer of tenancy by the entirety property to a trust.

Senator Keaveny moved that **SS** for **SCS** for **SB 920** be adopted, which motion prevailed.

On motion of Senator Keaveny, **SS** for **SCS** for **SB 920**, was declared perfected and ordered printed.

Senator Schaefer moved that **SB 887**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 887**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 887

An Act to repeal section 195.017, RSMo, and to enact in lieu thereof one new section relating to the designation of controlled substances, with penalty provisions and an emergency clause.

Was taken up.

Senator Schaefer moved that **SCS** for **SB 887** be adopted.

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

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for Senate Bill No. 887, Page 4, Section 195.017, Line 121, by striking all of said line and inserting in lieu thereof the following: “[*(v)* Marijuana or marihuana;]”; and renumbering the remaining paragraphs accordingly; and

Further amend said bill and section, page 9, line 289, by inserting immediately after “(PCC)” the following: “;

(7) Marijuana or Marihuana”.

Senator Bray moved that the above amendment be adopted.

Senator Scott requested a roll call vote be taken and was joined in his request by Senators Bray, Engler, Goodman and Shields.

SA 1 failed of adoption by the following vote:

YEAS—Senators

Bray	Days	Green	Justus	McKenna—5
------	------	-------	--------	-----------

NAYS—Senators

Barnitz	Callahan	Champion	Clemens	Crowell	Cunningham	Dempsey	Engler
Goodman	Griesheimer	Keaveny	Lager	Lembke	Mayer	Nodler	Pearce
Purgason	Ridgeway	Rupp	Schaefer	Schmitt	Scott	Shields	Shoemyer
Wilson	Wright-Jones—26						

Absent—Senator Stouffer—1

Absent with leave—Senators

Bartle	Vogel—2
--------	---------

Vacancies—None

Senator Schaefer moved that **SCS** for **SB 887** be adopted, which motion prevailed.

On motion of Senator Schaefer, **SCS** for **SB 887** was declared perfected and ordered printed.

REPORTS OF STANDING COMMITTEES

Senator Engler, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SS** for **SCS** for **SB 920**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

INTRODUCTIONS OF GUESTS

Senator Nodler introduced to the Senate, his wife, Joncee, Joplin; his mother, Bea and his brother, Charles, Neosho; and sisters, Sue Hamide, her husband, Naji and their grandchildren, Ashlyn and Ansley, Texas; and Janice Vaughn, her husband, Jim, Oklahoma and their grandchildren, Madison and Makenzie Matlage, Texas; and Madison, Makenzie, Ashlyn and Ansley were made honorary pages.

Senator Bray introduced to the Senate, the Physician of the Day, Dr. Tim Jones, M.D., Creve Coeur.

Senator Schmitt introduced to the Senate, seventy-five fourth grade students from Robinson Elementary School, Kirkwood.

Senator Pearce introduced to the Senate, Marsha A. Abbott, Kelly Elliott, Julie Whitsell, Brenda Wright and Christopher Terry, members of the Missouri Circuit Clerks Association.

Senator Engler introduced to the Senate, Susan Sadler, Pettis County; Gerri Harrelson, Pike County; Gina Jameson, Ralls County; Steve Helms, Greene County; Steve Haymes, Clay County; Vicki Weible, St. Francois County; Marsha Holiman, Platte County; Wanda Frye and Kim March, Macon County; Brenda Umstadd, Cole County; Rosalie Shively, Shelby County; Elaine Chough, Linn County; and Christy Hency, Scott County, members of the Missouri Circuit Clerks Association.

Senator Nodler introduced to the Senate, Coaches Jeremy Phillips and Donny Pennington and members of the Class 3 State Champion Neosho High School wrestling team, Nate Rodriguez, Joe Barnes, Trevor Hughes, Carter Boatright, Payne Hatter, Ethan Pogue, Paul Carey, Dallas Smith, Matt Millard, Riley Plew and George McKinney.

Senator Shoemyer introduced to the Senate, Debbie Sears and Marc Colvin, Scotland County High School.

Senator Scott introduced to the Senate, Vesta Seiner, Polk County; Melinda Gumm, Cedar County; and Chris Terry and Marsha Abbott, Henry County, members of the Missouri Circuit Clerks Association.

Senator Scott introduced to the Senate, his wife, Donna and Sharon McLerran, Lowry City; and Marla Teed, Salina, Oklahoma.

Senator Green introduced to the Senate, Principal Kerry McDaniel, Cheryl Scurry, Ms. Wineland, Ms. Flynn, parents and sixty-six fourth grade students from Robinwood Elementary School, Florissant; and A'keila Bryant, Jordyn LaBarge, Gabi Rodrigues and Paige O'Brien were made honorary pages.

Senator Griesheimer introduced to the Senate, Nancy Bruder and essay winners, Melissa George, Johanna Mayer, Claire Schroeder, Chelsea Krueger, Julie McBride, Abby Baldwin, Alison Snider and Ashley

Fleeman, Washington Federation of Republican Women.

Senator Lager introduced to the Senate, Erin Oehler and students, Serena Sundell, Daniel Nam and Felicia Sheil, Horace Mann Laboratory School, Maryville.

Senator Schmitt introduced to the Senate, Peter and Susan Saputo and their son, Jack, Valley Park; and Jack was made an honorary page.

Senator Bray introduced to the Senate, Nina Kobahidze, Republic of Georgia.

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

SENATE CALENDAR

THIRTY-SIXTH DAY—WEDNESDAY, MARCH 17, 2010

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCS for HB 1377	HB 1519-Hoskins (80) and Pace
HCS for HB 1497	HCS for HB 1903
HCS for HB 1675	HCS for HJR 86
HCS for HB 1750	HJR 76-Dethrow, et al
HCS for HBs 1311 & 1341	HB 1208-Day, et al
HCS for HB 1498	HB 1745-Day, et al
HB 1741-Pratt	HB 1559-Brown (30)
HCS for HBs 1408 & 1514	HCS for HJRs 48, 50 & 57

THIRD READING OF SENATE BILLS

- | | |
|---|-----------------------------------|
| 1. SS for SB 618-Rupp (In Fiscal Oversight) | 7. SB 791-Griesheimer |
| 2. SB 627-Justus (In Fiscal Oversight) | 8. SS for SCS for SB 605-Mayer |
| 3. SJR 20-Bartle (In Fiscal Oversight) | 9. SCS for SB 855-Schaefer |
| 4. SB 779-Bartle (In Fiscal Oversight) | 10. SS for SCS for SB 920-Keaveny |
| 5. SCS for SBs 842, 799 & 809-Schmitt | |
| 6. SS for SCS for SB 781-McKenna
(In Fiscal Oversight) | |

SENATE BILLS FOR PERFECTION

- | | |
|--|--|
| 1. SBs 880, 780 & 836-Schaefer, with SCS | 6. SB 844-Shields |
| 2. SB 792-Dempsey and Rupp | 7. SB 786-Rupp |
| 3. SB 687-Wright-Jones | 8. SB 721-Nodler and Goodman, with SCS |
| 4. SB 820-McKenna | 9. SJR 25-Cunningham, et al, with SCS |
| 5. SB 778-Pearce, with SCS | 10. SB 698-Griesheimer, with SCS |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|---|---|
| SB 579-Shields, with SCS | SB 852-Lager, et al, with SS (pending) |
| SB 587-Nodler and Cunningham, with SCS &
SA 1 (pending) | SB 878-Lembke, with SCS (pending) |
| SB 596-Callahan, with SCS (pending) | SBs 895, 813, 911, 924, 922 &
802-Dempsey, et al, with SCS (pending) |
| SBs 607, 602, 615 & 725-Stouffer, with
SCS & SA 1 (pending) | SB 896-Shields and Crowell |
| SB 625-Justus and Keaveny, with SCS | SB 905-Bray, et al, with SCS (pending) |
| SB 738-Crowell, with SCS | SJR 22-Callahan |
| SB 777-Pearce, with SCS (pending) | SJR 29-Purgason and Cunningham, with SCS
& SS for SCS (pending) |
| SB 793-Mayer, et al, with SCS, SA 1 & SA 1 to
SA 1 (pending) | SJR 31-Scott |
| SB 818-Lembke, with SCS (pending) | SJR 33-Bartle, with SA 1 (pending) |
| SB 839-Wright-Jones, with SCS | SJR 34-Goodman, et al, with SA 1 (pending) |
| | SJR 40-Goodman, with SA 1 (pending) |

CONSENT CALENDAR

Senate Bills

Reported 2/18

SCS for SB 782-McKenna

Reported 2/25

SB 915-Barnitz, with SCS
SB 863-Callahan, with SCS

SB 862-Callahan, with SCS

Reported 3/4

SB 919-Ridgeway
SB 860-Bray
SB 700-Lager, with SCS
SB 851-Schmitt, et al

SB 981-Callahan
SB 942-Rupp, with SCS
SB 929-Lager

RESOLUTIONS

Reported from Committee

SCR 42-Bray, with SCA 1
HCS for HCR 18, with SA 1 (pending) (Rupp)
SCR 34-Lembke, et al

SCR 33-Nodler
SCR 46-Stouffer
HCR 38-Icet, et al, with SCA 1

✓