

Journal of the Senate

SECOND REGULAR SESSION

FIFTY-FIFTH DAY—TUESDAY, APRIL 17, 2012

The Senate met pursuant to adjournment.

President Kinder in the Chair.

Reverend Carl Gauck offered the following prayer:

“Whatever your hand finds to do, do it with your might.” (Ecclesiastes 9:10a)

Holy and Gracious God, we know that You sanctify each day with Your blessing so that all our business is a holy business at all hours and in all places. We pray that what we are about this week will be uncommon and You will turn our efforts into spiritual adventures. Bless us and guide us so it may be so with us and You will honor our work. 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

Brown	Callahan	Chappelle-Nadal	Crowell	Cunningham	Curls	Dempsey	Dixon
Engler	Goodman	Green	Justus	Keaveny	Kehoe	Kraus	Lager
Lamping	Lembke	Mayer	McKenna	Munzlinger	Nieves	Pearce	Purgason
Richard	Ridgeway	Rupp	Schaaf	Schaefer	Schmitt	Stouffer	Wasson

Wright-Jones—33

Absent—Senators—None

Absent with leave—Senator Parson—1

Vacancies—None

The Lieutenant Governor was present.

RESOLUTIONS

Senator Kehoe offered Senate Resolution No. 1889, regarding Lloyd S. Landrum, Centertown, which was adopted.

Senator Kehoe offered Senate Resolution No. 1890, regarding Nicholas J. "Nick" Schepers, Jefferson City, which was adopted.

Senator Keaveny offered Senate Resolution No. 1891, regarding Curteisha Jacobs, Saint Louis, which was adopted.

Senator Keaveny offered Senate Resolution No. 1892, regarding Raven Brand, Saint Louis, which was adopted.

Senator Keaveny offered Senate Resolution No. 1893, regarding Teman Sneed, Saint Louis, which was adopted.

Senator Keaveny offered Senate Resolution No. 1894, regarding Sharniece Dunn, Saint Louis, which was adopted.

Senator Stouffer offered Senate Resolution No. 1895, regarding the Two Hundredth Anniversary of the First Baptist Church of New Franklin, which was adopted.

Senator Crowell offered Senate Resolution No. 1896, regarding Carolyn Whitener, which was adopted.

Senator Crowell offered Senate Resolution No. 1897, regarding Darrick Smith, which was adopted.

Senator Crowell offered Senate Resolution No. 1898, regarding Linda Mowery, which was adopted.

Senator Crowell offered Senate Resolution No. 1899, regarding the Fiftieth Wedding Anniversary of Mr. and Mrs. Gerald Whitmore, Chaffee, which was adopted.

Senator Crowell offered Senate Resolution No. 1900, regarding the Fiftieth Wedding Anniversary of Mr. and Mrs. Doyle Eakins, Whitewater, which was adopted.

Senator Crowell offered Senate Resolution No. 1901, regarding Dianna Petry, Cape Girardeau, which was adopted.

Senator Crowell offered Senate Resolution No. 1902, regarding Elizabeth Gregory, which was adopted.

Senator Crowell offered Senate Resolution No. 1903, regarding Susan Ruth Bartlett, which was adopted.

Senator Curls offered Senate Resolution No. 1904, regarding Center High School, Kansas City, which was adopted.

Senator Engler offered Senate Resolution No. 1905, regarding Rebecca Anne Peden, Annapolis, which was adopted.

Senator Engler offered Senate Resolution No. 1906, regarding Thomas J. Schembra, Jr., Annapolis, which was adopted.

Senator Engler offered Senate Resolution No. 1907, regarding Karen D. Werner, Festus, which was adopted.

Senator Brown offered Senate Resolution No. 1908, regarding the Fiftieth Wedding Anniversary of Mr. and Mrs. John Jamison, Rolla, which was adopted.

SENATE BILLS FOR PERFECTION

Senator Mayer moved that **SB 439**, with **SCS** and **SA 1** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SA 1 was again taken up.

Senator Pearce assumed the Chair.

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

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

Amend Senate Committee Substitute for Senate Bill No. 439, Page 2, Section 290.210, Line 20, by striking the opening bracket, and further amend line 43, by striking the closing bracket; and

Further amend said section, pages 2-3, lines 43-54, by striking all of the bold faced language on said lines; and

Further amend said bill, Page 5, Section 290.250, Line 73, by inserting immediately after said line the following:

“290.257. 1. No contractor or subcontractor shall contract with or construct public works for the Missouri state highways and transportation commission unless such contractor or subcontractor has participated in the wage survey process utilized by the department pursuant to section 290.260 to determine the prevailing hourly rate of wages in Missouri localities for highway construction work by submitting reports to the department of all the hours worked by and all wage rates paid to its workers in each occupational title for highway construction work during the previous reporting period utilized by the department in determining the wage order issued pursuant to section 290.260; or such contractor or subcontractor has engaged in no construction work for the Missouri state highways and transportation commission during the previous reporting period utilized by the department in determining the general wage order, which the contractor may establish by providing an affidavit or other sworn statement so attesting to the department, or by other means satisfactory to the department.

2. The prohibition established in subsection 1 of this section shall become effective on January 1, 2014.

290.259. 1. No contractor may contract with or construct public works with any public body, other than the Missouri state highways and transportation commission, unless such contractor participated in the wage survey process utilized by the department pursuant to section 290.262 to determine the prevailing hourly rate of wages in Missouri localities for construction work, other than highway construction work, by submitting reports to the department of all the hours worked by and all wage rates paid to its workers in each occupational title for construction work, other than residential construction, during the previous calendar year; or such contractor engaged in no construction work, with the exception of residential construction work during the previous calendar year, which the contractor may establish by providing an affidavit or other sworn statement so attesting to the department, or by other means satisfactory to the department.

2. The prohibition established in subsection 1 of this section shall become effective on January 1, 2014.”; and

Further amend pages 5-7, section 290.262, by striking said section from the bill; and
Further amend the title and enacting clause accordingly.

Senator Callahan moved that the above substitute amendment be adopted.

At the request of Senator Mayer, **SB 439**, with **SCS**, **SA 1** and **SSA 1** for **SA 1** (pending), was placed on the Informal Calendar.

President Pro Tem Mayer assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Pearce, Chairman of the Committee on Education, submitted the following report:

Mr. President: Your Committee on Education, to which was referred **SB 454**, begs leave to report that it has considered the same and recommends that the bill do pass.

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

RECESS

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

SENATE BILLS FOR PERFECTION

Senator Dempsey moved that **SB 682**, with **SCS** and **SS** for **SCS** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SS for **SCS** for **SB 682** was again taken up.

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

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 682, Section 334.153, Line 11 of said page, by inserting immediately before the word “spinal” the following: “**cervical**”; and further amend line 12 of said page, by inserting immediately before the word “spinal” the following: “**cervical**”.

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

Senator Stouffer offered **SA 2**, which was read:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 682, Section 334.153, Line 11 of said page, by inserting immediately before the word “spinal” the following: “**cervical and thoracic**”; and further amend line 12 of said page, by inserting immediately before the word “spinal” the following: “**cervical and thoracic**”.

Senator Stouffer moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Callahan, Justus, Mayer and McKenna.

SA 2 failed of adoption by the following vote:

YEAS—Senators

Brown	Callahan	Curls	Engler	Goodman	Green	Justus	Mayer
McKenna	Munzlinger	Purgason	Schmitt	Stouffer—13			

NAYS—Senators

Chappelle-Nadal	Crowell	Cunningham	Dempsey	Dixon	Keaveny	Kraus	Lager
Lamping	Lembke	Nieves	Pearce	Richard	Ridgeway	Rupp	Schaaf
Schaefer	Wasson	Wright-Jones—19					

Absent—Senator Kehoe—1

Absent with leave—Senator Parson—1

Vacancies—None

Senator Justus offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 682, Page 2, Section 334.153, Line 18 of said page, by inserting immediately after said line the following:

“4. The provisions of this section shall automatically expire four years after the effective date of this section unless reauthorized by an act of the general assembly.”

Senator Justus moved that the above amendment be adopted, which motion prevailed on a standing division vote.

Senator Callahan offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 682, Page 1, Section 334.153, Line 5 of said page, by inserting immediately after the word “chapter” the following: **“who has completed an American Board of Medical Specialties member board pain medicine subspecialty certification or completed an Accreditation Council for Graduate Medical Education pain medicine fellowship”**.

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

Senator Green offered **SA 5**:

SENATE AMENDMENT NO. 5

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 682, Page 1, In the Title, Line 3 of said title, by striking “interventional pain management” and inserting in lieu thereof the following: “the practice of medicine”; and

Further amend said bill, page 1, section A, line 3 of said page, by inserting immediately after said line the following:

“334.104. 1. A physician may enter into collaborative practice arrangements with registered professional nurses. Collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon

protocols, or standing orders for the delivery of health care services. Collaborative practice arrangements, which shall be in writing, may delegate to a registered professional nurse the authority to administer or dispense drugs and provide treatment as long as the delivery of such health care services is within the scope of practice of the registered professional nurse and is consistent with that nurse's skill, training and competence.

2. Collaborative practice arrangements, which shall be in writing, may delegate to a registered professional nurse the authority to administer, dispense or prescribe drugs and provide treatment if the registered professional nurse is an advanced practice nurse as defined in subdivision (2) of section 335.016. Collaborative practice arrangements may delegate to an advanced practice registered nurse, as defined in section 335.016, the authority to administer, dispense, or prescribe controlled substances listed in Schedules III, IV, and V of section 195.017; except that, the collaborative practice arrangement shall not delegate the authority to administer any controlled substances listed in schedules III, IV, and V of section 195.017 for the purpose of inducing sedation or general anesthesia for therapeutic, diagnostic, or surgical procedures. Schedule III narcotic controlled substance prescriptions shall be limited to a one hundred twenty-hour supply without refill. Such collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols or standing orders for the delivery of health care services.

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

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

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

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

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

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

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

(b) [Maintain geographic proximity; and

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

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

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

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

(9) A description of the time and manner of the collaborating physician's review of the advanced practice registered nurse's delivery of health care services. The description shall include provisions that the advanced practice registered nurse shall submit a minimum of ten percent of the charts documenting the advanced practice registered nurse's delivery of health care services to the collaborating physician for review every fourteen days; and

(10) The collaborating physician shall review every fourteen days a minimum of twenty percent of the charts in which the advanced practice registered nurse prescribes controlled substances. The charts reviewed under this subdivision may be counted in the number of charts required to be reviewed under subdivision (9) of this subsection.

4. The state board of registration for the healing arts pursuant to section 334.125 and the board of nursing pursuant to section 335.036 may jointly promulgate rules regulating the use of collaborative practice arrangements. Such rules shall be limited to [specifying geographic areas to be covered,] the methods of treatment that may be covered by collaborative practice arrangements and the requirements for review of services provided pursuant to collaborative practice arrangements including delegating authority to prescribe controlled substances. Any rules relating to dispensing or distribution of medications or devices by prescription or prescription drug orders under this section shall be subject to the approval of the state board of pharmacy. Any rules relating to dispensing or distribution of controlled substances by prescription or prescription drug orders under this section shall be subject to the approval of the department of health and senior services and the state board of pharmacy. In order to take effect, such rules shall be approved by a majority vote of a quorum of each board. Neither the state board of registration for the healing arts nor the board of nursing may separately promulgate rules relating to collaborative practice arrangements. Such jointly promulgated rules shall be consistent with guidelines for federally funded clinics. The rulemaking authority granted in this subsection shall not extend to collaborative practice arrangements of hospital employees providing inpatient care within hospitals as defined pursuant to chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

5. The state board of registration for the healing arts shall not deny, revoke, suspend or otherwise take disciplinary action against a physician for health care services delegated to a registered professional nurse provided the provisions of this section and the rules promulgated thereunder are satisfied. Upon the written request of a physician subject to a disciplinary action imposed as a result of an agreement between a physician and a registered professional nurse or registered physician assistant, whether written or not, prior to August 28, 1993, all records of such disciplinary licensure action and all records pertaining to the filing, investigation or review of an alleged violation of this chapter incurred as a result of such an agreement shall be removed from the records of the state board of registration for the healing arts and the division of professional registration and shall not be disclosed to any public or private entity seeking such information from the board or the division. The state board of registration for the healing arts shall take action to correct reports of alleged violations and disciplinary actions as described in this section which have been submitted to the National Practitioner Data Bank. In subsequent applications or representations relating to his medical practice, a physician completing forms or documents shall not be required to report any actions of the state board of registration for the healing arts for which the records are subject to removal under this section.

6. Within thirty days of any change and on each renewal, the state board of registration for the healing

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

7. Notwithstanding any law to the contrary, a certified registered nurse anesthetist as defined in subdivision (8) of section 335.016 shall be permitted to provide anesthesia services without a collaborative practice arrangement provided that he or she is under the supervision of an anesthesiologist or other physician, dentist, or podiatrist who is immediately available if needed. Nothing in this subsection shall be construed to prohibit or prevent a certified registered nurse anesthetist as defined in subdivision (8) of section 335.016 from entering into a collaborative practice arrangement under this section, except that the collaborative practice arrangement may not delegate the authority to prescribe any controlled substances listed in Schedules III, IV, and V of section 195.017.

8. A collaborating physician shall not enter into a collaborative practice arrangement with more than three full-time equivalent advanced practice registered nurses. This limitation shall not apply to collaborative arrangements of hospital employees providing inpatient care service in hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

9. It is the responsibility of the collaborating physician to determine and document the completion of at least a one-month period of time during which the advanced practice registered nurse shall practice with the collaborating physician continuously present before practicing in a setting where the collaborating physician is not continuously present. This limitation shall not apply to collaborative arrangements of providers of population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

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

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

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

Further amend the title and enacting clause accordingly.

Senator Green moved that the above amendment be adopted.

Senator Ridgeway raised the point of order that **SA 5** is not germane to the subject matter of the bill; and further that it goes beyond the scope of the title of the underlying bill.

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

Senator Purgason offered **SA 6**:

SENATE AMENDMENT NO. 6

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 682, Page 1, Section 334.153, Lines 4-17, by striking all of said lines from the bill; and

Further amend said section, page 2, lines 1-18 by striking all of said lines; and inserting in lieu thereof the following:

“334.153.1. There is hereby established the “Joint Interim Committee on Interventional Pain Management” in order to evaluate the various levels of licensing for health care professionals in diagnosing and treating pain which is chronic and persistent.

2. The committee shall consist of three members appointed by the president pro tempore of the senate, two members appointed by the minority floor leader of the senate, three members appointed by the speaker of the house of representatives, and two members appointed by the minority floor leader of the house of representatives.

3. The committee shall examine the proficiency of the various licensing levels of health care professionals to perform interventional pain management, including performing the following techniques:

(1) Ablation of targeted nerves;

(2) Percutaneous precision needle placement within the spinal column with placement of drugs, such as local anesthetics, steroids, and analgesics, in the spinal column under fluoroscopic guidance; and

(3) Laser or endoscopic discectomy, or the surgical placement of intrathecal infusion pumps, and or spinal cord stimulators.

4. The joint committee may hold hearings as it deems advisable and may obtain any input or information necessary to fulfill its obligations. The committee may make reasonable requests for staff assistance from the research and appropriations staffs of the house and senate and the committee on legislative research. The joint committee shall prepare a final report, together with its recommendations, for any legislative action deemed necessary for submission to the general assembly by December 31, 2012.

5. Members of the joint committee shall receive no compensation but may be reimbursed for reasonable and necessary expenses associated with the performance of their official duties.”.

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

Senator Dempsey moved that **SS for SCS for SB 682**, as amended, be adopted, which motion prevailed.

On motion of Senator Dempsey, **SS for SCS for SB 682**, as amended, was declared perfected and ordered printed.

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

RECESS

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

REPORTS OF STANDING COMMITTEES

Senator Dempsey, 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 682**, 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.

SENATE BILLS FOR PERFECTION

Senator Mayer moved that **SB 439**, with **SCS**, **SA 1** and **SSA 1** for **SA 1** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

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

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

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

Amend Senate Substitute Amendment No. 1 for Senate Amendment No. 1 to Senate Committee Substitute for Senate Bill No. 439, Page 1, Line 1 of said amendment, by inserting after "439", the following: "Page 1, Section 290.210, Line 8, by striking the opening bracket "[" from said line; and further amend line 15, by striking the closing bracket "]" from said line; and

Further amend said bill,".

Senator Callahan moved that the above amendment be adopted.

Senator Pearce assumed the Chair.

Senator Rupp assumed the Chair.

At the request of Senator Mayer, **SB 439**, with **SCS**, **SA 1**, **SSA 1** for **SA 1** and **SA 1** to **SSA 1** for **SA 1** (pending), was placed on the Informal Calendar.

RESOLUTIONS

Senator Kraus offered Senate Resolution No. 1909, regarding Putting Families First and Jackson County Family Week, which was adopted.

Senator Kehoe offered Senate Resolution No. 1910, regarding the Eightieth Birthday of Marjorie Dampf, Jefferson City, which was adopted.

Senator Engler offered Senate Resolution No. 1911, regarding Karen Roop, which was adopted.

Senator Engler offered Senate Resolution No. 1912, regarding Sheila McCutcheon, which was adopted.

Senator Engler offered Senate Resolution No. 1913, regarding Connie Jo Gooch, which was adopted.

Senator Ridgeway offered Senate Resolution No. 1914, regarding Gunnar Smith, Smithville, which was adopted.

Senator Ridgeway offered Senate Resolution No. 1915, regarding Sam Fullmer, Smithville, which was adopted.

On behalf of Senator Parson, Senator Dempsey offered Senate Resolution No. 1916, regarding the Fiftieth Wedding Anniversary of Mr. and Mrs. Richard Dale Brooks, Clinton, which was adopted.

Senator Goodman offered Senate Resolution No. 1917, regarding the Ninety-fifth Birthday of Nora Elise Krueger Lampe, Pierce City, which was adopted.

INTRODUCTIONS OF GUESTS

Senator Pearce introduced to the Senate, Hollis Hensley, Marie Payne-Bowman, Linda Messenger and Chris Stewart, representatives of Katy Trail Community Health.

Senator Schaaf introduced to the Senate, the Physician of the Day, Dr. Bob Batterson, Kansas City.

On behalf of Senator Parson and himself, Senator Pearce introduced to the Senate, Marc Bell, Clayson Lyons, Jim Kithcart, Don Overton, Brenda McCoun and Eric Phillips, representatives of Rich Hill Development Center.

Senator Schaefer introduced to the Senate, Tammy McLane, Justin Phelps, Ninette Querimit, T'Shon Northern, Christie Judd, Larry Bonds, Paulette Howard, Pam Robtoy, Lori Becker, Ashley Zimmer, John McNeely, Ron Walkenbach, Leanne Peace, Kitty Rice, Peter Nicasro, Lisa Britt, Deb Simitias, San Simitias, Joan Keiser, Phil Duncan, Sharon Elliott and Annie Kuhl, representatives of Donate Life Missouri.

Senator Dempsey introduced to the Senate, former State Senator Chuck Gross, St. Charles.

Senator Munzlinger introduced to the Senate, Dennis Miller and Homeschoolers from Kirksville.

Senator Stouffer introduced to the Senate, teachers, parents and students from Tri-County Christian, Macon.

Senator Kehoe introduced to the Senate, Peggy Job, Cindy Wolken, parents and forty-eight fourth grade students from Immaculate Conception, Jefferson City.

Senator Goodman introduced to the Senate, Jonna Brottlund, Christine Stellwagen, Evan McDunner, Erin Randall and Andrew Younker, students from St. Mary's, Pierce City.

Senator Dixon introduced to the Senate, Jackie Jenkins and members of the Ozarks Technical Community College Career Center Leadership team, Springfield.

Senator Wasson introduced to the Senate, 1st Sergeant Terry Thompson and his wife, Brenda and members of the Ozark Junior ROTC rifle team: Tessa Howland, Makennon Doran, Shelby Brummett and Logan Hunt.

Senator Brown introduced to the Senate, Chelsea Kliethermes, College of the Ozarks, Point Lookout.

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

SENATE CALENDAR

 FIFTY-SIXTH DAY—WEDNESDAY, APRIL 18, 2012

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCS for HB 1134
 HCS for HB 1256
 HCS for HB 1383
 HCS for HB 1444
 HCS for HB 1458

HCS for HB 1549
 HCS for HJR 47
 HJR 49-Brattin, et al
 HJR 71-Elmer, et al

THIRD READING OF SENATE BILLS

SS for SCS for SB 576-Stouffer
 (In Fiscal Oversight)

SCS for SB 510-Cunningham
 SS for SCS for SB 682-Dempsey

SENATE BILLS FOR PERFECTION

1. SB 491-Munzlinger, with SCS
2. SB 448-Rupp, with SCS
3. SB 739-Keaveny
4. SB 758-Wasson, with SCS
5. SB 854-Mayer
6. SB 803-Rupp, with SCS
7. SBs 817 & 774-Parson, with SCS
8. SB 906-Kraus, with SCS

9. SB 893-Kraus
10. SB 816-Kraus, with SCS
11. SB 905-Mayer
12. SB 657-Rupp, with SCS
13. SJR 45-Nieves
14. SB 834-Mayer and Parson, with SCS
15. SB 865-Pearce, with SCS
16. SB 454-Pearce

HOUSE BILLS ON THIRD READING

HB 1104-Schoeller and Smith (150),
 with SCS (Engler) (In Fiscal Oversight)
 HB 1188-Allen, et al, with SCA 1 (Schmitt)

HCS for HB 2014 (Schaefer)
 HB 1179-Hampton, et al (Mayer)

INFORMAL CALENDAR

THIRD READING OF SENATE BILLS

SS for SCS for SB 677-Pearce
SS#2 for SCS for SB 806-Cunningham

SCS for SB 842-Lamping

SENATE BILLS FOR PERFECTION

SB 438-Mayer
SB 439-Mayer, with SCS, SA 1, SSA 1 for
SA 1 & SA 1 to SSA 1 for SA 1
(pending)
SB 442-Stouffer, with SCS
SB 449-Rupp
SB 451-Cunningham, with SCS
SB 457-Schmitt, with SCS & SS for SCS
(pending)
SB 465-Schaaf
SB 474-Kraus, with SCS & SA 1 (pending)
SB 475-Lamping
SB 479-Crowell
SB 490-Munzlinger, with SCS
SB 516-Schaaf, with SCS (pending)
SB 547-Purgason
SB 548-Purgason, with SCS
SB 549-Lembke
SBs 553 & 435-Brown, with SCS, SS for
SCS & SA 1 (pending)
SB 577-Goodman and Rupp, with SCS
SB 584-Richard and Kehoe, with SCS
SBs 588 & 585-Schmitt, with SCS (pending)
SB 589-Kraus, with SCS (pending)
SB 596-Brown, with SCS
SB 621-Brown, with SCS, SS for SCS &
SA 1 (pending)
SB 623-Cunningham, with SCS
SB 625-Kehoe, with SCS
SB 645-Schaefer
SB 650-Ridgeway, with SS & SA 2 (pending)

SB 652-Lager
SB 656-Lager and Dixon, with SCS
SB 659-Dempsey and Rupp
SB 661-Schmitt, with SCS (pending)
SB 666-Keaveny, with SCS & SS for SCS
(pending)
SB 675-Crowell, with SCS (pending)
SB 676-Nieves, with SCA 1 (pending)
SB 693-Crowell
SB 695-Parson
SB 710-Engler, et al, with SCS & SS#2
for SCS (pending)
SB 717-Stouffer
SB 743-Brown
SB 744-Wright-Jones, with SCS & SA 2
(pending)
SB 788-Keaveny, with SCS (pending)
SB 795-Callahan, et al, with SCS
SB 807-Dempsey
SB 818-Parson, with SCS
SB 843-Lamping, with SCS & SS for SCS
(pending)
SB 903-Lamping
SB 909-Cunningham, et al
SJR 25-Crowell
SJR 29-Lamping, with SS & SA 1 (pending)
SJR 30-Lamping
SJR 39-Cunningham
SJR 47-Rupp, with SCS
SJR 50-Curls

HOUSE BILLS ON THIRD READING

HCS for HB 1174, with SCS, SS for SCS,
SA 1, SSA 1 for SA 1 & SA 1 to SSA 1
for SA 1 (pending) (Pearce)

HCS for HB 1193, with SCS (Engler)

SENATE BILLS WITH HOUSE AMENDMENTS

SCS for SB 773-Parson, with HA 2 & HA 3

RESOLUTIONS

Reported from Committee

SCR 20-Rupp

SCR 21-Pearce, et al

✓