

# Journal of the Senate

SECOND REGULAR SESSION

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**FIFTY-SEVENTH DAY—MONDAY, APRIL 25, 2016**

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The Senate met pursuant to adjournment.

Senator Pearce 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)

Blessed God Almighty, we give thanks for watching our travel this day that we have arrived safely here to do our work that has accumulated for us to tackle. Be with us as we insert ourselves in the pathways You have laid out before us and may our efforts show forth our love for You and service to those who elected 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 for Thursday, April 21, 2016 was read and approved.

Senator Kehoe announced photographers from the Missouri net 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	Curls	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 Hegeman offered Senate Resolution No. 2057, regarding the Sixtieth Wedding Anniversary of Austin and Darlene Bonnett, Gallatin, which was adopted.

Senator Hegeman offered Senate Resolution No. 2058, regarding the Sixtieth Wedding Anniversary of Delvin and Jennie Wilford, Trenton, which was adopted.

Senator Hegeman offered Senate Resolution No. 2059, regarding Dr. Neil Nuttall, Trenton, which was adopted.

Senator Riddle offered Senate Resolution No. 2060, regarding the Seventieth Wedding Anniversary of Clifford and Evelyn Case, Holts Summit, which was adopted.

Senator Kehoe offered Senate Resolution No. 2061, regarding Warren Krech, which was adopted.

**REFERRALS**

President Pro Tem Richard referred **HB 1892**; **HCS** for **HB 1696**, with **SCS**; **HB 1565**; **HCS** for **HB 2332**, with **SCS**; **HCS** for **HBs 1646, 2132 and 1621**, with **SCS**; and **HCS** for **HBs 2234 and 1985** to the Committee on Governmental Accountability and Fiscal Oversight.

**HOUSE CONCURRENT RESOLUTIONS ON SECOND READING**

The following Concurrent Resolution was read the 2nd time and referred to the Committee indicated:

**HCS** for **HCR 57**—Rules, Joint Rules, Resolutions and Ethics.

**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 were referred **HCS** for **HB 2187**, with **SCS**; **HB 1698**, with **SCS**; and **HB 1870**, begs leave to report that it has considered the same and recommends that the bills do pass.

**SENATE BILLS FOR PERFECTION**

Senator Schatz moved that **SB 788**, with **SCS**, be called from the Informal Calendar and taken up for perfection, which motion prevailed.

**SCS** for **SB 788**, entitled:

**SENATE COMMITTEE SUBSTITUTE FOR  
SENATE BILL NO. 788**

An Act to repeal section 66.620, RSMo, and to enact in lieu thereof one new section relating to distribution of local sales taxes.

Was taken up.

Senator Schatz moved that **SCS** for **SB 788** be adopted.

Senator Schatz offered **SS** for **SCS** for **SB 788**, entitled:

SENATE SUBSTITUTE FOR  
SENATE COMMITTEE SUBSTITUTE FOR  
SENATE BILL NO. 788

An Act to repeal section 66.620, RSMo, and to enact in lieu thereof two new sections relating to distribution of local sales taxes.

Senate Schatz moved that **SS** for **SCS** for **SB 788** be adopted.

Senator Chappelle-Nadal offered **SA 1**, which was read:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 788, Pages 17-21, Section 94.860, by striking said section from the bill; and further the title and enacting clause accordingly.

Senator Chappelle-Nadal moved that the above amendment be adopted, which motion failed on a standing division vote.

President Kinder assumed the Chair.

At the request of Senator Schatz, **SB 788**, with **SCS** and **SS** for **SCS** (pending), was placed on the Informal Calendar.

Senator Hegeman assumed the Chair.

Senator Munzlinger moved that **SB 884** be called from the Informal Calendar and taken up for perfection, which motion prevailed.

On motion of Senator Munzlinger, **SB 884** was declared perfected and ordered printed.

**HOUSE BILLS ON THIRD READING**

**HB 1870**, introduced by Representative Hoskins, entitled:

An Act to repeal sections 1.310 and 143.173, RSMo, and to enact in lieu thereof two new sections relating to the big government get off my back act.

Was taken up by Senator Pearce.

Senator Kraus offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend House Bill No. 1870, Page 3, Section 143.173, Line 54, by inserting after said line the following:

“285.530. 1. No business entity or employer shall knowingly employ, hire for employment, or continue to employ an unauthorized alien to perform work within the state of Missouri.

2. As a condition for the award of any contract or grant in excess of five thousand dollars by the state or by any political subdivision of the state to a business entity, or for any business entity receiving a state-administered or subsidized tax credit, tax abatement, or loan from the state, the business entity shall, by sworn affidavit and provision of documentation, affirm its enrollment and participation in a federal work authorization program with respect to the employees working in connection with the contracted services,

**unless participation in such program would result in a substantial difficulty or expense on such business entity. In considering whether or not a substantial difficulty or expense has been imposed on a business, the following shall be considered:**

- (1) The nature and cost of participation in the program to the business;**
- (2) The overall financial resources of the business;**
- (3) The effect on expenses of the business; and**
- (4) Any other adverse results that a business may incur by participating in the program.**

Every such business entity shall also sign an affidavit affirming that it does not knowingly employ any person who is an unauthorized alien in connection with the contracted services. Any entity contracting with the state or any political subdivision of the state shall only be required to provide the affidavits required in this subsection to the state and any political subdivision of the state with which it contracts, on an annual basis. During or immediately after an emergency, the requirements of this subsection that a business entity enroll and participate in a federal work authorization program shall be suspended for fifteen working days. As used in this subsection, “emergency” includes the following natural and manmade disasters: major snow and ice storms, floods, tornadoes, severe weather, earthquakes, hazardous material incidents, nuclear power plant accidents, other radiological hazards, and major mechanical failures of a public utility facility.

3. All public employers shall enroll and actively participate in a federal work authorization program.

4. An employer may enroll and participate in a federal work authorization program and shall verify the employment eligibility of every employee in the employer’s hire whose employment commences after the employer enrolls in a federal work authorization program. The employer shall retain a copy of the dated verification report received from the federal government. Any business entity that participates in such program shall have an affirmative defense that such business entity has not violated subsection 1 of this section.

5. A general contractor or subcontractor of any tier shall not be liable under sections 285.525 to 285.550 when such general contractor or subcontractor contracts with its direct subcontractor who violates subsection 1 of this section, if the contract binding the contractor and subcontractor affirmatively states that the direct subcontractor is not knowingly in violation of subsection 1 of this section and shall not henceforth be in such violation and the contractor or subcontractor receives a sworn affidavit under the penalty of perjury attesting to the fact that the direct subcontractor’s employees are lawfully present in the United States.”; and

Further amend the title and enacting clause accordingly.

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

Senator Schatz offered SA 2:

#### SENATE AMENDMENT NO. 2

Amend House Bill No. 1870, Page 1, In the Title, Line 3 of the title, by striking said line and inserting in lieu thereof the following: “relating to the collection of money by the state.”; and

Further amend said bill, Page 2, Section 1.310, Line 30, by inserting after all of said line the following:

“143.121. 1. The Missouri adjusted gross income of a resident individual shall be the taxpayer’s federal adjusted gross income subject to the modifications in this section.

2. There shall be added to the taxpayer’s federal adjusted gross income:

(1) The amount of any federal income tax refund received for a prior year which resulted in a Missouri income tax benefit;

(2) Interest on certain governmental obligations excluded from federal gross income by Section 103 of the Internal Revenue Code. The previous sentence shall not apply to interest on obligations of the state of Missouri or any of its political subdivisions or authorities and shall not apply to the interest described in subdivision (1) of subsection 3 of this section. The amount added pursuant to this subdivision shall be reduced by the amounts applicable to such interest that would have been deductible in computing the taxable income of the taxpayer except only for the application of Section 265 of the Internal Revenue Code. The reduction shall only be made if it is at least five hundred dollars;

(3) The amount of any deduction that is included in the computation of federal taxable income pursuant to Section 168 of the Internal Revenue Code as amended by the Job Creation and Worker Assistance Act of 2002 to the extent the amount deducted relates to property purchased on or after July 1, 2002, but before July 1, 2003, and to the extent the amount deducted exceeds the amount that would have been deductible pursuant to Section 168 of the Internal Revenue Code of 1986 as in effect on January 1, 2002;

(4) The amount of any deduction that is included in the computation of federal taxable income for net operating loss allowed by Section 172 of the Internal Revenue Code of 1986, as amended, other than the deduction allowed by Section 172(b)(1)(G) and Section 172(i) of the Internal Revenue Code of 1986, as amended, for a net operating loss the taxpayer claims in the tax year in which the net operating loss occurred or carries forward for a period of more than twenty years and carries backward for more than two years. Any amount of net operating loss taken against federal taxable income but disallowed for Missouri income tax purposes pursuant to this subdivision after June 18, 2002, may be carried forward and taken against any income on the Missouri income tax return for a period of not more than twenty years from the year of the initial loss; and

(5) For nonresident individuals in all taxable years ending on or after December 31, 2006, the amount of any property taxes paid to another state or a political subdivision of another state for which a deduction was allowed on such nonresident’s federal return in the taxable year unless such state, political subdivision of a state, or the District of Columbia allows a subtraction from income for property taxes paid to this state for purposes of calculating income for the income tax for such state, political subdivision of a state, or the District of Columbia.

3. There shall be subtracted from the taxpayer’s federal adjusted gross income the following amounts to the extent included in federal adjusted gross income:

(1) Interest or dividends on obligations of the United States and its territories and possessions or of any authority, commission or instrumentality of the United States to the extent exempt from Missouri income taxes pursuant to the laws of the United States. The amount subtracted pursuant to this subdivision shall be reduced by any interest on indebtedness incurred to carry the described obligations or securities and by any expenses incurred in the production of interest or dividend income described in this subdivision. The reduction in the previous sentence shall only apply to the extent that such expenses including amortizable bond premiums are deducted in determining the taxpayer’s federal adjusted gross income or included in the

taxpayer's Missouri itemized deduction. The reduction shall only be made if the expenses total at least five hundred dollars;

(2) The portion of any gain, from the sale or other disposition of property having a higher adjusted basis to the taxpayer for Missouri income tax purposes than for federal income tax purposes on December 31, 1972, that does not exceed such difference in basis. If a gain is considered a long-term capital gain for federal income tax purposes, the modification shall be limited to one-half of such portion of the gain;

(3) The amount necessary to prevent the taxation pursuant to this chapter of any annuity or other amount of income or gain which was properly included in income or gain and was taxed pursuant to the laws of Missouri for a taxable year prior to January 1, 1973, to the taxpayer, or to a decedent by reason of whose death the taxpayer acquired the right to receive the income or gain, or to a trust or estate from which the taxpayer received the income or gain;

(4) Accumulation distributions received by a taxpayer as a beneficiary of a trust to the extent that the same are included in federal adjusted gross income;

(5) The amount of any state income tax refund for a prior year which was included in the federal adjusted gross income;

(6) The portion of capital gain specified in section 135.357 that would otherwise be included in federal adjusted gross income;

(7) The amount that would have been deducted in the computation of federal taxable income pursuant to Section 168 of the Internal Revenue Code as in effect on January 1, 2002, to the extent that amount relates to property purchased on or after July 1, 2002, but before July 1, 2003, and to the extent that amount exceeds the amount actually deducted pursuant to Section 168 of the Internal Revenue Code as amended by the Job Creation and Worker Assistance Act of 2002;

(8) For all tax years beginning on or after January 1, 2005, the amount of any income received for military service while the taxpayer serves in a combat zone which is included in federal adjusted gross income and not otherwise excluded therefrom. As used in this section, "combat zone" means any area which the President of the United States by Executive Order designates as an area in which Armed Forces of the United States are or have engaged in combat. Service is performed in a combat zone only if performed on or after the date designated by the President by Executive Order as the date of the commencing of combat activities in such zone, and on or before the date designated by the President by Executive Order as the date of the termination of combatant activities in such zone; [and]

(9) For all tax years ending on or after July 1, 2002, with respect to qualified property that is sold or otherwise disposed of during a taxable year by a taxpayer and for which an additional modification was made under subdivision (3) of subsection 2 of this section, the amount by which additional modification made under subdivision (3) of subsection 2 of this section on qualified property has not been recovered through the additional subtractions provided in subdivision (7) of this subsection; **and**

**(10) For all tax years beginning on or after January 1, 2014, the amount of any income received as payment from any program which provides compensation to agricultural producers who have suffered a loss as the result of a disaster or emergency, including the:**

**(a) Livestock Forage Disaster Program;**

- (b) Livestock Indemnity Program;**
- (c) Emergency Assistance for Livestock, Honeybees, and Farm-Raised Fish;**
- (d) Emergency Conservation Program;**
- (e) Noninsured Crop Disaster Assistance Program;**
- (f) Pasture, Rangeland, Forage Pilot Insurance Program;**
- (g) Annual Forage Pilot Program;**
- (h) Livestock Risk Protection Insurance Plan; and**
- (i) Livestock Gross Margin insurance plan.**

4. There shall be added to or subtracted from the taxpayer's federal adjusted gross income the taxpayer's share of the Missouri fiduciary adjustment provided in section 143.351.

5. There shall be added to or subtracted from the taxpayer's federal adjusted gross income the modifications provided in section 143.411.

6. In addition to the modifications to a taxpayer's federal adjusted gross income in this section, to calculate Missouri adjusted gross income there shall be subtracted from the taxpayer's federal adjusted gross income any gain recognized pursuant to Section 1033 of the Internal Revenue Code of 1986, as amended, arising from compulsory or involuntary conversion of property as a result of condemnation or the imminence thereof.

7. (1) As used in this subsection, "qualified health insurance premium" means the amount paid during the tax year by such taxpayer for any insurance policy primarily providing health care coverage for the taxpayer, the taxpayer's spouse, or the taxpayer's dependents.

(2) In addition to the subtractions in subsection 3 of this section, one hundred percent of the amount of qualified health insurance premiums shall be subtracted from the taxpayer's federal adjusted gross income to the extent the amount paid for such premiums is included in federal taxable income. The [taxpayer shall provide the] department of revenue [with] **may request** proof of the amount of qualified health insurance premiums paid.

8. (1) Beginning January 1, 2014, in addition to the subtractions provided in this section, one hundred percent of the cost incurred by a taxpayer for a home energy audit conducted by an entity certified by the department of natural resources under section 640.153 or the implementation of any energy efficiency recommendations made in such an audit shall be subtracted from the taxpayer's federal adjusted gross income to the extent the amount paid for any such activity is included in federal taxable income. The taxpayer shall provide the department of revenue with a summary of any recommendations made in a qualified home energy audit, the name and certification number of the qualified home energy auditor who conducted the audit, and proof of the amount paid for any activities under this subsection for which a deduction is claimed. The taxpayer shall also provide a copy of the summary of any recommendations made in a qualified home energy audit to the department of natural resources.

(2) At no time shall a deduction claimed under this subsection by an individual taxpayer or taxpayers filing combined returns exceed one thousand dollars per year for individual taxpayers or cumulatively

exceed two thousand dollars per year for taxpayers filing combined returns.

(3) Any deduction claimed under this subsection shall be claimed for the tax year in which the qualified home energy audit was conducted or in which the implementation of the energy efficiency recommendations occurred. If implementation of the energy efficiency recommendations occurred during more than one year, the deduction may be claimed in more than one year, subject to the limitations provided under subdivision (2) of this subsection.

(4) A deduction shall not be claimed for any otherwise eligible activity under this subsection if such activity qualified for and received any rebate or other incentive through a state-sponsored energy program or through an electric corporation, gas corporation, electric cooperative, or municipally owned utility.

9. The provisions of subsection 8 of this section shall expire on December 31, 2020.”; and

Further amend the title and enacting clause accordingly.

Senator Schatz moved that the above amendment be adopted.

Senator Pearce raised the point of order that **SA 2** is out of order as it goes beyond the scope of the bill.

The point of the order was referred to the President Pro Tem who took it under advisement, which placed **HB 1870**, with **SA 2** and point of order (pending), on the Informal Calendar.

**HB 1698**, introduced by Representative Rowden, with **SCS**, entitled:

An Act to amend chapter 620, RSMo, by adding thereto one new section relating to the meet in Missouri act.

Was taken up by Senator Sater.

**SCS** for **HB 1698**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR  
HOUSE BILL NO. 1698

An Act to amend chapter 620, RSMo, by adding thereto one new section relating to incentives to attract major out-of-state conventions to Missouri.

Was taken up.

Senator Sater moved that **SCS** for **HB 1698** be adopted, which motion prevailed.

On motion of Senator Sater, **SCS** for **HB 1698** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Hegeman	Holsman
Keaveny	Kehoe	Libla	Munzlinger	Nasheed	Pearce	Richard
Riddle	Romine	Sater	Schaefer	Schatz	Schmitt	Schupp
Sifton	Silvey	Wallingford	Walsh	Wasson	Wieland—27	

NAYS—Senators

Emery	Kraus	Onder	Schaaf—4
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Absent—Senator Parson—1

Absent with leave—Senators—None

Vacancies—2

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 Kehoe moved that motion lay on the table, which motion prevailed.

Senator Onder assumed the Chair.

**HCS for HB 2187**, with **SCS**, entitled:

An Act to amend chapter 640, RSMo, by adding thereto one new section relating to the sale of certain lands acquired through legal settlements.

Was taken up by Senator Cunningham.

**SCS for HCS for HB 2187**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR  
HOUSE COMMITTEE SUBSTITUTE FOR  
HOUSE BILL NO. 2187

An Act to amend chapters 444 and 640, RSMo, by adding thereto two new sections relating to the sale of certain lands acquired through legal settlements, with an emergency clause.

Was taken up.

Senator Cunningham moved that **SCS for HCS for HB 2187** be adopted.

At the request of Senator Cunningham, **HCS for HB 2187**, with **SCS** (pending), was placed on the Informal Calendar.

Senator Pearce moved that **HB 1870**, with **SA 2** and point of order (pending), be called from the Informal Calendar and again taken up for third reading and final passage, which motion prevailed.

At the request of Senator Pearce, the point of order was withdrawn.

**SA 2** was again taken up.

At the request of Senator Schatz, the above amendment was withdrawn.

Senator Schmitt offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend House Bill No. 1870, Page 2, Section 1.310, Line 30, by inserting immediately after said line the following:

“94.360. **1.** The council of any incorporated town or city in this state having a special charter and which contains not more than thirty thousand inhabitants may by ordinance levy and collect a license tax on

wholesale houses, auctioneers, architects, druggists, grocers, banks, brokers, wholesale merchants, merchants of all kinds, confectioners, delivery trucks, ice trucks, transfer trucks, laundry wagons, milk wagons, merchant delivery companies, cigar and tobacco stands, hay scales, wood dealers, coal dealers, coal distributors, coal truckers, lumber dealers, real estate agents, loan companies, abstracters, abstract agencies, loan agents, collection agencies, undertakers, public buildings, office buildings, public halls, public grounds, concerts, photographers in office or upon streets, canvassers, artists, drummers, patent right dealers, insurance companies, insurance agents, taverns, hotels, rooming houses, boarding houses, sanitariums, hospitals, health schools, telephone companies, street contractors, paperhanger contractors, painting contractors, plastering contractors, and all subcontractors, flour mills, express company agencies, opticians, wagons, buggies, carriages, tanners, barbers, barbershops, hairdressers, hair dressing shops, whether conducted in connection with other business or separate, beauty parlors, tailors, florists, nursery stock agents, bookbinders, monument dealers, and agencies, manufacturing agents, shoe cobbler shops, storage warehouses, shoe shining parlors, job printing plants, outdoor advertising, ready-to-wear clothing agencies, tailor-made clothing agencies, sewing machine agencies, piano and organ dealers and agents, foreign coffee and tea dealers, and agents or all other vocations whatsoever, and fix the rate of carriage of persons and wagonage, drayage and cartage of property; and may levy and collect a license tax and regulate hawkers, peddlers, pawnbrokers, restaurants, butchers, wholesale butchers, bathhouses and masseurs, lunch stands, lunch counters, lunch wagons, soft drink and ice cream stands and vendors, ice cream parlors, peanut and popcorn stands, and stands of every kind, hucksters, opera houses, moving picture shows, private parks, public lectures, public meetings, baseball parks, horse and cattle dealers, stockyards, wagon yards, auto yards, oil stations, wholesale and retail inspectors, gaugers, mercantile agents, manufacturing and other corporations, or institutions, machine shops, blacksmith shops, radio repair shops, foundries, sewer contractors, building contractors, stone contractors, sidewalk contractors, bridge contractors, plumbing contractors, brick contractors, cement contractors, and all subcontractors, street railroad cars, gas companies, light companies, power companies, and water companies, laundries, laundry agencies, rug and carpet cleaners, linen supply rental service, conditioning and renting for use, bed linen, table linen, towels, rugs, uniform aprons, coats, caps, coveralls, chair covers, automobile seat covers or any other items, ice plants and ice plant agencies, ice dealers, omnibuses, automobiles, automobile trailers, tractors, carts, drays, milk wagons, laundry wagons, delivery wagons, transfer and job wagons, ice wagons, and all other vehicles, traveling and auction stores, plumbers, pressing establishments, installment houses and agencies, produce and poultry dealers, feather renovators, baker and bakeries, bakery delivery wagons, and delivery autos, bottling works, dye works, cleaning establishments, sand plants, steamfitters, corn doctors, chiropodists, hackmen, taxicabs, buses, draymen, omnibus drivers, porters, dairies, and regulate the same, and all others pursuing like occupations; and may levy and collect a license tax, regulate, restrain, prohibit and suppress ordinaries, money brokers, money changers, intelligence and employment offices, and agencies, public masquerades, balls, street exhibitions, dance halls, fortune tellers, pistol galleries, shooting galleries, palmists, private venereal hospitals, museums, menageries, equestrian performances, fluoroscopic views, picture shows, telescopic views, lung testers, muscle developers, magnifying glasses, ten pin alleys, ball alleys, bowling alleys, billiard tables, pool and other tables, miniature golf courses, theatrical or other exhibitions, boxing and sparring exhibitions, shows and amusements, amusement parks, and the sale of unclaimed goods by express companies or common carriers, auto wrecking shops, bill posters, junk dealers, porters, carnival and street fairs, circuses and shows for parade and exhibition, or both, skating rinks and runners, and solicitors for steamboats, cars, stages, taxicabs, hotels, rooming houses, boarding houses, bathhouses, masseurs, hospitals, sanitariums, health schools, and all others pursuing like occupations.

**2. Notwithstanding any other law to the contrary, on or after May 1, 2016, a city shall not impose**

**a business license tax on any business under more than one of the following section: section 94.110, 94.270, or 94.360. The provisions of this section shall not apply to any tax levied in compliance with subsection 7 of section 94.270 nor shall it apply to any tax levied under section 92.045.”; and**

Further amend the title and enacting clause accordingly.

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

Senator Schatz offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend House Bill No. 1870, Page 2, Section 1.310, Line 30, by inserting immediately after all of said line the following:

“143.121. 1. The Missouri adjusted gross income of a resident individual shall be the taxpayer’s federal adjusted gross income subject to the modifications in this section.

2. There shall be added to the taxpayer’s federal adjusted gross income:

(1) The amount of any federal income tax refund received for a prior year which resulted in a Missouri income tax benefit;

(2) Interest on certain governmental obligations excluded from federal gross income by Section 103 of the Internal Revenue Code. The previous sentence shall not apply to interest on obligations of the state of Missouri or any of its political subdivisions or authorities and shall not apply to the interest described in subdivision (1) of subsection 3 of this section. The amount added pursuant to this subdivision shall be reduced by the amounts applicable to such interest that would have been deductible in computing the taxable income of the taxpayer except only for the application of Section 265 of the Internal Revenue Code. The reduction shall only be made if it is at least five hundred dollars;

(3) The amount of any deduction that is included in the computation of federal taxable income pursuant to Section 168 of the Internal Revenue Code as amended by the Job Creation and Worker Assistance Act of 2002 to the extent the amount deducted relates to property purchased on or after July 1, 2002, but before July 1, 2003, and to the extent the amount deducted exceeds the amount that would have been deductible pursuant to Section 168 of the Internal Revenue Code of 1986 as in effect on January 1, 2002;

(4) The amount of any deduction that is included in the computation of federal taxable income for net operating loss allowed by Section 172 of the Internal Revenue Code of 1986, as amended, other than the deduction allowed by Section 172(b)(1)(G) and Section 172(i) of the Internal Revenue Code of 1986, as amended, for a net operating loss the taxpayer claims in the tax year in which the net operating loss occurred or carries forward for a period of more than twenty years and carries backward for more than two years. Any amount of net operating loss taken against federal taxable income but disallowed for Missouri income tax purposes pursuant to this subdivision after June 18, 2002, may be carried forward and taken against any income on the Missouri income tax return for a period of not more than twenty years from the year of the initial loss; and

(5) For nonresident individuals in all taxable years ending on or after December 31, 2006, the amount of any property taxes paid to another state or a political subdivision of another state for which a deduction was allowed on such nonresident’s federal return in the taxable year unless such state, political subdivision

of a state, or the District of Columbia allows a subtraction from income for property taxes paid to this state for purposes of calculating income for the income tax for such state, political subdivision of a state, or the District of Columbia.

3. There shall be subtracted from the taxpayer's federal adjusted gross income the following amounts to the extent included in federal adjusted gross income:

(1) Interest or dividends on obligations of the United States and its territories and possessions or of any authority, commission or instrumentality of the United States to the extent exempt from Missouri income taxes pursuant to the laws of the United States. The amount subtracted pursuant to this subdivision shall be reduced by any interest on indebtedness incurred to carry the described obligations or securities and by any expenses incurred in the production of interest or dividend income described in this subdivision. The reduction in the previous sentence shall only apply to the extent that such expenses including amortizable bond premiums are deducted in determining the taxpayer's federal adjusted gross income or included in the taxpayer's Missouri itemized deduction. The reduction shall only be made if the expenses total at least five hundred dollars;

(2) The portion of any gain, from the sale or other disposition of property having a higher adjusted basis to the taxpayer for Missouri income tax purposes than for federal income tax purposes on December 31, 1972, that does not exceed such difference in basis. If a gain is considered a long-term capital gain for federal income tax purposes, the modification shall be limited to one-half of such portion of the gain;

(3) The amount necessary to prevent the taxation pursuant to this chapter of any annuity or other amount of income or gain which was properly included in income or gain and was taxed pursuant to the laws of Missouri for a taxable year prior to January 1, 1973, to the taxpayer, or to a decedent by reason of whose death the taxpayer acquired the right to receive the income or gain, or to a trust or estate from which the taxpayer received the income or gain;

(4) Accumulation distributions received by a taxpayer as a beneficiary of a trust to the extent that the same are included in federal adjusted gross income;

(5) The amount of any state income tax refund for a prior year which was included in the federal adjusted gross income;

(6) The portion of capital gain specified in section 135.357 that would otherwise be included in federal adjusted gross income;

(7) The amount that would have been deducted in the computation of federal taxable income pursuant to Section 168 of the Internal Revenue Code as in effect on January 1, 2002, to the extent that amount relates to property purchased on or after July 1, 2002, but before July 1, 2003, and to the extent that amount exceeds the amount actually deducted pursuant to Section 168 of the Internal Revenue Code as amended by the Job Creation and Worker Assistance Act of 2002;

(8) For all tax years beginning on or after January 1, 2005, the amount of any income received for military service while the taxpayer serves in a combat zone which is included in federal adjusted gross income and not otherwise excluded therefrom. As used in this section, "combat zone" means any area which the President of the United States by Executive Order designates as an area in which Armed Forces of the United States are or have engaged in combat. Service is performed in a combat zone only if performed on or after the date designated by the President by Executive Order as the date of the commencing of combat

activities in such zone, and on or before the date designated by the President by Executive Order as the date of the termination of combatant activities in such zone; [and]

(9) For all tax years ending on or after July 1, 2002, with respect to qualified property that is sold or otherwise disposed of during a taxable year by a taxpayer and for which an additional modification was made under subdivision (3) of subsection 2 of this section, the amount by which additional modification made under subdivision (3) of subsection 2 of this section on qualified property has not been recovered through the additional subtractions provided in subdivision (7) of this subsection.

4. There shall be added to or subtracted from the taxpayer's federal adjusted gross income the taxpayer's share of the Missouri fiduciary adjustment provided in section 143.351.

5. There shall be added to or subtracted from the taxpayer's federal adjusted gross income the modifications provided in section 143.411.

6. In addition to the modifications to a taxpayer's federal adjusted gross income in this section, to calculate Missouri adjusted gross income there shall be subtracted from the taxpayer's federal adjusted gross income any gain recognized pursuant to Section 1033 of the Internal Revenue Code of 1986, as amended, arising from compulsory or involuntary conversion of property as a result of condemnation or the imminence thereof.

7. (1) As used in this subsection, "qualified health insurance premium" means the amount paid during the tax year by such taxpayer for any insurance policy primarily providing health care coverage for the taxpayer, the taxpayer's spouse, or the taxpayer's dependents.

(2) In addition to the subtractions in subsection 3 of this section, one hundred percent of the amount of qualified health insurance premiums shall be subtracted from the taxpayer's federal adjusted gross income to the extent the amount paid for such premiums is included in federal taxable income. The [taxpayer shall provide the] department of revenue [with] **may request** proof of the amount of qualified health insurance premiums paid.

8. (1) Beginning January 1, 2014, in addition to the subtractions provided in this section, one hundred percent of the cost incurred by a taxpayer for a home energy audit conducted by an entity certified by the department of natural resources under section 640.153 or the implementation of any energy efficiency recommendations made in such an audit shall be subtracted from the taxpayer's federal adjusted gross income to the extent the amount paid for any such activity is included in federal taxable income. The taxpayer shall provide the department of revenue with a summary of any recommendations made in a qualified home energy audit, the name and certification number of the qualified home energy auditor who conducted the audit, and proof of the amount paid for any activities under this subsection for which a deduction is claimed. The taxpayer shall also provide a copy of the summary of any recommendations made in a qualified home energy audit to the department of natural resources.

(2) At no time shall a deduction claimed under this subsection by an individual taxpayer or taxpayers filing combined returns exceed one thousand dollars per year for individual taxpayers or cumulatively exceed two thousand dollars per year for taxpayers filing combined returns.

(3) Any deduction claimed under this subsection shall be claimed for the tax year in which the qualified home energy audit was conducted or in which the implementation of the energy efficiency recommendations occurred. If implementation of the energy efficiency recommendations occurred during more than one year,

the deduction may be claimed in more than one year, subject to the limitations provided under subdivision (2) of this subsection.

(4) A deduction shall not be claimed for any otherwise eligible activity under this subsection if such activity qualified for and received any rebate or other incentive through a state-sponsored energy program or through an electric corporation, gas corporation, electric cooperative, or municipally owned utility.

9. The provisions of subsection 8 of this section shall expire on December 31, 2020.”; and

Further amend the title and enacting clause accordingly.

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

Senator Pearce offered **SA 5**:

#### SENATE AMENDMENT NO. 5

Amend House Bill No. 1870, Page 1, In the Title, Line 3, by striking the words “the big government get off my back act”, and insert in lieu thereof the following: “the collection of money by public entities”.

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

On motion of Senator Pearce, **HB 1870**, as amended, was read the 3rd time and passed by the following vote:

#### YEAS—Senators

Brown	Cunningham	Curls	Dixon	Hegeman	Holsman	Keaveny	
Kehoe	Libla	Munzlinger		Nasheed	Onder	Parson	Pearce
Richard	Riddle	Romine	Sater	Schaaf	Schaefer	Schatz	
Schmitt	Sifton	Silvey	Wallingford	Wasson	Wieland—27		

#### NAYS—Senators

Chappelle-Nadal	Emery	Schupp	Walsh—4
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Absent—Senator Kraus—1

Absent with leave—Senators—None

Vacancies—2

The President declared the bill passed.

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

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

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

President Pro Tem Richard requested unanimous consent of the Senate that **HCS** for **HB 2332**, with **SCS**, be returned from the Committee on Governmental Accountability and Fiscal Oversight as it was inadvertently referred, which request was granted.

**REPORTS OF STANDING COMMITTEES**

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SB 884**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

**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 1448**, entitled:

An Act to amend chapter 144, RSMo, by adding thereto one new section relating to taxation of utilities used in food preparation.

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 2028**, entitled:

An Act to repeal sections 311.060, 311.205, and 311.735 RSMo, and to enact in lieu thereof four new sections relating to liquor control.

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 1852**, entitled:

An Act to repeal section 376.1237, RSMo, and to enact in lieu thereof one new section relating to refills of eye drop prescriptions.

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 2065**, entitled:

An Act to amend chapter 67, RSMo, by adding thereto one new section relating to data storage centers.

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 2093**, entitled:

An Act to amend chapter 190, RSMo, by adding thereto one new section relating to the use of restraints in overdose treatment.

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 **HCS** for **HB 1928**, entitled:

An Act to repeal sections 167.265, 168.303, 168.500, 168.520, and 192.915, RSMo, and enact in lieu thereof ten new sections relating to elementary and secondary education, with a delayed effective date for a certain section.

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 2237**, entitled:

An Act to repeal sections 49.098 and 262.590, RSMo, and to enact in lieu thereof two new sections relating to University of Missouri extension councils.

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 **HCS** for **HB 2345**, entitled:

An Act to repeal sections 71.610, 168.133, 304.060, and 304.044, RSMo, and to enact in lieu thereof four new sections relating to transportation of persons and property and roadway operations, with penalty provisions.

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 1585**, entitled:

An Act to repeal sections 217.670 and 217.690, RSMo, and to enact in lieu thereof two new sections relating to videoconferencing for parole hearings.

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 **HCS** for **HB 1955**, entitled:

An Act to repeal sections 287.037, 287.040, 287.090, 287.140, 287.955, 287.957, and 287.975, RSMo, and to enact in lieu thereof seven new sections relating to workers' compensation, with an existing penalty provision.

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 1969**, entitled:

An Act to repeal sections 578.018 and 578.030 as enacted by senate bill no. 491, ninety-seventh general assembly, second regular session, section 578.018 as enacted by senate bill no. 180, eighty-seventh general assembly, first regular session, and section 578.030 as enacted by house bill no. 1210, eighty-second general assembly, second regular session, and to enact in lieu thereof two new sections relating to confiscation of animals, with penalty provisions.

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 **HCS** for **HB 2057**, entitled:

An Act to repeal sections 563.031, 571.030, 571.101, 571.104, and 571.111, RSMo, and to enact in lieu thereof five new sections relating to concealed carry permits, with penalty provisions and an emergency clause for a certain section.

Emergency clause adopted.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

### **INTRODUCTIONS OF GUESTS**

On behalf of Senator Pearce, the President introduced to the Senate, Greg and Kim Hall, and their daughter, Mallory, Warrensburg.

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

## SENATE CALENDAR

FIFTY-EIGHTH DAY—TUESDAY, APRIL 26, 2016

## FORMAL CALENDAR

## HOUSE BILLS ON SECOND READING

HB 1534-Flanigan	HCS for HB 1928
HCS for HB 2496	HB 2237-Rowden
HCS for HB 1448	HCS for HB 2345
HB 2028-Hoskins	HB 1585-Hill
HB 1852-Rowland	HCS for HB 1955
HB 2065-Berry	HB 1969-Anderson
HB 2093-Chipman	HCS for HB 2057

## THIRD READING OF SENATE BILLS

SCS for SBs 588, 603 & 942-Dixon and Curls (In Fiscal Oversight)	SCS for SBs 857 & 712-Romine (In Fiscal Oversight)
SCS for SB 998-Romine (In Fiscal Oversight)	SB 884-Munzlinger

## SENATE BILLS FOR PERFECTION

SB 1111-Brown	SB 1076-Parson, with SCS
SB 795-Wallingford, with SCS	

## HOUSE BILLS ON THIRD READING

- |  |   |
|--|---|
| 1. HB 1568-Lynch (Brown)<br>(In Fiscal Oversight)                        | 8. HCS for HB 1717 (Wallingford)  |
| 2. HB 1855-Allen (Schaaf)<br>(In Fiscal Oversight)                       | 9. HCS for HB 1804, with SCS (Emery)  |
| 3. HCS for HB 2030, with SCS (Silvey)<br>(In Fiscal Oversight)           | 10. HCS for HB 2689 (Silvey)  |
| 4. HCS for HBs 1366 & 1878, with SCS<br>(Schaefer) (In Fiscal Oversight) | 11. HCS for HBs 1780 & 1420 (Pearce)  |
| 5. HB 1795-Haefner, with SCS (Sater)<br>(In Fiscal Oversight)            | 12. HCS for HBs 2234 & 1985 (Pearce) (In<br>Fiscal Oversight)                 |
| 6. HCS for HB 1904, with SCS<br>(Wallingford) (In Fiscal Oversight)      | 13. HB 1678-Solon, with SCS (Pearce)  |
| 7. HB 1745-Brattin, with SCS (Schatz)<br>(In Fiscal Oversight)           | 14. HCS for HBs 1646, 2132 & 1621, with<br>SCS (Riddle) (In Fiscal Oversight) |
|  | 15. HCS for HBs 1434 & 1600, with SCS<br>(Walsh)                              |
|  | 16. HB 1472-Dugger (Dixon)  |
|  | 17. HB 1479-Entlicher (Romine)  |
|  | 18. HB 1682-Frederick, with SCS (Wasson)                                      |

- |   |   |
|---|---|
| 19. HB 1721-Dugger (Cunningham)         | 30. HCS for HB 1850 (Wasson)                                    |
| 20. HCS for HB 2397 (Romine)            | 31. HB 1565-Engler (Romine)<br>(In Fiscal Oversight)            |
| 21. HCS for HB 2332, with SCS (Dixon)   | 32. HCS for HB 1599, with SCS (Sater)                           |
| 22. HB 1936-Wilson, with SCS (Dixon)    | 33. HB 2355-Lant (Sater)  |
| 23. HB 2590-Plocher, with SCS (Keaveny) | 34. HCS for HB 1696, with SCS (Riddle)<br>(In Fiscal Oversight) |
| 24. HCS for HB 1584, with SCS (Schmitt) | 35. HB 1892-Rehder (Schatz)<br>(In Fiscal Oversight)            |
| 25. HB 1530-Brown (57) (Munzlinger)     | 36. HB 2230-Ross (Schatz)                                       |
| 26. HB 1763-Shull (Wieland)             | 37. HCS for HB 1976, with SCS (Munzlinger)                      |
| 27. HB 2257-Jones, with SCS (Wieland)   |   |
| 28. HB 2429-Dohrman, with SCS (Parson)  |   |
| 29. HB 1435-Koenig (Kraus)              |   |

INFORMAL CALENDAR

THIRD READING OF SENATE BILLS

SB 783-Onder

SENATE BILLS FOR PERFECTION

- |  |   |
|--|---|
| SB 575-Schaefer, with SCS, SS for SCS &<br>SA 1 (pending)  | SBs 789 & 595-Wasson, with SCS                    |
| SB 580-Schaaf, with SCS & SA 2 (pending)   | SB 792-Richard                                    |
| SB 596-Kraus, with SCS   | SB 793-Richard                                    |
| SB 613-Cunningham, et al, with SCS   | SB 798-Kraus, with SCS                            |
| SB 622-Romine, with SCS  | SB 802-Sater                                      |
| SB 644-Onder, with SCS   | SB 805-Onder, with SCS                            |
| SBs 662 & 587-Dixon, with SCS  | SB 806-Onder, with SCS                            |
| SB 663-Dixon, with SCS & SA 1 (pending)  | SB 812-Keaveny                                    |
| SB 680-Emery   | SB 816-Wieland, et al                             |
| SB 686-Wallingford, with SCS   | SB 825-Munzlinger, with SA 1 (pending)            |
| SB 706-Dixon   | SB 830-Wasson, with SCS                           |
| SB 719-Emery, with SCS   | SB 848-Emery, with SCS                            |
| SB 733-Dixon   | SBs 851 & 694-Brown, with SCS                     |
| SB 734-Dixon   | SB 853-Brown                                      |
| SB 771-Onder   | SB 858-Romine, with SCS & SS for SCS<br>(pending) |
| SB 772-Onder, with SCS   | SB 868-Wasson                                     |
| SB 774-Schmitt   | SB 871-Wallingford                                |
| SB 775-Schaefer  | SB 883-Riddle                                     |
| SB 785-Schaefer, with SCS, SS for SCS,<br>SA 1, SSA 1 for SA 1, SA 1 to SSA 1<br>for SA 1 & point of order (pending) | SB 894-Munzlinger, with SS (pending)              |
| SB 788-Schatz, with SCS & SS for SCS<br>(pending)  | SB 896-Hegeman                                    |
|  | SB 898-Cunningham                                 |
|  | SB 908-Sater, with SCS                            |
|  | SB 916-Schaefer                                   |

SB 920-Schmitt and Kraus	SB 1033-Pearce
SB 951-Wasson, with SA 1 (pending)	SB 1066-Curls
SB 964-Wallingford, with SCS (pending)	SB 1074-Schmitt, with SCS
SB 966-Schaaf	SB 1075-Wallingford
SB 972-Silvey	SB 1085-Pearce
SB 980-Keaveny, with SCS, SS for SCS, SA 1 & SA 3 to SA 1 (pending)	SB 1091-Riddle
SB 995-Riddle	SB 1094-Kehoe, with SCS
SB 1003-Onder	SB 1096-Dixon and Keaveny, with SS (pending)
SB 1004-Onder	SB 1117-Wasson, with SCS
SB 1005-Walsh	SB 1120-Hegeman, et al
SBs 1010, 958 & 878-Curls, with SCS	SB 1131-Sifton
SB 1012-Dixon	SB 1144-Brown
SB 1014-Dixon	SJR 23-Sater, with SS (pending)
SB 1026-Schatz, with SCS	SJR 35-Kraus, with SCS
SB 1028-Silvey, et al, with SCS	

#### HOUSE BILLS ON THIRD READING

HB 1414-Houghton, with SCS (pending) (Munzlinger)	HCS for HB 1729 (Munzlinger)
HB 1452-Hoskins, with SCS (Pearce)	HB 1733-Davis (Kraus)
HCS for HB 1477 (Munzlinger)	SS for HCS for HB 1877 (Wallingford) (In Fiscal Oversight)
HCS for HB 1550, with SCS & SS for SCS (pending) (Sater)	HB 2125-Fitzwater, with SCS (Schmitt)
HB 1575-Rowden, with SCA 1 (Onder)	HB 2166-Alferman, with SCS, SS#2 for SCS, SA 1 & SSA 1 for SA 1 (pending) (Onder)
HB 1582-Kelley, with SCS (Kraus)	HCS for HB 2187, with SCS (pending) (Cunningham)
HB 1619-McCaherty (Dixon)	HB 2226-Barnes (Silvey)
HB 1631-Alferman, with SCS, SS for SCS & SA 1 (pending) (Kraus)	HJR 53-Dugger (Kraus)
HCS for HB 1649, with SCS (Parson)	
HCS for HB 1658 (Onder)	

#### CONSENT CALENDAR

##### House Bills

Reported 4/14

HB 1681-Haahr (Dixon)	HB 1559-McCann Beatty (Curls)
HB 2428-Swan (Pearce)	HB 2183-Roeber (Curls)
HB 2195-Hoskins (Pearce)	HCS for HB 2453, with SCS (Schaaf)
HB 1539-Vescovo (Wieland)	HB 2480-Justus (Sater)
HB 1538-Vescovo (Wieland)	HB 1473-Dugger, with SCS (Wasson)

HCS for HB 1480 (Hegeman)  
HB 1388-Roeber (Dixon)  
HB 1593-Crawford (Hegeman)  
HB 2591, HB 1958 & HB 2369-Richardson,  
with SCS (Libla)

HB 2335-Houghton, with SCS (Riddle)  
HB 1851-Alferman, with SCS (Schatz)

SENATE BILLS WITH HOUSE AMENDMENTS

SB 579-Schaaf, et al, with HAs 1 & 2

BILLS IN CONFERENCE AND BILLS  
CARRYING REQUEST MESSAGES

Requests to Recede or Grant Conference

SS for SB 621-Romine, with HCS, as  
amended (Senate requests House  
recede or grant conference)

RESOLUTIONS

Reported from Committee

SCR 42-Curls  
SCR 45-Dixon  
SCR 50-Nasheed  
SCRs 53 & 44-Schaefer, with SCS  
SCR 54-Walsh  
SCR 55-Holsman  
SCR 56-Brown  
SCR 59-Emery

SCR 60-Curls  
SCR 61-Parson  
SCR 63-Curls and Munzlinger  
SCR 65-Schaefer  
SCR 68-Schupp  
HCR 63-Taylor (Wieland)  
HCR 69-Miller (Brown)

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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