

Journal of the Senate

SECOND REGULAR SESSION

FORTY-SIXTH DAY—TUESDAY, APRIL 5, 2016

The Senate met pursuant to adjournment.

Senator Romine in the Chair.

Reverend Carl Gauck offered the following prayer:

“I will remember my covenant which is between me and You and every living creature of all flesh that is upon the earth.” (Genesis 9:15)

O God we remember the covenant that You have made with our ancestors and how You have broken into our troubled world and established Your kingdom with us. As we hear Your word we are also mindful of Your rule of Your left hand, the kingdom of this world and its governments. We pray that we may fulfill our role in governing and do so through caring and justice that Your people may benefit from our good stewardship of this power You have given us. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Senator Kehoe announced photographers from the Missouri net and The Missouri Times were given permission to take pictures in the Senate Chamber.

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

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curts	Dixon	Emery	Hegeman
Holsman	Keaveny	Kehoe	Kraus	Libla	Munzlinger	Nasheed
Onder	Parson	Pearce	Richard	Riddle	Romine	Sater
Schaaf	Schaefer	Schatz	Schmitt	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—2

The Lieutenant Governor was present.

RESOLUTIONS

Senator Walsh offered Senate Resolution No. 1844, regarding Olivia Chanel Martin, St. Louis, which was adopted.

Senator Schmitt offered Senate Resolution No. 1845, regarding Gabriela Vieira, which was adopted.

Senator Schmitt offered Senate Resolution No. 1846, regarding Joan Musbach, Saint Louis, which was adopted.

Senator Schmitt offered Senate Resolution No. 1847, regarding Jake Molitor State Farm Agency, Kirkwood, which was adopted.

Senator Schmitt offered Senate Resolution No. 1848, regarding Brooke Huffman, which was adopted.

Senator Schmitt offered Senate Resolution No. 1849, regarding Katie Woepke, which was adopted.

Senator Schmitt offered Senate Resolution No. 1850, regarding Chandra Heinlein, which was adopted.

REPORTS OF STANDING COMMITTEES

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

Mr. President: Your Committee on Governmental Accountability and Fiscal Oversight, to which was referred **HJR 53** and **HB 1631**, with **SCS**, begs leave to report that it has considered the same and recommends that the joint resolution and bill do pass.

SENATE BILLS FOR PERFECTION

Senator Dixon moved that **SB 590**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 590**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 590

An Act to repeal sections 565.020, 565.030, 565.032, and 565.040, RSMo, section 556.061 as enacted by house bill no. 1371, ninety-seventh general assembly, second regular session, and section 556.061 as enacted by house bill no. 215 merged with house bill no. 505, ninety-seventh general assembly, first regular session, and to enact in lieu thereof six new sections relating to first degree murder, with penalty provisions, an emergency clause for certain sections and an effective date for certain sections.

Was taken up.

Senator Dixon moved that **SCS** for **SB 590** be adopted.

Senator Dixon offered **SS** for **SCS** for **SB 590**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 590

An Act to repeal sections 192.2260, 192.2405, 217.360, 217.670, 217.690, 217.722, 301.559, 311.310, 339.100, 400.9-501, 562.014, 565.020, 565.030, 565.032, 565.040, 570.030, 570.135, 571.020, 571.030,

571.060, 571.063, 571.070, 571.072, 578.005, 578.007, 578.011, 578.022, 579.015, and 632.520, RSMo, section 192.2410 as enacted by house revision bill no. 1299 merged with senate bill no. 491, ninety-seventh general assembly, second regular session, section 192.2475 as enacted by house revision bill no. 1299 merged with senate bill no. 491, ninety-seventh general assembly, second regular session, section 192.2475 as enacted by house revision bill no. 1299, ninety-seventh general assembly, second regular session, section 198.070 as enacted by senate bill no. 491, ninety-seventh general assembly, second regular session and section 198.070 as enacted by senate bills nos. 556 & 311, ninety-second general assembly, first regular session, section 221.111 as enacted by senate bill no. 491, ninety-seventh general assembly, second regular session, section 556.061 as enacted by house bill no. 1371, ninety-seventh general assembly, second regular session, and section 556.061 as enacted by house bill no. 215 merged with house bill no. 505, ninety-seventh general assembly, first regular session, section 565.188 as enacted by senate bills nos. 556 & 311, ninety-second general assembly, first regular session, section 557.021 as enacted by senate bill no. 491, ninety-seventh general assembly, second regular session, section 565.225 as enacted by senate bill no. 491, ninety-seventh general assembly, second regular session, section 565.225 as enacted by senate bills nos. 818 & 795, ninety-fourth general assembly, second regular session, section 568.040 as enacted by senate bill no. 491, ninety-seventh general assembly, second regular session, section 569.090 as enacted by senate bill no. 491, ninety-seventh general assembly, second regular session, section 569.140 as enacted by senate bill no. 491, ninety-seventh general assembly, second regular session, section 570.010 as enacted by house bill no. 1888, ninety-first general assembly, second regular session, section 570.030 as enacted by senate bill no. 491, ninety-seventh general assembly, second regular session, section 570.030 as enacted by senate bill no. 9, ninety-seventh general assembly, first regular session, section 577.001 as enacted by senate bill no. 254, ninety-eighth general assembly, first regular session, section 577.037 as enacted by house bill no. 1371, ninety-seventh general assembly, second regular session, and section 577.060 as enacted by senate bill no. 491, ninety-seventh general assembly, second regular session, and to enact in lieu thereof forty-six new sections relating to crime, with penalty provisions, an emergency clause for certain sections, and an effective date for certain sections.

Senator Dixon moved that **SS** for **SCS** for **SB 590** be adopted.

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

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 590, Pages 52-63, Section 556.061, by striking said section from the bill; and

Further amend said bill, pages 63-68, section 556.061, by striking said section from the bill; and

Further amend said bill by amending the title and enacting clause accordingly.

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

President Kinder assumed the Chair.

Senator Nasheed offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 590, Page 27, Section 198.070, Line 17, by inserting immediately after said line the following:

“211.436. 1. When a court of jurisdiction in juvenile cases has a local court rule or otherwise mandates that a juvenile shall be restrained during court proceedings using either handcuffs, chains, irons, or a straitjacket, the juvenile’s attorney shall have the right to be heard on the issue of the necessity of restraints on the juvenile and request that the restraints on the juvenile not be used. The juvenile’s attorney may present evidence that the juvenile is not a flight risk, poses no safety risk to himself or herself or others, or has no history of disruptive courtroom behavior.

2. If the court orders that restraints shall be used on the juvenile, the court shall make findings of fact in support of such use.

217.151. 1. For purposes of this section, “extraordinary circumstances” exist when a doctor treating the pregnant or postpartum offender makes an individualized determination that restraints are necessary to prevent a pregnant or postpartum offender from escaping or seriously injuring herself, medical or correctional personnel, or others.

2. The necessary health care standards for pregnant and postpartum offenders shall include:

(1) Except in extraordinary circumstances, no restraints of any kind may be used on offenders during the second and third trimesters of pregnancy or for forty-eight hours post-delivery, whether during transportation to and from visits to health care providers and court proceedings or during labor and delivery;

(2) Pregnant and postpartum offenders shall be transported to and from visits to health care providers and court proceedings in vehicles with seatbelts;

(3) Any time restraints are used on a pregnant or postpartum offender, the restraints shall be the least restrictive available and the most reasonable under the circumstances. In no case shall leg or waist restraints be used on any pregnant or postpartum offender; and

(4) If a doctor, nurse, or other health care provider treating the pregnant or postpartum offender requests that restraints not be used, the corrections officer accompanying the pregnant or postpartum offender shall immediately remove all restraints.

3. In the event a doctor determines that extraordinary circumstances exist and restraints are used, the doctor shall fully document in writing within seven days of the incident the reasons he or she determined such extraordinary circumstances existed, the kind of restraints used, and the reasons those restraints were considered the least restrictive available and the most reasonable under the circumstances.

4. The sentencing and corrections oversight commission established under section 217.147, and the advisory committee established under section 217.015, shall conduct biannual reviews of every report written on the use of restraints on a pregnant or postpartum offender in accordance with subsection 3 of this section to determine compliance with this section. The written reports shall be kept on file by the department for five years.

5. The chief administrative officer of each correctional center shall:

(1) Ensure that employees of the correctional center who come in contact with pregnant or postpartum offenders are provided with training, which may include online training, on the provisions of this section; and

(2) Inform female offenders of the policies and practices developed in accordance with this section upon admission to the correctional center, including the policies and practices in the offender handbook, and post the policies and practices in locations in the correctional center where such notices are commonly posted and will be seen by female offenders, including common housing areas and health care facilities.”; and

Further amend the title and enacting clause accordingly.

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

Senator Keaveny offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 590, Page 52, Section 400.9-501, Line 8, by inserting after all of said line the following:

“491.500. 1. As used in this section, the following terms mean:

(1) “Administrator”, the person conducting the photograph or live lineup;

(2) “Eyewitness”, a person who observes another person at or near the scene of an offense;

(3) “Filler”, a person, or photograph of a person, who is not suspected of an offense and is included in an identification procedure that resembles the eyewitness’s description of the perpetrator in significant features such as race, weight, build, or skin tone;

(4) “Live lineup”, an identification procedure in which a group of persons, including the suspected perpetrator of an offense and other persons not suspected of the offense, is displayed to an eyewitness for the purpose of determining whether the eyewitness identifies the suspect as the perpetrator;

(5) “Photo lineup”, an identification procedure in which an array of photographs, including a photograph of the suspected perpetrator of an offense and additional photographs of other persons not suspected of the offense, is displayed to an eyewitness for the purpose of determining whether the eyewitness identifies the suspect as the perpetrator;

(6) “Showup”, an identification procedure in which an eyewitness is presented with a single suspect for the purpose of determining whether the eyewitness identifies such individual as the perpetrator;

(7) “Suspect”, the person believed by law enforcement to be the possible perpetrator of the crime.

2. By January 1, 2018, any law enforcement agency conducting one or more of the identification procedures listed in subsection 1 of this section shall adopt written policies governing the procedures. Each agency shall provide a copy of its written policies to the director of the department of public safety by February 1, 2018.

3. In developing policies under this section, a law enforcement agency shall adopt practices shown by reliable evidence to enhance the accuracy of identification procedures and minimize mistaken identifications. The policies shall include the following:

(1) A requirement that the administrator conducting the photograph or live lineup either does not

know the suspect's identity or employs a procedure that prevents the administrator from observing the lineup members being viewed by the eyewitness;

(2) A requirement that a statement of confidence be elicited and documented verbatim at the time that an identification is made;

(3) A requirement that specific instructions be given to the eyewitness prior to a live or photo lineup to minimize the likelihood of an inaccurate identification. The list of instructions shall include a directive that the perpetrator may not be in the lineup, the administrator does not know if the suspect or perpetrator is in the lineup, the investigation will continue if a suspect is not identified during the lineup, and if the eyewitness does make an identification during the procedure, the eyewitness will be required to give a statement regarding his or her confidence level in the identification;

(4) A requirement for a minimum of four fillers to appear in each live lineup, a required minimum of five fillers in each photo lineup, and a requirement that all fillers generally resemble the description of the perpetrator provided by the eyewitness while ensuring no lineup member stands out;

(5) Prohibitions on reusing fillers in lineups viewed by the same eyewitness and allowing an eyewitness to participate in multiple lineups that include the same suspect;

(6) A prohibition on allowing more than one suspect to be present, or have his or her photograph present, at a lineup; and

(7) If videotaping or digital video recording of the lineup is not practicable, a requirement that the lineup be documented by taking a photograph of each lineup and creating a detailed record that describes all identification and nonidentification results obtained during the identification procedures, signed by the eyewitnesses, including the eyewitnesses' confidence statements; the names of all persons present at the identification procedure, including the names of the lineup administrator and whether the administrator knew the identity of the suspect or used a method that prevented him or her from observing the lineup members being viewed by the eyewitness; the date and time of the identification procedure; any eyewitness identification of a filler; the names of the lineup members and other relevant identifying information; and the sources of all photographs or persons used in the lineup.

4. Nothing in this section shall be construed as a ground to exclude evidence at trial. When evidence of compliance or noncompliance with the requirements of this section has been admitted and presented at trial, the jury shall be instructed that it may consider the evidence of compliance or noncompliance in assessing whether a pre-trial eyewitness identification was reliable.”; and

Further amend said bill, section B, page 132, line 26, by striking the word “section” and inserting in lieu thereof “sections 491.500 and”;

Further amend the title and enacting clause accordingly.

Senator Keaveny moved that the above amendment be adopted.

President Pro Tem Richard assumed the Chair.

At the request of Senator Dixon, **SB 590**, with **SCS**, **SS** for **SCS** and **SA 3** (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 **HCS** for **HB 2380**, entitled:

An Act to repeal sections 301.010, 301.130, 301.134, 301.144, 301.145, 301.441, 301.443, 301.444, 301.445, 301.447, 301.448, 301.451, 301.456, 301.457, 301.463, 301.464, 301.465, 301.466, 301.467, 301.468, 301.469, 301.471, 301.472, 301.473, 301.474, 301.475, 301.477, 301.481, 301.3032, 301.3040, 301.3043, 301.3045, 301.3047, 301.3049, 301.3050, 301.3052, 301.3053, 301.3054, 301.3055, 301.3060, 301.3061, 301.3062, 301.3065, 301.3074, 301.3075, 301.3076, 301.3077, 301.3078, 301.3079, 301.3080, 301.3082, 301.3084, 301.3085, 301.3086, 301.3087, 301.3088, 301.3089, 301.3090, 301.3092, 301.3093, 301.3094, 301.3095, 301.3096, 301.3097, 301.3098, 301.3099, 301.3101, 301.3102, 301.3103, 301.3105, 301.3106, 301.3107, 301.3109, 301.3115, 301.3116, 301.3117, 301.3118, 301.3119, 301.3122, 301.3123, 301.3124, 301.3125, 301.3126, 301.3128, 301.3129, 301.3130, 301.3131, 301.3132, 301.3133, 301.3137, 301.3139, 301.3141, 301.3142, 301.3143, 301.3144, 301.3145, 301.3146, 301.3147, 301.3150, 301.3158, 301.3161, 301.3162, 301.3163, 301.3165, 301.3166, 301.3167, 301.3168, 301.3169, and 301.3170, RSMo, and to enact in lieu thereof one hundred ten new sections relating to license plates, with an emergency clause for a certain section.

Emergency clause defeated.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

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

RECESS

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

RESOLUTIONS

Senator Kehoe offered Senate Resolution No. 1851, regarding John Wheeler, Jefferson City, which was adopted.

Senator Kehoe offered Senate Resolution No. 1852, regarding Capital Region Medical Center, Jefferson City, which was adopted.

Senator Keaveny offered Senate Resolution No. 1853, regarding Eagle Scout Paul Edward Daues, Saint Louis, which was adopted.

Senator Schupp offered Senate Resolution No. 1854, regarding Joseph J. “Joe” Ryan, St. Ann, which was adopted.

Senator Richard offered Senate Resolution No. 1855, regarding 2016 Class 3 State Champion Neosho High School wrestling program, which was adopted.

Senator Schupp offered Senate Resolution No. 1856, regarding Robert Brewer “Bob” Puyear, Chesterfield, which was adopted.

Senator Schupp offered Senate Resolution No. 1857, regarding Isla James Bridges, Springfield, which was adopted.

Senator Schupp offered Senate Resolution No. 1858, regarding Wayne Julius Schmidt, St. Ann, which was adopted.

Senator Schupp offered Senate Resolution No. 1859, regarding Ali Gold, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 1860, regarding Glenn Rudolph Wettig, St. Louis, which was adopted.

Senator Schmitt offered Senate Resolution No. 1861, regarding Stephen M. “Steve” Bira, Fenton, which was adopted.

Senator Schmitt offered Senate Resolution No. 1862, regarding Earl George Crenshaw, Ballwin, which was adopted.

Senator Schmitt offered Senate Resolution No. 1863, regarding Eugene Phelps “Gene” Dixon, Jr., Ellisville, which was adopted.

Senator Schmitt offered Senate Resolution No. 1864, regarding William Kenneth “Ken” Luttrell, Sunset Hills, which was adopted.

Senator Schmitt offered Senate Resolution No. 1865, regarding George Lloyd “Curt” Davison, Jr., Kirkwood, which was adopted.

Senator Schupp offered Senate Resolution No. 1866, regarding Louisa Goldman, St. Louis, which was adopted.

Senator Cunningham offered Senate Resolution No. 1867, regarding 2015-2016 Class 2 State Champion Hartville High School Boys Basketball Eagles, which was adopted.

HOUSE BILLS ON THIRD READING

HB 1631, introduced by Representative Alferman, with **SCS**, 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.

Was taken up by Senator Kraus.

SCS for **HB 1631**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1631

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.

Was taken up.

Senator Kraus moved that **SCS** for **HB 1631** be adopted.

Senator Kraus offered **SS** for **SCS** for **HB 1631**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 1631

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.

Senator Kraus moved that **SS** for **SCS** for **HB 1631** be adopted.

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

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for House Bill No. 1631, Page 1, Section A, Line 3 of said page, by inserting after all of said line the following:

“115.134. 1. The department of revenue shall provide to the secretary of state electronic records containing the legal name, age, residence and citizenship information for, and the electronic signature of, each person who receives state-funded assistance who meets the qualifications to vote set out in section 115.133.

2. Upon receiving a person’s electronic record and electronic signature the secretary of state shall provide such information to the election authority of the county in which the person may be registered. The election authority shall notify each person of the process to decline to be registered.

3. If a person notified under subsection 2 of this section does not decline to be registered within twenty-one calendar days after the election authority issues the notification, and the person otherwise meets the qualifications to vote as prescribed under section 115.133, the person shall be deemed registered.

4. The secretary of state shall adopt rules and regulations as are necessary to implement this section. 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 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, 2016, shall be invalid and void.”; and

Further amend the title and enacting clause accordingly.

Senator Nasheed moved that the above amendment be adopted.

Senator Onder assumed the Chair.

At the request of Senator Kraus, **HB 1631**, with **SCS**, **SS** for **SCS** and **SA 1** (pending), was placed on the Informal Calendar.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Silvey, Chairman of the Committee on Commerce, Consumer Protection, Energy and the

Environment, submitted the following reports:

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **SB 1028**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **SB 848**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Onder assumed the Chair.

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 **HCS** for **HB 1413**, entitled:

An Act to repeal sections 142.028 and 142.029, RSMo, and to enact in lieu thereof two new sections relating to the Missouri qualified fuel ethanol producer incentive fund, with an emergency clause.

Emergency clause defeated.

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 2428**, entitled:

An Act to repeal sections 167.265, 168.303, 168.500, 168.520, and 192.915, RSMo, and to enact in lieu thereof five new sections relating to school counselors.

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 2480**, entitled:

An Act to amend chapter 9, RSMo, by adding thereto one new section relating to Law Enforcement Appreciation Day.

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 2499**, entitled:

An Act to repeal section 620.806, RSMo, and to enact in lieu thereof one new section relating to the Missouri Works Training Program.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

RESOLUTIONS

Senator Onder offered Senate Resolution No. 1868, regarding Katherine Elizabeth Mazdra, O’Fallon, which was adopted.

Senator Onder offered Senate Resolution No. 1869, regarding Taylor Danielle Banze, Wentzville, which was adopted.

Senator Onder offered Senate Resolution No. 1870, regarding Lauren Maxine Baggett, St. Charles, which was adopted.

Senator Onder offered Senate Resolution No. 1871, regarding James Leroy “Jim” Estep, Wentzville, which was adopted.

Senator Walsh offered Senate Resolution No. 1872, regarding “Florissant’s Historic Treasures” video series, which was adopted.

INTRODUCTIONS OF GUESTS

Senator Pearce introduced to the Senate, Fred and Caryl Schieszer, Kansas City.

Senator Keaveny introduced to the Senate, Abigail Killian, Dallas, Texas.

Senator Nasheed introduced to the Senate, members of the Missouri Wing of the Civil Air Patrol.

Senator Kehoe introduced to the Senate, teachers, parents and fourth grade students from St. Stanislaus School, Wardsville.

On behalf of Senator Dixon and himself, Senator Cunningham introduced to the Senate, Darrelene Smallwood, Rogersville; and Brandon Foster, Springfield.

Senator Libla introduced to the Senate, Herman Styles, Poplar Bluff; and Nick and Lisa Caldwell, New Madrid.

Senator Parson introduced to the Senate, Joe Grande, Jason Aabye, Rehe M. Cabrales, Mifeh Early and Riley Williamson, members of the Agape Boarding School Choir, Stockton.

Senator Pearce introduced to the Senate, Darren Wodrich, Concordia; and Mark Ayers, Hamilton.

On behalf of Senator Kraus, Senator Pearce introduced to the Senate, Kent Kirby, Kansas City.

Senator Schaaf introduced to the Senate, Abe Forney and Adam Freeman, St. Joseph.

Senator Pearce introduced to the Senate, Shane Lockard, Warrensburg.

Senator Hegeman introduced to the Senate, parents and students from the Church of God in Christ Mennonite Parochial School, Jamesport.

On behalf of Senator Richard, the President introduced to the Senate, Greg and Linda Barnard, Kansas City.

Senator Kehoe introduced to the Senate, his wife Claudia; his sister Maureen Kehoe Smith, Plymouth, Minnesota; and his mother, Lorraine, St. Louis.

Senator Emery introduced to the Senate, Lois Elliot, Lee Carr, Lana Pendleton and Cheryl Williamson, Clinton.

Senator Walsh introduced to the Senate, Jaime Grun, Melissa Rechtien, and seventh and eighth grade students from St. Rose Philippine Duchesne School, Florissant; and Grace Beane, Joseph Brown, Rachel Buenger and Alexi Cracchiola were made honorary pages.

Senator Libla introduced to the Senate, high school students from the Caruthersville, Charleston, Hayti and South Pemiscot School Districts.

On behalf of Senator Schmitt, Senator Keaveny introduced to the Senate, Ann Young, Manchester; Beth Buchek, Ballwin; Tara Heth, Valley Park; and representatives of the Missouri Coalition for Interior Design, International Interior Design Association, Gateway and Mid-America Chapters.

Senator Munzlinger introduced to the Senate, his wife Michele, Williamstown.

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

SENATE CALENDAR

FORTY-SEVENTH DAY—WEDNESDAY, APRIL 6, 2016

FORMAL CALENDAR

VETOED BILLS

SCR 46-Schmitt

HOUSE BILLS ON SECOND READING

HCS for HB 1912

HCS for HB 1776

HCS for HB 2108

HCS for HB 2029

HCS for HB 2402

HCS for HB 2453

HCS for HB 1976

HCS for HB 1788

HB 1936-Wilson

HB 1620-Kelley

HCS for HB 2194

HB 2591-Richardson

HJR 58-Brown (57)

HB 1735-Davis

HB 1761-Miller

HB 1786-Pike

HCS for HB 2600

HCS for HBs 1434 & 1600

HCS for HB 1923

HCS for HB 1930

HCS for HB 1759
HCS for HBs 2234 & 1985
HCS for HB 1684
HCS for HB 2380

HCS for HB 1413
HB 2428-Swan
HB 2480-Justus
HB 2499-Lauer

THIRD READING OF SENATE BILLS

SB 624-Libla

SS for SB 623-Libla (In Fiscal Oversight)

SENATE BILLS FOR PERFECTION

1. SBs 661, 726 & 741-Dixon, with SCS
2. SBs 588, 603 & 942-Dixon and Curls, with SCS
3. SB 618-Wallingford, with SCS
4. SB 681-Cunningham
5. SB 702-Munzlinger
6. SB 1025-Kraus
7. SB 856-Silvey, with SCS
8. SB 988-Kraus
9. SB 973-Wasson, with SCS
10. SB 921-Riddle, with SCS
11. SB 801-Sater, with SCS
12. SB 964-Wallingford, with SCS
13. SB 986-Brown, with SCS
14. SB 1002-Hegeman
15. SB 898-Cunningham
16. SBs 789 & 595-Wasson, with SCS
17. SB 659-Wasson
18. SB 575-Schaefer, with SCS
19. SB 827-Sifton
20. SB 638-Riddle and Silvey, with SCS
21. SB 805-Onder, with SCS
22. SB 894-Munzlinger
23. SB 985-Wasson
24. SB 932-Cunningham
25. SB 576-Keaveny
26. SB 577-Keaveny
27. SB 663-Dixon, with SCS
28. SB 947-Parson
29. SB 858-Romine, with SCS
30. SB 899-Parson
31. SB 806-Onder, with SCS
32. SB 904-Pearce, with SCS
33. SB 998-Romine, with SCS
34. SB 873-Pearce
35. SB 968-Brown, with SCS
36. SB 996-Pearce, with SCS
37. SBs 857 & 712-Romine, with SCS
38. SB 941-Dixon
39. SB 869-Schmitt
40. SB 658-Wasson
41. SB 1057-Schaaf, with SCS
42. SB 951-Wasson
43. SJR 23-Sater
44. SB 1096-Dixon and Keaveny
45. SB 1012-Dixon
46. SB 1014-Dixon
47. SB 812-Keaveny
48. SB 775-Schaefer
49. SB 613-Cunningham, et al, with SCS
50. SB 792-Richard
51. SB 868-Wasson
52. SJR 35-Kraus, with SCS
53. SB 798-Kraus, with SCS
54. SB 920-Schmitt and Kraus
55. SB 1094-Kehoe, with SCS

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|-----------------------------------|-------------------------------------|
| 56. SB 622-Romine, with SCS | 66. SB 1074-Schmitt, with SCS |
| 57. SB 1005-Walsh | 67. SB 1144-Brown |
| 58. SB 972-Silvey | 68. SB 871-Wallingford |
| 59. SB 966-Schaaf | 69. SB 1026-Schatz, with SCS |
| 60. SB 908-Sater, with SCS | 70. SB 1066-Curls |
| 61. SB 853-Brown | 71. SB 1139-Silvey and Holsman |
| 62. SBs 662 & 587-Dixon, with SCS | 72. SBs 851 & 694-Brown, with SCS |
| 63. SB 1075-Wallingford | 73. SB 1028-Silvey, et al, with SCS |
| 64. SB 883-Riddle | 74. SB 848-Emery, with SCS |
| 65. SB 896-Hegeman | |

HOUSE BILLS ON THIRD READING

HJR 53-Dugger (Kraus)

INFORMAL CALENDAR

THIRD READING OF SENATE BILLS

SB 783-Onder

SENATE BILLS FOR PERFECTION

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| SB 580-Schaaf, with SCS & SA 2 (pending) | SB 785-Schaefer, with SCS, SS for SCS, |
| SB 590-Dixon, with SCS, SS for SCS & | SA 1, SSA 1 for SA 1, SA 1 to SSA 1 |
| SA 3 (pending) | for SA 1 & point of order (pending) |
| SB 612-Cunningham | SB 802-Sater |
| SB 619-Wallingford | SB 816-Wieland, et al |
| SB 644-Onder, with SCS | SB 825-Munzlinger, with SA 1 (pending) |
| SB 680-Emery | SB 916-Schaefer |
| SB 706-Dixon | SB 980-Keaveny, with SCS, SS for SCS, SA 1 |
| SB 772-Onder, with SCS | & SA 3 to SA 1 (pending) |

HOUSE BILLS ON THIRD READING

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| HB 1452-Hoskins, with SCS (Pearce) | HB 2166-Alferman, with SCS & SS for SCS |
| HB 1575-Rowden, with SCA 1 (Onder) | (pending) (Onder) |
| HB 1631-Alferman, with SCS, SS for SCS & | HB 2226-Barnes (Silvey) |
| SA 1 (pending) (Kraus) | |

**BILLS IN CONFERENCE AND BILLS
CARRYING REQUEST MESSAGES**

In Conference

HB 1979-Rowden, with SS for SCS, as
amended (Onder)

HB 2203-Barnes, with SS for SCS, as
amended (Kehoe)

RESOLUTIONS

Reported from Committee

SCR 42-Curls
SCR 45-Dixon
SCR 50-Nasheed

SCRs 53 & 44-Schaefer, with SCS
SCR 55-Holsman
SCR 61-Parson

MISCELLANEOUS

CCS for SCS for HCS for HB 2 (Schaefer)
(Section 2.030/Appropriation 9235)

CCS for SCS for HCS for HB 10 (Schaefer)
(Section 10.710/Appropriation 9859)

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