

Journal of the Senate

SECOND REGULAR SESSION

TWELFTH DAY—WEDNESDAY, JANUARY 29, 2014

The Senate met pursuant to adjournment.

President Kinder in the Chair.

Reverend Carl Gauck offered the following prayer:

“To you O Lord, I lift up my soul.” (Psalm 25:1)

Gracious Father, we would ask that in all our doings You might direct them and help us in all our works, which began, continue and will end in You, Our God. Grant us a full understanding of Your mercies so our lives might be respectful, holy and obedient to You throughout our days. 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
Munzlinger	Nasheed	Nieves	Parson	Pearce	Richard	Romine	Rupp
Sater	Schaaf	Schaefer	Schmitt	Sifton	Silvey	Wallingford	Walsh

Wasson—33

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Pearce offered Senate Resolution No. 1177, regarding the Fiftieth Wedding Anniversary of Mr. and Mrs. John Angel, Warrensburg, which was adopted.

Senator Dempsey offered Senate Resolution No. 1178, regarding Joshua S. Lewis, which was adopted.

Senator Dempsey offered Senate Resolution No. 1179, regarding Zhen Yang, which was adopted.

Senator Dempsey offered Senate Resolution No. 1180, regarding John Taylor, which was adopted.

Senator Dempsey offered Senate Resolution No. 1181, regarding Alice and Joseph Buehrle, which was adopted.

Senator Dempsey offered Senate Resolution No. 1182, regarding Deborah Russ, which was adopted.

Senator Dempsey offered Senate Resolution No. 1183, regarding Sgt. Gary R. Schwendemann, which was adopted.

Senator Dempsey offered Senate Resolution No. 1184, regarding Police Officer Ross Riggins, which was adopted.

Senator Dempsey offered Senate Resolution No. 1185, regarding Sergeant Ron Lloyd, which was adopted.

Senator Dempsey offered Senate Resolution No. 1186, regarding Sergeant Michael Aulbert, which was adopted.

Senator Dempsey offered Senate Resolution No. 1187, regarding Detective Don Stepp, which was adopted.

Senator Dempsey offered Senate Resolution No. 1188, regarding Sergeant Ron Lloyd, which was adopted.

Senator Dempsey offered Senate Resolution No. 1189, regarding Police Officer Dean Meyer, which was adopted.

Senator Dempsey offered Senate Resolution No. 1190, regarding Police Officer Rick Fischer and his K-9 partner, Phoenix, which was adopted.

Senator Dempsey offered Senate Resolution No. 1191, regarding Police Officer Kevin Euton, which was adopted.

Senator Dempsey offered Senate Resolution No. 1192, regarding Police Officer Dan Gibbons, which was adopted.

Senator Dempsey offered Senate Resolution No. 1193, regarding Police Officer Thomas McBride, which was adopted.

Senator Dempsey offered Senate Resolution No. 1194, regarding Police Officer Clint Cole, which was adopted.

Senator Dempsey offered Senate Resolution No. 1195, regarding Police Officer Chris Duke, which was adopted.

Senator Dempsey offered Senate Resolution No. 1196, regarding Police Officer Mark Vollmar, which

was adopted.

Senator Dempsey offered Senate Resolution No. 1197, regarding Bob Kirkwood, which was adopted.

Senator Schmitt offered Senate Resolution No. 1198, regarding the Barthelmass family, which was adopted.

Senator Schmitt offered Senate Resolution No. 1199, regarding Tom and Judy Honigfort, which was adopted.

Senator Schmitt offered Senate Resolution No. 1200, regarding Beverly Collin, which was adopted.

Senator Schmitt offered Senate Resolution No. 1201, regarding Erma Reid, which was adopted.

Senators Kehoe, Pearce and Munzlinger offered the following resolution:

SENATE RESOLUTION NO. 1202

WHEREAS, the Missouri General Assembly has compiled a long tradition of rendering assistance to those programs aimed at developing exemplary qualities of citizenship and leadership within our youth; and

WHEREAS, the Missouri Girls State program of the American Legion Auxiliary has earned considerable recognition for its success in providing young women with a unique and valuable insight into the process of democratic government through a format of direct role-playing experience; and

WHEREAS, during June 2014, the American Legion Auxiliary, Department of Missouri, is conducting the annual session of Missouri Girls State; and

WHEREAS, an important highlight of this event would be conducting a mock legislative session in the Senate Chamber at our State Capitol where participants could gather to gain a more realistic insight into official governmental and electoral proceedings;

NOW, THEREFORE, BE IT RESOLVED that we, the members of the Missouri Senate, Ninety-seventh General Assembly, Second Regular Session, hereby grant the adult leaders and participants of the Seventy-third Session of the Missouri Girls State permission to use the Senate Chamber for the purpose of conducting a mock legislative session on Wednesday, June 25, 2014, from 9:00 a.m. to 12:30 p.m.

Senator Kehoe requested unanimous consent of the Senate that the rules be suspended for the purpose of taking **SR 1202** up for adoption, which request was granted.

On motion of Senator Kehoe, **SR 1202** was adopted.

Senator Kehoe offered the following resolution:

SENATE RESOLUTION NO. 1203

WHEREAS, the Missouri Senate recognizes the importance of empowering citizens to actively participate in the democratic process; and

WHEREAS, the Senate has a long tradition of rendering assistance to those organizations which sponsor projects in the interest of good citizenship; and

WHEREAS, the Missouri Catholic Conference has as its purposes to promote the material and spiritual well being of all the people of the state of Missouri and to participate in the democratic process of government:

NOW, THEREFORE, BE IT RESOLVED by the members of the Missouri Senate, Ninety-seventh General Assembly, that the Missouri Catholic Conference be hereby granted permission to use the Senate Chamber and the Senate Hearing Rooms from 7:00 a.m. to 5:00 p.m. on Saturday, October 4, 2014, for the purpose of a citizens assembly and workshops.

Senator Kehoe requested unanimous consent of the Senate that the rules be suspended for the purpose of taking **SR 1203** up for adoption, which request was granted.

On motion of Senator Kehoe, **SR 1203** was adopted.

Senator Dempsey, joined by the entire membership, offered the following resolution, which was read and adopted:

SENATE RESOLUTION NO. 1204

Whereas, the members of the Missouri Senate truly were saddened by the death of Kenneth Maurice “Ken” Holman on January 23, 2014, at the age of eighty-nine; and

Whereas, born on September 17, 1924, Ken Holman was the son of Meddren and Marguerite Holman of Kansas City, Missouri, and a highly esteemed graduate of Lincoln High School who served in the United States Army during World War II and earned a Bronze Star, a Purple Heart, a Good Conduct Medal, the European-African-Middle Eastern Medal, an American Theater Medal, a World War II Victory Medal, the Combat Infantry Badge, and a Marksmanship Badge; and

Whereas, Ken Holman was employed with the Missouri State Senate as a Doorkeeper for twenty-two years, by the Missouri Department of Revenue as the Manager of General Services for ten years, by the Union Pacific Railroad, and as an automobile salesman; and

Whereas, Ken Holman was a member of the Orient Consistory #10 in the Kansas City, Kansas, 32nd Degree Masons and also was active at Quinn Chapel AME Church; and

Whereas, Ken Holman is survived by his beloved wife, Anna Holman, whom he married on June 5, 2004, in Newark, New Jersey; children, Jan Valerie Jeffrey, Keith Maurice Holman, Penny LaVerne Holman, Ian Scott, Pia Scott, and Wanda Onquè; and grandchildren, Alexis Monet Kenney and Shaquil Scott; and

Whereas, it is fitting and proper that the Missouri Senate should pause in its diverse legislative duties in order to acknowledge the passing away of a trusted former employee, the past Head Doorkeeper Ken Holman:

Now, Therefore, Be It Resolved that we, the members of the Missouri Senate, Ninety-seventh General Assembly, join to memorialize the life and work of Ken Holman and to convey this legislative body’s most heartfelt condolences to his family members, colleagues, friends, and neighbors who now miss his considerable strength, warmth, and light in their daily lives; and

Be It Further Resolved that the Secretary of the Senate be instructed to prepare a properly inscribed copy of this resolution in memory of Kenneth Maurice “Ken” Holman of Jefferson City, Missouri.

The Senate observed a moment of silence in memory of Ken Holman.

CONCURRENT RESOLUTIONS

Senators Pearce, Keaveny and Justus offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 28

WHEREAS, the state of Missouri maintains and values its relationship with Taiwan; and

WHEREAS, April 10, 2014, will mark the 35th anniversary of the enactment of the Taiwan Relations Act, which encourages continued commercial and cultural relations between the people of the United States and the people of Taiwan; and

WHEREAS, Taiwan was the 10th largest import partner and the 23rd largest export partner of the state of Missouri in 2012; and

WHEREAS, Governor Jay Nixon led a 31-member delegation to visit Taiwan in March, 2013, witnessing the signing of the Memorandum of Intent between Taiwan and the state of Missouri, which will take all steps as may be necessary and feasible to promote trade and economic cooperation with the goal of \$500 million in exports over the next four years between the parties; and

WHEREAS, Taiwan and the United States resumed negotiation under the Trade and Investment Framework Agreement in March, 2013, after a five-year hiatus; and

WHEREAS, a Bilateral Investment Agreement gives investors in both economies greater assurance that the capital they are putting at risk in each other’s market will be adequately protected; and

WHEREAS, the United States has already concluded, or is seeking to negotiate, bilateral investment agreements with nine of its top ten trading partners, and Taiwan is the sole exception; and

WHEREAS, opening negotiations for a BIA between the United States and Taiwan will provide more stability for strong two-way

investment ties; and

WHEREAS, Taiwan hopes to work via regional economic bodies to further develop bilateral and multilateral trade with the United States and other nations in the Asia-Pacific region, seeking to join the United States-led Trans-Pacific Partnership; and

WHEREAS, Taiwan and mainland China signed a landmark trade agreement, the Economic Cooperation Framework Agreement in 2010. This trade agreement has opened up immense opportunities to Taiwan investors, including those who are from the state of Missouri and in mainland China, and continues to expand to provide additional benefits:

NOW THEREFORE BE IT RESOLVED that the members of the Missouri Senate, Ninety-seventh General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby support the resumption of the Trade and Investment Framework Agreement talks between the United States and Taiwan, and expresses support for Taiwan's efforts to secure entry into the Trans-Pacific Partnership, along with the United States and other friendly Asia-Pacific Rim countries; and

BE IT FURTHER RESOLVED that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for the United States Secretary of State, each member of the Missouri Congressional delegation, and the Director-General of the Taipei Economic and Cultural Office in Kansas City.

Senator Wallingford offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 29

WHEREAS, in Missouri, children between 17 and 18 years of age are considered adults and no longer fall under the jurisdiction of juvenile courts and children as young as 12 years of age can be certified as adults and tried in adult court rather than in juvenile court; and

WHEREAS, according to the Division of Youth Services (DYS), in Fiscal Year 2013, 919 youth were committed to the DYS and of all the youth receiving DYS educational services in FY 2013, 22% were identified as having an educational disability, 43% had a history of prior mental health services; 54% had a history of prior substance abuse involvement; 12% were committed for the most serious felonies; 38% were committed for less serious offenses and 12% were committed for juvenile offenses; and

WHEREAS, although the DYS has been lauded across the country as a successful model for other states to follow, it is imperative that Missouri address the issue of treating youth in the adult criminal system and consider the benefits to the youth, the youth's family, society and to this state by retaining youth under juvenile justice jurisdiction:

NOW THEREFORE BE IT RESOLVED that the members of the Missouri Senate, Ninety-seventh General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby create the Juvenile Justice Task Force; and

BE IT FURTHER RESOLVED that the mission of the task force shall be to fully consider and make recommendations in a report to the General Assembly on:

- (1) Raising the age of juvenile court jurisdiction to age eighteen;
- (2) Removing juveniles from adult jails pre-trial;
- (3) Revising the age of certification to adult court;
- (4) Current laws relating to the jurisdiction of the juvenile court;
- (5) Current research on best practices for handling offenses committed by youth in the court system;
- (6) The benefits of retaining youth under juvenile justice jurisdiction in this state;
- (7) Methods to reduce the number of youth in adult detention centers and prisons; and
- (8) The long-term fiscal impact of treating youth in the adult criminal system; and

BE IT FURTHER RESOLVED that the task force shall consist of the following members:

- (1) Two members of the Senate, one appointed by the President Pro Tempore of the Senate and one by the Minority Leader of the Senate;
- (2) Two members of the House of Representatives, one appointed by the Speaker of the House of Representatives and one by the Minority Leader of the House of Representatives;
- (3) The State Courts Administrator or his or her designee;
- (4) The Director of the Division of Youth Services or his or her designee;

- (5) The Director of the Children's Division or his or her designee;
- (6) The Chair of the State Juvenile Justice Advisory group;
- (7) The Director of the Office of Public Defender or his or her designee;
- (8) The Director of the Office of Prosecution Services, or his or her designee;
- (9) One representative from the advocacy community who has organized to advocate for juvenile justice policy reform on the state and federal level, appointed by the President Pro Tempore of the Senate;
- (10) One representative from a state coalition in existence for more than 30 years which has been advocating for Missouri's at-risk, abused and neglected children and the people who care for them, appointed by the Speaker of the House of Representatives;
- (11) One representative from the juvenile and family courts appointed by the President Pro Tempore of the Senate;
- (12) One mental health provider specializing in adolescent and mental health, appointed by the Speaker of the House of Representatives;
- (13) An ex-offender who was charged as an adult for an offense committed as a juvenile appointed by the President Pro Tempore of the Senate;
- (14) One at-large public member appointed by the Speaker of the House of Representatives; and

BE IT FURTHER RESOLVED that the staffs of Senate Research, House Research, and the Joint Committee on Legislative Research shall provide such legal, research, clerical, technical, and bill drafting services as the Task Force may require in the performance of its duties; and

BE IT FURTHER RESOLVED that the Task Force, its members, and any staff assigned to the Task Force shall receive reimbursement for their actual and necessary expenses incurred in attending meetings of the Task Force or any subcommittee thereof; and

BE IT FURTHER RESOLVED that the Task Force shall meet within two months from adoption of this resolution and will report its recommendations and findings to the Missouri General Assembly by January 1, 2015 and shall terminate on January 1, 2015; and

BE IT FURTHER RESOLVED that the Juvenile Justice Task Force is authorized to function during the legislative interim between the Second Regular Session of the Ninety-seventh General Assembly and the First Regular Session of the Ninety-eighth General Assembly through January 1, 2015, as authorized by State v. Atterbury, 300 S.W.2d 806 (Mo. 1957); and

BE IT FURTHER RESOLVED that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for the Office of the State Courts Administrator and the Director of the Department of Social Services.

Senators Justus, Curls and Holsman offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 30

Relating to the ratification of the Equal Rights Amendment to the United States Constitution.

WHEREAS, three years after women won the right to vote, the Equal Rights Amendment to the United States Constitution, authored by Alice Paul, head of the National Women's Party, was introduced in Congress by Senator Curtis and Representative Anthony, both Republicans; and

WHEREAS, the Equal Rights Amendment to the United States Constitution passed the United States Senate and then the United States House of Representatives, and on March 22, 1972, the proposed Amendment to the United States Constitution was sent to the states for ratification; and

WHEREAS, the Equal Rights Amendment to the United States Constitution states:

“Section 1. Equality of rights under the law shall not be denied or abridged by the United States or by any state on account of sex.

Section 2. The Congress shall have the power to enforce, by appropriate legislation, the provisions of this article.

Section 3. This amendment shall take effect two years after the date of ratification.”; and

WHEREAS, Congress placed a deadline of June 30, 1982, on the ratification process and thirty-five states ratified the proposed Amendment before the deadline; and

WHEREAS, Congress may not have the constitutional authority to place a deadline on the ratification process; and

WHEREAS, Article V of the United States Constitution allows the General Assembly of the State of Missouri to ratify this proposed Amendment to the Constitution of the United States; and

WHEREAS, the General Assembly of the State of Missouri finds that the proposed Amendment is meaningful and needed as part of the United States Constitution and that the present political, social and economic conditions are the same as or are even more demanding today than they were when the proposed Amendment was first submitted for adoption:

NOW, THEREFORE, BE IT RESOLVED that the members of the Missouri Senate, Ninety-seventh General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby ratify the Equal Rights Amendment to the United States Constitution; and

BE IT FURTHER RESOLVED that the Secretary of the Senate be instructed to prepare a properly inscribed copy of this resolution for the Archivist of the United States, Washington, D.C.; the Vice President of the United States; the Speaker of the United States House of Representatives; and each member of the Missouri Congressional delegation with request that it be printed in the Congressional Record.

Read 1st time.

INTRODUCTION OF BILLS

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

SB 794—By Chappelle-Nadal.

An Act to repeal section 362.333, RSMo, and to enact in lieu thereof one new section relating to irrevocable life insurance trusts.

SB 795—By Lager.

An Act to repeal section 161.216, RSMo, relating to early childhood education.

SB 796—By Parson.

An Act to repeal section 451.040, RSMo, and to enact in lieu thereof one new section relating to marriage licenses, with an existing penalty provision.

SB 797—By Nieves.

An Act to repeal section 304.152, RSMo, and to enact in lieu thereof one new section relating to voluntary roadside checkpoints.

SB 798—By Emery.

An Act to repeal sections 160.514, 160.518, 160.526, 160.820, and 161.092, RSMo, and to enact in lieu thereof five new sections relating to elementary and secondary education standards.

SB 799—By Emery.

An Act to repeal section 490.715, RSMo, and to enact in lieu thereof one new section relating to the introduction of evidence for determining the cost of medical treatment.

SB 800—By Romine.

An Act to authorize the conveyance of property owned by the state in St. Francois County to the City of Farmington.

SB 801—By Holsman.

An Act to repeal section 393.1030, RSMo, and to enact in lieu thereof one new section relating to the renewable energy standard.

SB 802—By Dixon.

An Act to repeal sections 210.145, 210.152, and 210.183, RSMo, and to enact in lieu thereof three new sections relating to child abuse investigations, with an existing penalty provision.

SB 803—By Justus.

An Act to repeal sections 64.170 and 64.205, RSMo, and to enact in lieu thereof one new section relating to county building codes.

SENATE BILLS FOR PERFECTION

Senator Dixon moved that **SB 507**, with **SS** and **SA 2** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SA 2 was again taken up.

Senator Pearce assumed the Chair.

Senator Schmitt moved that **SA 2** be adopted, which motion prevailed.

Senator Schmitt offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Bill No. 507, Page 2, Section 26.018, Lines 9-10, by striking the words “within four months of the date of issuance of the writ”; and inserting in lieu thereof the following: “**at the next general election**”.

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

Senator Sifton offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Substitute for Senate Bill No. 507, Pages 22-26, Section 287.610 of said bill, by striking all of said section from the bill; and

Further amend the title and enacting clause accordingly.

Senator Sifton moved that the above amendment be adopted.

Senator Kehoe assumed the Chair.

At the request of Senator Dixon, **SB 507**, with **SS** and **SA 4** (pending), was placed on the Informal Calendar.

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 **HB 1125**, entitled:

An Act to repeal sections 115.124 and 115.395, RSMo, and to enact in lieu thereof two new sections relating to elections, with an emergency clause.

Emergency clause adopted.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

RESOLUTIONS

Senator Richard offered the following resolution:

SENATE RESOLUTION NO. 1205

WHEREAS, the Administration Committee is required by law to establish the rates of pay each year, and

WHEREAS, such rates of pay are to be the same as those established under the policies of the Personnel Division of the Office of Administration for comparable duties after examination of the rates of pay then in effect, and

WHEREAS, the rates of pay established shall become effective in January.

NOW, THEREFORE, BE IT RESOLVED by the Committee on Administration that the number, classification and rates of pay authorized for employees of the Senate shall include one department director and seven division level directors to be compensated according to Office of Administration guidelines; and the following authorized employees at rates of pay within the ranges hereby established.

<u>NO.</u>	<u>CLASSIFICATION</u>	<u>MONTHLY SALARY RANGE</u>
5	Staff Attorney	\$3,924 - \$6,368
1	Research Analyst II	\$3,332 - \$4,860
1	Research Analyst IV	\$3,924 - \$6,368
1	Assistant Director General Research	\$3,924 - \$6,368
1	Investigator	\$3,332 - \$4,860
4	Research Staff Secretary	\$2,784 - \$4,053
2	Budget Research Analyst II	\$3,332 - \$4,860
2	Budget Research Analyst III	\$3,951 - \$5,744
1	Assistant Director Budget Research	\$3,924 - \$6,368
1	Budget Staff Secretary	\$2,784 - \$4,053
3	Assistant Secretary of Senate	\$3,332 - \$5,393
1	Enrolling & Engrossing Supervisor	\$3,332 - \$5,393
3	Enrolling & Engrossing Clerk	\$2,473 - \$3,460
1	Billroom Supervisor	\$2,473 - \$3,460
1	Billroom Clerk	\$2,131 - \$2,927
5	Public Information Specialist	\$2,473 - \$3,460
1	Photographer	\$2,784 - \$3,951
1	Administrative Assistant	\$3,332 - \$5,393
1.5	Accounting Specialist	\$2,883 - \$4,053
1	Human Resources Specialist	\$3,332 - \$5,393
9	Administrative/Office Support	\$3,332 - \$5,393
1	Computer Info. Technology Spec. I	\$3,588 - \$5,280
3	Computer Info. Technology Spec. II	\$3,951 - \$5,744
1	Computer Info. Technology Spec III	\$4,764 - \$6,686

<u>NO.</u>	<u>CLASSIFICATION</u>	<u>MONTHLY SALARY RANGE</u>
2	Computer Info. Technologist I	\$2,473 - \$3,460
3	Computer Info. Technologist II	\$3,212 - \$4,572
1	Network/Communications Specialist	\$3,951 - \$5,744
1	Composing Equipment Operator II	\$2,247 - \$3,098
1	Composing Equipment Operator III	\$2,319 - \$3,212
1	Mailroom Supervisor	\$2,473 - \$3,460
1	Mailroom Technician II	\$2,131 - \$2,927
1	Printing Services Technician II	\$2,131 - \$2,927
1	Printing Services Technician III	\$2,319 - \$3,212
2	Printing Services Technician IV	\$2,600 - \$3,588
1	Maintenance Supervisor II	\$2,558 - \$3,546
1	Carpenter II	\$2,600 - \$3,588
1	Maintenance Worker II	\$2,319 - \$3,212
0.5	Sergeant-at-Arms (Elected)	\$2,600 - \$3,588
4.0	Assistant Doorkeeper	\$1,754 - \$2,269
0.5	Reading Clerk	\$1,754 - \$2,269
0.5	Chaplain	\$1,859 - \$2,467
0.5	Security Guard	\$1,754 - \$2,269

BE IT FURTHER RESOLVED that the Senate Administration Committee is authorized to establish a formula setting forth the maximum amount which may be expended by each Senator and each caucus for the employment of Administrative and Clerical Assistants. Each Senator plus the President Pro Tem and The Minority Leader on behalf of their caucus will be notified of the funds available, and shall thereafter certify to the Senate Administrator the names and addresses of Administrative and Clerical Assistants. The compensation paid to the Senators' and caucus administrative and clerical assistants shall be within the limits of the categories set forth hereinabove.

BE IT FURTHER RESOLVED that the Senate Administrator, with the approval of the Senate Administration Committee, shall have the authority to cooperate and coordinate with the Chief Clerk of the House in the selection of employees, who shall be assigned to the garage, Joint Committee Staffs and the rotunda area, and who will be paid from the Joint House and Senate Contingent Fund, within the limits of the categories set out above.

BE IT FURTHER RESOLVED that the Committee on Administration has the authority to reduce, combine or consolidate positions and salaries where necessary to meet changed conditions or circumstances which arise, and may enter into contracts with consultants, provided such consultant's contract fee does not exceed the salary for the comparable position, and such consultant shall count as an employee of the Senate.

BE IT FURTHER RESOLVED that the Senate Administration Committee is authorized to adjust the foregoing pay ranges to reflect implementation of the state pay plan.

Senators Chappelle-Nadal and Curls offered Senate Resolution No. 1206, regarding the Chinese New Year, which was adopted.

REFERRALS

President Pro Tem Dempsey referred **SCR 27** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

INTRODUCTIONS OF GUESTS

Senator Pearce introduced to the Senate, Ethan Harper, Fayette.

Senator Kraus introduced to the Senate, Daniel Duffeck, Columbia.

Senator Silvey introduced to the Senate, representatives of Youth With Vision from Clay, Platte and Ray counties.

Senator Parson introduced to the Senate, Everett Kelly, Buffalo; Clayton Jones, Nixa; and Jimmy Young, John Dismer and Paul Schmitz, Springfield; members of the Military Order of the Purple Heart.

Senator Schmitt introduced to the Senate, John and Gloria King, St. Louis.

Senator Sater introduced to the Senate, Jim McCann, Miller.

Senator Nieves introduced to the Senate, Chelsea and Mallory Moore, Troy; Nita and Cecilia Jones, Fulton; and Elise Kostial, Ellisville.

Senator Brown introduced to the Senate, his daughter, Danette Sherrill, and Linda So, Rolla.

Senator Kehoe introduced to the Senate, Eugene High School FFA advisors Ed Hager and Hannah Henley, and students Koby Limbach, Jayda Crouse, Trent Kempker, Madison Kliethermes, Garret Crouse, Alee Koetting, Cameron Massman, Samantha Suess, Abby Baldwin, Sierra Evers, Hannah Mobley, Alison Buechter, Raegan Wood, Leslie Wrinkles, Jade Ketterman, Aubrey Kauffman, Cassidy Schilp, Carson Doerhoff, Chelsea Hammond, Andy Baldwin, Daniel Beck and Jacob Hager.

Senator Rupp introduced to the Senate, Jason Cadell and Tony Shepherd, O'Fallon; Dale and Lisa Covington, and Devin Risenhoover, Wentzville; and Devin was made an honorary page.

Senator Curls introduced to the Senate, Bob Kendrick, Kansas City.

Senator Brown introduced to the Senate, Willis Corbett and Mary Kizer.

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

SENATE CALENDAR

THIRTEENTH DAY—THURSDAY, JANUARY 30, 2014

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 669-Schaaf

SB 670-Sater

SB 671-Sater

SB 672-Parson

SB 673-Kehoe and Wallingford

SB 674-Kehoe

SB 675-Kehoe

SB 676-Curls

SB 677-Curls

SB 678-Curls

SB 679-Curls

SB 680-Curls

SB 681-Curls

SB 682-Curls

SB 683-Curls and Keaveny	SB 727-Chappelle-Nadal
SB 684-Holsman	SB 728-Sifton
SB 685-LeVota	SB 729-Romine
SB 686-LeVota	SB 730-Nasheed
SB 687-LeVota	SB 731-Nasheed
SB 688-LeVota	SB 732-Keaveny
SB 689-Schmitt, et al	SB 733-Schaefer
SB 690-Wasson	SB 734-Cunningham
SB 691-Wasson	SB 735-Brown
SB 692-Wasson	SB 736-Sater
SB 693-Parson	SB 737-Walsh
SB 694-Cunningham	SB 738-Walsh
SB 695-Keaveny	SB 739-Romine
SB 696-Schaefer	SB 740-Lamping, et al
SB 697-Schaefer	SB 741-Rupp
SB 698-Justus	SB 742-Schmitt
SB 699-Pearce	SB 743-Schmitt
SB 700-Sater	SB 744-Nieves
SB 701-Lager	SB 745-Munzlinger
SB 702-Lager	SB 746-Munzlinger
SB 703-Lager	SB 747-Munzlinger
SB 704-Lager	SB 748-Walsh
SB 705-Lager	SB 749-Walsh
SB 706-Cunningham	SB 750-Walsh
SB 707-Wasson	SB 751-LeVota
SB 708-Sifton	SB 752-LeVota
SB 709-Wallingford	SB 753-Keaveny
SB 710-Walsh	SB 754-Sater and Justus
SB 711-Walsh	SB 755-Wallingford
SB 712-Walsh	SB 756-Schaefer
SB 713-Emery	SB 757-Justus, et al
SRB 714-Lager	SB 758-Justus
SRB 715-Lager	SB 759-Sifton
SB 716-Brown	SB 760-Chappelle-Nadal
SB 717-Brown	SB 761-Wallingford
SB 718-Richard	SB 762-Schaefer
SB 719-Kehoe	SB 763-Schaefer
SB 720-Justus	SB 764-Lager
SB 721-Justus	SB 765-Chappelle-Nadal
SB 722-Justus	SB 766-Keaveny
SB 723-Parson	SB 767-Schmitt, et al
SB 724-Parson	SB 768-Pearce
SB 725-Nieves	SB 769-Pearce
SB 726-Chappelle-Nadal	SB 770-Wallingford

SB 771-Sater	SB 794-Chappelle-Nadal
SB 772-Lamping	SB 795-Lager
SB 773-Rupp	SB 796-Parson
SB 774-Dempsey	SB 797-Nieves
SB 775-Walsh	SB 798-Emery
SB 776-Nieves	SB 799-Emery
SB 777-Nieves	SB 800-Romine
SB 778-Nieves	SB 801-Holsman
SB 779-Munzlinger	SB 802-Dixon
SB 780-LeVota	SB 803-Justus
SB 781-LeVota	SJR 36-Schaefer and Richard
SB 782-Romine	SJR 37-Dixon
SB 783-Romine	SJR 38-Nieves
SB 784-Romine	SJR 39-Dixon
SB 785-Kehoe	SJR 40-Curls
SB 786-Schmitt	SJR 41-Curls
SB 787-Justus	SJR 42-Schmitt
SB 788-Brown	SJR 43-Lamping
SB 789-Dixon	SJR 44-Schaefer
SB 790-Dixon	SJR 45-Silvey
SB 791-Parson and Schaaf	SJR 46-Emery
SB 792-Parson	SJR 47-Lager
SB 793-Dixon	SJR 48-Kehoe

HOUSE BILLS ON SECOND READING

HB 1125-Dugger, et al

SENATE BILLS FOR PERFECTION

SB 492-Pearce, with SCS

SBs 509 & 496-Kraus, with SCS

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 507-Dixon, with SS & SA 4 (pending)

SJR 30-Dixon

RESOLUTIONS

SR 1205-Richard

To be Referred

SCR 28-Pearce, et al
SCR 29-Wallingford

SCR 30-Justus, et al

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