

Journal of the Senate

FIRST REGULAR SESSION

TWENTY-FIFTH DAY—MONDAY, FEBRUARY 23, 2015

The Senate met pursuant to adjournment.

President Kinder in the Chair.

Reverend Carl Gauck offered the following prayer:

“You who live in the shelter of the Most High, who abide in the shadow of the Almighty, will say to the Lord, “my refuge and my fortress, my God in whom I trust.” (Psalm 91:1-2)

Almighty God, we thank You that we can find refuge and strength in You. Protect us from every temptation about us that we might live every day in the shadow of Your peace and grace. And, fill us with the full light of Your presence that we may receive and entertain You in adoration and praise. 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 for Thursday, February 19, 2015 was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

| | | | | | | | |
|---------|-----------------|------------|---------|---------|-------------|------------|---------|
| Brown | Chappelle-Nadal | Cunningham | Curls | Dempsey | Dixon | Emery | Hegeman |
| Holsman | Keaveny | Kehoe | Kraus | LeVota | Libla | Munzlinger | Nasheed |
| Onder | Parson | Pearce | Richard | Riddle | Romine | Sater | Schaaf |
| Schatz | Schmitt | Schupp | Sifton | Silvey | Wallingford | Walsh | Wasson |

Wieland—33

Absent—Senators—None

Absent with leave—Senator Schaefer—1

Vacancies—None

The Lieutenant Governor was present.

RESOLUTIONS

Senator Onder offered Senate Resolution No. 426, regarding Mackenzie Meyers, Lake Saint Charles, which was adopted.

Senator Onder offered Senate Resolution No. 427, regarding Scott Lyon, Saint Charles, which was adopted.

Senator Onder offered Senate Resolution No. 428, regarding Aiza Bustos, Saint Charles, which was adopted.

Senator Onder offered Senate Resolution No. 429, regarding Andrew Powell, Wentzville, which was adopted.

Senator Onder offered Senate Resolution No. 430, regarding Anthony Buchholz, Saint Charles, which was adopted.

Senator Onder offered Senate Resolution No. 431, regarding Aishwarya Mogulothu, O'Fallon, which was adopted.

Senator Onder offered Senate Resolution No. 432, regarding Grace Arias, Lake Saint Louis, which was adopted.

Senator Onder offered Senate Resolution No. 433, regarding Kate Adams, Saint Peters, which was adopted.

Senator Onder offered Senate Resolution No. 434, regarding Christopher C. Smith, Saint Peters, which was adopted.

Senator Onder offered Senate Resolution No. 435, regarding Gary Rudolph, O'Fallon, which was adopted.

Senator Onder offered Senate Resolution No. 436, regarding Exander Turnbull, Saint Peters, which was adopted.

Senator Onder offered Senate Resolution No. 437, regarding Lawrence Thompson, Saint Charles, which was adopted.

Senator Onder offered Senate Resolution No. 438, regarding Alexandria "Alex" Ostrander, Saint Peters, which was adopted.

Senator Onder offered Senate Resolution No. 439, regarding Brian Engel, O'Fallon, which was adopted.

Senator Onder offered Senate Resolution No. 440, regarding Sara Lively, Saint Charles, which was adopted.

Senator Onder offered Senate Resolution No. 441, regarding Saivaroon Gajagowni, O'Fallon, which was adopted.

Senator Onder offered Senate Resolution No. 442, regarding Nicholas Fields, O'Fallon, which was adopted.

Senator Libla offered Senate Resolution No. 443, regarding Joey McLane, Poplar Bluff, which was adopted.

Senator Silvey offered Senate Resolution No. 444, regarding the Fourth Grade class at EPiC Elementary

School, Liberty, which was adopted.

Senator Silvey offered Senate Resolution No. 445, regarding Haley Ferguson, which was adopted.

Senator Hegeman offered Senate Resolution No. 446, regarding Nicole Riegel, Excelsior Springs, which was adopted.

Senator Hegeman offered Senate Resolution No. 447, regarding Sherri Peters, Holt, which was adopted.

Senator Sifton offered Senate Resolution No. 448, regarding Joseph Anthony Hegger, Saint Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 449, regarding Charles August Bonte, Saint Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 450, regarding James E. Lubbock, Saint Louis, which was adopted.

On behalf of Senator Schaefer, Senator Richard offered Senate Resolution No. 451, regarding the University of Missouri Tigers Football, which was adopted.

Senator Romine offered Senate Resolution No. 452, regarding Eugene Wigger, Bismark, which was adopted.

Senator Sifton offered Senate Resolution No. 453, regarding Alex Menke, Webster Groves, which was adopted.

Senator Wasson offered Senate Resolution No. 454, regarding Savannah Hall, Ozark, which was adopted.

Senator Cunningham offered Senate Resolution No. 455, regarding Jared Cates, which was adopted.

INTRODUCTION OF BILLS

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

SB 476—By Kehoe.

An Act to repeal sections 259.010, 259.020, 259.030, 259.050, 259.070, 259.080, 259.100, 259.190, and 259.210, RSMo, and to enact in lieu thereof ten new sections relating to the department of natural resources.

SB 477—By Wallingford.

An Act to repeal section 429.005, RSMo, and to enact in lieu thereof one new section relating to waiver of liens against real estate.

SB 478—By Onder.

An Act to amend chapter 376, RSMo, by adding thereto one new section relating to direct health care services.

SB 479—By Onder.

An Act to repeal sections 334.260 and 376.1753, RSMo, and to enact in lieu thereof three new sections relating to the licensure of midwives.

SB 480—By Onder.

An Act to amend chapter 144.058, RSMo, by adding thereto one new section relating to a sales tax exemption for electricity.

SB 481—By Onder.

An Act to repeal section 456.950, RSMo, and to enact in lieu thereof two new sections relating to qualified spousal trusts.

SB 482—By Schupp.

An Act to repeal sections 210.211 and 210.245, RSMo, and to enact in lieu thereof three new sections relating to child care facilities, with existing penalty provisions.

SB 483—By Silvey.

An Act to repeal section 306.220, RSMo, and to enact in lieu thereof one new section relating to personal flotation devices, with an existing penalty provision.

SB 484—By Wieland.

An Act to repeal section 143.141, RSMo, and to enact in lieu thereof one new section relating to search and rescue.

SB 485—By Wieland.

An Act to repeal sections 383.015, 383.016, 383.035, 383.037, and 383.206, RSMo, and to enact in lieu thereof seven new sections relating to malpractice insurance.

SB 486—By Sifton.

An Act to repeal section 115.155, RSMo, section 115.631 as enacted by senate bill no. 491, ninety-seventh general assembly, second regular session and section 115.631 as enacted by senate bills no. 1014 & 730, ninety-third general assembly, second regular session, and to enact in lieu thereof two new sections relating to election offenses, with penalty provisions.

SB 487—By Richard.

An Act to repeal sections 407.025 and 537.762, RSMo, and to enact in lieu thereof four new sections relating to civil actions.

SB 488—By Cunningham.

An Act to repeal section 443.719, RSMo, and to enact in lieu thereof one new section relating to mortgage loan originators.

SB 489—By Cunningham.

An Act to repeal section 407.025, RSMo, and to enact in lieu thereof one new section relating to exemptions for certain entities from civil actions brought under unlawful merchandising practices provisions of law.

SB 490—By LeVota.

An Act to amend chapter 208, RSMo, by adding thereto two new sections relating to MO HealthNet reimbursement for critical access medication management.

SJR 15—By Cunningham.

Joint Resolution submitting to the qualified voters of Missouri, an amendment repealing section 3 of article XIII of the Constitution of Missouri, and adopting one new section in lieu thereof relating to the Missouri Citizens' Commission on Compensation for Elected Officials.

MESSAGES FROM THE GOVERNOR

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

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102
February 23, 2015

To the Senate of the 98th General Assembly of the State of Missouri:

The following addendum should be made to the appointment of Robert Hartnett as a member of the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects, submitted to you on February 11, 2015. Line 1 should be amended to read:

Robert Hartnett, 508 Southeast Adobe Drive, Lee's Summit, Jackson County, Missouri

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102
February 23, 2015

To the Senate of the 98th General Assembly of the State of Missouri:

The following addendum should be made to the appointment of Jade D. James as a member of the State Board of Registration for the Healing Arts, submitted to you on February 11, 2015. Lines 1 and 2 should be amended to read:

Jade D. James, Democrat, 13008 Kinsley Heights Drive, Florissant, Saint Louis County, Missouri 63033, as a member of the State Board of Registration for the Healing Arts,

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

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

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 30**, entitled:

An Act to repeal sections 115.427 and 115.430, RSMo, and to enact in lieu thereof two new sections relating to elections, with a contingent effective date.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

REPORTS OF STANDING COMMITTEES

Senator Cunningham, Chairman of the Committee on Governmental Accountability and Fiscal Oversight, submitted the following report:

Mr. President: Your Committee on Governmental Accountability and Fiscal Oversight, to which was referred **SS No. 2** for **SCS** for **SB 24**, begs leave to report that it has considered the same and recommends that the bill do pass.

THIRD READING OF SENATE BILLS

SS No. 2 for **SCS** for **SB 24**, introduced by Senator Sater, entitled:

SENATE SUBSTITUTE NO. 2 FOR SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 24

An Act to repeal section 208.040, RSMo, and to enact in lieu thereof three new sections relating to nonmedical public assistance.

Was taken up.

On motion of Senator Sater, **SS No. 2** for **SCS** for **SB 24** was read the 3rd time and passed by the following vote:

YEAS—Senators

| | | | | | | | |
|--------|------------|------------|--------|---------|---------|-------------|--------|
| Brown | Cunningham | Dempsey | Dixon | Emery | Hegeman | Holsman | Kehoe |
| Kraus | Libla | Munzlinger | Onder | Parson | Pearce | Richard | Riddle |
| Romine | Sater | Schaaf | Schatz | Schmitt | Silvey | Wallingford | Wasson |

Wieland—25

NAYS—Senators

| | | | | | | | |
|-----------------|-------|---------|--------|---------|--------|--------|---------|
| Chappelle-Nadal | Curls | Keaveny | LeVota | Nasheed | Schupp | Sifton | Walsh—8 |
|-----------------|-------|---------|--------|---------|--------|--------|---------|

Absent—Senators—None

Absent with leave—Senator Schaefer—1

Vacancies—None

The President declared the bill passed.

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

Senator Sater 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

Senator Parson moved that **SB 205** be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

Senator Munzlinger offered **SA 5**:

SENATE AMENDMENT NO. 5

Amend Senate Bill No. 205, Page 24, Section 382.277, Line 7, by inserting after all of said line the following:

“382.278. The provisions of subdivisions (13) and (14) of subsection 1 of section 382.050, subdivision (5) of subsection 1 of section 382.110, and sections 382.175 and 382.220 shall not apply to an insurance holding company or its affiliates if the insurance company affiliates of such insurance holding company had total premiums, direct and ceded, of less than one hundred fifty million dollars in the preceding year and such insurance holding company certifies in writing to the director that more than twenty-five percent of the employees of its affiliates, not including insurance affiliates or the holding company itself, are engaged in agricultural operations.”; and

Further amend the title and enacting clause accordingly.

Senator Pearce assumed the Chair.

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

On motion of Senator Parson, **SB 205**, as amended, was declared perfected and ordered printed.

Senator Kehoe assumed the Chair.

Senator Pearce moved that **SB 1, SB 22, SB 49** and **SB 70**, with **SCS, SA 4** and point of order (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

President Pro Tem Dempsey ruled the pending point of order not well taken.

At the request of Senator Schaaf, **SA 4** was withdrawn.

Senator Schaaf offered **SA 5**:

SENATE AMENDMENT NO. 5

Amend Senate Committee Substitute for Senate Bills Nos. 1, 22, 49 and 70, Page 34, Section 160.425, Line 78, by inserting after all of said line the following:

“160.671. 1. A school board member of any urban school district located in a home rule city with more than seventy-one thousand but fewer than seventy-nine thousand inhabitants may be removed by the voters in a recall election. Proceedings may be commenced for the recall of any such member by the filing of a notice of intention to circulate a recall petition under this section.

2. The notice of intention to circulate a recall petition shall be served personally, or by certified mail, on the board member sought to be recalled. A copy thereof shall be filed, along with an affidavit of the time and manner of service, with the election authority, as defined in chapter 115. A separate notice shall be filed for each board member sought to be recalled and shall contain all of the following:

(1) The name of the board member sought to be recalled;

(2) A statement, not exceeding two hundred words in length, of the reasons for the proposed recall; and

(3) The names and business or residential addresses of at least one but not more than five proponents of the recall.

3. Within seven days after the filing of the notice of intention, the board member may file with the election authority a statement, not exceeding two hundred words in length, including an answer to the statement of the proponents. If an answer is filed, the board member shall also serve a copy of it, personally or by certified mail, on one of the proponents named in the notice of intention. The statement and answer are intended solely to be used for the information of the voters. No insufficiency in form or substance of such statements shall affect the validity of the election proceedings.

4. Before any signature may be affixed to a recall petition, the petition is required to bear all of the following:

(1) A request that an election be called to elect a successor to the board member;

(2) A copy of the notice of intention, including a general statement of the grounds for which removal is sought;

(3) The answer of the board member sought to be recalled, if any exists. If the board member has not answered, the petition shall so state; and

(4) A place for each signer to affix his or her signature, printed name, and residential address, including any address in a city, town, village, or unincorporated community.

5. Each section of the petition, when submitted to the election authority, shall have attached to it an affidavit signed by the person circulating such section of the petition, setting forth all of the following:

(1) The printed name of the affiant;

(2) The residential address of the affiant;

(3) That the affiant circulated that section of the petition and saw the appended signatures be written;

(4) That according to the best information and belief of the affiant, each signature is the genuine signature of the person whose name it purports to be;

(5) That the affiant is a registered voter in the school district; and

(6) The dates between which all of the signatures to the petition were obtained.

6. A recall petition shall be filed with the election authority and secretary of the school board not more than one hundred eighty days after the filing of the notice of intention.

7. The qualified signatures of three hundred registered voters shall be required for the submission of a petition.

8. Within thirty days after the date of filing the petition, the election authority shall examine and ascertain whether the petition is signed by the requisite number of voters. The election authority shall file with the petition a certificate showing the results of the examination. The election authority shall give the proponents a copy of the certificate upon their request.

9. If the election authority certifies the petition to be insufficient, it may be supplemented within ten days of the date of certification by filing additional petition sections containing all of the information required by this section. Within ten days after the supplemental copies are filed, the election authority shall file with them a certificate stating whether or not the petition as supplemented is sufficient.

10. If the election authority finds the signatures on the petition, together with the supplementary petition sections, if any, to be sufficient, it shall submit its certificate as to the sufficiency of the petition to the school board prior to its next meeting. The certificate shall contain the following:

- (1) The name of the member whose recall is sought;**
- (2) The number of signatures required by law;**
- (3) The total number of signatures on the petition; and**
- (4) The number of valid signatures on the petition.**

11. Following the school board's receipt of the certificate, the election authority shall order an election to be held on the next election day as specified in section 115.123. The election shall be held not less than forty-five days but not more than one hundred twenty days from the date the school board receives the petition.

12. At any time prior to forty-two days before the election, the member sought to be recalled may offer his or her resignation. If his or her resignation is offered, the recall question shall be removed from the ballot and the office declared vacant. At such time, the vacancy shall be filled as provided in section 162.471, except that the member who resigned shall not fill the vacancy.

13. If a majority of the voters vote in favor of retaining the member, the member shall remain in office and shall not be subject to another recall election during his or her term of office. If a majority of voters vote to remove the member, his or her successor shall be chosen as provided in section 162.471.”; and

Further amend said bill, Page 42, Section 162.081, Line 148, by inserting after all of said line the following:

“162.471. **1.** The government and control of an urban school district is vested in a board of seven directors. Each director shall be a voter of the district who has resided within this state for one year next preceding his election or appointment and who is at least twenty-four years of age. All directors, except as otherwise provided in section 162.481 and section 162.492, hold their offices for six years and until their successors are duly elected and qualified. All vacancies occurring in the board, except as provided in section 162.492 **and in subsection 2 of this section**, shall be filled by appointment by the board as soon as practicable, and the person appointed shall hold his office until the next school board election, when his successor shall be elected for the remainder of the unexpired term. The power of the board to perform any official duty during the existence of a vacancy continues unimpaired thereby.

2. All vacancies occurring in the school board of any urban school district located in a home rule city with more than seventy-one thousand but fewer than seventy-nine thousand inhabitants shall be filled by appointment of the county commission of a county of the first classification with more than eighty-three thousand but fewer than ninety-two thousand inhabitants and with a home rule city with more than seventy-six thousand but fewer than ninety-one thousand inhabitants as the county seat.

If the vacancy occurred because of a recall under section 160.671, the member who was recalled shall not fill the vacancy. The person appointed by the county commission shall hold office until the next school board election, when his or her successor shall be elected for the remainder of the unexpired term.

162.481. 1. Except as otherwise provided in this section, all elections of school directors in urban districts shall be held biennially at the same times and places as municipal elections.

2. In any urban district which includes all or the major part of a city which first obtained a population of more than seventy-five thousand inhabitants by reason of the 1960 federal decennial census, elections of directors shall be held on municipal election days of even-numbered years. The directors of the prior district shall continue as directors of the urban district until their successors are elected as herein provided. On the first Tuesday in April, 1964, four directors shall be elected, two for terms of two years to succeed the two directors of the prior district who were elected in 1960 and two for terms of six years to succeed the two directors of the prior district who were elected in 1961. The successors of these directors shall be elected for terms of six years. On the first Tuesday in April, 1968, two directors shall be elected for terms to commence on November 5, 1968, and to terminate on the first Tuesday in April, 1974, when their successors shall be elected for terms of six years. No director shall serve more than two consecutive six-year terms after October 13, 1963.

3. Except as otherwise provided in subsections 4 and 5 of this section, hereafter when a seven-director district becomes an urban district, the directors of the prior seven-director district shall continue as directors of the urban district until the expiration of the terms for which they were elected and until their successors are elected as provided in this subsection. The first biennial school election for directors shall be held in the urban district at the time provided in subsection 1 which is on the date of or subsequent to the expiration of the terms of the directors of the prior district which are first to expire, and directors shall be elected to succeed the directors of the prior district whose terms have expired. If the terms of two directors only have expired, the directors elected at the first biennial school election in the urban district shall be elected for terms of six years. If the terms of four directors have expired, two directors shall be elected for terms of six years and two shall be elected for terms of four years. At the next succeeding biennial election held in the urban district, successors for the remaining directors of the prior seven-director district shall be elected. If only two directors are to be elected they shall be elected for terms of six years each. If four directors are to be elected, two shall be elected for terms of six years and two shall be elected for terms of two years. After seven directors of the urban district have been elected under this subsection, their successors shall be elected for terms of six years.

4. In any school district in any city with a population of one hundred thousand or more inhabitants which is located within a county of the first classification that adjoins no other county of the first classification, or any school district which becomes an urban school district by reason of the 2000 federal decennial census, elections shall be held annually at the same times and places as general municipal elections for all years where one or more terms expire, and the terms shall be for three years and until their successors are duly elected and qualified for all directors elected on and after August 28, 1998.

5. In any school district in any county with a charter form of government and with more than three hundred thousand but fewer than four hundred fifty thousand inhabitants which becomes an urban school district by reason of the 2010 federal decennial census, elections shall be held annually at the same times and places as general municipal elections for all years where one or more terms expire, and the terms shall be for three years and until their successors are duly elected and qualified for all directors elected on and

after April 2, 2012.

6. In any urban school district in a county of the first classification with more than eighty-three thousand but fewer than ninety-two thousand inhabitants and with a home rule city with more than seventy-six thousand but fewer than ninety-one thousand inhabitants as the county seat, elections shall be held annually at the same times and places as general municipal elections for all years where one or more terms expire, and upon expiration of any term after August 28, 2015, the term of office shall be for three years and until their successors are duly elected and qualified.

162.491. 1. Directors for urban school districts, other than those districts containing the greater part of a city of over one hundred thirty thousand inhabitants, may be nominated by petition to be filed with the secretary of the board and signed by a number of voters in the district equal to ten percent of the total number of votes cast for the director receiving the highest number of votes cast at the next preceding biennial election, **except as provided in subsection 4 of this section.**

2. This section shall not be construed as providing the sole method of nominating candidates for the office of school director in urban districts which do not contain the greater part of a city of over three hundred thousand inhabitants.

3. A director for any urban school district containing a city of greater than one hundred thirty thousand inhabitants and less than three hundred thousand inhabitants may be nominated as an independent candidate by filing with the secretary of the board a petition signed by five hundred registered voters of such school district.

4. In any urban school district located in a home rule city with more than seventy-one thousand but fewer than seventy-nine thousand inhabitants, a candidate for director shall file a declaration of candidacy with the secretary of the board and shall not be required to submit a petition.”; and

Further amend the title and enacting clause accordingly.

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

Senator Walsh offered **SA 6**:

SENATE AMENDMENT NO. 6

Amend Senate Committee Substitute for Senate Bills Nos. 1, 22, 49 and 70, Page 83, Section 210.861, Line 103, by inserting immediately after “(6)” the following: **“The provisions of this subsection shall become effective only upon approval by the voters of the county. At the next election after the effective date of this section, the county election authority shall submit to the voters of the county a proposal to authorize the use of funds under this subsection.**

(7)”.

Senator Walsh moved that the above amendment be adopted.

Senator Chappelle-Nadal requested a roll call vote be taken. She was joined in her request by Senators Keaveny, LeVota, Curls and Onder.

SA 6 failed of adoption by the following vote:

YEAS—Senators

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|------------|---------|---------|---------|------------|------------|---------|--------|
| Cunningham | Dempsey | Holsman | Keaveny | Kehoe | Munzlinger | Richard | Riddle |
| Schupp | Sifton | Silvey | Walsh | Wieland—13 | | | |

NAYS—Senators

| | | | | | | | |
|-------|-----------------|--------|-------|---------|--------|---------|-------------|
| Brown | Chappelle-Nadal | Dixon | Emery | Hegeman | Kraus | LeVota | Libla |
| Onder | Pearce | Romine | Sater | Schaaf | Schatz | Schmitt | Wallingford |

Wasson—17

Absent—Senators

| | | |
|-------|---------|----------|
| Curls | Nasheed | Parson—3 |
|-------|---------|----------|

Absent with leave—Senator Schaefer—1

Vacancies—None

Senator LeVota offered **SA 7**:

SENATE AMENDMENT NO. 7

Amend Senate Committee Substitute for Senate Bills Nos. 1, 22, 49 and 70, Page 37, Section 161.1000, Line 10, by striking the second use of the word “and”; and further amend line 12, by inserting immediately after the word “students” the following:

“;

- (5) Options for comprehensive school quality indicators leading to student success;**
- (6) Options for school quality review models based on successful review models currently in use;**
- (7) Options for locally-created assessment and accountability systems; and**
- (8) Best practices in parent and community engagement”.**

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

Senator Holsman offered **SA 8**:

SENATE AMENDMENT NO. 8

Amend Senate Committee Substitute for Senate Bills Nos. 1, 22, 49 and 70, Page 83, Section 1, Lines 4-6, by striking all of said lines and inserting in lieu thereof the following: “**of each such building.**”; and further amend line 9 by inserting after all of said line the following:

“3. Between October 1, 2015, and March 1, 2016, each district shall provide multiple opportunities for potential purchasers to tour the buildings. At such time, each potential purchaser may develop its own cost estimates, at the expense of the potential purchaser, for a building to be refurbished and brought into compliance with any required health, safety, or occupancy code. Each district shall provide public notice of the opportunities for potential purchasers to tour the buildings.”; and further amend said section by renumbering the remaining subsections accordingly; and further amend line 12 by striking “twenty-five” and inserting in lieu thereof the following: “**fifty**”; and

Further amend said bill and section, page 84, lines 27-28, by striking said lines and inserting in lieu thereof the following: “**(1) Certified public bidder**”, **any public entity designated by the school board of the district that has created and submitted to the school board a land use plan for such a building;**”; and further amend line 30, by inserting immediately after the word “auction” the following: “**with a**

minimum starting price”; and further amend line 33, by inserting immediately after the word “auction” the following: “**with a minimum starting price**”; and further amend line 36 by inserting after all of said line the following:

“7. Any building that has remained in the level three pool for longer than six months may be demolished using funds from the reclamation and demolition fund. Subject to appropriations, a school district may receive an amount equal to twenty-five percent of the appraised value of the building to be demolished from the reclamation and demolition fund. There is hereby created in the state treasury the “The Reclamation and Demolition Fund”, which shall consist of any moneys that the general assembly may appropriate to the fund. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and money in the fund shall be used solely by the office of administration for the purposes of carrying out the provisions of this section. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.”.

Senator Holsman moved that the above amendment be adopted.

Senator Onder offered **SA 1 to SA 8**, which was read:

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 8

Amend Senate Amendment No. 8 to Senate Committee Substitute for Senate Bills Nos. 1, 22, 49 and 70, Page 1, Line 16, by striking the word “fifty” and inserting in lieu thereof the word “**thirty**”.

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

Senator Emery offered **SA 2 to SA 8**:

SENATE AMENDMENT NO. 2 TO
SENATE AMENDMENT NO. 8

Amend Senate Amendment No. 8 to Senate Committee Substitute for Senate Bills Nos. 1, 22, 49 and 70, Page 1, Line 17, by striking “lines 27-28” and inserting in lieu thereof the word “line 28”; and further amend lines 18-21 of said amendment by striking said lines and inserting in lieu thereof the following: “by inserting immediately after the word “subdivision” the following: “**that has created and submitted to the school board a land use plan for such a building**”;” and further amend said amendment, page 2, line 1 by striking “building;”;

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

At the request of Senator Pearce, **SB 1, SB 22, SB 49** and **SB 70**, with **SCS** and **SA 8**, as amended (pending), were placed on the Informal Calendar.

MESSAGES FROM THE HOUSE

The following messages were 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 92**, entitled:

An Act to repeal sections 260.500 and 644.016, RSMo, and to enact in lieu thereof two new sections relating to the definition of waters of the state.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 125**, entitled:

An Act to repeal section 349.045, RSMo, and to enact in lieu thereof one new section relating to industrial development corporation directors.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 185**, entitled:

An Act to repeal section 110.010, RSMo, and to enact in lieu thereof one new section relating to security of ambulance district funds.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

REFERRALS

President Pro Tem Dempsey referred **SCR 24**, **SCR 25** and **SCR 26** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

President Pro Tem Dempsey assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Schaaf, Chairman of the Committee on General Laws and Pensions, submitted the following reports:

Mr. President: Your Committee on General Laws and Pensions, to which was referred **SB 276**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on General Laws and Pensions, to which was referred **SB 277**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Kehoe assumed the Chair.

INTRODUCTIONS OF GUESTS

On behalf of Senator Pearce, the President introduced to the Senate William Gray, Jr, Higginsville;

Violet Corbett, Johnson County; and Kyle Durham, Carroll County.

Senator Brown introduced to the Senate, his wife, Kathy, their son, Justin and their grandson, Brody, Rolla.

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

SENATE CALENDAR

TWENTY-SIXTH DAY—TUESDAY, FEBRUARY 24, 2015

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

| | |
|--------------------|----------------------------|
| SB 361-Parson | SB 385-Keaveny |
| SB 362-Parson | SB 386-Keaveny |
| SB 363-Parson | SB 387-Wasson |
| SB 364-Parson | SB 388-Wasson |
| SB 365-Schmitt | SB 389-Silvey and Walsh |
| SB 366-Schmitt | SB 390-Curls |
| SB 367-Kraus | SB 391-Curls |
| SB 368-Pearce | SB 392-Wieland |
| SB 369-Pearce | SB 393-Schupp |
| SB 370-Munzlinger | SB 394-Wallingford |
| SB 371-Munzlinger | SB 395-Holsman |
| SB 372-Keaveny | SB 396-Holsman |
| SB 373-Libla | SB 397-Silvey |
| SB 374-Schatz | SB 398-Schatz |
| SB 375-Schatz | SB 399-Onder |
| SB 376-Schatz | SB 400-Onder |
| SB 377-Schatz | SB 401-Schmitt and Richard |
| SB 378-Schatz | SB 402-Wieland |
| SB 379-Schatz | SB 403-Kehoe |
| SB 380-Wieland | SB 404-Kehoe |
| SB 381-Dixon | SB 405-Hegeman |
| SB 382-Dixon | SB 406-Munzlinger |
| SB 383-Wallingford | SB 407-Onder |
| SB 384-Munzlinger | SB 408-Libla |

| | |
|--------------------------|-----------------------|
| SB 409-Wallingford | SB 449-Kraus |
| SB 410-Wallingford | SB 450-Emery |
| SB 411-Brown | SB 451-Dixon |
| SB 412-Romine | SB 452-Schmitt, et al |
| SB 413-Romine | SB 453-LeVota |
| SB 414-Wasson | SB 454-LeVota |
| SB 415-Wasson | SB 455-Kehoe |
| SB 416-Wasson | SB 456-Kehoe |
| SB 417-Chappelle-Nadal | SB 457-Sater |
| SB 418-Chappelle-Nadal | SB 458-Sater |
| SB 419-Silvey | SB 459-Libla |
| SB 420-Schmitt | SB 460-Silvey |
| SB 421-Dixon | SB 461-Wieland |
| SB 422-Schaaf | SB 462-Schaefer |
| SB 423-Brown | SB 463-Dixon |
| SB 424-Pearce | SB 464-Dixon |
| SB 425-Libla | SB 465-Schmitt |
| SB 426-Parson | SB 466-Schmitt |
| SB 427-Sifton | SB 467-Sifton |
| SB 428-Curls | SB 468-Sifton |
| SB 429-Schaaf | SB 469-Munzlinger |
| SB 430-Curls | SB 470-Parson |
| SB 431-Onder | SB 471-Schaaf |
| SB 432-Onder | SB 472-Schaaf |
| SB 433-Dixon and Dempsey | SB 473-Schaaf |
| SB 434-Schmitt | SB 474-Wallingford |
| SB 435-Walsh | SB 475-Dempsey |
| SB 436-Walsh | SB 476-Kehoe |
| SB 437-Walsh | SB 477-Wallingford |
| SB 438-Dempsey | SB 478-Onder |
| SB 439-LeVota | SB 479-Onder |
| SB 440-Sifton, et al | SB 480-Onder |
| SB 441-Schaefer | SB 481-Onder |
| SB 442-Schaefer | SB 482-Schupp |
| SB 443-Schatz | SB 483-Silvey |
| SB 444-Schaaf | SB 484-Wieland |
| SB 445-Romine | SB 485-Wieland |
| SB 446-Schupp and Brown | SB 486-Sifton |
| SB 447-Wieland | SB 487-Richard |
| SB 448-Wieland | SB 488-Cunningham |

SB 489-Cunningham
SB 490-LeVota
SJR 13-Schaaf

SJR 14-Dixon
SJR 15-Cunningham

HOUSE BILLS ON SECOND READING

HCS for HB 259
HB 150-Fitzpatrick
HB 241-Davis
HCS for HBs 116 & 569
HB 64-Dugger
HJR 1-Dugger
HB 524-Dugger

HB 615-Dohrman
HCS#2 for HB 63
HB 30-Dugger
HB 92-Miller
HB 125-Black
HB 185-Love

SENATE BILLS FOR PERFECTION

SB 19-Kraus, with SCS
SB 115-Kraus, with SCS
SB 174-Schmitt and Chappelle-Nadal,
with SCS
SB 82-Chappelle-Nadal

SB 110-Schaefer
SB 122-Walsh, with SCS
SB 142-Romine, with SCS
SB 330-Parson
SB 131-Parson, with SCS

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SBs 1, 22, 49 & 70-Pearce, with SCS &
SA 8 (pending)

CONSENT CALENDAR

Senate Bills

Reported 2/12

SB 68-Romine

Reported 2/19

SB 116-Kraus
SB 113-Dixon

SB 148-Parson

Reported 2/23

SB 276-Walsh

SB 277-Walsh

RESOLUTIONS

Reported from Committee

HCR 20-Lynch

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