

Journal of the Senate

SECOND REGULAR SESSION

FIFTY-FIRST DAY—TUESDAY, APRIL 13, 2010

The Senate met pursuant to adjournment.

President Kinder in the Chair.

Reverend Carl Gauck offered the following prayer:

“As a man thinks in his heart, so he is.” (Proverbs 23:17)

Holy Father, hear our prayer this morning as we work together, facing a month to complete what must be done. May Your thoughts be our thoughts and may You provide us direction and grace through these difficult times. May Your thoughts of kindness and mercy cover us and help us submit to following Your will for 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	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—34						

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—None

The Lieutenant Governor was present.

President Pro Tem Shields assumed the Chair.

SIGNING OF BILLS

The President Pro Tem announced that all other business would be suspended and **SCS** for **HCS** for **HB 2014**, having passed both branches of the General Assembly, would be read at length by the Secretary, and if no objections be made, the bill would be signed by the President Pro Tem to the end that it may become law. No objections being made, the bill was so read by the Secretary and signed by the President Pro Tem.

President Kinder assumed the Chair.

RESOLUTIONS

Senator Bray offered Senate Resolution No. 2133, regarding Morgan Zuhler, Ross Elementary School, Parkway School District, which was adopted.

Senator McKenna offered Senate Resolution No. 2134, regarding the Aftershock Program, Ridgewood Middle School, Fox C-6 School District, which was adopted.

Senator McKenna offered Senate Resolution No. 2135, regarding Mathew Riva, Seckman High School, Fox C-6 School District, which was adopted.

Senator McKenna offered Senate Resolution No. 2136, regarding Fox High School Student Council, Fox C-6 School District, which was adopted.

Senator Mayer offered Senate Resolution No. 2137, regarding Beverly Sue Christian, Dexter, which was adopted.

Senator Mayer offered Senate Resolution No. 2138, regarding Sam Anderson, which was adopted.

Senator Mayer offered Senate Resolution No. 2139, regarding Paul A. VanPraag, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2140, regarding Karyn Terese Vilbig, Ellisville, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2141, regarding Megan Barbara Tucker, St. Peters, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2142, regarding Kathleen Ticono, O'Fallon, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2143, regarding Courtney Lynn Russell, Florissant, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2144, regarding Kristen Lane Rechtlich, Wildwood, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2145, regarding Lindsay Christine Peters, Ballwin, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2146, regarding Easter Dora Morgan, St. Louis, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2147, regarding Abigail Hadley MacDonald, St. Louis, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2148, regarding Emily Suzanne Robinson, Chesterfield, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2149, regarding Shannon Nicole Horner, Wildwood, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2150, regarding Rachel Erin McNeill, O'Fallon, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2151, regarding Maria Nicole Merton, St. Charles, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2152, regarding Katherine Anna Schreiber, Fenton, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2153, regarding Jennifer Ashley Barnes, Festus, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2154, regarding Michelle Steele, Festus, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2155, regarding Jessica Lynn Dantin, O'Fallon, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2156, regarding Miranda Sue Sires, Lake St. Louis, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2157, regarding Claire Suzanne Alfermann, Washington, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2158, regarding Julie Marie Seliga, Washington, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2159, regarding Stephanie Marie Meritt, Florissant, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2160, regarding Gretchen Kathleen Spanel, Chesterfield, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2161, regarding Rose Anna Glastetter, Washington, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2162, regarding Melissa Marie Buechlein, St. Louis, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2163, regarding Caitlin Alexandra Bigham, St. Charles, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2164, regarding Ashley Michelle Guinn, St. Charles, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2165, regarding Emma Marie Fritz, St. Louis, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2166, regarding Andrea Christine Greenwalt,

Festus, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2167, regarding Tara Carin Donelson, Wildwood, which was adopted.

SENATE BILLS FOR PERFECTION

Senator Shields moved that **SB 943** be called from the Informal Calendar and taken up for perfection, which motion prevailed.

Senator Shields offered **SS** for **SB 943**, entitled:

SENATE SUBSTITUTE FOR SENATE BILL NO. 943

An Act to repeal sections 163.011, 163.031, 163.036, 168.500, 168.505, 168.510, and 168.515, RSMo, and to enact in lieu thereof four new sections relating to state funding for elementary and secondary education, with an emergency clause for certain sections.

Senator Shields moved that **SS** for **SB 943** be adopted.

Senator Pearce assumed the Chair.

Senator Stouffer assumed the Chair.

Senator Dempsey assumed the Chair.

Senator Cunningham offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Bill No. 943, Page 14, Section 163.031, Line 2, by striking the second occurrence of the word “the”; and further amend lines 3-9, by striking all of said lines from the bill; and further amend line 10, by striking the following: “of this paragraph,”; and

Further amend said bill and section, page 15, line 23, by striking the second occurrence of the word “the”; and further amend lines 24-28, by striking all of said lines from the bill; and further amend said bill and section, page 16, lines 1-2, by striking all of said lines from the bill; and further amend line 3, by striking the following: “of this paragraph,”; and

Further amend said bill and section, page 21, lines 9-12, by striking all of said lines from the bill and inserting in lieu thereof the following: “**The department**”.

Senator Cunningham moved that the above amendment be adopted.

Senator Bartle requested a roll call vote be taken on the adoption of **SA 1** and was joined in his request by Senators Bray, Crowell, Goodman and Rupp.

SA 1 failed of adoption by the following vote:

YEAS—Senators

Bray	Crowell	Cunningham	Dempsey	Keaveny	Lembke	Ridgeway	Schmitt
Shields	Vogel—10						

NAYS—Senators

Barnitz	Bartle	Callahan	Champion	Clemens	Days	Engler	Goodman
Green	Justus	Lager	Mayer	Nodler	Pearce	Purgason	Rupp
Schaefer	Scott	Shoemyer	Stouffer	Wilson	Wright-Jones—22		

Absent—Senators

Griesheimer McKenna—2

Absent with leave—Senators—None

Vacancies—None

Senator Barnitz offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Bill No. 943, Pages 1-11, Section 163.011, by striking all of said section from the bill; and

Further amend said bill, page 16, section 163.031, line 15, by striking the opening bracket “[” immediately before the following: “; the”; and further amend said section and page, line 17, by striking the closing bracket “]” immediately after “RSMo”; and

Further amend said bill, page 29, section 163.500, line 18, by inserting after all of said line the following:

“168.500. 1. For the purpose of providing career pay, which shall be a salary supplement, for public school teachers, which for the purpose of sections 168.500 to 168.515 shall include classroom teachers, librarians, guidance counselors and certificated teachers who hold positions as school psychological examiners, parents as teachers educators, school psychologists, special education diagnosticians and speech pathologists, and are on the district salary schedule, there is hereby created and established a career advancement program which shall be known as the “Missouri Career Development and Teacher Excellence Plan”, hereinafter known as the “career plan or program”. Participation by local school districts in the career advancement program established under this section shall be voluntary. The career advancement program is a matching fund program of variable match rates. The general assembly [shall] **may** make an annual appropriation to the excellence in education fund established under section 160.268, RSMo, for the purpose of providing the state's portion for the career advancement program. The “Career Ladder Forward Funding Fund” is hereby established in the state treasury. Beginning with fiscal year 1998 and until the career ladder forward funding fund is terminated pursuant to this subsection, the general assembly [shall] **may** appropriate funds to the career ladder forward funding fund. Notwithstanding the provisions of section 33.080, RSMo, to the contrary, moneys in the fund shall not be transferred to the credit of the general revenue fund at the end of the biennium. All interest or other gain received from investment of moneys in the fund shall be credited to the fund. All funds deposited in the fund shall be maintained in the fund until such time as the balance in the fund at the end of the fiscal year is equal to or greater than the appropriation for the career ladder program for the following year, at which time all such revenues shall be used to fund, in advance, the career ladder program for such following year and the career ladder forwarding funding fund shall thereafter be terminated.

2. The department of elementary and secondary education, at the direction of the commissioner of

education, shall study and develop model career plans which shall be made available to the local school districts. These state model career plans shall:

(1) Contain three steps or stages of career advancement;

(2) Contain a detailed procedure for the admission of teachers to the career program;

(3) Contain specific criteria for career step qualifications and attainment. These criteria shall clearly describe the minimum number of professional responsibilities required of the teacher at each stage of the plan and shall include reference to classroom performance evaluations performed pursuant to section 168.128;

(4) Be consistent with the teacher certification process recommended by the Missouri advisory council of certification for educators and adopted by the department of elementary and secondary education;

(5) Provide that public school teachers in Missouri shall become eligible to apply for admission to the career plans adopted under sections 168.500 to 168.515 after five years of public school teaching in Missouri. All teachers seeking admission to any career plan shall, as a minimum, meet the requirements necessary to obtain the first renewable professional certificate as provided in section 168.021;

(6) Provide procedures for appealing decisions made under career plans established under sections 168.500 to 168.515.

3. The commissioner of education shall cause the department of elementary and secondary education to establish guidelines for all career plans established under this section, and criteria that must be met by any school district which seeks funding for its career plan.

4. A participating local school district may have the option of implementing a career plan developed by the department of elementary and secondary education or a local plan which has been developed with advice from teachers employed by the district and which has met with the approval of the department of elementary and secondary education. In approving local career plans, the department of elementary and secondary education may consider provisions in the plan of the local district for recognition of teacher mobility from one district to another within this state.

5. The career plans of local school districts shall not discriminate on the basis of race, sex, religion, national origin, color, creed, or age. Participation in the career plan of a local school district is optional, and any teacher who declines to participate shall not be penalized in any way.

6. In order to receive funds under this section, a school district which is not subject to section 162.920, RSMo, must have a total levy for operating purposes which is in excess of the amount allowed in section 11(b) of article X of the Missouri Constitution; and a school district which is subject to section 162.920, RSMo, must have a total levy for operating purposes which is equal to or in excess of twenty-five cents on each hundred dollars of assessed valuation.

7. The commissioner of education shall cause the department of elementary and secondary education to regard a speech pathologist who holds both a valid certificate of license to teach and a certificate of clinical competence to have fulfilled the standards required to be placed on stage III of the career program, provided that such speech pathologist has been employed by a public school in Missouri for at least five years and is approved for placement at such stage III by the local school district.

8. Beginning in fiscal year 2012, the state portion of career ladder payments shall only be made available to local school districts if the general assembly makes an appropriation for such program.

Payments authorized under sections 168.500 to 168.515 shall only be made available in a year for which a state appropriation is made. Any state appropriation shall be made prospectively in relation to the year in which work under the program is performed.

9. Nothing in this section shall be construed to prohibit a local school district from funding the program for its teachers, for work performed in years for which no state appropriation is made available.

168.515. 1. Each teacher selected to participate in a career plan established under sections 168.500 to 168.515, who meets the requirements of such plan, [shall] **may** receive a salary supplement, the state's share of which shall be distributed under section 163.031, RSMo, equal to the following amounts applied to the career ladder entitlement of section 163.031, RSMo:

(1) Career stage I teachers may receive up to an additional one thousand five hundred dollars per school year;

(2) Career stage II teachers may receive up to an additional three thousand dollars per school year;

(3) Career stage III teachers may receive up to an additional five thousand dollars per school year. All teachers within each stage within the same school district shall receive equal salary supplements.

2. The state [shall] **may** make payments pursuant to section 163.031, RSMo, to the local school district for the purpose of [reimbursing] **providing funding to** the local school district for the payment of any salary supplements provided for in this section, subject to the availability of funds as appropriated each year and distributed on a variable match formula which shall be based on assessed valuation of the district for the second preceding school year.

3. In distributing these matching funds, school districts shall be ranked by the assessed valuation for the second preceding school year per weighted average daily attendance from the highest to the lowest and divided into three groups. Group one shall contain the highest twenty-five percent of all public school districts, groups two and three combined shall contain the remaining seventy-five percent of all public school districts. The districts in groups two and three shall be rank-ordered from largest to smallest based on enrollment as of the last Wednesday in September during the second preceding school year, group two shall contain twenty-five percent of all public school districts that are larger on the enrollment-based rank-ordered list and group three shall contain the remaining fifty percent of all public school districts. Pursuant to subsection 4 of this section, districts in group one shall receive forty percent state funding and shall contribute sixty percent local funding, group two shall receive fifty percent state funding and shall contribute fifty percent local funding and group three shall receive sixty percent state funding and shall contribute forty percent local funding.

4. The incremental groups are as follows:

Group	Percentage of Districts	Percentage of State Funding	Percentage of Local Funding
1	25%	40%	60%
2	25%	50%	50%
3	50%	60%	40%

5. Beginning in the 1996-97 school year, any school district in any group which participated in the

career ladder program in 1995-96 and paid less than the local funding percentage required by subsection 4 of this section shall increase its local share of career ladder costs by five percentage points from the preceding year until the district pays the percentage share of cost required by subsection 4 of this section, and in no case shall the local funding percentage be increased by a greater amount for any year. For any district, the state payment shall not exceed the local payment times the state percentage share divided by the local percentage share. Except as provided in subsection 10 of this section, any district not participating in the 1995-96 school year or any district which interrupts its career ladder program for any subsequent year shall enter the program on the cost-sharing basis required by subsection 4 of this section.

6. Not less than every fourth year, beginning with calendar year 1988, the general assembly, through the joint committee established under section 160.254, RSMo, shall review the amount of the career pay provided for in this section to determine if any increases are necessary to reflect the increases in the cost of living which have occurred since the salary supplements were last reviewed or set.

7. To participate in the salary supplement program established under this section, a school district may submit to the voters of the district a proposition to increase taxes for this purpose. If a school district's current tax rate ceiling is at or above the rate from which an increase would require a two-thirds majority, the school board may submit to the voters of the district a proposition to reduce or eliminate the amount of the levy reduction resulting from section 164.013, RSMo. If a majority of the voters voting thereon vote in favor of the proposition, the board may certify that seventy-five percent of the revenue generated from this source shall be used to implement the salary supplement program established under this section.

8. In no case shall a school district use state funds received under this section nor local revenue generated from a tax established under subsection 7 of this section to comply with the minimum salary requirements for teachers established pursuant to section 163.172, RSMo.

9. Beginning in the 1996-97 school year, for any teacher who participated in the career program in the 1995-96 school year, continues to participate in the program thereafter, and remains qualified to receive career pay pursuant to section 168.510, the state's share of the teacher's salary supplement shall continue to be the percentage paid by the state in the 1995-96 school year, notwithstanding any provisions of subsection 4 of this section to the contrary, and the state shall continue to pay such percentage of the teacher's salary supplement until any of the following occurs:

(1) The teacher ceases his or her participation in the program; or

(2) The teacher suspends his or her participation in the program for any school year after the 1995-96 school year. If the teacher later resumes participation in the program, the state funding shall be subject to the provisions of subsection 4 of this section.

10. Any school district that participated in the career ladder program prior to the 2001-02 school year but ceased its participation at any time from July 1, 2001, to July 1, 2005, may resume participation in the program no later than July 1, 2006, at the same matching level, pursuant to subsections 4 and 5 of this section, for which the district qualified during its last year of participation.”; and

Further amend said bill, pages 29-31, section 168.500, by striking all of said section from the bill; and

Further amend pages 31-32, section 168.505, by striking all of said section from the bill; and

Further amend page 32, section 168.510, by striking all of said section from the bill; and

Further amend pages 32-35, section 168.515, by striking all of said section from the bill; and

Further amend said bill, page 35, Section B, lines 12-13 by striking all of said lines and inserting in lieu thereof the following: “163.031, 163.036, 168.500, and 168.515 of this act is deemed necessary for”; and further amend lines 17-18 by striking all of said lines and inserting in lieu thereof the following: “of sections 163.031, 163.036, 168.500, and 168.515 of this act shall”; and

Further amend the title and enacting clause accordingly.

Senator Barnitz moved that the above amendment be adopted.

Senator Cunningham offered **SA 1** to **SA 2**:

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 2

Amend Senate Amendment No. 2 to Senate Substitute for Senate Bill No. 943, Page 5, Section 168.500, Line 11, by inserting after all of said line the following: “**10. There shall be no further payments for certification for national board teacher certification through career ladder under sections 168.500 to 168.515.**”.

Senator Cunningham moved that the above amendment be adopted.

At the request of Senator Shields, **SB 943**, with **SS**, **SA 2** and **SA 1** to **SA 2** (pending), was placed on the Informal Calendar.

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 **SB 714**, 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.

On motion of Senator Engler, the Senate recessed until 4:00 p.m.

RECESS

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

RESOLUTIONS

Senator Schmitt offered Senate Resolution No. 2168, regarding Citizen Kane’s Steak House, Kirkwood, which was adopted.

Senator Schmitt offered Senate Resolution No. 2169, regarding Commander Mark D. Kesselring, United States Navy, which was adopted.

Senator Justus offered Senate Resolution No. 2170, regarding Hyatt Regency Crown Center, Kansas City, which was adopted.

Senator Justus offered Senate Resolution No. 2171, regarding Westin Crown Center, Kansas City, which was adopted.

Senator Justus offered Senate Resolution No. 2172, regarding Residence Inn by Marriott, Kansas City,

which was adopted.

Senator Justus offered Senate Resolution No. 2173, regarding Q Hotel & Spa, Kansas City, which was adopted.

Senator Justus offered Senate Resolution No. 2174, regarding Kansas City Marriott Downtown, Kansas City, which was adopted.

Senator Champion offered Senate Resolution No. 2175, regarding LaQuinta Inn-South, Springfield, which was adopted.

Senator Lager offered Senate Resolution No. 2176, regarding Comfort Inn, Chillicothe, which was adopted.

Senator Wright-Jones offered Senate Resolution No. 2177, regarding Drury Plaza Hotel, Saint Louis, which was adopted.

Senator Bartle offered Senate Resolution No. 2178, regarding Evan Lurker, which was adopted.

MESSAGES FROM THE GOVERNOR

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

GOVERNOR OF MISSOURI

JEFFERSON CITY

65102

April 13, 2010

To the Senate of the 95th General Assembly of the State of Missouri:

The following addendum should be made to the appointment of Russell C. Still to the State Board of Education, submitted on April 9, 2010. Line 2 and 3 should be amended as follows:

“Missouri 65201, as a member of the State Board of Education, for a term ending July 1, 2017, and until his successor is duly appointed and qualified; vice, Russell Thompson,”

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI

JEFFERSON CITY

65102

April 13, 2010

To the Senate of the 95th General Assembly of the State of Missouri:

The following addendum should be made to the appointment of Brian P. Kelly to the Southeast Missouri State University Board of Regents, submitted on March 25, 2010. Line 1 should be amended as follows:

“Brian P. Kelly, 8721 Covington Court, Brentwood, Saint Louis County, Missouri 63144,”

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

President Pro Tem Shields referred the above addendums to the Committee on Gubernatorial Appointments.

President Pro Tem Shields assumed the Chair.

SIGNING OF BILLS

The President Pro Tem announced that all other business would be suspended and **HCS** for **HB 1498**, having passed both branches of the General Assembly, would be read at length by the Secretary, and if no objections be made, the bill would be signed by the President Pro Tem to the end that it may become law. No objections being made, the bill was so read by the Secretary and signed by the President Pro Tem.

Senator Stouffer assumed the Chair.

SENATE BILLS FOR PERFECTION

Senator Shields moved that **SB 943**, with **SS**, **SA 2** and **SA 1** to **SA 2** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SA 1 to **SA 2** was again taken up.

Senator Cunningham moved that **SA 1** to **SA 2** be adopted, which motion failed on a standing division vote.

Senator Crowell offered **SA 2** to **SA 2**:

SENATE AMENDMENT NO. 2 TO SENATE AMENDMENT NO. 2

Amend Senate Amendment No. 2 to Senate Substitute for Senate Bill No. 943, Page 2, Section 168.500, Lines 2-3, by striking the following: “of variable match rates”; and

Further amend said amendment, page 6, section 168.515, line 2, by striking the words “variable match formula which shall” and inserting in lieu thereof the following: “**matching basis where the percentage of state funding shall be forty percent and the percentage of local funding shall be sixty percent**”; and further amend lines 3-29, by striking all of said lines; and

Further amend said amendment, Page 7, Lines 1 to 17 of said amendment page, by striking all of said lines; and

Further amend said amendment and section, page 8, lines 13-29, by striking all of said lines; and

Further amend said amendment, page 9, lines 1-7, by striking said lines from the amendment and inserting in lieu thereof the following: “**;and**”; and renumber the subsections accordingly.

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

SA 2, as amended, was again taken up.

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

Senator Crowell offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Bill No. 943, Page 14, Section 163.031, Line 2, by inserting immediately after the words “than the” the following: “**amount of the**”; and further amend said line by striking the following: “2010 actual state aid expenditure” and inserting in lieu thereof the following: “**2011 full funding calculation**”; and further amend said bill and section, page 15, line 23, by inserting

immediately after the words “than the” the following: “**amount of the**”; and further amend said line by striking the following: “2010 actual state aid expenditure” and inserting in lieu thereof the following: “**2011 full funding calculation**”; and further amend said bill and section, page 20, line 23, by inserting immediately after the words “than the” the following: “**amount of the**”; and further amend line 24, by striking the following: “2010 actual state aid expenditure” and inserting in lieu thereof the following: “**2011 full funding calculation**”; and further amend said bill and section, page 21, line 5, by inserting immediately after the words “than the” the following: “**amount of**”; and further amend said line by striking the following: “2010 actual state aid expenditure” and inserting in lieu thereof the following: “**2011 full funding calculation**”; and

Further amend said bill, page 25, section 163.036, line 25, by striking the word “the”; and further amend lines 26-28 by striking all of said lines and inserting in lieu thereof the following: “**summer school attendance hours shall be multiplied by zero prior to being included in the district's average daily attendance.**”; and

Further amend said bill and section, page 26, lines 1-9 of said page, by striking all of said lines from the bill and inserting in lieu thereof the following: “**Beginning with**”.

Senator Crowell moved that the above amendment be adopted.

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

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

Amend Senate Substitute for Senate Bill No. 943, Page 26, Section 163.036, Line 9 of said page, by inserting immediately after “expense.” the following: “**In any year in which the foundation formula appropriation under subsections 1, 2, and 4 of section 163.031 is less than the state aid expenditure for the previous year, each school district's summer school average daily attendance figure shall be reduced by the same percentage that the foundation formula appropriation has decreased from the previous year's state aid expenditure.**”.

Senator Callahan moved that the above substitute amendment be adopted.

At the request of Senator Shields, **SB 943**, with **SS**, **SA 3** and **SSA 1** for **SA 3** (pending), was placed on the Informal Calendar.

SB 1016, with **SCS**, was placed on the Informal Calendar.

SB 1007 was placed on the Informal Calendar.

SB 1014, with **SCS**, was placed on the Informal Calendar.

Senator Shields moved that **SB 1057** be taken up for perfection, which motion prevailed.

Senator Shields offered **SS** for **SB 1057**, entitled:

SENATE SUBSTITUTE FOR
SENATE BILL NO. 1057

An Act to repeal sections 32.028, 36.031, 36.050, 36.060, 36.150, 36.280, 36.370, 36.380, 36.390, 36.400, 43.040, 43.050, 58.445, 105.055, 301.716, 306.010, 306.161, 306.163, 306.165, 306.167, 306.168, 306.185, 306.227, 306.228, 306.229, 306.230, 306.232, 311.615, 407.924, 542.261, 544.157, 577.090,

621.015, and 650.005, RSMo, and to enact in lieu thereof thirty-one new sections relating to reorganization within certain state departments, with penalty provisions and an effective date for certain sections.

Senator Shields moved that **SS** for **SB 1057** be adopted.

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

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Bill No. 1057, Page 19, Section 43.050, Line 4 of said page, by striking the following: “The amount of patrol”; and further amend lines 5-17 of said page, by striking all of said lines; and further amend line 18 of said page, by striking the following: “section 313.820.”.

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

Senator Rupp offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Bill No. 1057, Page 1, Section A, Line 12 of said page, by inserting immediately after said line the following:

“21.940. 1. There is established a “Health and Human Services Transition Committee” to study and make recommendations by December 31, 2010, on consolidating the departments of health and senior services, mental health, and social services into one department.

2. The members of the committee shall consist of fourteen members as follows:

(1) The directors of the departments of health and senior services, mental health, and social services;

(2) Two members of the house of representatives, one from each party, appointed by the speaker of the house of representatives;

(3) Two members of the senate, one from each party, appointed by the president pro tem of the senate;

(4) Three representatives who are consumers or families of consumers interested in the services provided by each of the departments of health and senior services, mental health, and social services;

(5) Three providers of services provided by the each of the departments of health and senior services, mental health, and social services;

(6) One public member; and

(7) The directors of the departments of health and senior services, mental health, and social services; or the respective directors' designees, who shall serve as ex-officio members of the committee.

3. Members shall serve on the committee without compensation. The departments of health and senior services, mental health, and social services shall provide technical and administrative support services for the committee. The duties of the committee are to make recommendations on:

(1) Efficiencies that could be made within programs administered by the three departments;

(2) Any programs administered or overseen by the three departments that should be eliminated,

reduced, or combined with another program or programs, particularly programs involving MO HealthNet services; and

(3) A plan for reducing expenditures within each program administered or overseen by the three departments for fiscal year 2012 from fiscal year 2011 levels at increments of five percent up to twenty-five percent.

4. The provisions of this section shall expire on January 1, 2011.”; and

Further amend the title and enacting clause accordingly.

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

Senator Crowell offered SA 3, which was read:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Bill No. 1057, Pages 21-23, Section 104.809, by striking 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.

Senator Bray offered SA 4:

SENATE AMENDMENT NO. 4

Amend Senate Substitute for Senate Bill No. 1057, Page 1, In the Title, Line 11, by inserting after “sections”, the following: “and an emergency clause for a certain section”; and

Further amend said bill, Page 18, Section 37.040, Line 8, by inserting after all of said line the following:

“37.600. 1. There is hereby established 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 provided in subsection 4 of this section. The commission shall consist of nineteen 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 health and senior services or the director's designee;

(7) The director of the department of mental health or the director's designee;

(8) The director of the department of corrections or the director's designee;

- (9) The director of the department of social services or the director's designee;**
- (10) The executive director of the Missouri consolidated health care plan or the director's designee;**
- (11) One member of the state highways and transportation commission;**
- (12) One member of the state conservation commission; and**
- (13) One member of the board of curators of the University of Missouri;**
- (14) The commissioner of the coordinating board of higher education or the commissioner's designee;**
- (15) 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**
- (16) Two individual representatives of small business in this state, appointed by the governor with the advice and consent of the senate.**

2. Members of the commission shall be reimbursed for the actual and necessary expenses incurred in the discharge of the member's official duties. A chair of the commission shall be selected by the members of the commission and shall meet as necessary. Commission members shall not be related to any member of the general assembly or governor within the third degree of consanguinity. The office of administration shall provide technical, actuarial, and administrative support services as required by the commission.

3. 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.

4. 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 as described under subdivisions (3) and (4) of subsection 5 of this section.

5. 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;

(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;

(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.

6. The provisions of this section shall expire on February 1, 2011.”; and

Further amend said bill, Page 47, Section B, Line 42, by inserting after all of said line the following:

“Section C. Because of the need to promote the health care of state employees and of citizens of this state, section 37.600 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and section A of this act shall be in full force and effect upon its passage and approval.”; and

Further amend the title and enacting clause accordingly.

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

Senator Shields moved that **SS** for **SB 1057**, as amended, be adopted, which motion prevailed.

On motion of Senator Shields, **SS** for **SB 1057**, as amended, was declared perfected and ordered printed.

Senator Shields moved that **SB 943**, with **SS**, **SA 3**, and **SSA 1** for **SA 3** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

At the request of Senator Crowell, **SA 3** was withdrawn, rendering **SSA 1** for **SA 3** moot.

Senator Cunningham offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Substitute for Senate Bill No. 943, Page 29, Section 163.500, Line 11 of said page, by striking the following: “adequacy and”; and further amend lines 12-14 of said page, by striking all of said lines and inserting in lieu thereof the following: “**and secondary education within constitutional requirements and based on the Missouri Supreme Court finding in Committee for Educational Equality and Coalition to Fund Excellent Schools vs. State of Missouri, and also study differentiated pay, performance pay, incentive pay, tenure, open enrollment, virtual education, and other educational options.**”; and further amend line 15 of said page, by striking the following: “secondary education.”.

Senator Cunningham moved that the above amendment be adopted.

Senator Shields offered **SSA 1** for **SA 4**, which was read:

**SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 4**

Amend Senate Substitute for Senate Bill No. 943, Page 29, Section 163.500, Lines 11-14, by striking all of said lines from the bill and inserting in lieu thereof the following: “**of the timing of the delivery of state funding for elementary and secondary education to school districts.**”; and further amend line 15, by striking the following: “secondary education.”.

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

Senator Shields moved that **SS** for **SB 943**, as amended, be adopted, which motion prevailed on a standing division vote.

On motion of Senator Shields, **SS** for **SB 943**, as amended, was declared perfected and ordered printed.

On motion of Senator Engler, the Senate recessed until 8:30 p.m.

RECESS

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

SENATE BILLS FOR PERFECTION

Senator Bartle moved that **SB 1014**, with **SCS**, be called from the Informal Calendar and taken up for perfection, which motion prevailed.

SCS for **SB 1014**, entitled:

**SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 1014**

An Act to repeal sections 221.105 and 566.067, RSMo, and to enact in lieu thereof four new sections relating to crime, with penalty provisions, an expiration date for a certain section and an emergency clause for certain sections.

Was taken up.

Senator Bartle moved that **SCS** for **SB 1014** be adopted.

Senator Bartle offered **SS** for **SCS** for **SB 1014**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 1014

An Act to repeal sections 221.105, 558.011, 559.100, and 566.067, RSMo, and to enact in lieu thereof seven new sections relating to crime, with penalty provisions and an expiration date for certain sections.

Senator Bartle moved that **SS** for **SCS** for **SB 1014** be adopted.

Senator Rupp offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 1014, Page 15, Section 566.067, Line 2, by inserting after all of said line the following:

“595.036. 1. **For any claim filed on or after August 28, 2010**, any party aggrieved by a decision of the department of **public safety** on a claim under the provisions of sections 595.010 to [595.070] **595.075** may, within thirty days following the date of notification [of mailing] of such decision, file a petition with the [division of workers' compensation of the] department [of labor and industrial relations] to have such decision heard de novo by [an administrative law judge] **the director**. The [administrative law judge] **director** may affirm[,] or reverse[, or set aside] the **department's** decision [of the department of public safety] on the basis of the evidence previously submitted in such case or may take additional evidence [or may remand the matter to the department of public safety with directions]. The [division of workers' compensation] **department** shall promptly notify the [parties] **party** of its decision and the reasons therefor.

2. Any [of the parties to a] **party aggrieved by the director's** decision [of an administrative law judge of the division of workers' compensation, as provided by subsection 1 of this section, on a claim heard under the provisions of sections 595.010 to 595.070] may, within thirty days following the date of notification [or mailing] of such decision, file a petition with the [labor and industrial relations] **administrative hearing** commission to [have] **appeal** such decision [reviewed by the commission] **as provided in section 621.275**. [The commission may allow or deny a petition for review. If a petition is allowed, the commission may affirm, reverse, or set aside the decision of the division of workers' compensation on the basis of the evidence previously submitted in such case or may take additional evidence or may remand the matter to the division of workers' compensation with directions. The commission shall promptly notify the parties of its decision and the reasons therefor.

3. Any petition for review filed pursuant to subsection 1 of this section shall be deemed to be filed as of the date endorsed by the United States Postal Service on the envelope or container in which such petition is received.

4. Any party who is aggrieved by a final decision of the labor and industrial relations commission pursuant to the provisions of subsections 2 and 3 of this section shall within thirty days from the date of the final decision appeal the decision to the court of appeals. Such appeal may be taken by filing notice of appeal with commission, whereupon the commission shall, under its certificate, return to the court all documents and papers on file in the matter, together with a transcript of the evidence, the findings and award, which shall thereupon become the record of the cause. Upon appeal no additional evidence shall be heard and, in the absence of fraud, the findings of fact made by the commission within its powers shall be conclusive and binding. The court, on appeal, shall review only questions of law and may modify, reverse,

remand for rehearing, or set aside the award upon any of the following grounds and no other:

- (1) That the commission acted without or in excess of its powers;
- (2) That the award was procured by fraud;
- (3) That the facts found by the commission do not support the award;
- (4) That there was not sufficient competent evidence in the record to warrant the making of the award.]

595.037. 1. All information submitted to the department [or division of workers' compensation] and any hearing of the [division of workers' compensation] **department** on a claim filed pursuant to sections 595.010 to 595.075 shall be open to the public except for the following claims which shall be deemed closed and confidential:

(1) A claim in which the alleged assailant has not been brought to trial and disclosure of the information or a public hearing would adversely affect either the apprehension, or the trial, of the alleged assailant;

(2) A claim in which the offense allegedly perpetrated against the victim is rape, sodomy or sexual abuse and it is determined by the department [or division of workers' compensation] to be in the best interest of the victim or of the victim's dependents that the information be kept confidential or that the public be excluded from the hearing;

(3) A claim in which the victim or alleged assailant is a minor; or

(4) A claim in which any record or report obtained by the department [or division of workers' compensation], the confidentiality of which is protected by any other law, shall remain confidential subject to such law.

2. The department [and division of workers' compensation, by separate order,] may close any record, report or hearing if it determines that the interest of justice would be frustrated rather than furthered if such record or report was disclosed or if the hearing was open to the public.

595.060. The director shall promulgate rules and regulations necessary to implement the provisions of sections 595.010 to 595.220 as provided in this section and chapter 536, RSMo. [In the performance of its functions under section 595.036, the division of workers' compensation is authorized to promulgate rules pursuant to chapter 536, RSMo, prescribing the procedures to be followed in the proceedings under section 595.036.] Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536, RSMo, and, if applicable, section 536.028, RSMo. This section and chapter 536, RSMo, are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, RSMo, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2009, shall be invalid and void.

621.275. 1. Any person shall have the right to appeal to the administrative hearing commission from any decision made by the director of the department of public safety under section 595.036 regarding that person's claim for compensation as provided in sections 595.010 to 595.075.

2. Any person filing an appeal with the administrative hearing commission shall be entitled to a hearing before the commission. The person shall file a petition with the commission within thirty days after the decision of the director of the department of public safety is sent in the United States mail or within thirty days after the decision is delivered, whichever is earlier. The director's decision shall

contain a notice of the person's right to appeal:

“If you were adversely affected by this decision, you may appeal to the administrative hearing commission. To appeal, you must file a petition with the administrative hearing commission within thirty days after the date this decision was delivered or sent in the United States mail, whichever is earlier. If your petition is sent by registered or certified mail, it will be deemed filed on the date it is mailed; if it is sent by any method other than registered mail, it will be deemed filed on the date it is received by the commission.”

3. Decisions of the administrative hearing commission under this section shall be binding, subject to appeal by either party. The procedures established by chapter 536 shall apply to any hearings and determinations under this section.”; and

Further amend the title and enacting clause accordingly.

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

Senator Griesheimer offered SA 2, which was read:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 1014, Page 15, Section 566.067, Line 2, by inserting immediately after said line the following:

“Section 1. Notwithstanding any other provision of law to the contrary, a sentencing court shall not sentence an offender, subject to subdivision (1) of subsection 1 of section 217.023, to a term of imprisonment in county jail that exceeds the funds available in the county corrections stabilization fund created under section 217.023 to cover the costs of incarceration as provided under subdivision (4) of subsection 3 of section 221.105.”; and

Further amend the title and enacting clause accordingly.

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

Senator Barnitz offered SA 3:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 1014, Page 7, Section 221.105, Line 2, by inserting after the word “institutions” the following:

“or electronic monitoring of offenders supervised by the counties under subdivision (1), (2), or (3) of subsection 3 of this section excluding instances when the prisoner is found guilty of or pleads guilty to a state offense for which he or she is sentenced to a term of imprisonment in the department of corrections but receives credit for the time he or she served in the county jail prior to the sentencing for such offense”; and

further amend said section and page, line 12, by inserting after the word “jail” the following:

“or was subject to electronic monitoring”; and

Further amend line 13 by inserting after the word “prisons” the following:

“or electronic monitoring”; and

Further amend line 20, by inserting after the word “prisoners” the following:

“or supervising electronic monitoring”; and

further amend line 22 by inserting after the word “facility” the following:

“or was subject to electronic monitoring”; and

further amend line 27, by inserting after the word “boarding” the following:

“or electronically monitoring”; and

further amend said section, page 8, line 10, by inserting after the word “issued,” the following:

“or electronically monitored by the county under subdivisions (1), (2), or (3) of this subsection excluding instances when the prisoner is found guilty of or pleads guilty to a state offense for which he or she is sentenced to a term of imprisonment in the department of corrections but receives credit for the time he or she served in the county jail prior to the sentencing for such offense,”; and

further amend said section, page 9, line 9, by inserting after the word “prisoner” the following:

“for incarcerating prisoners confined in jails or medium security institutions and not to exceed eight dollars per day per prisoner for electronic monitoring supervised by the county”.

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

Senator Bartle moved that **SS for SCS for SB 1014**, as amended, be adopted, which motion prevailed.

On motion of Senator Bartle, **SS for SCS for SB 1014**, as amended, was declared perfected and ordered printed.

INTRODUCTIONS OF GUESTS

Senator Nodler introduced to the Senate, faculty and students from the Government Process Class, Missouri Southern State University, Joplin.

Senator Griesheimer introduced to the Senate, Jamie Nordwald and graduate students from University of Missouri School of Social Work.

On behalf of Senator Pearce, the President introduced to the Senate, Brian Baker, Rebecca Neighbors, Lydia Baker, Judy Nees, Andrea Middleton, Monte Wachter, Sherri Wachter, Kristen Jones and students, Joshua Allen, Grant Baker, Rose Baker, Andrew Costabile, Jordan Jones, Cole Kerby, Katie Middleton, Shirley Ponds and Michaela Wachter, Heartland Academy, Belton.

On behalf of Senator Pearce, the President introduced to the Senate, Huett Donald, Fred Niblock and students, Timothy Merrill, Marlena Lubke, Seth Kreher, Logan Lagud and Skyler Lankford, representatives of Johnson County American Legion Student Government Day.

Senator Barnitz introduced to the Senate, Jim Fels, Rolla.

Senator Goodman introduced to the Senate, parents, teachers and thirteen third and fourth grade students from Trinity Lutheran School, Freistatt.

Senator Days introduced to the Senate, Scott Jolly, Florissant; and Scott was made an honorary page.

Senator Scott introduced to the Senate, the Physician of the Day, Dr. Melissa R. Stephens, M.D., and her son Joel, Warsaw.

Senator Scott introduced to the Senate, Coach Scott Ireland and Assistant coach Tim Hankins and members of Class 1 State Champion Montrose High School Girls basketball team, Kendall Hart, Felicia

Foster, Morgan Eye, Whitney Klass, Katelyn Bracher, Kristin Bellinhausen, Elizabeth Collins and Victoria Engeman.

Senator Purgason introduced to the Senate, representatives of Camden County Leadership.

Senator Schmitt introduced to the Senate, third grade students from Barretts Elementary School; and Hannah Knapik, Erin Neely, Ben Gunning, Kirsten Bourbon, Max Dippel and Elaina Verges were made honorary pages.

On behalf of Senator Stouffer and himself, Senator Lembke introduced to the Senate, Jeannine Stuart, John Wiemann, Tom Wilsdon, Mary Ann Krause, Cindy Evans, Ron Lares, Brian Riley and his son Dylan, Glen Nelson, Donna Hart Nolte, Cathie Nelson, Tom Baker, Ed and Pat Richards, Bruce Barton and Marshall Foss, representatives of Missouri State Pachyderms.

Senator Wright-Jones introduced to the Senate, Debbie Deiters and Roderick Williams, St. Louis.

Senator Wright-Jones introduced to the Senate, her grandson, Damon Jones II, Gary Evans and twenty fifth grade students from St. Louis Christian Academy.

Senator Crowell introduced to the Senate, students from Immaculate Conception School, Jackson.

On motion of Senator Engler, the Senate adjourned until 9:30 a.m., Wednesday, April 14, 2010.

SENATE CALENDAR

FIFTY-SECOND DAY—WEDNESDAY, APRIL 14, 2010

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HJR 88-Nieves, et al
HCS#2 for HB 1543

HCS for HB 1787
HCS for HB 2048

THIRD READING OF SENATE BILLS

- | | |
|--|--|
| 1. SB 627-Justus (In Fiscal Oversight) | 8. SCS for SB 622-Shoemyer
(In Fiscal Oversight) |
| 2. SJR 20-Bartle (In Fiscal Oversight) | 9. SS for SCS for SB 734-Pearce
(In Fiscal Oversight) |
| 3. SB 779-Bartle (In Fiscal Oversight) | 10. SCS for SB 815-Bartle |
| 4. SCS for SB 944-Shields (In Fiscal Oversight) | 11. SB 940-Pearce |
| 5. SB 816-Lembke (In Fiscal Oversight) | 12. SCS for SB 631-Cunningham |
| 6. SB 1026-Rupp (In Fiscal Oversight) | 13. SS for SB 714-Crowell |
| 7. SS for SCS for SB 884-Schaefer
(In Fiscal Oversight) | |

SENATE BILLS FOR PERFECTION

SJR 44-Shields

HOUSE BILLS ON THIRD READING

- | | |
|---|---------------------------------------|
| 1. HCS for HJR 86, with SCS (Stouffer)
(In Fiscal Oversight) | 9. HCS for HB 2004, with SCS (Mayer) |
| 2. HB 1741-Pratt (Goodman) | 10. HCS for HB 2005, with SCS (Mayer) |
| 3. HB 1677-Hoskins (80), with SCS (Days) | 11. HCS for HB 2006, with SCS (Mayer) |
| 4. HB 1778-Walton Gray, et al, with SCS
(Wright-Jones) | 12. HCS for HB 2007, with SCS (Mayer) |
| 5. HCS for HB 2198, with SCS (Griesheimer) | 13. HCS for HB 2008, with SCS (Mayer) |
| 6. HCS for HB 2001, with SCS (Mayer) | 14. HCS for HB 2009, with SCS (Mayer) |
| 7. HCS for HB 2002, with SCS (Mayer) | 15. HCS for HB 2010, with SCS (Mayer) |
| 8. HCS for HB 2003, with SCS (Mayer) | 16. HCS for HB 2011, with SCS (Mayer) |
| | 17. HCS for HB 2012, with SCS (Mayer) |
| | 18. HCS for HB 2013, with SCS (Mayer) |

INFORMAL CALENDAR

THIRD READING OF SENATE BILLS

SCS for SB 826-Griesheimer

SB 1001-Griesheimer

SENATE BILLS FOR PERFECTION

- | | |
|---|--|
| SB 579-Shields, with SCS | SB 810-Lager, with SCS |
| SB 587-Nodler and Cunningham,
with SCS & SA 1 (pending) | SB 818-Lembke, with SCS (pending) |
| SB 596-Callahan, with SCS (pending) | SB 839-Wright-Jones, with SCS |
| SB 606-Stouffer | SB 852-Lager, et al, with SS,
SA 1 & SSA 1 for SA 1 (pending) |
| SBs 607, 602, 615 & 725-Stouffer,
with SCS & SA 1 (pending) | SB 868-Shields |
| SB 698-Griesheimer, with SCS,
SS for SCS & SA 1 (pending) | SB 878-Lembke, with SCS (pending) |
| SB 705-Griesheimer | SBs 880, 780 & 836-Schaefer, with SCS |
| SB 738-Crowell, with SCS | SBs 895, 813, 911, 924, 922 &
802-Dempsey, et al, with SCS, SS for
SCS, SA 1, SSA 1 for SA 1 & SA 1 to
SSA 1 for SA 1 (pending) |
| SB 747-Rupp, et al, with SA 1 (pending) | SB 896-Shields and Crowell, with SA 1
(pending) |
| SB 784-Schaefer and Pearce | SB 905-Bray, et al, with SCS & SS for SCS
(pending) |
| SB 792-Dempsey and Rupp, with SS (pending) | SB 999-Schaefer |
| SB 793-Mayer, et al, with SCS,
SA 1 & SA 1 to SA 1 (pending) | |
| SB 797-Green | |

SB 1007-Dempsey
 SB 1016-Mayer, with SCS
 SB 1017-Mayer, with SCS (pending)
 SJR 22-Callahan
 SJR 25-Cunningham, et al, with SCS,
 SS#2 for SCS & SA 5 (pending)
 SJR 29-Purgason and Cunningham,
 with SCS & SS#2 for SCS (pending)

SJR 31-Scott
 SJR 33-Bartle, with SA 1 (pending)
 SJR 34-Goodman, et al, with SA 1 (pending)
 SJR 38-Ridgeway
 SJR 40-Goodman, with SA 1 (pending)

HOUSE BILLS ON THIRD READING

SS for SCS for HB 1442-Jones (89), et al
 (Nodler) (In Fiscal Oversight)

HCS#2 for HB 1472 (Schaefer)

RESOLUTIONS

Reported from Committee

SCR 42-Bray, with SCA 1
 HCS for HCR 18, with SA 1 (pending) (Rupp)
 SCR 46-Stouffer

HCR 38-Icet, et al, with SCA 1 (Lembke)
 SCR 52-Lager
 HCS for HCRs 34 & 35 (Schmitt)

To be Referred

HCS for HCRs 25, 29 & 39

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