

Journal of the Senate

FIRST REGULAR SESSION

TWENTY-SIXTH DAY—TUESDAY, FEBRUARY 26, 2013

The Senate met pursuant to adjournment.

President Kinder in the Chair.

Senator Dixon offered the following prayer:

Merciful and Everlasting Ruler of the Universe, as we gather today to do the work of the people, we seek Your eternal wisdom. We ask that You illuminate our understanding and elevate our deliberation so that we might heed Your admonition spoken through the prophet Isaiah, “Come now, and let us reason together”, say the Lord. 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	Chappelle-Nadal	Cunningham	Curls	Dempsey	Dixon	Emery	Holsman
Justus	Keaveny	Kehoe	Kraus	Lager	Lamping	LeVota	Libla
McKenna	Munzlinger	Nasheed	Nieves	Parson	Pearce	Richard	Romine
Rupp	Sater	Schaaf	Schaefer	Schmitt	Sifton	Silvey	Wallingford
Walsh	Wasson—34						

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—None

The Lieutenant Governor was present.

Senator Richard announced photographers from Jefferson City News Tribune and KOMU-TV were given permission to take pictures in the Senate Chamber.

RESOLUTIONS

Senator Sifton offered Senate Resolution No. 382, regarding Officer Brett Steinhoff of the Saint Louis County Police Department, which was adopted.

Senator Sifton offered Senate Resolution No. 383, regarding Officer Dustin Blake of the Saint Louis County Police Department, which was adopted.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 378—By Pearce.

An Act to repeal sections 160.545, 173.250, and 173.1104, RSMo, and to enact in lieu thereof three new sections relating to higher education scholarship programs.

SB 379—By Keaveny, Curls, Sifton, Justus and Holsman.

An Act to repeal section 99.1205, RSMo, and to enact in lieu thereof one new section relating to the distressed areas land assemblage tax credit act.

SB 380—By Kraus.

An Act to repeal section 559.115, RSMo, and to enact in lieu thereof one new section relating to criminal offenders participating in certain programs provided by the department of corrections.

SB 381—By Kraus.

An Act to amend chapter 178, RSMo, by adding thereto one new section relating to the innovation education campus fund.

SB 382—By Kraus.

An Act to repeal sections 143.011, 143.021, and 143.071, RSMo, and to enact in lieu thereof three new sections relating to taxation, with an effective date for certain sections.

SB 383—By Wallingford.

An Act to repeal sections 34.057 and 107.170, RSMo, and to enact in lieu thereof two new sections relating to retainage requirements on construction of public works projects.

SB 384—By Rupp.

An Act to amend chapter 431, RSMo, by adding thereto one new section relating to personal guarantee loans.

SB 385—By Rupp.

An Act to repeal section 130.011 as truly agreed to and finally passed by conference committee substitute no. 3 for house committee substitute no. 2 for senate bill no. 844, ninety-fifth general assembly, second regular session, section 130.011 as enacted by conference committee substitute for senate substitute for house committee substitute for house bill no. 1900, ninety-third general assembly, second regular session, section 130.021 as truly agreed to and finally passed by conference committee substitute no. 3 for house committee substitute no. 2 for senate bill no. 844, ninety-fifth general assembly, second regular

session, section 130.021 as enacted by senate bill no. 485, ninety-fifth general assembly, first regular session, section 130.031 as truly agreed to and finally passed by conference committee substitute no. 3 for house committee substitute no. 2 for senate bill no. 844, ninety-fifth general assembly, second regular session, section 130.031 as enacted by conference committee substitute no. 2 for house committee substitute for senate committee substitute for senate bills nos. 31 & 285, ninety-second general assembly, first regular session, section 130.044 as truly agreed to and finally passed by conference committee substitute no. 3 for house committee substitute no. 2 for senate bill no. 844, ninety-fifth general assembly, second regular session, section 130.044 as enacted by senate bill no. 1038, ninety-fourth general assembly, second regular session, section 130.046 as truly agreed to and finally passed by conference committee substitute no. 3 for house committee substitute no. 2 for senate bill no. 844, ninety-fifth general assembly, second regular session, section 130.046 as enacted by conference committee substitute for senate substitute for house committee substitute for house bill no. 1900, ninety-third general assembly, second regular session, RSMo, and to enact in lieu thereof six new sections relating to campaign finance.

SB 386—By LeVota.

An Act to repeal sections 115.017, 115.021, 115.027, 115.029, 115.353, and 115.607, RSMo, and to enact in lieu thereof six new sections relating to elections.

SB 387—By Nasheed.

An Act to repeal section 135.750, RSMo, and to enact in lieu thereof one new section relating to film production tax credits.

SB 388—By Curls.

An Act to amend chapter 442, RSMo, by adding thereto twenty-three new sections relating to contracts for deeds.

SB 389—By Curls.

An Act to amend chapter 217, RSMo, by adding thereto one new section relating to the duties of the board of probation and parole.

SB 390—By Chappelle-Nadal.

An Act to repeal section 163.036, RSMo, and to enact in lieu thereof one new section relating to the calculation of weighted average daily attendance.

SB 391—By Dixon.

An Act to amend chapter 454, RSMo, by adding thereto eight new sections relating to the remedy of civil contempt for failure to comply with child support orders.

SB 392—By Dixon.

An Act to repeal section 173.616, RSMo, and to enact in lieu thereof one new section relating to institutions of higher education.

THIRD READING OF SENATE BILLS

SCS for SBs 176 and 192, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILLS NOS. 176 and 192

An Act to repeal section 227.303, RSMo, and to enact in lieu thereof two new sections relating to the designation of highway infrastructure, with a contingent effective date for a certain section.

Was taken up by Senator Schmitt.

On motion of Senator Schmitt, **SCS** for **SBs 176** and **192** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dempsey	Dixon	Emery	Holsman
Justus	Keaveny	Kehoe	Kraus	Lager	Lamping	LeVota	Libla
McKenna	Munzlinger	Nasheed	Nieves	Parson	Pearce	Richard	Romine
Rupp	Sater	Schaaf	Schmitt	Sifton	Silvey	Wallingford	Walsh

Wasson—33

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senator Schaefer—1

Vacancies—None

The President declared the bill passed.

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

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

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

SB 100, introduced by Senator Keaveny, entitled:

An Act to repeal section 513.430, RSMo, and to enact in lieu thereof one new section relating to the exemption from attachment and execution of a person's interest in inherited retirement accounts and health savings plans.

Was taken up.

On motion of Senator Keaveny, **SB 100** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dempsey	Dixon	Holsman	Justus
Keaveny	Kehoe	Kraus	Lager	Lamping	LeVota	Libla	McKenna
Munzlinger	Nasheed	Nieves	Parson	Pearce	Richard	Romine	Rupp
Sater	Schaaf	Schmitt	Sifton	Silvey	Wallingford	Walsh	Wasson—32

NAYS—Senator Emery—1

Absent—Senators—None

Absent with leave—Senator Schaefer—1

Vacancies—None

The President declared the bill passed.

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

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

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

SB 59, introduced by Senator Rupp, entitled:

An Act to repeal sections 375.772, 375.775, 375.776, and 376.717, RSMo, and to enact in lieu thereof four new sections relating to the regulation of insurance guaranty associations.

Was taken up.

On motion of Senator Rupp, **SB 59** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dempsey	Dixon	Holsman	Justus
Keaveny	Kehoe	LeVota	Libla	McKenna	Munzlinger	Nasheed	Nieves
Parson	Pearce	Richard	Romine	Rupp	Sater	Schaaf	Schmitt
Sifton	Silvey	Wallingford	Walsh	Wasson—29			

NAYS—Senators

Emery	Kraus	Lager	Lamping—4
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Absent—Senators—None

Absent with leave—Senator Schaefer—1

Vacancies—None

The President declared the bill passed.

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

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

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

Senator Pearce assumed the Chair.

SCS for **SB 88**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 88

An Act to repeal section 191.227, RSMo, and to enact in lieu thereof one new section relating to medical records.

Was taken up by Senator Schaaf.

On motion of Senator Schaaf, **SCS** for **SB 88** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dempsey	Dixon	Emery	Holsman
Justus	Keaveny	Kehoe	LeVota	Libla	McKenna	Munzlinger	Nasheed
Nieves	Parson	Pearce	Richard	Romine	Rupp	Schaaf	Schmitt
Sifton	Silvey	Walsh	Wasson—28				

NAYS—Senators

Kraus	Lager	Lamping	Sater	Wallingford—5
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Absent—Senators—None

Absent with leave—Senator Schaefer—1

Vacancies—None

The President declared the bill passed.

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

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

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

SENATE BILLS FOR PERFECTION

SB 13, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Schmitt, **SB 120**, with **SCS**, was placed on the Informal Calendar.

Senator Rupp moved that **SB 60** be taken up for perfection, which motion prevailed.

On motion of Senator Rupp, **SB 60** was declared perfected and ordered printed.

Senator Parson moved that **SB 23** be taken up for perfection, which motion prevailed.

On motion of Senator Parson, **SB 23** was declared perfected and ordered printed.

REFERRALS

President Pro Tem Dempsey referred **SR 381** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

MESSAGES FROM THE HOUSE

The following message was received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 202**, entitled:

An Act to amend chapter 262, RSMo, by adding thereto one new section relating to University of Missouri extension districts.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

On motion of Senator Richard, the Senate recessed until 4:30 p.m.

RECESS

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

REPORTS OF STANDING COMMITTEES

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

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which were referred **SB 60** and **SB 23**, begs leave to report that it has examined the same and finds that the bills have been truly perfected and that the printed copies furnished the Senators are correct.

SENATE BILLS FOR PERFECTION

Senator Schmitt moved that **SB 120**, with **SCS**, be called from the Informal Calendar and taken up for perfection, which motion prevailed.

SCS for **SB 120**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 120

An Act to repeal sections 135.350, 135.352, 135.484, 143.119, 253.550, 253.557, 253.559, and 447.708, RSMo, and to enact in lieu thereof sixteen new sections relating to tax incentives, with an emergency clause for certain sections.

Was taken up.

Senator Schmitt offered **SS** for **SCS** for **SB 120**, entitled:

SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 120

An Act to repeal sections 135.350, 135.352, 135.484, 143.119, 253.550, 253.557, 253.559, and 447.708, RSMo, and to enact in lieu thereof fifteen new sections relating to tax incentives, with an emergency clause for certain sections.

Senator Schmitt moved that **SS** for **SCS** for **SB 120** be adopted.

At the request of Senator Schmitt, **SB 120**, with **SCS** and **SS** for **SCS** (pending), was placed on the Informal Calendar.

On motion of Senator Richard, the Senate recessed until 7:45 p.m.

RECESS

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

SENATE BILLS FOR PERFECTION

Senator Schmitt moved that **SB 120**, 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 120** was again taken up.

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

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 120, Page 11, Section 135.1550, Line 4, by striking the words “not within a county” and inserting in lieu thereof the following: “located within this state”.

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

Senator Lager offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 120, Page 7, Section 135.352, Line 18, by striking the words “one hundred” and inserting in lieu thereof “**fifty**”; and further amend line 21 by striking the word “ten” and inserting in lieu thereof “**five**”; and

Further amend said bill, page 29, section 253.550, lines 2-3, by striking the words “sixty-five” and inserting in lieu thereof “**fifty**”; and

Further amend said bill and section, page 30, line 16, by striking the word “ten” and inserting in lieu thereof “**five**”.

Senator Lager moved that the above amendment be adopted.

Senator Holsman offered **SA 1** to **SA 2**, which was read:

**SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 2**

Amend Senate Amendment No. 2 to Senate Substitute for Senate Committee Substitute for Senate Bill No. 120, Page 1, Line 7, by striking the word “fifty” and inserting in lieu thereof the following: “**ninety-five**”.

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

Senator Kehoe assumed the Chair.

Senator Nasheed 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 Committee Substitute for Senate Bill No. 120, Page 1, Line 1, by striking the number “18” and inserting in lieu thereof the following: “11”; and further amend lines 2-4 of said amendment by striking all of said lines and inserting in lieu thereof the following: “by striking the underlined language from said line; and further amend lines 13-23, by striking

all of the underlined language on said lines; and further amend said section by renumbering the remaining subsections accordingly; and”.

Senator Nasheed moved that the above amendment be adopted and requested a roll call vote be taken. She was joined in her request by Senators Curls, Justus, LeVota and Keaveny.

SA 2 to SA 2 failed of adoption by the following vote:

YEAS—Senators

Curls	Holsman	Justus	Keaveny	Nasheed	Schaefer	Sifton	Walsh—8
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NAYS—Senators

Brown	Cunningham	Dempsey	Dixon	Emery	Kehoe	Kraus	Lager
Lamping	LeVota	Libla	McKenna	Munzlinger	Nieves	Parson	Pearce
Richard	Romine	Sater	Schaaf	Schmitt	Silvey	Wallingford	Wasson—24

Absent—Senators

Chappelle-Nadal	Rupp—2
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Absent with leave—Senators—None

Vacancies—None

Senator Curls offered **SA 3 to SA 2**:

SENATE AMENDMENT NO. 3 TO
SENATE AMENDMENT NO. 2

Amend Senate Amendment No. 2 to Senate Substitute for Senate Committee Substitute for Senate Bill No. 120, Page 1, Line 3, by striking the word “fifty” and inserting in lieu thereof the following: “**one hundred ten**”; and further amend line 4 by striking the word “five” and inserting in lieu thereof the following: “**thirty**”.

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

Senator Chappelle-Nadal offered **SA 4 to SA 2**, which was read:

SENATE AMENDMENT NO. 4 TO
SENATE AMENDMENT NO. 2

Amend Senate Amendment No. 2 to Senate Substitute for Senate Committee Substitute for Senate Bill No. 120, Page 1, Line 7, by striking the word “fifty” and inserting in lieu thereof the following: “**forty-five**”.

Senator Chappelle-Nadal moved that the above amendment be adopted, which motion prevailed.

President Pro Tem Dempsey assumed the Chair.

SA 2, as amended, was again taken up.

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

Senator Lager offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 120, Page 50, Section 447.708, Line 23 of said page, by striking the following: “(1)”; and further amend lines 24-26 of said page, by striking all of said lines and inserting in lieu thereof the following: **“2013, no more than twenty million dollars in tax”**; and

Further amend said bill and section, page 51, lines 1-17 of said page, by striking all of said lines.

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

Senator Justus offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 120, Page 38, Section 253.559, Line 23 of said page, by inserting immediately after all of said line the following:

“348.273. 1. This section and section 348.274 shall be known and may be cited as the “Missouri Angel Investment Incentive Act”.

2. As used in this section and section 348.274, the following terms mean:

(1) “Cash investment”, money or money equivalent contribution;

(2) “Department”, the department of economic development;

(3) “Investor”:

(a) A natural person who is an accredited investor as defined in 17 CFR 230.501(a)(5) or 17 CFR 230.501(a)(6), as in effect on August 28, 2013;

(b) A permitted entity investor who is an accredited investor as defined in 17 CFR 230.501(a)(8), as in effect on August 28, 2013; or

(c) A natural person or permitted entity investor making an investment that is permitted under the Jumpstart Our Business Startups Act, Pub. L. No. 112-106, Sections 301-305, 126 Stat. 315-323, as in effect on August 28, 2013.

A person who serves as an executive, officer, or employee of the business in which an otherwise qualified cash investment is made is not an investor and such person shall not qualify for the issuance of tax credits for such investment;

(4) “Owner”, any natural person who is, directly or indirectly, a partner, stockholder, or member in a permitted entity investor;

(5) “Permitted entity investor”, any charitable organization which is exempt from federal income tax and whose Missouri unrelated business taxable income, if any, would be subject to the state income tax imposed under chapter 143, general partnership, limited partnership, small corporation described in section 143.471, revocable living trust, or limited liability company that has elected to be taxed as a partnership under the United States internal revenue code, and that was established and is operated for the purpose of making investments in other entities;

(6) “Qualified knowledge-based company”, a company based on the use of ideas and information to provide innovative technologies, products, and services;

(7) “Qualified Missouri business”, the Missouri businesses that are approved and certified as qualified knowledge-based companies by the regional SBTDC that meet at least one of the following criteria:

(a) Any business owned by an individual;

(b) Any partnership, association, or corporation domiciled in Missouri; or

(c) Any corporation, even if a wholly owned subsidiary of a foreign corporation, that does business primarily in Missouri or does substantially all of such business’s production in Missouri;

(8) “Qualified securities”, a cash investment through any one or more forms of financial assistance as provided in this subdivision and that have been approved in form and substance by the department. Forms of such financial assistance include:

(a) Any form of equity, such as:

a. A general or limited partnership interest;

b. Common stock;

c. Preferred stock, with or without voting rights, without regard to seniority position, and whether or not convertible into common stock; or

d. Any form of subordinate or convertible debt, or both, with warrants or other means of equity conversion attached; or

(b) A debt instrument, such as a note or debenture that is secured or unsecured, subordinated to the general creditors of the debtor and requires no payments of principal, other than principal payments required to be made out of any future profits of the debtor, for at least a seven-year period after commencement of such debt instrument’s term;

(9) “SBTDC”, the Missouri small business and technology development center; and

(10) “Tax credit”, a credit against the tax otherwise due under chapter 143, excluding withholding tax imposed by sections 143.191 to 143.265.

3. The Missouri angel investment incentive act shall be administered by the regional SBTDCs and the department, with the primary goal of encouraging individuals to provide seed-capital financing for emerging Missouri businesses engaged in the development, implementation, and commercialization of innovative technologies, products, and services. Each regional SBTDC shall establish a regional committee consisting of no fewer than three but no more than five persons for the purpose of reviewing applications from businesses requesting designation as a qualified Missouri business and allocating the amount of available tax credits among the qualified Missouri businesses. The department shall establish its own rules of procedure, including the form and substance of applications to be used by each regional SBTDC and the criteria to be considered by each regional SBTDC when evaluating a qualified Missouri business, such applications and criteria to be not less than the minimum requirements set forth in subsection 5 of this section. The department shall issue tax credits to qualified investors that make cash investments in qualified Missouri businesses that have been allocated available tax credits by a regional SBTDC.

4. (1) A tax credit shall be allowed for an investor’s cash investment in the qualified securities of a qualified Missouri business. The credit shall be in a total amount equal to fifty percent of such

investor's cash investment in any qualified Missouri business, subject to the limitations set forth in this subsection. This tax credit may be used in its entirety in the taxable year in which the cash investment is made except that no tax credit shall be allowed in a year prior to the year beginning January 1, 2014. If the amount by which that portion of the credit allowed by this section exceeds the investor's liability in any one taxable year, the remaining portion of the credit may be carried forward five years or until the total amount of the credit is used, whichever occurs first. If the investor is a permitted entity investor, the credit provided by this section shall be claimed by the owners of the permitted entity investor in proportion to their equity investment in the permitted entity investor.

(2) A cash investment in a qualified security shall be deemed to have been made on the date of acquisition of the qualified security, as such date is determined in accordance with the provisions of the Internal Revenue Code of 1986, as amended.

(3) The director of the department of revenue shall not allow tax credits of more than fifty thousand dollars for a single qualified Missouri business or a total of two hundred fifty thousand dollars in tax credits for a single year per investor who is a natural person or owner of a permitted entity investor. No tax credits authorized by this section and section 348.274 shall be allowed for any cash investments in qualified securities for any year beginning after December 31, 2024. The total amount of tax credits allocated under this section shall not exceed six million dollars per year. The balance of unissued tax credits may be carried over for issuance in future years until December 31, 2024.

(4) At the beginning of each calendar year, the department shall equally designate the tax credits available during that year to each regional SBTDC. At the beginning of each calendar quarter, the department shall allocate to each regional SBTDC one-fourth of the total tax credits designated to such regional SBTDC for the calendar year such that the regional SBTDC can allocate tax credits among the qualified Missouri businesses. The department shall then issue tax credits to qualified investors for cash investments in such qualified Missouri businesses during that calendar quarter.

(5) At the end of each calendar quarter, each regional SBTDC shall report to the department any unallocated tax credits for the preceding quarter. Such report shall meet the requirements set forth in section 348.274. The department shall aggregate all such tax credits and reallocate them equally among the regional SBTDCs as soon as possible during the next consecutive calendar quarter. Each regional SBTDC shall receive such reallocation in addition to the new allocation of designated tax credits for such quarter.

(6) During the fourth calendar quarter, a regional SBTDC in need of additional tax credits for transactions closing in the fourth calendar quarter may request that another regional SBTDC with unallocated tax credits permit such unallocated tax credits to be allocated by the requesting SBTDC. No regional SBTDC shall be required to grant such request. When a granting SBTDC transfers the allocation of the unallocated tax credits to a requesting SBTDC under this subdivision, the granting SBTDC shall provide to the requesting SBTDC a written confirmation authorizing such transfer, the granting SBTDC shall include a copy of such written confirmation in its reports provided under section 348.274, and the requesting SBTDC shall include a copy of such written confirmation in its reports provided under section 348.274.

5. (1) Before an investor may be entitled to receive tax credits under this section and section 348.274, such investor shall have made a cash investment in a qualified security of a qualified

Missouri business. The business shall have been approved by a regional SBTDC as a qualified Missouri business before the date on which the cash investment was made. To be designated as a qualified Missouri business, a business shall make application to a regional SBTDC in accordance with the provisions of this section.

(2) The application by a business to a regional SBTDC shall be in the form and substance as required by the department, but shall include at least the following:

(a) The name of the business and certified copies of the organizational documents of the business;

(b) A business plan, including a description of the business and the management, product, market, and financial plan of the business;

(c) A statement of the potential economic impact of the enterprise, including the number, location, and types of jobs expected to be created;

(d) A description of the qualified securities to be issued, the consideration to be paid for the qualified securities, and the amount of any tax credits requested;

(e) A statement of the amount, timing, and projected use of the proceeds to be raised from the proposed sale of qualified securities; and

(f) Such other information as the regional SBTDC or the department may reasonably request.

(3) The designation of a business as a qualified Missouri business shall be made by the regional SBTDC, and such designation shall be renewed annually. A business shall be so designated if the regional SBTDC determines, based upon the application submitted by the business and any additional investigation the regional SBTDC shall make, that such business meets the criteria established by the department. Such criteria shall include at least the following:

(a) The business shall not have had annual gross revenues of more than five million dollars in the most recent tax year of the business;

(b) Businesses that are not bioscience businesses shall have been in operation for less than five years, and bioscience businesses shall have been in operation for less than ten years;

(c) The ability of investors in the business to receive tax credits for cash investments in qualified securities of the business is beneficial, because funding otherwise available for the business is not available on commercially reasonable terms;

(d) The business shall not have ownership interests including, but not limited to, common or preferred shares of stock, that can be traded via a public stock exchange before the date that a qualifying investment is made;

(e) The business shall not be engaged primarily in any one or more of the following enterprises:

a. The business of banking, savings and loan or lending institutions, credit or finance, or financial brokerage or investments;

b. The provision of professional services, such as legal, accounting, or engineering services;

c. Governmental, charitable, religious, or trade organizations;

d. The ownership, development brokerage, sales, or leasing of real estate;

e. Insurance;

f. Construction or construction management or contracting;

g. Business consulting or brokerage;

h. Any business engaged primarily as a passive business, having irregular or noncontinuous operations, or deriving substantially all of the income of the business from passive investments that generate interest, dividends, royalties, or capital gains, or any business arrangements the effect of which is to immunize an investor from risk of loss;

i. Any activity that is in violation of the law;

j. Any business raising money primarily to purchase real estate, land, or fixtures; and

k. Any gambling related business;

(f) The business has a reasonable chance of success;

(g) The business has the reasonable potential to create measurable employment within the region, this state, or both;

(h) The business has an innovative and proprietary technology, product, or service;

(i) The existing owners of the business and other founders have made or are committed to make a substantial financial and time commitment to the business;

(j) The securities to be issued and purchased are qualified securities;

(k) The business has the reasonable potential to address the needs and opportunities specific to the region or this state, or both;

(l) The business has made binding commitments to the regional SBTDC for adequate reporting of financial data, including a requirement for an annual report, or, if required by the regional SBTDC, an annual audit of the financial and operational records of the business, the right of access to the financial records of the business, and the right of the regional SBTDC to record and publish normal and customary data and information related to the issuance of tax credits that are not otherwise determined to be trade or business secrets; and

(m) The business shall satisfy all other requirements of this section and section 348.274.

(4) Notwithstanding the requirements of subdivision (3) of this subsection, a business may be considered as a qualified Missouri business under the provisions of this section and section 348.274 if such business falls within a standard industrial classification code established by the department.

(5) A qualified Missouri business shall have the burden of proof to demonstrate to the regional SBTDC the qualifications of the business under this section.

6. Any rule or portion of a rule, as that term is defined in section 536.010 that is created under the authority delegated in this section and section 348.274 shall become effective only if it complies with and is subject to all of the provisions of chapter 536, and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, 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, 2013, shall be invalid and void.

348.274. 1. (1) Each regional SBTDC is authorized to allocate tax credits to qualified Missouri businesses. The department is authorized to issue tax credits to qualified investors in such qualified Missouri businesses. Such tax credits shall be allocated to those qualified Missouri businesses which, as determined by the regional SBTDC, are most likely to provide the greatest economic benefit to the region, the state, or both. The regional SBTDC may allocate, and the department may issue, whole or partial tax credits based on the regional SBTDC's assessment of the qualified Missouri businesses. The regional SBTDC may consider numerous factors in such assessment, including but not limited to, the quality and experience of the management team, the size of the estimated market opportunity, the risk from current or future competition, the ability to defend intellectual property, the quality and utility of the business model, and the quality and reasonableness of financial projections for the business.

(2) Each qualified Missouri business for which a regional SBTDC has allocated tax credits such that the department can issue tax credits to the qualified investors of such qualified Missouri business shall submit to the regional SBTDC a report before such tax credits are issued. The regional SBTDC shall provide copies of this report to the department. Such report shall include the following:

(a) The name, address, and taxpayer identification number of each investor who has made cash investment in the qualified securities of the qualified Missouri business;

(b) Proof of such investment, including copies of the securities purchase agreements and cancelled checks or wire transfer receipts; and

(c) Any additional information as the regional SBTDC may reasonably require under this section and section 348.273.

2. (1) The state of Missouri shall not be held liable for any damages to any investor that makes an investment in any qualified security of a qualified Missouri business, any business that applies to be designated as a qualified Missouri business and is turned down, or any investor that makes an investment in a business that applies to be designated as a qualified Missouri business and is turned down.

(2) Each qualified Missouri business shall have the obligation to notify the regional SBTDC that allocated tax credits to the qualified Missouri business and the department in a timely manner of any changes in the qualifications of the business or in the eligibility of investors to claim a tax credit for cash investment in a qualified security.

(3) The department shall provide the information specified in subdivision (3) of subsection 4 of this section to the department of revenue on an annual basis. The department shall conduct an annual review of the activities undertaken under this section and section 348.273 to ensure that tax credits issued under this section and section 348.273 are issued in compliance with the provisions of this section and section 348.273 or rules and regulations promulgated by each regional SBTDC or the department with respect to this section and section 348.273.

(4) If the department determines that a business is not in substantial compliance with the requirements of this section and section 348.273 to maintain its designation, the department, by written notice, shall inform the business that such business will lose its designation as a qualified Missouri business one hundred twenty days from the date of mailing of the notice unless such business corrects the deficiencies and is once again in compliance with the requirements for designation.

(5) At the end of the one hundred twenty-day period, if the qualified Missouri business is still not in substantial compliance, the department shall send a notice of loss of designation to the business, each regional SBTDC, the director of the department of revenue and to all known investors in the business.

(6) A business shall lose its designation as a qualified Missouri business under this section and section 348.273 by moving its operations outside Missouri within ten years after receiving financial assistance under this section and section 348.273.

(7) In the event that a business loses its designation as a qualified Missouri business, such business shall be precluded from being issued any additional tax credits with respect to the business, shall be precluded from being approved as a qualified Missouri business and shall repay any financial assistance to the regional SBTDC, in an amount to be determined by the regional SBTDC. Each qualified Missouri business that loses its designation as a qualified Missouri business shall enter into a repayment agreement with the regional SBTDC specifying the terms of such repayment obligation.

(8) Investors in a qualified Missouri business shall be entitled to keep all of the tax credits properly issued to such investors under this section and section 348.273.

(9) The portions of documents and other materials submitted to any regional SBTDC or the department that contain trade secrets shall be kept confidential and shall be maintained in a secured environment by the regional SBTDC and the department, as applicable. For the purposes of this section and section 348.273, "trade secrets" means any customer lists, formula, compound, production data, or compilation of information that will allow individuals within a commercial concern using such information the means to fabricate, produce, or compound an article of trade or perform any service having commercial value, which gives the user an opportunity to obtain a business advantage over competitors who do not know or use such service.

(10) Each regional SBTDC and the department may prepare and adopt procedures concerning the performance of the duties placed upon each respective entity by this section and section 348.273.

3. Any qualified investor who makes a cash investment in a qualified security of a qualified Missouri business may transfer the tax credits such qualified investor may receive under subsection 4 of section 348.273 to any natural person. Such transferee may claim the tax credit against the transferee's Missouri income tax liability as provided in subdivision (1) of subsection 4 of section 348.273, subject to all restrictions and limitations set forth in this section and section 348.273. Only the full credit for any one investment shall be transferred and this interest shall only be transferred one time. Documentation of any tax credit transfer under this section shall be provided by the qualified investor in the manner required by the department.

4. (1) Each qualified Missouri business for which tax credits have been issued under this section and section 348.273 shall report to the applicable regional SBTDC on an annual basis, on or before February first. The regional SBTDC shall provide copies of the reports to the department. Such reports shall include the following:

(a) The name, address, and taxpayer identification number of each investor who has made cash investment in the qualified securities of the qualified Missouri business and has received tax credits for this investment during the preceding year;

(b) The amounts of these cash investments by each investor and a description of the qualified

securities issued in consideration of such cash investments; and

(c) Any additional information as the regional SBTDC or the department may reasonably require under this section and section 348.273.

(2) Each regional SBTDC shall report quarterly to the department on the allocation of the tax credits in the preceding calendar quarter. Such reports shall include:

(a) The amount of applications the regional SBTDC received;

(b) The number and ratio of successful applications to unsuccessful applications;

(c) The amount of tax credits allocated but not issued in the previous quarter, including what percentage was allocated to individuals and what percentage was allocated to investment firms;

(d) The amount of unallocated tax credits; and

(e) Such other information as reasonably agreed upon by each regional SBTDC and the department.

(3) The department shall also report annually to the governor, the president pro tempore of the senate, and the speaker of the house of representatives, on or before April first, on the allocation and issuance of the tax credits. Such reports shall include:

(a) The amount of tax credits issued in the previous fiscal year, including what percentage was issued to individuals and what percentage was issued to investment firms;

(b) The types of businesses that benefitted from the tax credits;

(c) The amount of allocated but unissued tax credits and the information about the unissued tax credits set forth in subdivision (2) of this subsection;

(d) Any aggregate job creation or capital investment in the region that resulted from the use of the tax credits for a period of five years beginning from the date on which the tax credits were awarded;

(e) The manner in which the purpose of this section and section 348.273 has been carried out with regard to the region;

(f) The total cash investments made for the purchase of qualified securities of qualified Missouri businesses within the region during the preceding year and cumulatively since the effective date of this section and section 348.273;

(g) An estimate of jobs created and jobs preserved by cash investments made in qualified Missouri businesses within the region;

(h) An estimate of the multiplier effect on the economy of the region of the cash investments made under this section and section 348.273;

(i) Information regarding what businesses derived benefit from the tax credits remained in the region, what businesses ceased business, what businesses were purchased, and what businesses may have moved out-of-region or out-of-state and why.

(4) Any violation of the reporting requirements of this subsection by a qualified Missouri business may be grounds for the loss of designation of such qualified Missouri business, and such business that

loses its designation as a qualified Missouri business shall be subject to the restrictions upon loss of designation set forth in subsection 2 of this section.

5. Notwithstanding sections 23.250 to 23.298 of the Missouri sunset act, sections 348.273 and 348.274 shall expire on December 31, 2024.”; and

Further amend the title and enacting clause accordingly.

Senator Justus moved that the above amendment be adopted.

Senator Lager offered **SA 1 to SA 4:**

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 4

Amend Senate Amendment No. 4 to Senate Substitute for Senate Committee Substitute for Senate Bill No. 120, Page 5, Section 348.273, Line 17, by striking the number “2024” and inserting in lieu thereof the following: “**2019**”; and further amend lines 19-21 by striking all of said lines and inserting in lieu thereof the following: “**not exceed six million dollars per year.**”; and

Further amend said amendment, page 17, section 348.274, line 8, by striking the number “2024” and inserting in lieu thereof the following: “**2019**”.

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

SA 4, as amended, was again taken up.

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

Senator Cunningham offered **SA 5:**

SENATE AMENDMENT NO. 5

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 120, Page 5, Section 67.2050, Line 6 of said page, by inserting immediately after all of said line the following:

“135.305. A Missouri wood energy producer shall be eligible for a tax credit on taxes otherwise due under chapter 143, except sections 143.191 to 143.261, as a production incentive to produce processed wood products in a qualified wood-producing facility using Missouri forest product residue. The tax credit to the wood energy producer shall be five dollars per ton of processed material. The credit may be claimed for a period of five years and is to be a tax credit against the tax otherwise due. No new tax credits, provided for under sections 135.300 to 135.311, shall be authorized after June 30, [2013] **2019. In no event shall the aggregate amount of all tax credits allowed pursuant to sections 135.300 to 135.311 exceed three million five hundred thousand dollars in any given fiscal year.**”; and

Further amend the title and enacting clause accordingly.

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

Senator Parson offered **SA 6:**

SENATE AMENDMENT NO. 6

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 120, Page 21, Section 144.810, Line 28, by striking the word “shall” and insert in lieu thereof the following: “**may, at the discretion of the department of economic development,**”; and

Further amend said bill and section, page 24, line 18, by striking the word “shall” and insert in lieu thereof the following: “**may, at the discretion of the department of economic development,**”.

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

Senator Nasheed offered **SA 7**:

SENATE AMENDMENT NO. 7

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 120, Page 10, Section 135.484, Line 20, by inserting after all of said line the following:

“135.750. 1. As used in this section, the following terms mean: (1) “Highly compensated individual”, any individual who receives compensation in excess of one million dollars in connection with a single qualified film production project; (2) “Qualified film production project”, any film, video, commercial, or television production, as approved by the department of economic development and the office of the Missouri film commission, that is under thirty minutes in length with an expected in-state expenditure budget in excess of fifty thousand dollars, or that is over thirty minutes in length with an expected in-state expenditure budget in excess of one hundred thousand dollars. Regardless of the production costs, “qualified film production project” shall not include any:

- (a) News or current events programming;
- (b) Talk show;
- (c) Production produced primarily for industrial, corporate, or institutional purposes, and for internal use;
- (d) Sports event or sports program;
- (e) Gala presentation or awards show;
- (f) Infomercial or any production that directly solicits funds;
- (g) Political ad;
- (h) Production that is considered obscene, as defined in section 573.010; (3) “Qualifying expenses”, the sum of the total amount spent in this state for the following by a production company in connection with a qualified film production project:

(a) Goods and services leased or purchased by the production company. For goods with a purchase price of twenty-five thousand dollars or more, the amount included in qualifying expenses shall be the purchase price less the fair market value of the goods at the time the production is completed;

(b) Compensation and wages paid by the production company on which the production company remitted withholding payments to the department of revenue under chapter 143. For purposes of this section, compensation and wages shall not include any amounts paid to a highly compensated individual; (4) “Tax credit”, a credit against the tax otherwise due under chapter 143, excluding withholding tax imposed by sections 143.191 to 143.265, or otherwise due under chapter 148; (5) “Taxpayer”, any individual, partnership, or corporation as described in section 143.441, 143.471, or section 148.370 that is subject to the tax imposed in chapter 143, excluding withholding tax imposed by sections 143.191 to 143.265, or the tax imposed in chapter 148 or any charitable organization which is exempt from federal income tax and whose Missouri unrelated business taxable income, if any, would be subject to the state income tax imposed

under chapter 143.

2. For all taxable years beginning on or after January 1, 1999, but ending on or before December 31, 2007, a taxpayer shall be granted a tax credit for up to fifty percent of the amount of investment in production or production-related activities in any film production project with an expected in-state expenditure budget in excess of three hundred thousand dollars. For all taxable years beginning on or after January 1, 2008, a taxpayer shall be allowed a tax credit for up to thirty-five percent of the amount of qualifying expenses in a qualified film production project. Each film production company shall be limited to one qualified film production project per year. Activities qualifying a taxpayer for the tax credit pursuant to this subsection shall be approved by the office of the Missouri film commission and the department of economic development.

3. Taxpayers shall apply for the film production tax credit by submitting an application to the department of economic development, on a form provided by the department. As part of the application, the expected in-state expenditures of the qualified film production project shall be documented. In addition, the application shall include an economic impact statement, showing the economic impact from the activities of the film production project. Such economic impact statement shall indicate the impact on the region of the state in which the film production or production-related activities are located and on the state as a whole.

4. For all taxable years ending on or before December 31, 2007, tax credits certified pursuant to subsection 2 of this section shall not exceed one million dollars per taxpayer per year, and shall not exceed a total for all tax credits certified of one million five hundred thousand dollars per year. For all taxable years beginning on or after January 1, 2008, **but ending on or before December 31, 2013**, tax credits certified under subsection 1 of this section shall not exceed a total for all tax credits certified of four million five hundred thousand dollars per year. **For all taxable years beginning on or after January 1, 2014, tax credits certified under subsection 1 of this section shall not exceed a total for all tax credits certified of three million five hundred thousand dollars per calendar year.** Taxpayers may carry forward unused credits for up to five tax periods, provided all such credits shall be claimed within ten tax periods following the tax period in which the film production or production-related activities for which the credits are certified by the department occurred.

5. Notwithstanding any provision of law to the contrary, any taxpayer may sell, assign, exchange, convey or otherwise transfer tax credits allowed in subsection 2 of this section. The taxpayer acquiring the tax credits may use the acquired credits to offset the tax liabilities otherwise imposed by chapter 143, excluding withholding tax imposed by sections 143.191 to 143.265, or chapter 148. Unused acquired credits may be carried forward for up to five tax periods, provided all such credits shall be claimed within ten tax periods following the tax period in which the film production or production-related activities for which the credits are certified by the department occurred.

6. Under section 23.253 of the Missouri sunset act:

(1) [The provisions of the new program authorized under this section shall automatically sunset six years after November 28, 2007, unless reauthorized by an act of the general assembly; and

(2) If such program is reauthorized,] The program authorized under this section shall [automatically sunset twelve years after the effective date of the reauthorization of this section] **expire on December 31, 2018, unless reauthorized by the general assembly;** and

[(3)] (2) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset; **and**

(3) The provisions of this subsection shall not be construed to limit or in any way impair the department of economic development’s ability to issue tax credits authorized on or before the date the program authorized under this section expires or a taxpayer’s ability to redeem such tax credits.”; and

Further amend the title and enacting clause accordingly.

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

Senator Lager offered **SA 8**:

SENATE AMENDMENT NO. 8

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 120, Page 12, Section 135.1565, Line 26, by striking the number “1.”; and

Further amend said bill and section, page 13, lines 3-11, by striking all of said lines and inserting in lieu thereof the following: “**after July 1, 2013.**”.

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

Senator Chappelle-Nadal offered **SA 9**:

SENATE AMENDMENT NO. 9

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 120, Page 51, Section 447.708, Line 17, by inserting after all of said line the following:

“Section 1. 1. No political subdivision shall be responsible for costs associated with upgrading infrastructure due to an increased use of such infrastructure caused by the program authorized under sections 135.1550 to 135.1575.

2. The department of natural resources shall conduct a comprehensive water study on the impact that the program authorized under sections 135.1550 to 135.1575 has on surrounding storm water drainage.”; and

Further amend the title and enacting clause accordingly.

Senator Chappelle-Nadal moved that the above amendment be adopted, which motion prevailed.

Senator Schaefer offered **SA 10**:

SENATE AMENDMENT NO. 10

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 120, Page 13, Section 135.1570, Lines 12-16, by striking all of said lines and inserting in lieu thereof the following: “**135.1570. Tax**”.

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

Senator Schaefer offered **SA 11**:

SENATE AMENDMENT NO. 11

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 120, Page 8, Section

135.352, Line 5, by striking the word “or”; and further line 6 by striking all of said line and inserting in lieu thereof the following: “.”; and

Further amend said bill, page 31, section 253.557, lines 22-23 by striking the words “carried back to the preceding year and”.

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

Senator Schaefer offered **SA 12**:

SENATE AMENDMENT NO. 12

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 120, Page 32, Section 253.557, Lines 8-9, by striking all of the underlined language on said lines; and further amend lines 12-14 by striking all the underlined language on said lines.

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

Senator Lamping offered **SA 13**:

SENATE AMENDMENT NO. 13

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 120, Page 20, Section 144.810, Lines 4-6, by striking all of said lines from the bill; and further renumber the remaining subdivisions accordingly; and

Further amend said bill and section, page 22, lines 15-24, by striking all of said lines from the bill; and further renumber the remaining subdivisions accordingly.

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

Senator Schmitt moved that **SS** for **SCS** for **SB 120**, as amended, be adopted, which motion prevailed.

On motion of Senator Schmitt, **SS** for **SCS** for **SB 120**, as amended, was declared perfected and ordered printed.

RESOLUTIONS

Senator Romine offered Senate Resolution No. 384, regarding the Fiftieth Wedding Anniversary of Lou and Faye Graftenreed, Ironton, which was adopted.

COMMUNICATIONS

President Pro Tem Dempsey submitted the following:

February 26, 2013

Ms. Terry Spieler
Secretary of the Missouri Senate
State Capitol, Room 325
Jefferson City, MO 65101

Dear Ms. Spieler:

I am appointing Jason R. Lawless of Columbia to the following board:

- Higher Education Savings Program Board, Missouri

Please feel free to contact me should you have any questions.

Sincerely,
/s/ Tom Dempsey
Tom Dempsey
President Pro Tem

INTRODUCTIONS OF GUESTS

Senator Brown introduced to the Senate, Stevie Kearse, Aimee Campbell, Carolyn Peplow, Robin Southern and Barry White, representatives of Rolla Chamber of Commerce.

Senator Wallingford introduced to the Senate, Dale and Hellen Steffens and Larry and Patricia Miller, representatives of Missouri Farm Bureau, Jackson.

On motion of Senator Richard, the Senate adjourned until 11:30 a.m., Wednesday, February 27, 2013.

SENATE CALENDAR

TWENTY-SEVENTH DAY—WEDNESDAY, FEBRUARY 27, 2013

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 301-McKenna, et al	SB 321-Schaefer
SB 302-Wasson	SB 322-Dixon
SB 303-Wasson	SB 323-Dixon
SB 304-Wasson	SB 324-Wallingford
SB 305-Wasson	SB 325-Nieves
SB 306-Wasson	SB 326-McKenna
SB 307-Schaaf	SB 327-Dixon
SB 308-Schaaf	SB 328-Brown
SB 309-Schaaf	SB 329-Brown
SB 310-Nasheed	SB 330-Wasson
SB 311-Nasheed	SB 331-Schmitt
SB 312-LeVota	SB 332-Libla
SB 313-LeVota	SB 333-Silvey
SB 314-Wallingford	SB 334-Sifton
SB 315-Pearce	SB 335-Sifton
SB 316-Parson and Justus	SB 336-Walsh
SB 317-Romine	SB 337-Sater
SB 318-Rupp	SB 338-Romine
SB 319-Rupp	SB 339-Romine
SB 320-Schaefer	SB 340-Schmitt

SB 341-Schmitt	SB 370-Wasson
SB 342-Parson, et al	SB 371-Munzlinger
SB 343-Parson	SB 372-Munzlinger
SB 344-Parson	SB 373-Munzlinger
SB 346 Curls	SB 374-Nieves
SB 347-Nasheed	SB 375-Nieves
SB 348-LeVota	SB 376-Sater
SB 349-LeVota	SB 377-Dixon
SB 350-Dempsey	SB 378-Pearce
SB 351-Lager	SB 379-Keaveny, et al
SB 352-Lager	SB 380-Kraus
SB 353-Lager	SB 381-Kraus
SB 354-Schmitt	SB 382-Kraus
SB 355-Munzlinger	SB 383-Wallingford
SB 356-Kehoe	SB 384-Rupp
SB 357-Romine	SB 385-Rupp
SB 358-Holsman	SB 386-LeVota
SB 359-LeVota	SB 387-Nasheed
SB 360-Rupp	SB 388-Curls
SB 361-Rupp	SB 389-Curls
SB 362-Chappelle-Nadal	SB 390-Chappelle-Nadal
SB 363-Chappelle-Nadal	SB 391-Dixon
SB 364-Parson	SB 392-Dixon
SB 365-Parson, et al	SJR 17-Nieves
SB 366-Lamping, et al	SJR 18-Schmitt
SB 367-Walsh	SJR 19-Lager
SB 368-Holsman	SJR 20-Curls
SB 369-LeVota	SJR 21-LeVota

HOUSE BILLS ON SECOND READING

HB 55-Flanigan and Allen

HCS for HB 202

THIRD READING OF SENATE BILLS

SB 60-Rupp

SB 23-Parson

SENATE BILLS FOR PERFECTION

SBs 26, 11 & 31-Kraus, with SCS

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 3-Rupp, with SA 1 (pending)
SB 13-Schaefer, with SCS
SB 21-Dixon
SB 22-Dixon

SB 29-Brown, with SCS & SA 2 (pending)
SB 41-Munzlinger
SB 48-Lamping
SB 127-Sater

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