

Journal of the Senate

FIRST REGULAR SESSION

SEVENTIETH DAY—THURSDAY, MAY 11, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Let your steadfast love, O Lord, be upon us, even as we hope in you.” (Psalm 33:22)

Gracious God, our souls hunger for You to be with us this day, for it will be filled with tension and stress. But we know that You willingly provide us hope and love for our lives. We ask that you bring us a sense of joy in Your presence so we can convey with our lives and decisions that we trust in You and desire always to do that which pleases You. 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 St. Louis Public Radio, Associated Press, KMIZ-TV and KSDK-TV 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	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Libla offered Senate Resolution No. 1007, regarding OAKS Senior Nutrition Center, Kennett, which was adopted.

Senator Hummel offered Senate Resolution No. 1008, regarding Ryan Michael Jones, Kearney, which was adopted.

Senator Munzlinger offered Senate Resolution No. 1009, regarding the Fiftieth Anniversary of Public Water Supply District #1, Macon County, which was adopted.

REMONSTRANCES

Senator Wallingford offered the following remonstrance:

SENATE REMONSTRANCE NO. 1

Whereas, the \$2.5 million reduction in state funding has the potential of devastating the operations of Centers for Independent Living (CIL), causing layoffs, reduction in services and possible closure of some CILs; and

Whereas, CILs are the most cost efficient, effective, and prudent providers of opportunities and services to people with disabilities. They offer a range of services to anyone regardless of disability and help encourage and develop in Missouri citizens with disability a sense of identity, independence, and initiative; and

Whereas, CILs provide training, socialization, employment, and other services based on five core services upon which the IL grant is based. By so severely cutting those funds, we put at risk these unique opportunities for people with disabilities which are all too rare and often unavailable any where else; and

Whereas, there is great misunderstanding concerning these organizations and that ignorance has led to CILs being taken for granted. The IL grant is wholly different and completely separate from any contract services (such as Medicaid home and community based services) or other grants for which a CIL may qualify. CILs are nonprofits whose primary concern is mission not money; and

Whereas, last year CILs served 25,118 and were already extremely underfunded. The current cut will mean a 41% cut in services offered by CILs with only 14,820 being served next year; and

Whereas, CILs across the state are at risk of closing; and

Whereas, the 22 CILs in Missouri employ 245 staff. This \$2.5 million dollar cut may result in approximately a 37% reduction in staff or 90 people losing their jobs; and

Whereas, the average funding level for each CIL will decrease from \$203,897 to \$120,059; and

Whereas, because the progress which resulted in the establishment of Centers for Independent Living was the result of protracted struggle, self-sacrifice, patient negotiation, and the hope of building more equitable communities is now at risk, it should be understood in no uncertain terms what is at risk in our state because of the impact of these cuts:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, hereby remonstrate against cutting CIL funding.

CONCURRENT RESOLUTIONS

Senator Kehoe moved that **HCR 28** be taken up for adoption, which motion prevailed.

On motion of Senator Kehoe, **HCR 28** was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Rizzo—1

Absent with leave—Senators—None

Vacancies—1

HOUSE BILLS ON SECOND READING

The following Bills were read the 2nd time and referred to the Committees indicated:

HCB 10—Insurance and Banking.

HCS for HB 619—Health and Pensions.

HCS for HB 162—Transportation, Infrastructure and Public Safety.

HB 97—Education.

HCS for HB 293—Transportation, Infrastructure and Public Safety.

HCS for HB 219—Judiciary and Civil and Criminal Jurisprudence.

HCS for HB 324—Education.

HCS for HB 746—Insurance and Banking.

HCS for HB 194—Seniors, Families and Children.

HCS for HBs 960, 962 & 828—Ways and Means.

HCS for HB 670—Education.

HB 743—Judiciary and Civil and Criminal Jurisprudence.

HB 824—Transportation, Infrastructure and Public Safety.

HCS for HB 384—Agriculture, Food Production and Outdoor Resources.

HCS for HB 886—Health and Pensions.

HCB 7—General Laws.

HCB 1—Judiciary and Civil and Criminal Jurisprudence.

HCS for HB 608—Economic Development.

HCS for HB 380—Transportation, Infrastructure and Public Safety.

HOUSE BILLS ON THIRD READING

HB 104, introduced by Representative Love, entitled:

An Act to repeal sections 8.675, 8.683, 34.217, 89.410, 285.500, 290.095, 290.210, 290.220, 290.230,

290.240, 290.250, 290.260, 290.262, 290.263, 290.265, 290.270, 290.280, 290.290, 290.300, 290.305, 290.315, 290.320, 290.325, 290.330, 290.335, 290.340, 290.550, 292.630, 393.715, 516.130, and 630.546, RSMo, and to enact in lieu thereof eleven new sections relating to the prevailing wage on public works.

Was taken up by Senator Brown.

Senator Schatz offered **SS** for **HB 104**, entitled:

SENATE SUBSTITUTE FOR
HOUSE BILL NO. 104

An Act to repeal sections 290.210, 290.220, 290.230, 290.260, and 290.262, RSMo, and to enact in lieu thereof four new sections relating to public contracts.

Senator Schatz moved that **SS** for **HB 104** be adopted.

At the request of Senator Brown, **HB 104**, with **SS** (pending), was 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 **SS** for **SCS** for **SB 49**.

With House Amendment No. 1 to House Amendment No. 1, House Amendment No. 1 as amended.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 1

Amend House Amendment No. 1 to Senate Substitute for Senate Committee Substitute for Senate Bill No. 49, Page 1, Line 1, by deleting all of said line and inserting in lieu thereof the following:

“Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 49, Page 4, Section 67.547, Lines 44-45, by deleting all of said lines and inserting in lieu thereof the following:

“2017. Beginning August 28, 2017, no county shall submit to the voters any proposal that results in a combined rate of sales taxes adopted under this section in excess of one percent.”

Further amend said bill, Page 7, Section 94.510, Lines 27-29, by deleting all of said lines and inserting in lieu thereof the following:

“three-eighths percent. Beginning August 28, 2017, no city shall submit to the voters any proposal that results in a combined rate of sales taxes adopted under this section in excess of two percent.” ; and”;

Further amend said bill, Page 8, Section”;

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

HOUSE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 49, Page 8, Section 94.510, Line 52, by inserting immediately after all of said section and line the following:

“144.026. The director of revenue shall not send notice to any taxpayer under subsection 2 of section

144.021 regarding the decision in IBM Corporation v. Director of Revenue, [Case No. 94999] **491 S.W.3d 535** (Mo. banc 2016) prior to August 28, [2017] **2018.**”; and

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

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS** for **SB 30**, as amended, and grants the Senate a conference thereon.

CONFERENCE COMMITTEE APPOINTMENTS

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **SB 30**, as amended: Senators Sater, Hegeman, Cunningham, Walsh and Schupp.

PRIVILEGED MOTIONS

Senator Walsh moved that **SS** for **SCS** for **SB 49**, with **HA 1** to **HA 1** and **HA 1**, as amended, be taken up for 3rd reading and final passage, which motion prevailed.

HA 1, as amended was taken up

Senator Walsh moved that the above amendment be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Walsh, **SS** for **SCS** for **SB 49**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford

Walsh Wasson Wieland—31

NAYS—Senators
Eigel Onder—2

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

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

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

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

Bill ordered enrolled.

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 **SS** for **SCS** for **HCS** for **HB 292**.

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 **SB 95**, entitled:

An Act to repeal sections 50.622 and 108.170, RSMo, and to enact in lieu thereof two new sections relating to local government financial transactions.

With House Amendment No. 1, House Amendment No. 2 and House Amendment No. 3.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 95, Page 5, Section 108.170, Line 132, by inserting after said section and line the following:

“110.010. 1. The public funds of every county, township, city, town, village, school district of every character, road district, sewer district, fire protection district, **ambulance district**, water supply district, drainage or levee district, state hospital, state schools for the mentally deficient, Missouri School for the Deaf, Missouri School for the Blind, Missouri Training School for Boys, training school for girls, Missouri Veterans’ Home, Missouri State Chest Hospital, state university, Missouri state teachers’ colleges, Lincoln University, which are deposited in any banking institution acting as a legal depository of the funds under the statutes of Missouri requiring the letting and deposit of the same and the furnishing of security therefor, shall be secured by the deposit of securities of the character prescribed by section 30.270 for the security of funds deposited by the state treasurer.

2. The securities shall, at the option of the depository banking institution, be delivered either to the fiscal

officer or the governing body of the municipal corporation or other depositor of the funds, or by depositing the securities with another banking institution or safe depository as trustee satisfactory to both parties to the depository agreement. The trustee may be a bank owned or controlled by the same bank holding company as the depository banking institution.

3. The rights and duties of the several parties to the depository contract shall be the same as those of the state and the depository banking institution respectively under section 30.270. If a depository banking institution deposits the bonds or securities with a trustee as above provided, and the municipal corporation or other depositor of funds gives notice in writing to the trustee that there has been a breach of the depository contract and makes demand in writing on the trustee for the securities, or any part thereof, then the trustee shall forthwith surrender to the municipal corporation or other depositor of funds a sufficient amount of the securities to fully protect the depositor from loss and the trustee shall thereby be discharged of all further responsibility in respect to the securities so surrendered.”; and

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

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Bill No. 95, Page 2, Section 50.622, Line 22, by inserting the following after all of said line:

“59.800. 1. Beginning on July 1, 2001, notwithstanding any other condition precedent required by law to the recording of any instrument specified in subdivisions (1) and (2) of **subsection 1** of section 59.330, an additional fee of [five] **six** dollars shall be charged and collected by every recorder of deeds in this state on each instrument recorded. The additional fee shall be distributed as follows:

(1) One dollar and twenty-five cents to the recorder’s fund established pursuant to subsection 1 of section 59.319, provided, however, that all funds received pursuant to this section shall be used exclusively for the purchase, installation, upgrade and maintenance of modern technology necessary to operate the recorder’s office in an efficient manner;

(2) One dollar and seventy-five cents to the county general revenue fund; and

(3) [Two] **Three** dollars to the fund established in subsection 2 of this section.

2. (1) There is hereby established a revolving fund known as the “Statutory County Recorder’s Fund”, which shall receive funds paid to the recorders of deeds of the counties of this state pursuant to subdivision (3) of subsection 1 of this section. The director of the department of revenue shall be custodian of the fund and shall make disbursements from the fund for the purpose of subsidizing the fees collected by counties that hereafter elect or have heretofore elected to separate the offices of clerk of the circuit court and recorder. The subsidy shall consist of the total amount of moneys collected pursuant to subdivisions (1) and (2) of subsection 1 of this section subtracted from fifty-five thousand dollars, **except if the annual average of funds collected under subsection 1 over the previous three-year period is insufficient to meet all obligations calculated in this subdivision and in which case the provisions of subdivision (2) of this subsection shall apply**. The moneys paid to qualifying counties pursuant to this subsection shall be deposited in the county general revenue fund. For purposes of this section a “qualified county” is a county that hereafter elects or has heretofore elected to separate the offices of clerk of the circuit court and recorder and in which the office of the recorder of deeds collects less than fifty-five thousand dollars in fees pursuant to subdivisions (1) and (2) of subsection 1 of this section, on an annual basis. Moneys in the statutory county

recorder's fund shall not be considered state funds and shall be deemed nonstate funds.

(2) If funds collected under subdivision (3) of subsection 1 of this section are insufficient to meet obligations set out in subsection 1 of this section, the department of revenue shall calculate the projected shortfall that would otherwise be incurred using the formula set out above. If the fund balance is greater than the annual average disbursement of the previous three years, then up to thirty-three percent of such excess may be used to meet the obligation. If this amount is insufficient or unavailable, the director of the department of revenue shall set a new requisite amount to determine a qualified county under subdivision (1) of this subsection other than fifty-five thousand dollars, which reflects the revenue collected under subdivision (3) of subsection 1 of this section plus an additional thirty-three percent should the balance exist in the statutory recorder's fund.”; and

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

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Bill No. 95, Page 5, Section 108.170, Line 132, by inserting after all of said section and line the following:

“347.740. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] **2021**.

351.127. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter, provided that the secretary of state may collect an additional fee of ten dollars on each corporate registration report fee filed under section 351.122. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] **2021**.

355.023. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] **2021**.

356.233. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] **2021**.

359.653. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] **2021**.

400.9-528. The secretary of state may collect an additional fee of five dollars on each and every fee paid to the secretary of state as required in chapter 400.9. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] **2021**.

417.018. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] **2021**.”; and

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

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCS** for **SB 279**.

Bill ordered enrolled.

PRIVILEGED MOTIONS

Senator Sater moved that the Senate refuse to concur in **HCS** for **SB 95**, as amended, and request the House recede from its position on **HCS**, as amended, and take up and pass **SB 95**, which motion prevailed.

Senator Dixon moved that the conferees be allowed to exceed the differences on **SCS No. 2** for **SB 128**, as amended, which motion prevailed.

RESOLUTIONS

Senator Koenig offered Senate Resolution No. 1010, regarding Daniel Aloysius “Dan” McCarthy, Jr., Ballwin, which was adopted.

Senator Koenig offered Senate Resolution No. 1011, regarding Madison Leibrecht, Fenton, which was adopted.

Senator Koenig offered Senate Resolution No. 1012, regarding Lara Tapy, Chesterfield, which was adopted.

On motion of Senator Kehoe, the Senate recessed until 1:30 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

PRIVILEGED MOTIONS

Senator Schatz moved that the Senate refuse to concur in **HCS** for **SB 114**, as amended and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Munzlinger moved that the Senate refuse to concur in **HA 1**, **HA 2** and **HA 3** to **SB 503**, and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Wieland, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SB 302**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 302

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 302, with House Amendment Nos. 1, 2, 3, 4, & 5, House Amendment No. 1 to House Amendment No. 6, House Amendment No. 6 as amended, House Amendment Nos. 7, 8, 9, and 10, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 302, as amended;
2. That the Senate recede from its position on Senate Bill No. 302;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 302, be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Paul Wieland
/s/ Ed Emery
/s/ Mike Cunningham
/s/ Gina Walsh
/s/ Jamilah Nasheed

FOR THE HOUSE:

/s/ Becky Ruth
/s/ Don Rone
/s/ Rocky Miller
Tracy McCreery
/s/ Doug Beck

Senator Wieland moved that the above conference committee report be adopted.

Pursuant to Senate Rule 91, Senator Hegeman requested to be excused from voting on the adoption of the conference committee report and third reading of CCS for HCS for **SB 302**, which request was granted.

At the request of Senator Wieland, the motion to adopt the conference committee report was withdrawn.

President Pro Tem Richard assumed the Chair.

Senator Cunningham, on behalf of the conference committee appointed to act with a like committee from the House on HCS for SS for **SB 34**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE SUBSTITUTE FOR
SENATE BILL NO. 34

The Conference Committee appointed on House Committee Substitute for Senate Substitute for Senate Bill No. 34, with House Amendments Nos. 1, 2, 3, & 5, House Substitute Amendment No. 1 for House Amendment No. 6, Parts I & II of House Amendment No. 1 to House Substitute Amendment No. 1 for House Amendment No. 6, House Amendment Nos. 2 & 3 to House Substitute Amendment No. 1 to House Amendment No. 6, House Substitute Amendment No. 1 for House Amendment No. 6 as amended, House

Amendment Nos. 1 & 2 to House Amendment No. 7, House Amendment No. 7 as amended, House Amendments Nos. 1 & 2 to House Amendment No. 8, House Amendment No. 8 as amended, House Amendment No. 9, House Amendments No. 1 & 2 to House Amendment No. 10, House Amendment No. 10 as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Substitute for Senate Bill No. 34, as amended;

2. That the Senate recede from its position on Senate Substitute for Senate Bill No. 34;

3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 34, be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Mike Cunningham

/s/ Dan Hegeman

/s/ Dave Schatz

/s/ Jamilah Nasheed

/s/ Jason Holsman

FOR THE HOUSE:

/s/ Shawn Rhoads

/s/ Justin Hill

/s/ Dan Houx

Steve Roberts

/s/ Karla R. May

Senator Cunningham moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Chappelle-Nadal—1

Absent with leave—Senators—None

Vacancies—1

President Parson assumed the Chair.

On motion of Senator Cunningham, **CCS** for **HCS** for **SS** for **SB 34**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE SUBSTITUTE FOR
SENATE BILL NO. 34

An Act to repeal sections 105.669, 479.170, 557.035, 565.002, 565.024, 565.027, 565.076, 565.091, 565.225, 565.227, 566.010, 566.150, 568.040, 569.100, 569.120, 569.140, 575.280, 577.001, 577.010, 577.060, 589.675, and 650.055, RSMo, and to enact in lieu thereof twenty-seven new sections relating to

criminal offenses, with penalty provisions and an emergency clause for certain sections.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Chappelle-Nadal—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

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

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

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

Senator Hegeman, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SS** for **SB 62**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE SUBSTITUTE FOR
SENATE BILL NO. 62

The Conference Committee appointed on House Committee Substitute for Senate Substitute for Senate Bill No. 62, with House Amendment No. 1 to House Amendment No. 1, House Amendment No. 1 as amended, House Amendment Nos. 2, 3, 4, 5, and 6, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Substitute for Senate Bill No. 62, as amended;
2. That the Senate recede from its position on Senate Substitute for Senate Bill No. 62;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 62 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dan Hegeman
 /s/ Mike Cunningham
 /s/ Brian Munzlinger
 /s/ Jacob Hummel
 /s/ Jill Schupp

FOR THE HOUSE:

/s/ Rusty Black
 /s/ Nate Walker
 /s/ Patricia Pike
 /s/ Judy Morgan
 /s/ Richard Brown

Senator Hegeman moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators

Chappelle-Nadal Rowden—2

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Hegeman, **CCS** for **HCS** for **SS** for **SB 62**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
 HOUSE COMMITTEE SUBSTITUTE FOR
 SENATE SUBSTITUTE FOR
 SENATE BILL NO. 62

An Act to repeal sections 52.290, 86.207, 104.1091, 104.1205, 105.669, 137.280, 137.345, 140.100, 169.141, 169.324, 169.460, 169.490, 169.560, and 169.715, RSMo, and to enact in lieu thereof fifteen new sections relating to public employee retirement, with penalty provisions and delayed effective dates for certain sections.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Kehoe—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

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

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

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

Senator Riddle, on behalf of the conference committee appointed to act with a like committee from the House on **SB 222**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
SENATE BILL NO. 222

The Conference Committee appointed on Senate Bill No. 222, with House Amendment Nos. 1, 2, and 3, House Amendment No. 1 to House Amendment No. 4, and House Amendment No. 4, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on Senate Bill No. 222, as amended;
2. That the Senate recede from its position on Senate Bill No. 222;
3. That the attached Conference Committee Substitute for Senate Bill No 222 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Jeanie Riddle
/s/ Brian Munzlinger
/s/ Dan Hegeman
/s/ Jacob Hummel
/s/ S. “Kiki” Curls

FOR THE HOUSE:

/s/ Bart Korman
/s/ Bill Reiboldt
/s/ Nathan Tate
/s/ Tracy McCreery
/s/ Greg Razer

Senator Riddle moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Riddle, **CCS** for **SB 222**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 222

An Act to repeal sections 287.020, 287.040, 288.035, 301.010, 301.031, 301.227, 301.550, 304.005, 304.022, 304.170, 304.180, 307.175, and 407.816, RSMo, and to enact in lieu thereof fourteen new sections relating to motorized vehicles, with existing penalty provisions.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

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

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

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

Senator Hegeman, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SB 111**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 111

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 111, with House Amendment No. 1, House Amendment Nos. 1, 2, & 3 to House Amendment No. 2, House Amendment No. 2 as amended, House Amendment Nos. 3 and 5, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 111, as

amended;

2. That the Senate recede from its position on Senate Bill No. 111;

3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 111, be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dan Hegeman

/s/ David Sater

/s/ Wayne Wallingford

/s/ John Rizzo

/s/ Scott Sifton

FOR THE HOUSE:

/s/ Sandy Crawford

/s/ Rob Vescovo

/s/ Dean Plocher

/s/ Tracy McCreery

/s/ Clem Smith

Senator Hegeman moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Hegeman	Holsman
Hoskins	Hummel	Kehoe	Libla	Munzlinger	Nasheed	Onder
Richard	Riddle	Rizzo	Romine	Rowden	Sater	Schaaf
Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson
Wieland—29						

NAYS—Senators

Eigel	Emery	Koenig	Kraus—4
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Hegeman, **CCS** for **HCS** for **SB 111**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 111

An Act to repeal sections 108.170, 115.306, 135.963, 347.048, 473.730, 473.743, 473.747, and 475.120, RSMo, and to enact in lieu thereof seven new sections relating to political subdivisions.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Hegeman	Holsman
Hoskins	Hummel	Kehoe	Libla	Munzlinger	Nasheed	Onder
Richard	Riddle	Rizzo	Romine	Rowden	Sater	Schaaf
Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson
Wieland—29						

NAYS—Senators

Eigel Emery Koenig Kraus—4

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

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

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

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

Senator Schatz, on behalf of the conference committee appointed to act with a like committee from the House on **SB 64**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
SENATE BILL NO. 64

The Conference Committee appointed on Senate Bill No. 64, with House Amendment Nos. 1, 2, & 3, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on Senate Bill No. 64, as amended;
2. That the Senate recede from its position on Senate Bill No. 64;
3. That the attached Conference Committee Substitute for Senate Bill No. 64, be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dave Schatz
/s/ Paul Wieland
/s/ Brian Munzlinger
/s/ Jacob Hummel
/s/ S. “Kiki” Curls

FOR THE HOUSE:

/s/ Justin Alferman
/s/ Bill Reiboldt
/s/ Lyndall Fraker
/s/ Bob Burns
/s/ Kip Kedrick

Senator Schatz moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Wasson	Wieland—31				

NAYS—Senator Emery—1

Absent—Senator Walsh—1

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Schatz, **CCS** for **SB 64**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 64

An Act to amend chapter 227, RSMo, by adding thereto seven new sections relating to infrastructure designations.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Emery—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

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

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

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

Senator Wieland moved that **SCS** for **SB 322**, with **HA 1** and **HA 2**, be taken up for 3rd reading and final passage, which motion prevailed.

HA 1 was taken up.

Senator Wieland moved that the above amendment be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

HA 2 was taken up.

Senator Wieland moved that the above amendment be adopted, which motion prevailed, by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Wieland **SCS** for **SB 322**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

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

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

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

Bill ordered enrolled.

Senator Sater, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SB 501**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 501

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 501, with House Amendment Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 501, as amended;
2. That the Senate recede from its position on Senate Bill No. 501;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 501 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ David Sater
/s/ Bob Onder
/s/ Dan Brown
/s/ Jill Schupp
/s/ Maria Chappelle-Nadal

FOR THE HOUSE:

/s/ Michael J. Stephens
/s/ Jim Neely
/s/ John D. Wiemann
/s/ Cora Faith Walker
/s/ Martha Stevens

Senator Sater moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators

Kraus Schaaf—2

Absent—Senator Nasheed—1

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Sater, **CCS** for **HCS** for **SB 501**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 501

An Act to repeal sections 191.227, 195.206, 197.040, 197.050, 197.070, 197.071, 197.080, 197.100, 334.010, 334.036, 334.735, 337.010, 337.025, 338.010, and 345.051, RSMo, and to enact in lieu thereof twenty-four new sections relating to health care, with an effective date for certain sections.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curly	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Nasheed	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators

Kraus Schaaf—2

Absent—Senator Onder—1

Absent with leave—Senators—None

Vacancies—1

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.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **HCS** for **SB 30**, as amended. Representatives: Fitzpatrick,

Fraker, Ruth, Stevens (46), Morgan.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House conferees on **SCS No. 2** for **SB 128**, as amended, be allowed to exceed the differences on 21.771, 210.110, 210.152, 210.565, and 475.024.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SS** for **HCS** for **HBs 90 & 68**, as amended, and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

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 **SB 478**, entitled:

An Act to repeal sections 161.670, 162.492, and 167.121, RSMo, and to enact in lieu thereof four new sections relating to the information technology practices of educational institutions.

With House Amendment No. 1, House Amendment No. 2, House Amendment No. 3.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 478, Pages 4-5, Section 162.492, Lines 1-63, by removing all of said section from the bill; and

Further amend said bill, Page 6, Section 162.1475, Lines 1-2, by deleting all of said lines and inserting in lieu thereof the following:

“162.1475. 1. “Personally identifiable information” shall include, but is not limited to:

- (1) The student’s name;**
- (2) The name of the student’s parent or other family members;**
- (3) The address of the student or student’s family;**
- (4) A personal identifier, such as the student’s social security number, student number, or biometric record;**
- (5) Other indirect identifiers, such as the student’s date of birth, place of birth, and mother’s maiden name;**
- (6) Other information that, alone or in combination, is linked or linkable to a specific student; or**
- (7) Information requested or obtained by a person who the educational agency or institution reasonably believes knows the identity of the student to whom the education record relates.”; and**

Further amend said bill, page, and section, Line 4, by deleting the word **“personal”** and inserting in lieu thereof the words **“personally identifiable”**; and

Further amend said bill, page, and section, Line 6, by deleting the word **“personal”** and inserting in lieu thereof the words **“personally identifiable”**; and

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

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Bill No. 478, Pages 1 to 4, Section 161.670, Lines 1 to 95, by removing all of said section and lines from the bill and inserting in lieu thereof the following:

“161.670. 1. Notwithstanding any other law, prior to July 1, 2007, the state board of education shall establish [a virtual public school] **the “Missouri Course Access and Virtual School Program”** to serve school-age students residing in the state. The [virtual public school] **Missouri course access and virtual school program** shall offer instruction in a virtual setting using technology, intranet, and/or internet methods of communication. Any student under the age of twenty-one in grades kindergarten through twelve who resides in this state shall be eligible to enroll in the [virtual public school regardless of the student’s physical location] **Missouri course access and virtual school program under to subsection 3 of this section.**

2. For purposes of calculation and distribution of state school aid, students enrolled in [a virtual public school] **the Missouri course access and virtual school program** shall be included[, at the choice of the student’s parent or guardian,] in the student enrollment of the school district in which the student physically [resides] **is enrolled under subsection 3 of this section.** The [virtual public school] **Missouri course access and virtual school program** shall report to the district of residence the following information about each student served by the [virtual public school] **Missouri course access and virtual school program**: name, address, eligibility for free or reduced-price lunch, limited English proficiency status, special education needs, and the number of courses in which the student is enrolled. The [virtual public school] **Missouri course access and virtual school program** shall promptly notify the resident district when a student discontinues enrollment. A “full-time equivalent student” is a student who successfully has completed the instructional equivalent of six credits per regular term. Each [virtual] **Missouri course access program** course shall count as one class and shall generate that portion of a full-time equivalent that a comparable course offered by the school district would generate. In no case shall more than the full-time equivalency of a regular term of attendance for a single student be used to claim state aid. Full-time equivalent student credit completed shall be reported to the department of elementary and secondary education in the manner prescribed by the department. Nothing in this section shall prohibit students from enrolling in additional courses under a separate agreement that includes terms for paying tuition or course fees.

3. [When a school district has one or more resident students enrolled in a virtual public school program authorized by this section, whose parent or guardian has chosen to include such student in the district’s enrollment, the department of elementary and secondary education shall disburse an amount corresponding to fifteen percent of the state aid under sections 163.031 and 163.043 attributable to such student to the resident district. Subject to an annual appropriation by the general assembly, the department shall disburse an amount corresponding to eighty-five percent of the state adequacy target attributable to such student to the virtual public school.

4.] **(1) A school district or charter school shall allow any eligible student who resides in such district to enroll in Missouri course access program courses of his or her choice as a part of the student’s annual course load each school year or a full-time virtual school option, with any costs associated with such course or courses to be paid by the school district or charter school if:**

(a) The student is enrolled full-time in and has attended, for at least one semester immediately prior to enrolling in the Missouri course access program, a public school, including any public charter school; and

(b) Prior to enrolling in any Missouri course access program course, a student has received approval from his or her school principal through the procedure described under subdivision (2) of this subsection.

(2) School districts and charter schools, through the school principal and in cooperation with the school's counselor or a person designated by the district or charter school, shall approve or disapprove a student's request to enroll in a Missouri course access program course or full-time virtual school. The school counselor or a person designated by the district or charter school shall advise any student who requests to enroll in a Missouri course access program course or a full-time virtual school and submit a recommendation to the school principal for final approval. The advice of the school counselor or the person designated by the district or charter school shall be based on his or her assessment of whether participation in the program and enrollment in a particular course are in the student's best interest and shall be done in consultation with the student's parent or legal guardian. Each school district and charter school shall develop a procedure under which a student may appeal the decision made under the provisions of this subdivision. In cases of denial of a request, the school district or charter school shall inform students and parents of the reason for denial and inform them of their right to appeal any enrollment denials in state course access program courses or full-time virtual school to the department of elementary and secondary education, which shall provide a final enrollment decision within seven calendar days. The state board of education shall establish guidelines governing the appeals process.

(3) For students enrolled in any Missouri course access program course in which costs associated with such course are to be paid by the school district or charter school as described under subdivision (1) of this subsection, the school district or charter school shall pay the content provider directly on a pro rata monthly basis based on a student's completion of assignments and assessments. If a student discontinues enrollment, the district or charter school may stop making monthly payments to the content provider. No school district or charter school shall pay, for any one course for a student, more than the market necessary costs but in no case shall pay more than fourteen percent of the state adequacy target, as defined under section 163.011, as calculated at the end of the most recent school year for any single, year-long course and no more than seven percent of the state adequacy target as described above for any single semester equivalent course. Payment for a full-time virtual school student shall not exceed the state adequacy target, unless the student receives additional federal or state aid. Nothing in this subdivision shall prohibit a school district or charter school from negotiating lower costs directly with course or full-time virtual school providers, particularly in cases where several students enroll in a single course or full-time virtual school.

(4) In the case of a student who is a candidate for A+ tuition reimbursement and taking a virtual course under this section, the school shall attribute no less than ninety-five percent attendance to any such student who has completed such virtual course.

(5) The Missouri course access program shall ensure that individual learning plans designed by certified teachers and professional staff are developed for all students enrolled in more than two full-time course access program courses or a full-time virtual school.

(6) Providers shall monitor student success and engagement of students enrolled in their program and report the information to the school district or charter school. Providers may make recommendations to the school district or charter school regarding the student's continued

enrollment in the program. The school district or charter school shall consider recommendations from providers and monitor the progress and success of enrolled students that are enrolled in any course or full-time virtual school offered under this section and may terminate or alter the course offering if it is found the course or full-time virtual school is not meeting the educational needs of the students enrolled in the course.

(7) School districts and charter schools shall monitor student progress and success, and course or full-time virtual school quality, and annually provide feedback to the department of elementary and secondary education regarding course quality.

(8) Pursuant to rules to be adopted by the department of elementary and secondary education, when a student transfers into a school district or charter school, credits previously gained through successful passage of approved courses under the Missouri course access program shall be accepted by the school district or charter school.

(9) Nothing in this section shall prohibit home school students, private school students, or students wishing to take additional courses beyond their regular course load from enrolling in Missouri course access program courses under an agreement that includes terms for paying tuition or course fees.

(10) Nothing in this subsection shall require any school district, charter school, or the state to provide computers, equipment, or internet access to any student unless required by an eligible student with a disability to comply with federal law.

(11) The authorization process shall provide for continuous monitoring of approved providers and courses. The department shall revoke or suspend or take other corrective action regarding the authorization of any course or provider no longer meeting the requirements of the program. Unless immediate action is necessary, prior to revocation or suspension, the department shall notify the provider and give the provider a reasonable time period to take corrective action to avoid revocation or suspension. The process shall provide for periodic renewal of authorization no less frequently than once every three years.

(12) Courses approved as of January 1, 2018, by the department to participate in the Missouri virtual instruction program shall be automatically approved to participate in the state course access and virtual school program, but shall be subject to periodic renewal.

4. School districts or charter schools shall inform parents of their child's right to participate in the program. Availability of the program shall be made clear in the parent handbook, registration documents, and featured on the home page of the school district or charter school's website.

5. The department shall:

(1) Establish an authorization process for course or full-time virtual school providers that includes multiple opportunities for submission each year;

(2) Pursuant to the timeline established by the department, authorize course or full-time virtual school providers that submit all necessary information pursuant to the requirements of the process;

(3) Review, pursuant to the authorization process, proposals from providers to provide individual courses or a comprehensive, full-time equivalent course of study for students through the Missouri course access and virtual school program. The department shall ensure that these comprehensive

courses of study align with state academic standards and that there is consistency and compatibility in the curriculum used by all providers from one grade level to the next grade level; and

(4) Within thirty days of any denial, provide a written explanation to any course providers or full-time virtual school providers that are denied authorization.

6. If a course or full-time virtual school provider is denied authorization, the course provider may reapply at any point in the future.

7. The department shall publish the process established under this section, including any deadlines and any guidelines applicable to the submission and authorization process for course or full-time virtual school providers on its website.

8. If the department determines that there are insufficient funds available for evaluating and authorizing course or full-time virtual school providers, the department may charge applicant course or full-time virtual school providers a fee up to, but no greater than, the amount of the costs in order to ensure that evaluation occurs. The department shall establish and publish a fee schedule for purposes of this subsection.

9. Except as specified in this section and as may be specified by rule of the state board of education, the [virtual public school] Missouri course access and virtual school program shall comply with all state laws and regulations applicable to school districts, including but not limited to the Missouri school improvement program (MSIP), [adequate yearly progress (AYP),] annual performance report (APR), teacher certification, and curriculum standards.

[5.] 10. The state board of education through the rulemaking process and the department of elementary and secondary education in its policies and procedures shall ensure that multiple content providers are allowed, ensure digital content conforms to accessibility requirements, provide an easily accessible link for providers to submit courses or full-time virtual schools on the Missouri course access and virtual school program website, and allow any person, organization, or entity to submit courses or full-time virtual schools for approval. No content provider shall be allowed that is unwilling to accept payments in the amount and manner as described under subdivision (3) of subsection 3 of this section or does not meet performance or quality standards adopted by the state board of education.

[6.] 11. 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, 2006, shall be invalid and void.”; and

Further amend said bill, Pages 6 and 7, Section 167.121, Lines 1 to 42, by removing all of said section from the bill and inserting in lieu thereof the following:

“167.121. [1.] If the residence of a pupil is so located that attendance in the district of residence constitutes an unusual or unreasonable transportation hardship because of natural barriers, travel time, or distance, the commissioner of education or his designee may assign the pupil to another district. Subject to the provisions of this section, all existing assignments shall be reviewed prior to July 1, 1984, and from time

to time thereafter, and may be continued or rescinded. The board of education of the district in which the pupil lives shall pay the tuition of the pupil assigned. The tuition shall not exceed the pro rata cost of instruction.

[2. (1) For the school year beginning July 1, 2008, and each succeeding school year, a parent or guardian residing in a lapsed public school district or a district that has scored either unaccredited or provisionally accredited, or a combination thereof, on two consecutive annual performance reports may enroll the parent's or guardian's child in the Missouri virtual school created in section 161.670 provided the pupil first enrolls in the school district of residence. The school district of residence shall include the pupil's enrollment in the virtual school created in section 161.670 in determining the district's average daily attendance. Full-time enrollment in the virtual school shall constitute one average daily attendance equivalent in the school district of residence. Average daily attendance for part-time enrollment in the virtual school shall be calculated as a percentage of the total number of virtual courses enrolled in divided by the number of courses required for full-time attendance in the school district of residence.

(2) A pupil's residence, for purposes of this section, means residency established under section 167.020. Except for students residing in a K-8 district attending high school in a district under section 167.131, the board of the home district shall pay to the virtual school the amount required under section 161.670.

(3) Nothing in this section shall require any school district or the state to provide computers, equipment, internet or other access, supplies, materials or funding, except as provided in this section, as may be deemed necessary for a pupil to participate in the virtual school created in section 161.670.

(4) 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, 2007, shall be invalid and void.]

Section B. Sections 161.670 and 167.121 of this act shall become effective July 1, 2018.”; and

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

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Bill No. 478, Page 7, Section 167.121, Line 42, by inserting immediately after said line the following:

“620.2700. 1. Subject to appropriation, the department of elementary and secondary education shall establish a statewide program to be known as the “STEM Career Awareness Program” to increase STEM career awareness among students in grades six through eight. For purposes of this section, “STEM” means science, technology, engineering, and mathematics.

2. The department of elementary and secondary education shall implement the statewide program beginning in the 2018-19 school year. The program shall introduce students to a wide variety of STEM careers and technology through an online-based STEM curriculum.

3. Prior to January 1, 2018, the department of elementary and secondary education shall solicit proposals and select a provider for the online program. The program selected shall meet the following criteria:

- (1) The program introduces students to a wide variety of STEM careers and technologies, including curriculum explicitly focused on more than eighty different careers and technologies;**
- (2) The curriculum is organized around the concept of solving societal or human-centered problems, instead of focusing solely on scientific concepts. The curriculum shall have at least ten different problems that emphasize different career clusters;**
- (3) The curriculum is designed for flexible implementation in a wide variety of classrooms, including science, math, English, and social studies, through lessons that emphasize the application of STEM careers in these contexts;**
- (4) The curriculum demonstrates how math and language skills appropriate to middle schools are utilized by STEM careers, making classroom instruction relevant to students interested in STEM careers;**
- (5) The program utilizes game-based elements to encourage engagement and competition with students and teams, including automated online leaderboards;**
- (6) The program rewards students in the game format for accomplishment in demonstrating the application of math and language skills in the contexts of the STEM careers and technologies;**
- (7) The program automatically produces analytic reports for individual students and for classes, including analysis of performance against individual math and language skills objectives;**
- (8) The curriculum is available in a self-paced format over the internet, allowing access to students through individual student accounts anywhere that the student can access the internet;**
- (9) The curriculum includes a narrative soundtrack accompanying and matching all instructional text to assist students in developing reading skills in the context of STEM careers;**
- (10) The program has a validation from a national, third-party nonprofit organization that the program increases STEM career awareness and interest;**
- (11) The program shall be listed as a recommended STEM resource in ACT's "Condition of STEM" 2015 report; and**
- (12) The program includes web-based professional development for school staff.**

4. Notwithstanding subsections 2 and 3 of this section, the department of elementary and secondary education may choose a third-party nonprofit entity to implement the statewide program, solicit proposals, and select a provider as described under subsection 3 of this section.

5. (1) There is hereby created in the state treasury the "STEM Career Awareness Program Fund". The fund shall consist of any appropriations, gifts, bequests, or public or private donations to such 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 of public moneys in accordance with distribution requirements and procedures developed by the department of elementary and secondary education. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of this section.

(2) 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.

(3) 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.

6. The department of elementary and secondary education may promulgate all necessary rules and regulations for the administration of 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, 2017, shall be invalid and void.”; and

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

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HA 1, HA 2, HA 3** to **SB 503**, and grants the Senate a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SS** for **SB 31**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS** for **SB 114**, as amended, and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **HCS** for **SB 114**, as amended. Representatives: Alferman, Cornejo, Bondon, Adams, Morgan.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SB 503**, as amended. Representatives: Lauer, Engler, Rhoads, McCreery, Franks Jr..

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker submitted the following change to the Conference Committee on **HCS** for **SB 114**, as amended: Representative Carpenter replacing Representative Adams.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed SCS for **SB 217**.

With House Amendment No. 1 to House Amendment No. 1, House Amendment No. 1, as amended.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 1

Amend House Amendment No. 1 to Senate Committee Substitute for Senate Bill No. 217, Page 1, Line 26, by deleting the words, “**excess revenue**” and inserting in lieu thereof the following:

“an amount equal to the excess revenue that otherwise would have been deposited into the general revenue fund”; and

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

HOUSE AMENDMENT NO. 1

Amend Senate Committee Substitute for Senate Bill No. 217, Page 1, In the Title, Line 3, by deleting all of said line and inserting in lieu thereof the words “to taxation.”; and

Further amend said bill, Page 4, Section 135.647, Line 92, by inserting immediately after all of said section and line the following:

“208.1050. 1. As used in this section, the following terms mean:

(1) “Excess revenue”, the first thirty-five million three hundred forty-five thousand two hundred fifteen dollars of net general revenue collections collected in excess of nine billion ninety-seven million three hundred thousand dollars in the fiscal year beginning July 1, 2016, and ending June 30, 2017;

(2) “Net general revenue collections”, revenue collected and required by any section except this section, to be deposited into the general revenue fund, less any refunds and less transfers to the general revenue fund;

2. There is hereby created in the state treasury the “Missouri Senior Services Protection Fund”, which shall consist of money collected under subsection [2] **3** of this section. 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, upon appropriation, [money] **moneys** in the fund shall be used solely for the administration of subsection [2] **3** 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 **general revenue fund**.

[2.] **3. Notwithstanding any other law to the contrary**, the state treasurer shall deposit [from moneys that otherwise would have been deposited into the general revenue fund an amount equal to fifty-five million one hundred thousand dollars] **excess revenue** into the Missouri senior services protection fund[. At least one-quarter of such amount shall be deposited on or before July 15, 2013, an additional one-quarter by October 15, 2013, and an additional one-quarter by January 15, 2014. The remaining amount shall be deposited by March 15, 2014] **by September 1, 2017**. Moneys in the fund shall be allocated for services for low-income seniors and people with disabilities.

4. Notwithstanding any other provision of law to the contrary, the governor may include, in a supplemental budget request for the 2018 fiscal year, recommendations of transfers to the general revenue fund from unexpended balances of fees, funds, and moneys received from whatever source by any department, board, bureau, commission, institution, official, or agency of the state government by virtue of any law or rule or regulation made in accordance with any law, except not from:

(1) The senior services protection fund;

(2) Any moneys received and to be disbursed by the state on behalf of a county, city, town, or village;

(3) Any unexpended balance as may remain in any fund authorized and collected under the provisions of the Constitution of Missouri;

(4) Any moneys dedicated to the payment of interest and principal of any bonded indebtedness;

(5) Any fund created in order to receive and disburse federal funds;

(6) Any fund used to fund elementary and secondary education under section 163.031;

(7) Any fund for which at least seventy percent of moneys are derived from an appropriation of general revenue;

(8) Any fund created under section 190.818, 198.418, 208.465, or 338.535; and

(9) Any fund created under chapters 324 to 346.

5. The provisions of subsection 2 and 3 of this section shall expire on July 1, 2018.”; and

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

In which the concurrence of the Senate is respectfully requested.

CONFERENCE COMMITTEE APPOINTMENTS

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **SB 503**, as amended: Senators Munzlinger, Koenig, Kraus, Curls and Hummel.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS for SB 114**, as amended: Senators Schatz, Wieland, Hegeman, Holsman and Curls.

HOUSE BILLS ON THIRD READING

Senator Schatz moved that **HCS for HBs 302 and 228**, with **SCS, SS for SCS and SA 5** (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

SA 5 was again taken up.

At the request of Senator Schatz, **SS for SCS** was withdrawn, rendering **SA 5** moot.

Senator Schatz offered **SS No. 2 for SCS for HCS for HBs 302 and 228**, entitled:

SENATE SUBSTITUTE NO. 2 FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NOS. 302 & 228

An Act to repeal sections 43.505, 57.450, 57.530, 86.207, 190.103, 190.165, 302.441, 488.5320, 513.653, 544.671, 565.050, 565.052, 565.054, 565.056, 575.150, 650.055, and 650.330, RSMo, and to enact in lieu thereof twenty-three new sections relating to emergency responders, with penalty provisions and an emergency clause for certain sections.

Senator Schatz moved that **SS No. 2** for **SCS** for **HCS** for **HBs 302** and **228** be adopted.

Senator Rowden offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 302 and 228, Page 16, Section 190.165, Line 25 of said page, by inserting immediately after said line the following:

“210.1014. 1. There is hereby created the “Amber Alert System Oversight Committee”, whose primary duty shall be to develop criteria and procedures for the Amber alert system and shall be housed within the department of public safety. The committee shall regularly review the function of the Amber alert system and revise its criteria and procedures in cooperation with the department of public safety to provide for efficient and effective public notification **meet at least annually to discuss potential improvements to the Amber alert system**. As soon as practicable, the committee shall adopt criteria and procedures to expand the Amber alert system to provide urgent public alerts related to homeland security, criminal acts, health emergencies, and other imminent dangers to the public health and welfare.

2. The Amber alert system oversight committee shall consist of ten members of which seven members shall be appointed by the governor with the advice and consent of the senate. Such members shall represent the following entities: two representatives of the Missouri Sheriffs’ Association; two representatives of the Missouri Police Chiefs Association; one representative of small market radio broadcasters; one representative of large market radio broadcasters; one representative of television broadcasters. The director of the department of public safety shall also be a member of the committee and shall serve as chair of the committee. Additional members shall include one representative of the highway patrol and one representative of the department of health and senior services.

3. Members of the oversight committee shall serve a term of four years, except that members first appointed to the committee shall have staggered terms of two, three, and four years and shall serve until their successor is duly appointed and qualified.

4. Members of the oversight committee shall serve without compensation, except that members shall be reimbursed for their actual and necessary expenses required for the discharge of their duties.

5. The Amber alert system oversight committee shall promulgate rules for the implementation of the Amber alert system. 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, 2003, shall be invalid and void.

210.1016. 1. The provisions of this section shall be known and may be cited as “Hailey’s Law”.

2. The Amber alert system shall be integrated into the Missouri uniform law enforcement system (MULES) and Regional Justice Information Service (REJIS) to expedite the reporting of child abductions.”; and

Further amend the title and enacting clause accordingly.

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

Senator Holsman offered SA 2:

SENATE AMENDMENT NO. 2

Amend Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 302 and 228, Page 21, Section 544.671, Line 18 of said page, by inserting after “victim is” the following: “**known to be**”; and further amend line 22 of said page, by inserting after “victim is” the following: “**known to be**”; and further amend line 25 of said page, by inserting after “victim is” the following: “**known to be**”; and

Further amend said bill and section, Page 22, Line 19 of said page, by inserting after “victim is” the following: “**known to be**”; and further amend line 22 of said page, by inserting after “victim is” the following: “**known to be**”; and further amend line 26, by inserting after “victim is” the following: “**known to be**”; and

Further amend said bill, Section 565.050, Page 23, Line 19 of said page, by inserting after “victim was” the following: “**known to be**”; and

Further amend said bill, Section 565.052, Page 24, Line 15 of said page, by inserting after “victim was” the following: “**known to be**”; and

Further amend said bill, Section 565.054, Page 24, Line 27 of said page, by inserting after “victim was” the following: “**known to be**”; and

Further amend said bill, Section 565.056, Page 26, Line 1 of said page, by inserting after “victim was” the following: “**known to be**”.

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

Senator Hegeman offered SA 3:

SENATE AMENDMENT NO. 3

Amend Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 302 and 228, Pages 10-11, Section 190.147, by striking all of said section from the bill; and

Further amend the title and enacting clause accordingly.

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

Senator Schupp offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 302 and 228, Pages 26-27, Section 575.150, by striking all of said section from the bill; and

Further amend the title and enacting clause accordingly.

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

Senator Schatz moved that **SS No. 2** for **SCS** for **HCS** for **HBs 302** and **228** be adopted, which motion prevailed.

Senator Schatz moved that **SS No. 2** for **SCS** for **HCS** for **HBs 302** and **228** be read the 3rd time and passed and was recognized to close.

President Pro Tem Richard referred **SS No. 2** for **SCS** for **HCS** for **HBs 302** and **228** to the Committee on Fiscal Oversight.

PRIVILEGED MOTIONS

Senator Schatz moved that the Senate grant the House further conference on **SS** for **HCS** for **HBs 90** and **68**, as amended, which motion prevailed.

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 **SS** for **SB 124**.

With House Amendment No. 1.

HOUSE AMENDMENT NO. 1

Amend Senate Substitute for Senate Bill No. 124, Page 1, In the Title, Line 3, by deleting all of said line and inserting in lieu thereof the following:

“to regulatory authority.”; and

Further amend said bill, Page 2, Section 1.100, Line 26, by inserting immediately after all of said section and line the following:

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

(1) “Aluminum smelting facility”, a facility whose primary industry is the smelting of aluminum and primary metals, Standard Industrial Classification Code 3334, is located in a county of the third classification, and has had electrical service provided to said facility in the past, in part or whole, by a municipally-owned utility and, in part or whole, by an electric generating cooperative owned by rural electric cooperatives;

(2) “Electrical corporation”, as defined in section 386.020, but shall not include an electrical corporation as defined and set forth in subsection 2 of section 393.110;

(3) “Steel works facility”, a facility whose primary industry is the production or fabrication of steel, North American Industrial Classification System 331110, and is located in a county of the third classification.

2. Notwithstanding section 393.130 or any other provision of law to the contrary, the public service commission shall have the authority to approve a special rate that is not based on the electrical corporation's cost of service for an aluminum smelting facility or a steel works facility if the commission:

(1) Determines the special rate is in the interest of the state of Missouri when considering the collective interests of the customers of the electrical corporation serving the facility and the interests of the citizens of the state generally in promoting economic development, improving the tax base, providing employment opportunities in the state, and promoting such other benefits to the state as the commission may determine are created by approval of the special rate;

(2) In each general rate proceeding of the electrical corporation serving the facility, allocates the reduced revenues from the special rate as compared to the revenues that would have been generated at the rate the facility would have paid without the special rate to the electrical corporation's other customers through a uniform percentage adjustment to all components of the base rates of all customer classes; and

(3) Approves a tracking mechanism meeting the requirements of subsection 3 of this section.

3. Any commission order approving a special rate authorized by this section to provide service to an aluminum smelting facility or steel works facility in the manner specified in subsection 4 of this section shall establish a tracking mechanism to track changes in the net margin experienced by the electrical corporation serving the facility with the tracker to apply retroactively to the date the electrical corporation's base rates were last set in its last general rate proceeding concluded prior to the effective date of this section. The commission shall ensure that the changes in net margin experienced by the electrical corporation are calculated in such a manner that the electrical corporation's net income is neither increased nor decreased. The changes in net margin shall be deferred to a regulatory liability or regulatory asset, as applicable, with the balance of such regulatory asset or liability to be included in the revenue requirement of the electrical corporation in each of its general rate proceedings through an amortization of the balance over a reasonable period until fully returned to or collected from the electrical corporation's customers.

4. An electrical corporation is authorized to provide electric service to an aluminum smelting facility or steel works facility at a special rate authorized by this section in one of two ways, as follows:

(1) Under a rate schedule reflecting the special rate if the facility is located within the electrical corporation's certificated service territory; or

(2) Notwithstanding section 393.170, under a contract reflecting the special rate approved by the commission under the terms and conditions of this section.

In any case where the electric service is provided under contract referenced in subdivision (2) of this subsection, the facility shall be a commission-regulated retail electric customer of the electrical corporation and the rates, charges, and revenues under the contract shall, for ratemaking purposes, be treated by the commission as if the rates, charges, and revenues arise under the electrical corporation's tariff.

5. To receive a special rate, the facility shall file a written application with the commission specifying the requested special rate, any terms or conditions proposed by the facility respecting the

requested special rate, and provide information regarding how the requested special rate meets the criteria specified in subdivision (1) of subsection 2 of this section. A special rate provided for by this section shall not continue beyond December 31, 2027. The commission may impose such conditions on the special rate as it deems appropriate so long as it otherwise complies with the provisions of this section.

393.356. Electrical corporations may file proposed rate or regulatory mechanisms or plans with the commission for the commission's approval. If such a mechanism or plan is approved by the commission as filed or is approved by the commission with modifications acceptable to the electrical corporation, or if the commission approves a special rate under section 393.355, the commission shall lack the authority to modify or eliminate any such mechanism, plan, or special rate during the specified term.

393.1410. 1. It shall be the policy of the state of Missouri for the commission to support expenditures by electrical corporations that maintain or improve the reliability, safety, security, or automation of electric infrastructure, including through the use of the latest technologies to meet the needs and expectations of customers. It shall also be the policy of the state of Missouri for the commission to approve rates designed to allow electrical corporations to recover their full cost of service and provide a reasonable opportunity to earn a fair return.

2. The commission may utilize rate adjustment mechanisms not otherwise specifically authorized by statute including, but not limited to, mechanisms to promote modernization and replacement of an electrical corporation's infrastructure. The commission may also use partially forecasted test years, true-ups of retail revenue requirement components, tracking mechanisms, grid modernization incentive mechanisms, interim rates, performance-based ratemaking, revenue decoupling with regular adjustments, or decisional pre-approval with post construction review of construction projects. To the extent the commission's approval of a rate adjustment mechanism or other mechanism provided for by this section specifies a term over which the approval is to continue, the commission shall lack the authority to modify or eliminate the electrical corporation's use of the mechanism or tool during the specified term."'; and

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

In which the concurrence of the Senate is respectfully requested.

On motion of Senator Kehoe, the Senate recessed until 8:30 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Pro Tem Richard.

REPORTS OF STANDING COMMITTEES

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

Mr. President: Your Committee on Fiscal Oversight, to which were referred **SCS No. 2** for **HCS** for **HBs 302** and **228**; **HB 209**, with **SCS**; **HCS** for **HB 303**; **HCS** for **HB 334**, with **SCS**; and **HB 571**, with **SCS**, begs leave to report that it has considered the same and recommends that the bills do pass.

Senator Dixon, Chairman of the Committee on the Judiciary and Civil and Criminal Jurisprudence, submitted the following report:

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **HCB 1**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Rowden assumed the Chair.

PRIVILEGED MOTIONS

Senator Schatz, on behalf of the conference committee appointed to act with a like committee from the House on **HCS for SB 225**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

**CONFERENCE COMMITTEE REPORT ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 225**

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 225, with House Amendment Nos. 1, 2, 3, 4, 6, 7, and 8, House Amendment No. 1 to House Amendment No. 9, House Amendment No. 9 as amended, House Amendment Nos. 1 and 2 to House Amendment No. 10, House Amendment No. 10 as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 225, as amended;
2. That the Senate recede from its position on Senate Bill No. 225;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 225 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dave Schatz
/s/ Jay Wasson
/s/ Brian Munzlinger
/s/ Jacob Hummel
/s/ Jill Schupp

FOR THE HOUSE:

/s/ Charlie Davis
/s/ Lyndall Fraker
/s/ Joe Don McGaugh
/s/ Joe Runions
/s/ Bob Burns

Senator Schatz moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Chappelle-Nadal—1

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Schatz, **CCS** for **HCS** for **SB 225**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 225

An Act to repeal sections 137.095, 226.520, 287.020, 287.040, 288.035, 301.010, 301.031, 301.227, 301.550, 302.441, 304.005, 304.022, 304.170, 304.180, 304.190, 304.725, and 407.816, RSMo, and to enact in lieu thereof eighteen new sections relating to transportation, with an existing penalty provision.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

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

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

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

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 **SS** for **SCS** for **HB 93**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS** for **SB 95**, as amended, and request the Senate to take up and passed **HCS** for **SB 95**, as amended.

PRIVILEGED MOTIONS

Senator Sater moved that the Senate refuse to concur in **HCS** for **SB 95**, as amended, and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Schatz moved that the Senate request the House grant further conference on **HCS** for **SCS** for **SB 112**, as amended, which motion prevailed.

Senator Munzlinger, on behalf of the conference committee appointed to act with a like committee from the House on **SB 8**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

**CONFERENCE COMMITTEE REPORT ON
SENATE BILL NO. 8**

The Conference Committee appointed on Senate Bill No. 8, with House Amendment Nos. 1 and 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 3 as amended, House Amendment Nos. 4, 5, 6 and 7, House Amendment No. 1 to House Amendment No. 8, House Amendment No. 8 as amended, House Amendment Nos. 1, 2, and 3 to House Amendment No. 9, House Amendment No. 9 as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on Senate Bill No. 8, as amended;
2. That the Senate recede from its position on Senate Bill No. 8;
3. That the attached Conference Committee Substitute for Senate Bill No. 8 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Brian Munzlinger
/s/ Caleb Rowden
/s/ Dave Schatz
/s/ Jill Schupp
/s/ Jacob Hummel

FOR THE HOUSE:

/s/ Shawn Roads
/s/ Mike Bernskoetter
/s/ Paul Fitzwater
Tracy McCreery
Gina Mitten

Senator Munzlinger moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Libla	Munzlinger	Nasheed
Onder	Richard	Riddle	Rizzo	Romine	Rowden	Sater
Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson

Wieland—29

NAYS—Senators

Eigel	Koenig	Kraus	Schaaf—4
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Munzlinger, **CCS for SB 8**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 8

An Act to repeal sections 142.800, 142.803, 142.869, 287.020, 287.040, 288.035, 301.010, 301.031, 301.062, 301.227, 301.550, 304.005, 304.022, 304.120, 304.170, 304.180, 307.175, and 407.816, RSMo, and to enact in lieu thereof nineteen new sections relating to transportation, with existing penalty provisions and an emergency clause for certain sections.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Libla	Munzlinger	Nasheed
Onder	Richard	Riddle	Rizzo	Romine	Rowden	Sater
Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson

Wieland—29

NAYS—Senators

Eigel	Koenig	Kraus	Schaaf—4
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla	Munzlinger
Onder	Richard	Riddle	Rizzo	Romine	Rowden	Sater
Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson	Wieland—28

NAYS—Senators

Eigel	Kraus	Schaaf—3
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Absent—Senators

Nasheed	Schatz—2
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Absent with leave—Senators—None

Vacancies—1

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

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

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

Senator Cunningham, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SS** for **SB 35**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE SUBSTITUTE FOR
SENATE BILL NO. 35

The Conference Committee appointed on House Committee Substitute for Senate Substitute for Senate Bill No. 35, with House Amendment No. 1, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Substitute for Senate Bill No. 35, as amended;
2. That the Senate recede from its position on Senate Substitute for Senate Bill No. 35;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 35 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Mike Cunningham
/s/ David Sater
/s/ Jeanie Riddle
/s/ John Rizzo
Scott Sifton

FOR THE HOUSE:

/s/ Robert Ross
/s/ Philip Christofanelli
/s/ Hannah Kelly
/s/ T.L. Pierson, Jr.
/s/ Rory Rowland

Senator Cunningham moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senator Rizzo—1

Absent—Senator Romine—1

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Cunningham, **CCS** for **HCS** for **SS** for **SB 35**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE SUBSTITUTE FOR
SENATE BILL NO. 35

An Act to repeal section 34.030, RSMo, and to enact in lieu thereof one new section relating to state purchases of land.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators

Hummel	Schupp	Sifton—3
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

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

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

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

Senator Dixon, on behalf of the conference committee appointed to act with a like committee from the House on **SCS No. 2** for **SB 128**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
SENATE COMMITTEE SUBSTITUTE NO. 2 FOR
SENATE BILL NO. 128

The Conference Committee appointed on Senate Committee Substitute No. 2 for Senate Bill No. 128, with House Amendment Nos. 1 and 2, House Amendment Nos. 1 and 2 to House Amendment No. 3, House Amendment No. 3 as amended, House Amendment No. 1 to House Amendment No. 4, and House Amendment No. 4 as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on Senate Committee Substitute No. 2 for Senate Bill No. 128, as amended;

2. That the Senate recede from its position on Senate Committee Substitute No. 2 for Senate Bill No. 128;

3. That the attached Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Bob Dixon
 /s/ Doug Libla
 /s/ Gary Romine
 /s/ Scott Sifton
 /s/ Maria Chappelle-Nadal

FOR THE HOUSE:

/s/ Rebecca Roeber
 /s/ Joe Don McGaugh
 /s/ Dean Plocher
 /s/ Gina Mitten
 /s/ Mark Ellebracht

Senator Dixon moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Richard—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Dixon, **CCS for SCS No. 2 for SB 128**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
 SENATE COMMITTEE SUBSTITUTE NO. 2 FOR
 SENATE BILL NO. 128

An Act to repeal sections 105.478, 144.026, 210.845, 302.441, 400.9-501, 452.370, 452.747, 454.500, 456.1-103, 456.4-414, 456.4-420, 456.8-808, 475.024, 478.463, 479.020, 479.170, 479.353, 488.029, 488.2206, 488.2250, 488.5050, 513.430, 513.440, 514.040, 515.575, 515.635, 552.020, 557.035, 565.076, 565.091, 566.010, 575.280, 577.001, 577.010, 577.037, 577.060, and 595.045, RSMo, and to enact in lieu thereof sixty-eight new sections relating to judicial proceedings, with penalty provisions.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Riddle	Rizzo	Romine

Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Richard—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

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

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

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

HOUSE BILLS ON THIRD READING

Senator Hummel moved that **HCS** for **HB 831**, with **SCS** (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

Having voted on the prevailing side, Senator Dixon moved that the vote by which **SA 2** was adopted be reconsidered, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Riddle—1

Absent with leave—Senators—None

Vacancies—1

SA 2 was again taken up.

At the request of Senator Dixon, **SA 2** was withdrawn.

Pursuant to Senate Rule 91, Senator Riddle requested to be excused on all votes on amendments, adoption of the **SCS** and 3rd reading of **SCS** for **HCS** for **HB 831**.

Senator Dixon offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 831, Page 31, Section 169.715, Line 35, by inserting after all of said line the following:

“476.521. 1. Notwithstanding any provision of chapter 476 to the contrary, each person who first becomes a judge on or after January 1, 2011, and continues to be a judge may receive benefits as provided in sections [476.445 to 476.688] **476.450 to 476.690** subject to the provisions of this section. **However, any person who filed as a candidate in 2010 to become a judge, was ultimately elected in 2010 and became a judge in 2011 as a result of such election, was eligible in 2010 to receive a future annuity under section 104.1084, and is a judge on the effective date of this section, shall not be subject to the provisions of this section.**

2. Any person who is at least sixty-seven years of age, has served in this state an aggregate of at least twelve years, continuously or otherwise, as a judge, and ceases to hold office by reason of the expiration of the judge’s term, voluntary resignation, or retirement pursuant to the provisions of Subsection 2 of Section 24 of Article V of the Constitution of Missouri may receive benefits as provided in sections 476.515 to 476.565. The twelve-year requirement of this subsection may be fulfilled by service as judge in any of the courts covered, or by service in any combination as judge of such courts, totaling an aggregate of twelve years. Any judge who is at least sixty-seven years of age and who has served less than twelve years and is otherwise qualified under sections 476.515 to 476.565 may retire after reaching age sixty-seven, or thereafter, at a reduced retirement compensation in a sum equal to the proportion of the retirement compensation provided in section 476.530 that his or her period of judicial service bears to twelve years.

3. Any person who is at least sixty-two years of age or older, has served in this state an aggregate of at least twenty years, continuously or otherwise, as a judge, and ceases to hold office by reason of the expiration of the judge’s term, voluntary resignation, or retirement pursuant to the provisions of Subsection 2 of Section 24 of Article V of the Constitution of Missouri may receive benefits as provided in sections 476.515 to 476.565. The twenty-year requirement of this subsection may be fulfilled by service as a judge in any of the courts covered, or by service in any combination as judge of such courts, totaling an aggregate of twenty years. Any judge who is at least sixty-two years of age and who has served less than twenty years and is otherwise qualified under sections 476.515 to 476.565 may retire after reaching age sixty-two, at a reduced retirement compensation in a sum equal to the proportion of the retirement compensation provided in section 476.530 that his or her period of judicial service bears to twenty years.

4. All judges under this section required by the provisions of Section 26 of Article V of the Constitution of Missouri to retire at the age of seventy years shall retire upon reaching that age.

5. The provisions of sections 104.344, 476.524, and 476.690 shall not apply to judges covered by this section.

6. A judge shall be required to contribute four percent of the judge’s compensation to the retirement system, which shall stand to the judge’s credit in his or her individual account with the system, together with investment credits thereon, for purposes of funding retirement benefits payable as provided in sections 476.515 to 476.565, subject to the following provisions:

(1) The state of Missouri employer, pursuant to the provisions of 26 U.S.C. Section 414(h)(2), shall pick up and pay the contributions that would otherwise be payable by the judge under this section. The contributions so picked up shall be treated as employer contributions for purposes of determining the

judge's compensation that is includable in the judge's gross income for federal income tax purposes;

(2) Judge contributions picked up by the employer shall be paid from the same source of funds used for the payment of compensation to a judge. A deduction shall be made from each judge's compensation equal to the amount of the judge's contributions picked up by the employer. This deduction, however, shall not reduce the judge's compensation for purposes of computing benefits under the retirement system pursuant to this chapter;

(3) Judge contributions so picked up shall be credited to a separate account within the judge's individual account so that the amounts contributed pursuant to this section may be distinguished from the amounts contributed on an after-tax basis;

(4) The contributions, although designated as employee contributions, are being paid by the employer in lieu of the contributions by the judge. The judge shall not have the option of choosing to receive the contributed amounts directly instead of having them paid by the employer to the retirement system;

(5) Interest shall be credited annually on June thirtieth based on the value in the account as of July first of the immediately preceding year at a rate of four percent. Interest credits shall cease upon retirement of the judge;

(6) A judge whose employment is terminated may request a refund of his or her contributions and interest credited thereon. If such judge is married at the time of such request, such request shall not be processed without consent from the spouse. A judge is not eligible to request a refund if the judge's retirement benefit is subject to a division of benefit order pursuant to section 104.312. Such refund shall be paid by the system after ninety days from the date of termination of employment or the request, whichever is later and shall include all contributions made to any retirement plan administered by the system and interest credited thereon. A judge may not request a refund after such judge becomes eligible for retirement benefits under sections 476.515 to 476.565. A judge who receives a refund shall forfeit all the judge's service and future rights to receive benefits from the system and shall not be eligible to receive any long-term disability benefits; provided that any judge or former judge receiving long-term disability benefits shall not be eligible for a refund. If such judge subsequently becomes a judge and works continuously for at least one year, the service previously forfeited shall be restored if the judge returns to the system the amount previously refunded plus interest at a rate established by the board;

(7) The beneficiary of any judge who made contributions shall receive a refund upon the judge's death equal to the amount, if any, of such contributions less any retirement benefits received by the judge unless an annuity is payable to a survivor or beneficiary as a result of the judge's death. In that event, the beneficiary of the survivor or beneficiary who received the annuity shall receive a refund upon the survivor's or beneficiary's death equal to the amount, if any, of the judge's contributions less any annuity amounts received by the judge and the survivor or beneficiary.

7. The employee contribution rate, the benefits provided under sections 476.515 to 476.565 to judges covered under this section, and any other provision of sections 476.515 to 476.565 with regard to judges covered under this section may be altered, amended, increased, decreased, or repealed, but only with respect to services rendered by the judge after the effective date of such alteration, amendment, increase, decrease, or repeal, or, with respect to interest credits, for periods of time after the effective date of such alteration, amendment, increase, decrease, or repeal.

8. Any judge who is receiving retirement compensation under section 476.529 or 476.530 who becomes

employed as an employee eligible to participate in the closed plan or in the year 2000 plan under chapter 104, shall not receive such retirement compensation for any calendar month in which the retired judge is so employed. Any judge who is receiving retirement compensation under section 476.529 or section 476.530 who subsequently serves as a judge as defined pursuant to subdivision (4) of subsection 1 of section 476.515 shall not receive such retirement compensation for any calendar month in which the retired judge is serving as a judge; except that upon retirement such judge’s annuity shall be recalculated to include any additional service or salary accrued based on the judge’s subsequent service. A judge who is receiving compensation under section 476.529 or 476.530 may continue to receive such retirement compensation while serving as a senior judge or senior commissioner and shall receive additional credit and salary for such service pursuant to section 476.682.”; and

Further amend the title and enacting clause accordingly.

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

Senator Hummel moved that **SCS for HCS for HB 831**, as amended, be adopted, which motion prevailed.

On motion of Senator Hummel, **SCS for HCS for HB 831**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Excused from voting—Senator Riddle—1

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Excused from voting—Senator Riddle—1

Vacancies—1

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

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

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

HCS for HB 115, with **SCS**, entitled:

An Act to repeal section 311.179, RSMo, and to enact in lieu thereof one new section relating to the sale of intoxicating liquor at an international airport.

Was taken up by Senator Wasson.

SCS for HCS for HB 115, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 115

An Act to repeal section 311.179, RSMo, and to enact in lieu thereof two new sections relating to intoxicating liquor.

Was taken up.

Senator Wasson moved that **SCS for HCS for HB 115** be adopted.

Senator Wasson offered **SS for SCS for HCS for HB 115**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 115

An Act to repeal sections 302.441, 311.070, 311.179, 311.275, 311.462, 311.510, and 311.540, RSMo, and to enact in lieu thereof seven new sections relating to intoxicating liquor, with existing penalty provisions.

Senator Wasson moved that **SS for SCS for HCS for HB 115** be adopted.

Senator Wasson moved that **SS for SCS for HCS for HB 115** be adopted, which motion prevailed.

On motion of Senator Wasson, **SS for SCS for HCS for HB 115** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Kraus	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators

Emery Koenig—2

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

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

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

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

Senator Schatz moved that **SS No. 2** for **HCS** for **HBs 302** and **228**, as amended, be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

SS No. 2 for **HCS** for **HBs 302** and **228**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Kraus—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Hummel—1

Absent with leave—Senators—None

Vacancies—1

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

Senator Schatz 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 assumed the Chair.

Senator Rowden moved that **HCS** for **HB 452**, with **SA 1** (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

SA 1 was again taken up.

At the request of Senator Schaaf, **SA 1** was withdrawn.

Senator Rowden offered **SS** for **HCS** for **HB 452**, entitled:

SENATE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 452

An Act to repeal sections 538.205 and 538.210, RSMo, and to enact in lieu thereof two new sections relating to the liability of an employee of a health care provider.

Senator Rowden moved that **SS** for **HCS** for **HB 452** be adopted.

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

SENATE AMENDMENT NO. 1

Amend Senate Substitute for House Committee Substitute for House Bill No. 452, Page 5, Section 538.210, Line 28 by inserting after “5.” the following: “**The limitations on liability as provided for in**”.

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

Senator Schupp offered **SA 2**, which was read:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for House Committee Substitute for House Bill No. 452, Page 5, Section 538.210, Line 20, by striking the word “Employee” and inserting in lieu thereof the following: “**employee**”; and further amend line 21 by striking the word “Employee” and inserting in lieu thereof the following: “**employee**”.

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

Senator Rowden moved that **SS** for **HCS** for **HB 452**, as amended, be adopted, which motion prevailed.

On motion of Senator Rowden, **SS** for **HCS** for **HB 452**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Hoskins	Kehoe	Koenig	Kraus	Libla	Munzlinger	Nasheed
Onder	Richard	Riddle	Romine	Rowden	Schaaf	Schatz
Schupp	Silvey	Wallingford	Walsh	Wasson	Wieland—27	

NAYS—Senators

Chappelle-Nadal	Holsman	Hummel	Rizzo	Sifton—5
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Absent—Senator Sater—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

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

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

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

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 **CCS** for **SB 50**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCS** for **SB 240**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **CCS** for **SB 64**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **CCS** for **HCS** for **SB 111**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SB 248**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **CCS** for **HCS** for **SS** for **SB 62**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House grants the Senate further conference on **HCS** for **SCS** for **SB 112**, as amended.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS** for **SB 95**, as amended and grants the Senate a conference

thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SB 395**.

Bill ordered enrolled.

Also,

Mr. President: The Speaker of the House of Representatives has re-appointed the following committee to act with a like committee from the Senate on **SS** for **HCS** for **HBs 90 & 68**, as amended. Representatives: Rehder, Engler, Morris, Quade, Wessels.

Also,

Mr. President: The Speaker of the House of Representatives has re-appointed the following committee to act with a like committee from the Senate on **HCS** for **SCS** for **SB 112**, as amended. Representatives: Tate, Fraker, Bondon, Adams, McCreery.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **HCS** for **SB 95**, as amended. Representatives: Fraker, Haahr, Rhoads, Baringer, McCreery.

CONFERENCE COMMITTEE APPOINTMENTS

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **SCS** for **SB 112**, as amended: Senators Schatz, Hegeman, Hoskins, Curls and Holsman.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **SS** for **HCS** for **HBs 90** and **68**, as amended: Senators Schatz, Kraus, Sater, Walsh and Hummel.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **SB 95**, as amended: Senators Sater, Wasson, Hegeman, Rizzo and Sifton.

RESOLUTIONS

Senator Hummel offered Senate Resolution No. 1013, regarding Henry "Hank" Schlicter, Webster Groves, which was adopted.

Senator Kehoe offered Senate Resolution No. 1014, regarding the death of Jerry Bruce Steppelman, Jefferson City, which was adopted.

Senator Chappelle-Nadal offered Senate Resolution No. 1015, regarding Jacob C. Ruboneka, Jefferson City, which was adopted.

Senator Chappelle-Nadal offered Senate Resolution No. 1016, regarding Austin C. Bauer, which was adopted.

Senator Chappelle-Nadal offered Senate Resolution No. 1017, regarding Ashley A. Hollis, Springfield,

which was adopted.

Senator Schaaf offered Senate Resolution No. 1018, regarding Emily Pullia, Glendale Heights, Illinois, which was adopted.

INTRODUCTION OF GUESTS

Senator Hegeman introduced to the Senate, Teacher Stacy Walker and third and fourth grade students from Rock Port Elementary School.

On motion of Senator Onder, the Senate adjourned until 9:00 a.m., Friday, May 12, 2017.

SENATE CALENDAR

SEVENTY-FIRST DAY—FRIDAY, MAY 12, 2017

FORMAL CALENDAR

THIRD READING OF SENATE BILLS

SCS for SB 495-Riddle

SENATE BILLS FOR PERFECTION

- | | |
|---------------------------------|-----------------------------|
| 1. SB 535-Wallingford | 9. SB 483-Holsman |
| 2. SB 523-Sater, with SCS | 10. SB 498-Nasheed |
| 3. SB 480-Kraus | 11. SB 251-Kehoe, with SCS |
| 4. SB 407-Riddle, with SCS | 12. SB 528-Hegeman |
| 5. SB 353-Wallingford, with SCS | 13. SB 307-Munzlinger |
| 6. SB 380-Riddle | 14. SB 472-Hoskins |
| 7. SB 297-Hummel, with SCS | 15. SB 524-Koenig, with SCS |
| 8. SB 474-Schatz | |

HOUSE BILLS ON THIRD READING

- | | |
|---|---|
| 1. HCS for HB 381, with SCS (Hegeman) | 6. HCS for HB 57-Haefner, with SCS
(Libla) |
| 2. HB 58-Haefner (Onder) | 7. HCS for HB 422 (Dixon) |
| 3. HB 175-Reiboldt, with SCS (Munzlinger) | 8. HB 245-Rowland, with SCS (Cunningham) |
| 4. HB 327-Morris (Curls) | 9. HB 262-Sommer (Hoskins) |
| 5. HB 680-Fitzwater, with SCS (Wasson) | |

10. HCS for HB 270 (Rowden)
11. HCS for HB 661, with SCS (Emery)
12. HB 758-Cookson, with SCS (Hegeman)
13. HCS for HB 138, with SCS (Onder)
14. HCS for HB 441 (Rowden)
15. HCS for HB 253, with SCS (Romine)
16. HB 94-Lauer (Romine)
17. HB 248-Fitzwater, with SCS
(Cunningham)
18. HB 289-Fitzpatrick, with SCS (Rowden)
19. HB 493-Bondon, with SCS (Silvey)
20. HB 52-Andrews (Hegeman)
21. HCS for HB 647, with SCS (Sater)
22. HCS for HB 353, with SCS (Sater)
23. HCS for HB 54, with SCS (Emery)
24. HB 355-Bahr (Eigel)
25. HCS for HB 122, with SCS (Onder)
26. HCS for HB 230, with SCS (Koenig)
27. HB 700-Cookson, with SCS (Libla)
28. HB 1045-Haahr (Wasson)
29. HB 909-Fraker (Wasson)
30. HCS for HB 631, with SCS (Emery)
31. HCS for HB 348 (Romine)
32. HJR 10-Brown (Romine)
33. HCS#2 for HB 502 (Rowden)
34. HCS for HB 304, with SCS (Koenig)
35. HB 871-Davis, with SCS (Kraus)
36. HB 843-McGaugh, with SCS (Hegeman)
37. HB 200-Fraker, with SCS (Sater)
38. HCS for HB 703 (Hegeman)
39. HB 956-Kidd, with SCS (Rizzo)
40. HCS for HB 199, with SCS (Cunningham)
41. HB 87-Henderson, with SCS (Romine)
42. HB 587-Redmon, with SCS (Hegeman)
43. HCS for HB 258, with SCS (Munzlinger)
44. HB 349-Brown, with SCS (Sater)
45. HCS for HB 316, with SCS
(Wallingford)
46. HB 558-Ross, with SCS (Schatz)
47. HB 586-Rhoads (Rowden)
48. HB 256-Rhoads, with SCS (Munzlinger)
49. HCS for HB 645 (Sater)
50. HCS for HB 183 (Nasheed)
51. HCS for HB 542 (Schatz)
52. HB 61-Alferman (Schatz)
53. HB 128, HB 678, HB 701 &
HB 964-Davis, with SCS (Richard)
54. HB 811-Ruth (Wieland)
55. HB 805-Basye (Rowden)
56. HB 664-Korman (Riddle)
57. HB 105-Love (Kraus)
58. HB 849-Pfautsch (Kraus)
59. HCS for HB 260, with SCS (Sater)
60. HCS for HB 1158, with SCS (Riddle)
61. HCS for HB 159 (Brown)
62. HB 598-Cornejo (Hegeman)
63. HB 469-Gannon, with SCS (Romine)
64. HCS for HB 935, with SCS (Walsh)
65. HB 193-Kelley (Emery)
66. HB 281-Rowland (Sater)
67. HB 568-Tate, with SCS (Schatz)
68. HCS for HB 741, with SCS (Wieland)
69. HB 815-Basye, with SCS (Riddle)
70. HB 557-Ross (Cunningham)
71. HCS for HB 694 (Cunningham)
72. HCS for HB 225 (Munzlinger)
73. HCS for HB 181 (Sater)
74. HB 697-Trent (Rowden)
75. HB 719-Rhoads (Munzlinger)
76. HCS for HB 261 (Onder)
77. HB 294-Lynch (Brown)
78. HCS for HB 303 (Onder)
79. HCS for HB 174, with SCS
(Wallingford)
80. HCS for HB 142 (Hoskins)
81. HCS for HB 247, with SCS (Schatz)
82. HCS for HB 334, with SCS
(Wallingford)
83. HB 571-Engler, with SCS (Romine)
84. HCS for HB 656, with SCS (Rowden)

85. HCS for HB 330 (Wasson)

87. HCB 1-McGaugh, with SCS (Dixon)

86. HB 209-Wiemann, with SCS (Riddle)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard

SB 6-Richard, with SCS

SB 13-Dixon

SB 20-Brown

SB 21-Brown

SB 28-Sater, with SCS (pending)

SB 32-Emery, with SCS

SBs 37 & 244-Silvey, with SCS, SS for
SCS & SA 1 (pending)

SB 41-Wallingford and Emery, with SS,
SA 1 & SA 1 to SA 1 (pending)

SBs 44 & 63-Romine, with SCS

SB 46-Libla, with SCS

SB 61-Hegeman, with SCS

SB 67-Onder, et al, with SS, SA 1 &
SSA 1 for SA 1 (pending)

SB 68-Onder and Nasheed

SB 76-Munzlinger

SB 80-Wasson, with SCS

SB 81-Dixon

SB 83-Dixon

SB 85-Kraus, with SCS

SB 96-Sater and Emery

SB 97-Sater, with SCS

SB 102-Cunningham, with SCS

SB 103-Wallingford

SB 109-Holsman, with SCS

SB 115-Schupp, with SCS

SB 117-Schupp, with SCS

SB 122-Munzlinger, with SCS

SB 123-Munzlinger

SB 126-Wasson

SB 129-Dixon and Sifton, with SCS

SB 130-Kraus, with SCS

SB 133-Chappelle-Nadal

SB 138-Sater

SB 141-Emery

SB 142-Emery

SB 144-Wallingford

SB 145-Wallingford, with SCS

SB 147-Romine

SB 156-Munzlinger, with SCS

SB 157-Dixon, with SCS

SB 158-Dixon

SB 163-Romine

SB 169-Dixon, with SCS

SB 171-Dixon and Sifton, with SCS

SB 176-Dixon

SB 177-Dixon, with SCS

SB 178-Dixon

SB 180-Nasheed, with SCS

SB 183-Hoskins, with SCS

SB 184-Emery, with SS (pending)

SB 185-Onder, et al, with SCS

SB 188-Munzlinger, with SCS

SB 189-Kehoe, with SCS

SB 190-Emery, with SCS & SS#2 for SCS
(pending)

SB 196-Koenig

SB 199-Wasson

SB 200-Libla

SB 201-Onder, with SCS

SB 203-Sifton, with SCS

SB 207-Sifton

SB 209-Wallingford

SB 210-Onder, with SCS

- SB 220-Riddle, with SCS & SS for SCS
(pending)
- SB 221-Riddle
- SB 223-Schatz, with SCS
- SB 227-Koenig, with SCS
- SB 228-Koenig, with SS & SA 1 (pending)
- SB 230-Riddle
- SB 232-Schatz
- SB 233-Wallingford
- SB 234-Libla, with SCS
- SB 239-Rowden, with SCS
- SB 242-Emery, with SCS
- SB 243-Hegeman
- SB 247-Kraus, with SCS
- SB 250-Kehoe
- SB 252-Dixon, with SCS
- SB 258-Munzlinger
- SB 259-Munzlinger
- SB 260-Munzlinger
- SB 261-Munzlinger
- SB 262-Munzlinger
- SB 263-Riddle
- SB 264-Dixon
- SB 267-Schatz, with SCS
- SB 271-Wasson and Richard, with SCS
- SB 280-Hoskins, with SCS
- SB 284-Hegeman, with SCS
- SBs 285 & 17-Koenig, with SCS
- SB 286-Rizzo
- SB 290-Schatz, with SCS
- SB 295-Schaaf, with SCS
- SB 298-Curls
- SB 303-Wieland, with SCS
- SB 305-Kehoe, et al, with SS, SA 3 &
SA 1 to SA 3 (pending)
- SB 311-Wasson, with SCS
- SBs 314 & 340-Schatz, et al, with SCS
- SB 316-Rowden, with SCS
- SB 325-Kraus
- SBs 327, 238 & 360-Romine, with SCS
- SB 328-Romine, with SCS & SA 3 (pending)
- SB 330-Munzlinger
- SB 331-Hegeman
- SB 333-Schaaf, with SCS
- SB 336-Wieland
- SB 341-Nasheed, with SCS
- SB 348-Wasson, with SA 1 (pending)
- SB 349-Wasson
- SB 358-Wieland
- SB 362-Hummel
- SB 368-Rowden
- SB 371-Schaaf, with SA 2 & SSA 1 for
SA 2 (pending)
- SB 378-Wallingford
- SB 379-Schatz
- SB 381-Riddle
- SB 383-Eigel and Wieland
- SB 384-Rowden, with SCS
- SB 389-Sater, with SCS
- SB 391-Munzlinger
- SB 392-Holsman
- SB 406-Wasson and Sater
- SB 409-Koenig
- SB 410-Schatz
- SB 413-Munzlinger
- SB 418-Hegeman, with SCS
- SB 419-Riddle
- SB 422-Cunningham, with SCS
- SB 426-Wasson, with SCS
- SB 427-Wasson
- SB 430-Cunningham, with SCS
- SB 433-Sater, with SCS
- SB 435-Cunningham, with SCS
- SB 442-Hegeman
- SB 445-Rowden
- SB 448-Emery
- SB 451-Nasheed, with SS (pending)
- SB 468-Hegeman
- SB 469-Schatz
- SB 475-Schatz

SB 485-Hoskins
SB 517-Wasson
SB 518-Emery
SB 526-Brown
SB 532-Hoskins

SJR 5-Emery, with SCS (pending)
SJR 9-Romine, with SCS
SJR 11-Hegeman, with SCS
SJR 12-Eigel
SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 35-Plocher (Dixon)
HCS for HB 66, with SCS (Sater)
HB 85-Redmon, with SCS (Hegeman)
HCS for HBs 91, 42, 131, 265 & 314
(Brown)
HB 95-McGaugh (Emery)
HB 104-Love, with SS (pending) (Brown)
HB 207-Fitzwater (Romine)
HB 251-Taylor, with SCS, SS for SCS,
SA 2 & SA 3 to SA 2 (pending) (Onder)

HB 288-Fitzpatrick (Kehoe)
HCS for HBs 337, 259 & 575 (Schatz)
HCS for HB 427, with SCS (Kehoe)
HCS for HB 460, with SS & SA 1 (pending)
(Munzlinger)
HB 461-Kolkmeier (Munzlinger)
HB 462-Kolkmeier (Munzlinger)
HB 655-Engler (Dixon)
HCS for HBs 1194 & 1193, with SS & SA 1
(pending) (Hegeman)

SENATE BILLS WITH HOUSE AMENDMENTS

SS for SB 124-Wasson, with HA 1
SCS for SB 217-Nasheed, with HA 1,
as amended
SB 394-Romine, with HCS, as amended

SB 478-Silvey and Holsman, with HCS,
as amended
SB 488-Kehoe, with HCS

BILLS IN CONFERENCE AND BILLS CARRYING REQUEST MESSAGES

In Conference

SB 8-Munzlinger, with HA 1, HA 2, HA 3,
as amended, HA 4, HA 5, HA 6, HA 7,
HA 8, as amended & HA 9, as amended
(Senate adopted CCR and passed CCS)
SCS for SB 11-Wasson, with HCS,
as amended
SB 30-Sater, with HCS, as amended

SS for SB 34-Cunningham, with HCS,
as amended (Senate adopted CCR and
passed CCS)
SS for SB 35-Cunningham, with HCS,
as amended (Senate adopted CCR and
passed CCS)
SB 95-Sater, with HCS, as amended

SCS for SB 112-Schatz, with HCS,
 as amended (Further conference granted)
 SB 114-Schatz, with HCS, as amended
 SCS#2 for SB 128-Dixon, with HA 1, HA 2,
 HA 3, as amended, & HA 4, as amended
 (Senate adopted CCR and passed CCS)
 SCS for SB 139-Sater, with HCS,
 as amended
 SB 222-Riddle, with HA 1, HA 2, HA 3 &
 HA 4, as amended (Senate adopted CCR
 and passed CCS)
 SB 225-Schatz, with HCS, as amended
 (Senate adopted CCR and passed CCS)

SB 283-Hegeman, with HCS, as amended
 SB 302-Wieland, with HCS, as amended
 SCS for SB 355-Romine, with HCS,
 as amended
 SCS for SB 421-Rizzo, with HCS,
 as amended
 SB 501-Sater, with HCS, as amended
 (Senate adopted CCR and passed CCS)
 SB 503-Munzlinger, with HA 1, HA 2 & HA 3
 HCS for HB 19, with SCS (Brown)
 HCS for HBs 90 & 68, with SS, as amended
 (Schatz) (Further conference
 granted)

Requests to Recede or Grant Conference

SB 411-Schatz, with HA 1, HA 2, HA 3,
 as amended, HA 4 & HA 5, as amended
 (Senate requests House recede & take
 up and pass bill)

HCB 3-Fitzpatrick, with SS (Koenig)
 (Senate refuses to recede & requests
 House take up and pass bill)

RESOLUTIONS

SR 197-Richard
 SR 891-Romine

SR 917-Silvey

Reported from Committee

SCR 6-Walsh
 SCR 17-Curls
 SCR 18-Wallingford

SCR 25-Cunningham, with SCS (pending)
 HCR 6-Justus (Sater)

To be Referred

REMONSTRANCE 1-Wallingford

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