

# Journal of the Senate

SECOND REGULAR SESSION

FORTY-SIXTH DAY—WEDNESDAY, MARCH 29, 2000

The Senate met pursuant to adjournment.

President Pro Tem Quick in the Chair.

The Reverend Carl Gauck offered the following prayer:

“He shall be like a tree planted by the rivers of water, that brings forth his fruit in his season; his leaf also shall not wither; and whatsoever he does shall prosper.” (Psalm 1:3)

Gracious God, our lives are planted in You and there we have found a source of nourishment which sustains us from day to day. Our lives are rooted deeply and firmly in Your promises which provide strength, assurance and final victory. And like a tree planted near a river we desire to bring forth fruits of our efforts here in the Senate. We pray that the product of our efforts will not wither but aid the people of Missouri. And so we pray, keep us firmly rooted in Your Word. Amen.

The Pledge of Allegiance to the Flag was recited.

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

Senator DePasco moved that the Senate Journal for Tuesday, March 28, 2000, be corrected on Page 524, Column 1, Lines 1, 5, 20 and 21, by deleting the numeral “35” and inserting in lieu thereof the numeral “53”, which motion prevailed.

The Journal of the previous day was read and approved, as corrected.

Photographers from KRCG-TV were given permission to take pictures in the Senate Chamber today.

The following Senators were present during the

day's proceedings:

Present—Senators

Bentley	Bland	Carter	Caskey
Childers	Clay	DePasco	Ehlmann
Flotron	Goode	Graves	House
Howard	Jacob	Johnson	Kenney
Kinder	Klarich	Mathewson	Maxwell
Mueller	Quick	Rohrbach	Russell
Schneider	Scott	Sims	Singleton
Staples	Steelman	Stoll	Westfall
Wiggins	Yeckel—34		

Absent with leave—Senators—None

The Lieutenant Governor was present.

## RESOLUTIONS

Senator Rohrbach offered Senate Resolution No. 1433, regarding Mary Jane Armour, Jefferson City, which was adopted.

## SENATE BILLS FOR PERFECTION

Senator Schneider moved that **SB 697**, with **SCS**, be taken up for perfection, which motion prevailed.

**SCS** for **SB 697**, entitled:

### SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 697

An Act to repeal sections 14.010, 14.020, 14.030, 59.020, 59.041, 59.090, 59.100, 59.130, 59.140, 59.150, 59.250, 59.255, 59.257, 59.260, 59.300, 483.010, 483.015, 483.020, 483.055, 483.060, 483.065, 483.075, 483.080, 483.082, 483.140, 483.150, 483.165, 483.170, 483.175,

483.180, 483.190, 483.195, 483.200, 483.205, 483.240, 483.245, 483.360, 483.390, 483.445 and 483.450, RSMo 1994, and sections 50.333 and 483.083, RSMo Supp. 1999, relating to the appointment of certain judicial personnel, and to enact in lieu thereof thirty-one new sections relating to the same subject.

Was taken up.

Senator Schneider moved that **SCS** for **SB 697** be adopted.

Senator Caskey offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for Senate Bill No. 697, Page 7, Section 59.041, Line 7, by inserting after "RSMo." the following: **"If voters approve appointment of the circuit clerk, the circuit clerk so appointed shall in turn appoint a recorder of deeds."**; and

Further amend said bill, page 11, Section 483.018, Line 2, by inserting after "elected" the following: **"and in which the offices of circuit clerk and recorder of deeds are separate"**; and further amend line 11 of said page, by inserting after all of said line the following:

**"3. In any county in which the circuit clerk is elected and in which the offices of circuit clerk and recorder of deeds are combined, the question of making the circuit clerk appointed rather than elected may be submitted to the voters of the county upon petition of voters signed by a minimum of thirty five percent of the registered voters in the county.**

**4. The question shall be submitted in substantially the following form:**

**Shall the office of circuit clerk in ..... (name of county) be appointed, and have the power to appoint a recorder of deeds?**

**9 YES**

**9 NO**

**If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO".**; and further amend line 12 of said page, by striking "3." and inserting in lieu thereof the following: **"5."**

Senator Caskey moved that the above amendment be adopted.

At the request of Senator Schneider, **SB 697**, with **SCS** and **SA 1** (pending), was placed on the Informal Calendar.

Senator Wiggins moved that **SB 604** be taken up for perfection, which motion prevailed.

At the request of Senator Wiggins, **SB 604** was placed on the Informal Calendar.

**SB 850** was placed on the Informal Calendar.

Senator Caskey moved that **SB 1049** be taken up for perfection, which motion prevailed.

Senator Caskey offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Bill No. 1049, Page 2, Section 393.130, Line 45, by striking "one" and inserting in lieu thereof **"two"**; and further amend line 48, by inserting immediately after the word "the" the following: **"capital"**; and further amend said line, by striking the word "or"; and further amend line 49, by striking all of said line; and further amend line 50, by inserting immediately after the word "within" the following: **"and does not directly serve"**; and further amend said line by inserting after "area" the following: **“; provided that the commission shall ensure that tariffs for any such company allocate operating costs to the rate base served by such operations”**.

Senator Caskey moved that the above amendment be adopted.

Senator Westfall offered **SA 1** to **SA 1**, which was read:

SENATE AMENDMENT NO. 1 TO  
SENATE AMENDMENT NO. 1

Amend Senate Amendment No. 1 to Senate Bill No. 1049, Page 1, Line 11, by adding after said line the following:

**“Further amend said bill and section, line 47, by inserting after “mains” the following: “or not located within the same county””**.

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

SA 1, as amended, was again taken up.

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

Senator Klarich offered SA 2:

SENATE AMENDMENT NO. 2

Amend Senate Bill No. 1049, Page 1, Section A, Line 2, by inserting immediately after said line the following:

"247.031. 1. Territory included in a district that is not being served by such district may be detached from such district provided that there are no outstanding general obligation or special obligation bonds, or if any such bonds are outstanding, that the written consent of the holders thereof is obtained, except such consent shall not be required for special obligation bonds if the district has no waterlines or other facilities located within any of the territory detached. Detachment may be made by the filing of a petition with the circuit court in which the district was incorporated. The petition shall contain a description of the tract to be detached and a statement that the detachment is in the best interest of the district or the inhabitants and property owners of the territory to be detached, together with the facts supporting such allegation. The petition may be submitted by the district acting through its board of directors, in which case the petition shall be signed by a majority of the board of directors of the district. The petition may also be submitted by voters residing in the territory sought to be detached. If there are more than ten voters in such territory, the petition shall be signed by five or more voters residing in the territory; if there are less than ten voters residing in such territory, the petition shall be signed by fifty percent or more of the voters residing in the territory. In the event there are no voters living within such territory proposed to be detached, then the petition may be submitted by owners of more than fifty percent of the land in the territory proposed to be detached, in which case said petition shall be signed by the owners so submitting the petition.

2. Such petition shall be filed in the circuit court having jurisdiction and the court shall set a date for hearing on the proposed detachment and

the clerk shall give notice thereof in three consecutive issues of a weekly newspaper in each county in which any portion of the territory proposed to be detached lies, or in lieu thereof, in twenty consecutive issues of a daily newspaper in each county in which any portion of the tract proposed to be detached lies; the last insertion of the notice to be made not less than seven nor more than twenty-one days before the hearing. Such notice shall be substantially as follows:

IN THE CIRCUIT COURT OF .....  
COUNTY, MISSOURI  
NOTICE OF THE FILING OF A PETITION FOR  
TERRITORIAL DETACHMENT FROM  
PUBLIC WATER SUPPLY DISTRICT NO. ....  
OF ..... COUNTY, MISSOURI.

To all voters and landowners of land within the boundaries of the above-described district:

You are hereby notified:

1. That a petition has been filed in this court for the detachment of the following tracts of land from the above-named public water supply district, as provided by law:

(Describe tracts of land).

2. That a hearing on said petition will be held before this court on the ..... day of ....., 19 ..., at ....., ....m.

3. Exceptions or objections to the detachment of said tracts from said public water supply district may be made by any voter or landowner of land within the district from which territory is sought to be detached, provided such exceptions or objections are in writing not less than five days prior to the date set for hearing on the petition.

4. The names and addresses of the attorneys for the petitioner are:

.....  
Clerk of the Circuit Court of  
..... County, Missouri

3. The court, for good cause shown, may continue the case or the hearing thereon from time to time until final disposition thereof.

4. Exceptions or objections to the detachment of such territory may be made by any voter or landowner within the boundaries of the district, including the territory to be detached. The exceptions or objections shall be in writing and shall specify the grounds upon which they are made and shall be filed not later than five days before the date set for hearing the petition. If any such exceptions or objections are filed, the court shall take them into consideration when considering the petition for detachment and the evidence in support of detachment. If the court finds that the detachment will be in the best interest of the district and the inhabitants and landowners of the area to be detached will not be adversely affected or if the court finds that the detachment will be in the best interest of the inhabitants and landowners of the territory to be detached and will not adversely affect the remainder of the district, it shall approve the detachment and grant the petition.

5. If the court approves the detachment, it shall make its order detaching the territory described in the petition from the remainder of the district, or in the event it shall find that only a portion of said territory should be detached, the court shall order such portion detached from the district. The court shall also make any changes in subdistrict boundary lines it deems necessary to meet the requirements of sections 247.010 to 247.220. Any subdistrict line changes shall not become effective until the next annual election of a member of the board of directors.

6. A certified copy of the court's order shall be filed in the office of the recorder and in the office of the county clerk in each county in which any of the territory of the district prior to detachment is located, and in the office of the secretary of state. Costs of the proceeding shall be borne by the petitioner or petitioners.

**7. In a county of the first classification with a noncharter form of government having a population of more than ninety thousand inhabitants but less than one hundred ten thousand, any resident who currently lives in a water district but is unable to receive services from the district, may elect to be removed from the district. If the resident elects to be removed**

**from the district, the resident shall compensate the water district for any costs incurred by the district directly relating to the attempt to provide services to the resident.";** and

Further amend the title and enacting clause accordingly.

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

On motion of Senator Caskey, **SB 1049**, as amended, was declared perfected and ordered printed.

Senator Caskey moved that **SB 944**, with **SCAs 1 and 2**, be taken up for perfection, which motion prevailed.

**SCA 1** was taken up.

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

**SCA 2** was taken up.

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

Senator Wiggins assumed the Chair.

Senator Johnson offered **SA 1**:

**SENATE AMENDMENT NO. 1**

Amend Senate Bill No. 944, Page 6, Section 160.261, Line 178, by inserting after all of said line the following:

"163.172. 1. In school year 1994-95 and thereafter, the minimum teacher's salary shall be eighteen thousand dollars. Beginning in the school year 1996-97, for any full-time teacher with a master's degree and at least ten years teaching experience in a public school or combination of public schools, the minimum salary shall be twenty-four thousand dollars.

2. Beginning with the budget requests for fiscal year 1991, the commissioner of education shall present to the appropriate committees of the general assembly information on the average Missouri teacher's salary, regional average salary

data, and national average salary data **and a history of the cost to the state for the minimum salary for teachers program.**

**3. As used in this section, the following terms mean:**

**(1) "Full-time", shall be defined as a teacher working under school district contract for all school days and hours eligible for attendance of students;**

**(2) "Master's degree or its equivalent", shall be at a minimum a bachelor's degree plus at least thirty-two additional hours of course work which results in at least one additional certification;**

**(3) "Regular school term", has a minimum of one hundred seventy-four days and one thousand forty-four hours of pupil attendance possible for students;**

**(4) "Salary", shall include the salary and minimum salary supplements amounts which appear on the teacher's contract for the regular school term and does not include supplements for extra duties, summer school, career ladder, or extensions of the contract year;**

**(5) "Teacher", shall include all certificated school district personnel paid pursuant to the school district teacher salary schedule.**

[3.] **4. All school district employee salary and personnel policy information shall be public information.**

[4. As used in this section, the term "salary" shall be defined as the salary figure which appears on the teacher's contract and as determined by the local school district's basic salary schedule and does not include supplements for extra duties.]

5. The minimum salary for any fully certificated teacher employed on a less than full-time basis by a school district, state school for the severely handicapped, the Missouri School for the Deaf, or the Missouri School for the Blind shall be prorated to reflect the amounts provided in subsections 1 and [2] **10** of this section.

[6. Beginning with the 1996-97 school year, the general assembly shall make an annual

appropriation to the excellence in education fund established in section 160.268, RSMo, for the purpose of fulfilling the minimum salary requirements for public school teachers in those districts meeting the qualifications established in subsection 7 of this section. The appropriation shall be sufficient to ensure that all qualifying districts are able to comply with the minimum salary requirements of this section. The department of elementary and secondary education shall determine, prior to each school year, those districts which shall be eligible to receive funds in this subsection during the school year. A qualifying district shall be eligible to receive funds appropriated in this subsection only during the first three years following the district's qualifying for such funds.

7. To qualify to begin receiving funds in subsection 6 of this section, a school district shall meet all of the following criteria:

(1) A portion of the real property of the district shall have been removed from the tax rolls due to the impact of state or federal government action;

(2) The district shall have received no more state aid on a per pupil basis for each of the last three school years, exclusive of categorical funding, than the district received for the 1992-93 school year;

(3) The salaries paid to all teachers in the district for the school year prior to qualification shall be totally compacted at the eighteen thousand dollar per year minimum established in this section;

(4) The district shall have in its employ for the school year prior to qualification one or more teachers with a master's degree and at least ten years' teaching experience in a public school or a combination of public schools;

(5) The district shall be financially distressed or have a history of deficit spending which, if continued, will cause the district to become financially distressed within three years;

(6) The district had an enrollment of no greater than four hundred pupils for the preceding school year; and

(7) The district shall have levied an operating

levy for school purposes of not less than two dollars seventy-five cents per one hundred dollars of assessed valuation for the previous year and shall continue to levy at no less than that rate.

8. For any school year in which a school district receives funds pursuant to subsections 6 and 7 of this section, such school district shall continue to expend on teacher salaries no less than the amount it expended on teacher salaries in the school year immediately prior to the school year in which it first receives such funds.

9. No school district receiving funds pursuant to subsections 6 and 7 of this section shall receive additional funds pursuant to subsection 6 of this section by virtue of the annexation of another school district to such school district during or after the school year immediately prior to the school year in which the annexing district first receives such funds; nor shall any school district annexed to a school district receiving funds pursuant to subsections 6 and 7 of this section also receive funds pursuant to subsection 6 of this section by virtue of such annexation if such annexation occurred during or after the school year immediately prior to the school year in which the annexing school district first receives such funds.]

**6. Beginning in school year 2001-2002, for districts choosing to participate in the program receiving funds pursuant to subsection 7 of this section, the minimum salary for a full-time teacher shall be at least twenty-two thousand dollars, the minimum salary for the full-time teacher with at least five years of previous experience shall be at least twenty-five thousand dollars, the minimum salary for a full-time teacher with at least nineteen years of previous experience or a full-time teacher with at least a master's degree or its equivalent and at least ten years previous experience shall be at least twenty-eight thousand dollars, the minimum salary for a full-time teacher with at least a master's degree or its equivalent and at least nineteen years of previous experience shall be at least thirty-four thousand dollars, and the minimum salary for a full-time teacher with at least a master's degree or its equivalent and at least twenty-nine years of previous experience**

**shall be at least forty thousand dollars.**

**7. Beginning with the 2001-2002 school year, the general assembly shall make an annual appropriation to the excellence in education fund established in section 160.268, RSMo, for the purpose of paying public school teacher minimum salary supplements in those districts meeting the qualifications established in subsection 8 of this section and seeking to receive payments pursuant to this subsection. If the appropriation of the general assembly is insufficient to pay the total cost of all salary supplements the minimum salary amounts of subsection 6 of this section shall be prorated until the amount appropriated is sufficient to make the payments to all participating school districts.**

**8. To make application and qualify to begin receiving funds pursuant to subsection 7 of this section, a school district shall meet all of the following criteria:**

**(1) Levy a tax rate in the current year in incidental and teachers funds totaling no less than the operating levy for school purposes for the 1999-2000 school year after all reductions and rollbacks, excluding reductions to the district tax rate ceiling as required by article X, section 22 of the Missouri constitution and tax rate reductions required pursuant to law;**

**(2) Make no increase in any voluntary tax rate rollback for operations compared to the 1999 property tax year;**

**(3) Make no transfer of revenue or balance from either incidental or teachers funds to either debt service or capital projects funds in excess of statutory authority;**

**(4) Employ all teachers in accordance with district policy with at least one teacher paid according to the district's salary schedule at less than the minimum salary as specified in subsection 6 of this section;**

**(5) Make no reduction in any salary amount in the district's teacher salary schedule compared to the district's 1999-2000 teacher salary schedule unless the district is financially stressed as identified by the department of**

elementary and secondary education;

(6) Beginning with school year 2001-2002, determine the salary of any teacher who is a new employee to a school district by placement on the district's salary schedule using all of the teacher's previous years of public school teaching experience;

(7) Beginning with school year 2001-2002, for any school district which is not financially stressed pay each returning teacher a salary for the regular school term which is no less than the salary paid that teacher during the previous school term on a full-time employee equivalent basis.

9. Reductions or penalties to state aid payments to school districts pursuant to subsection 7 of this section paying minimum salary supplements to teachers shall occur under the following condition: the amount of end-of-year fund balance in incidental and teachers funds combined in excess of the greater of fifteen percent of expenditures in these funds or the 1999-2000 end-of-year fund balance in these funds shall be subtracted the following year from state payments paid pursuant to subsection 7 of this section and if necessary from state aid paid pursuant to section 163.031.

10. Future increases in minimum salaries established pursuant to subsection 6 of this section for teachers shall be contingent upon decreases in total state payments to all districts made pursuant to subsection 7 of this section. The second fiscal year following a fiscal year in which state cost of funding the minimum salary program pursuant to subsection 7 of this section is eighty-five percent or less of the full funding cost for the first school year of the state funding of minimum salaries for teachers pursuant to subsection 7 of this section, the value of each level of minimum salary provided in subsection 6 of this section shall be increased by one thousand dollars.

11. Expenditures related to state minimum salary revenue received by a district shall not be used to determine compliance with any other provisions of law including compliance with

section 165.016, RSMo.

12. The state board of education shall issue rules and regulations as necessary for the efficient and effective implementation of this section. All such rules shall be promulgated pursuant to chapter 536, RSMo.

13. State minimum salary supplements paid pursuant to subsection 7 of this section shall be funded from any increases in state revenues from taxation of riverboat gaming operations, including boarding fees and lottery proceeds, compared to the amount of these revenues appointed in fiscal year 2001."; and

Further amend the title and enacting clause accordingly.

Senator Johnson moved that the above amendment be adopted.

Senator Singleton offered SA 1 to SA 1:

SENATE AMENDMENT NO. 1 TO  
SENATE AMENDMENT NO. 1

Amend Senate Amendment No. 1 to Senate Bill No. 944, Page 9, Line 2 of said amendment, by inserting after all of said line the following:

"14. The provisions of section 165.011, RSMo, to the contrary notwithstanding, any district which is participating in the program established in subsections 6 to 13 of this section and fully in compliance with all requirements of subsections 6 to 13 of this section in the current year may transfer funds in the current year between teachers', incidental and capital projects funds without limitation.".

Senator Singleton moved that the above amendment be adopted.

Senator Kinder requested a roll call vote be taken on the adoption of SA 1 to SA 1 and was joined in his request by Senators Childers, Ehlmann, Mueller and Singleton.

Senator Mathewson assumed the Chair.

Senator Caskey raised the point of order that SA 1 to SA 1 and SA 1 are out of order as they go beyond the scope and purpose of the original bill.

The point of order was referred to the

President Pro Tem, who ruled it well taken.

Senator Bentley offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Bill No. 944, Page 7, Section 167.117, Line 29, by inserting after all of said line the following:

"170.250. 1. The "Video Instructional Development and Educational Opportunity Program" is established to encourage all educational institutions in Missouri to supplement educational opportunities through telecommunications technology and satellite broadcast instruction. The program established by this section is to be administered by the state board of education. The program shall consist of:

(1) Grants to local school districts, state-supported institutions of higher education and public television stations as defined in section 37.205, RSMo, for equipment and instruction;

(2) Instructional programs developed pursuant to this section and transmitted through the airwaves, over telephone lines, or by cable television which are available for all residents of this state without charge as defined in this section; and

(3) Instructional programs developed pursuant to this section which are available to any subscriber according to this section.

2. The "Video Instructional Development and Educational Opportunity Fund" is established in the state treasury and shall be administered by the department of elementary and secondary education at the direction of the state board of education. Moneys deposited in the fund shall consist of revenues generated from state sales and use tax revenues as provided in chapter 144, RSMo, on the rental of films, records or any type of sound or picture transcriptions as provided in subsection 3 of this section **and shall include four million dollars transferred to the fund annually**. Moneys in the fund shall be used solely for purposes established by this section, except that the department of revenue shall retain no more than one percent of sales tax revenues collected for its administrative costs and all administrative costs of this program

incurred by the department of elementary and secondary education shall be paid from this fund, which costs shall not exceed two percent. The administrative fees of the department of revenue and the department of elementary and secondary education shall be determined annually in the appropriation process. Any unexpended balance in the fund at the end of a fiscal year shall be exempt from the provisions of section 33.080, RSMo, relating to the transfer of unexpended balances to the general revenue fund.

3. Until December 31, 1994, the commissioner of administration shall annually estimate and furnish to the director of the department of revenue the appropriate amount of state tax revenues collected pursuant to chapter 144, RSMo, which are directly attributable to the rental of films, records or any type of sound or picture transcriptions. However, the estimate shall only include state sales and use tax revenues collected pursuant to chapter 144, RSMo, which are normally deposited in the state general revenue fund. The director of revenue shall transfer from state sales tax revenues an amount equal to the estimate to the fund provided in subsection 2 of this section. After December 31, 1994, the seller shall separately report on the return to the department of revenue, the aggregate amount of the gross receipts and the amount of tax collected on the rental of films, records or any type of sound or picture transcriptions. The director of revenue shall annually transfer state sales tax revenues collected on the rental of films, records or other type of sound or picture transcriptions, except revenues allocated to the school district trust fund pursuant to section 144.701, RSMo, to the video instructional development and educational opportunity fund.

4. Within the department of elementary and secondary education, there is established an advisory committee which shall make recommendations to the state board of education on the grant program. The committee shall be composed of twenty-nine members. The members of the committee shall consist of one representative of public television stations as defined in section 37.205, RSMo, and one representative of the cable television industry appointed by the state board of



education, one representative of public television stations as defined in section 37.205, RSMo, and one representative of the cable television industry appointed by the coordinating board for higher education, three classroom teachers from the elementary and secondary level appointed by the state board of education, three school administrators of elementary or secondary schools appointed by the state board of education, three members of school boards of local public school districts appointed by the state board of education, four representatives from public community college districts appointed by the coordinating board for higher education, four representatives of state-supported institutions of higher education other than community colleges appointed by the coordinating board for higher education, one representative of the regional consortium for education and technology appointed by the state board of education, one representative of the cooperating school districts of the St. Louis suburban area appointed by the state board of education, two representatives of the public appointed by the governor with the advice and consent of the senate, two members of the senate appointed by the senate president pro tem and two members of the house of representatives appointed by the speaker of the house of representatives. Of all members appointed by the state board of education, no more than four shall be from any one congressional district and of all the members appointed by the coordinating board for higher education, no more than four shall be from any one congressional district. The members of the committee shall serve three-year terms and shall not serve more than two terms consecutively. However, committee members having served two consecutive terms may be reappointed after leaving the committee for at least one three-year term. On August 28, 1992, the committee shall designate nine of its members to serve a term of one year, ten of its members to serve a term of two years, and ten of its members to serve a term of three years. All subsequent appointments shall be for three years. All members shall receive no compensation for their services, but shall be reimbursed for the actual and necessary expenses incurred while serving on the committee out of funds appropriated for that

purpose. The committee shall meet at least quarterly and shall annually issue a report together with its recommendations to the state board of education and the general assembly.

5. The state board of education may cooperate with existing programs including the University of Missouri, other institutions of higher education, the cooperating school districts of the St. Louis suburban area, or its successor organization, the regional consortium for education and technology or its successor organization, and any statewide organization of public school governing boards and may delegate or contract for the performance or operation of the respective grant programs. The state board of education shall establish appropriate guidelines for participation by the aforementioned entities and by school districts, community college districts, and public television stations as defined in section 37.205, RSMo, in the grant program. Such guidelines shall include application procedures and shall establish policies for awarding grants in the event that more grant applications are received than are funds available to honor the applications in any fiscal year. In allocating funds to applicants, the state board of education may give due consideration to revenues available from all other sources. The state board of education shall accredit courses offered through this program at the elementary and secondary education level. The coordinating board for higher education shall approve courses taught at the postsecondary level.

6. In any fiscal year, moneys in the fund shall be used first to ensure that any and all school districts, community college districts and state institutions of higher education seeking aid under this program shall receive telecommunications equipment including computers and modems necessary to participate in the satellite learning process or instructional television video; second to provide the school districts, community college districts and state institutions of higher education with access to subjects at the advanced level or the remedial level or which are not taught in the schools of the district or the service area or campus, which subjects shall include courses in continuing education necessary for maintenance or renewal of licenses for all such licensed health care providers; and third to provide enrichment classes

for all pupils of the district. However, the state board of education may set aside a portion of the funds to be used to contract with state-supported institutions of higher education and public television stations as defined in section 37.205, RSMo, to develop instructional programs for grades kindergarten through twelve and for undergraduate and graduate course work suitable for broadcast to the school districts, community college districts and state institutions of higher education as appropriate and to develop the capability to transmit programs cited in this section.

7. Participation by a local school district, a community college district or a state institution of higher education in the program established by this section shall be voluntary. No school district, community college district or state institution of higher education receiving funds under this program shall use those funds for any purpose other than that for which they were intended. Any school district, community college district or state institution of higher education shall be eligible to receive funds under this program regardless of its curriculum, local wealth or previous contractual arrangements to receive satellite broadcast instruction.

8. The office of administration on behalf of the state of Missouri may contract with institutions of higher education for the development or operation or both of state employee training programs transmitted by telecommunications technology.

9. Instructional programs developed pursuant to this section which are transmitted one way through the airwaves or by cable television shall be available to all residents of this state without charge or fee to the extent permitted by the Missouri Constitution. "Without charge or fee" shall not require the providing of equipment to transmit or receive telecommunications instruction or the providing of commercial cable television service. If the instructional program involves two-way, interactive communication between the instructor and the participant, the district or institution operating the program may prescribe academic prerequisites and limit the number of persons who may enroll in the specific program and

give preference to residents of the district or institutional attendance area who are age twenty-one or younger but shall not discriminate against any resident on any other basis. A fee may be charged which shall be paid directly by the individual participant, but the fee shall be equal for all participants. If a subscription fee is charged by the originator of the program, the district or institution may pay the subscription fee for all participants from the grant pursuant to this section or from any other public or private fund legally authorized to be used for this purpose. Printed materials designed to facilitate or complement telecommunications programs or electronic reproductions thereof may be made available for loan by the school district, community college or institution of higher education through the public library system subject to the normal rules and regulations of the lending system and in such quantities as may be approved by the governing body of the district or institution. Instructional programs which involve two-way, interactive communication between the instructor and the participant shall also be available to any not for profit organization in this state which is exempt from taxation pursuant to subdivision (19) of subsection 2 of section 144.030, RSMo, upon payment of a reasonable subscription fee as determined by the state board of education. Such fees shall be set on a per-participant, per-course basis. The district or institution or the state board of education may make telecommunication equipment available for purchase at cost by or rental to any not for profit organization in this state which is exempt from taxation pursuant to subdivision (19) of subsection 2 of section 144.030, RSMo.

10. (1) In order to facilitate or complement telecommunications, local exchange telecommunications companies shall file with the public service commission tariffs for provision of local service to public school districts, and may file tariffs for provision of local service to accredited primary or secondary schools owned or operated by private entities and community college districts located within the local exchange telecommunications companies certified area. Such local exchange telecommunications companies shall seek commission authorization to provide

local service at rates lower than those charged for business and residential service in effect when the tariff is filed, provided that the proposed rates may not be below the actual cost of providing the service. Upon approval of the public service commission, the rates shall not be classified as discriminatory for the purposes of chapter 392, RSMo.

(2) The public service commission may approve the tariff as submitted, or may, after hearing, modify the tariff in the public interest. The commission may promulgate rules to aid in the implementation of this section.”; and

Further amend the title and enacting clause accordingly.

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

Senator Howard offered **SA 3**:

**SENATE AMENDMENT NO. 3**

Amend Senate Bill No. 944, Page 6, Section 160.261, Line 178, by inserting immediately after said line the following:

**“160.700. 1. There is hereby established a pilot program for public middle school students using military training and motivation methods. This program shall be established jointly by the department of elementary and secondary education, the department of social services and the national guard.**

**2. The program may include and emphasize appropriate role model examples, adventure training, codes of conduct and policies on discipline as necessary to train students to become personally disciplined.**

**3. Students in the seventh or eighth grades may apply to attend the program upon recommendation of their school administration, or upon recommendation by local division of family services counselors.**

**4. This program shall be a four week residential program at a national guard facility during which time military training instructors from the national guard shall have overall responsibility for the students. Academic**

**instruction shall be provided by the local school system and needed training for the families of the students shall be provided by school counselors or the department of social services.**

**4. There is hereby established in the state treasury the “National Guard Pilot Instruction Program Fund”. The pilot program of public instruction established pursuant to this section shall be funded by moneys from this fund. The fund may receive any grants, gifts, donations and appropriations for the purpose of establishing and operating this program.”; and**

Further amend the title and enacting clause accordingly.

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

Senator Ehlmann offered **SA 4**:

**SENATE AMENDMENT NO. 4**

Amend Senate Bill No. 944, Page 7, Section 167.117, Line 29, by inserting immediately thereafter the following:

**“568.050. 1. A person commits the crime of endangering the welfare of a child in the second degree if:**

(1) He with criminal negligence acts in a manner that creates a substantial risk to the life, body or health of a child less than seventeen years old; or

(2) He knowingly encourages, aids or causes a child less than seventeen years old to engage in any conduct which causes or tends to cause the child to come within the provisions of paragraph (d) of subdivision (2) of subsection 1 or subdivision (3) of subsection 1 of section 211.031, RSMo; or

(3) Being a parent, guardian or other person legally charged with the care or custody of a child less than seventeen years old, he recklessly fails or refuses to exercise reasonable diligence in the care or control of such child to prevent him from coming within the provisions of paragraph (c) of subdivision (1) of subsection 1 or paragraph (d) of subdivision (2) of subsection 1 or subdivision (3) of subsection 1 of section 211.031, RSMo; or

(4) He knowingly encourages, aids or causes a child less than seventeen years of age to enter into any room, building or other structure which is a public nuisance as defined in section 195.130, RSMo[.];

**(5) Being a parent, guardian, or other person legally charged with the care or custody of a child less than seventeen years old, residing in the same home with that child, allows said child to bring a weapon to school in violation of district policy, when such weapon is the property of that parent.**

2. Nothing in this section shall be construed to mean the welfare of a child is endangered for the sole reason that he is being provided nonmedical remedial treatment recognized and permitted under the laws of this state.

3. Endangering the welfare of a child in the second degree is a class A misdemeanor unless the offense is committed as part of a ritual or ceremony, in which case the crime is a class D felony.”; and

Further amend the title and enacting clause accordingly.

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

On motion of Senator Caskey, **SB 944**, as amended, was declared perfected and ordered printed.

Senator Goode moved that **SB 802**, with **SCS**, be taken up for perfection, which motion prevailed.

**SCS for SB 802**, entitled:

**SENATE COMMITTEE SUBSTITUTE FOR  
SENATE BILL NO. 802**

An Act to repeal section 99.805, RSMo Supp. 1999, relating to tax increment financing, and to enact in lieu thereof six new sections relating to the same subject, with an effective date.

Was taken up.

Senator Goode moved that **SCS for SB 802** be adopted.

Senator Johnson assumed the Chair.

Senator Klarich offered **SA 1**:

**SENATE AMENDMENT NO. 1**

Amend Senate Committee Substitute for Senate Bill No. 802, Page 7, Section 99.867, Line 42, by inserting immediately after said line the following:

**"3. If the majority of the proposed redevelopment project is located in an area meeting the requirements of low fiscal capacity, high unemployment and poverty set forth in this section, and if such conditions are documented in an area which is contiguous but outside of the qualifying area, and is smaller than a census block group, the contiguous area shall be added to the qualifying area."**

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

At the request of Senator Goode, **SB 802**, with **SCS**, as amended (pending), was placed on the Informal Calendar.

**RESOLUTIONS**

Senator Goode offered the following resolution, which was adopted:

**SENATE RESOLUTION NO. 1434**

WHEREAS, the members of the Missouri Senate were distressed to learn of the recent death of Fred J. Mishow of St. Louis, a remarkable individual who was an inspiration to all who knew and loved him; and

WHEREAS, Fred Mishow, a longtime businessman and community volunteer, departed this world on March 11, 2000, to join God in the love and beauty of His everlasting light; and

WHEREAS, a native of Bochum, Germany, Fred Mishow was known, admired, and respected for courageously defending America as a Mess Sergeant for the United States Army during World War II; and

WHEREAS, Fred Mishow also distinguished himself as the successful and active owner of a wholesale jewelry supply business that sold goods to retail jewelers; and

WHEREAS, a recipient of the Thomas F. Eagleton Grassroots Democrat Award presented by the St. Louis County Central Committee, Fred Mishow was a lifelong Democrat who supported the Hadley-Lincoln Democratic Club of Hadley Township; and

WHEREAS, Fred Mishow was past President of the Delmar-Harvard PTA and the Parkview Gardens Neighborhood Association, and a valued member of the University City Land Clearance for Redevelopment Association, the University City Historical Society, the Jewish War Veterans, St. Louis Ambassadors, the Backstoppers,

and the B'nai Brith and Temple Israel congregation; and

WHEREAS, Fred Mishow will be greatly missed by his grieving family which includes his wife of forty-five years, Audrey Hoffman Mishow; two sons, M. Edward Mishow of Newport Beach, California, and Martin Mishow of Cape Girardeau; one sister, Senta Cann of University City; and three grandchildren:

NOW, THEREFORE, BE IT RESOLVED that we, the members of the Missouri Senate, Ninetieth General Assembly, join unanimously in paying final tribute to Fred Mishow, and further express to his family our deepest sympathy at this time of tremendous personal loss; and

BE IT FURTHER RESOLVED that the Secretary of the Senate be instructed to prepare a properly inscribed copy of this resolution for the loved ones of the late Fred J. Mishow.

Senators Goode and Schneider offered Senate Resolution No. 1435, regarding Chief Jerry T. Burke, Normandy, which was adopted.

Senator Rohrbach offered Senate Resolution No. 1436, regarding Joan M. Hays, California, which was adopted.

Senator Rohrbach offered Senate Resolution No. 1437, regarding the Eightieth Birthday of Mrs. Frances W. Jaeger, Cooper County, which was adopted.

Senator Rohrbach offered Senate Resolution No. 1438, regarding Dr. Rosemary Hearn, Jefferson City, which was adopted.

**REPORTS OF STANDING COMMITTEES**

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

Mr. President: Your Committee on Rules, Joint Rules and Resolutions, to which was referred **SCS** for **SB 597**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

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

**RECESS**

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

**REFERRALS**

President Pro Tem Quick referred **SB 864** and **SCS** for **SB 597** to the Committee on State Budget Control.

**THIRD READING OF SENATE BILLS**

**SS** for **SB 813**, introduced by Senator House, entitled:

**SENATE SUBSTITUTE FOR  
SENATE BILL NO. 813**

An Act to repeal section 85.011, RSMo 1994, and section 590.135, RSMo Supp. 1999, relating to discipline of law enforcement officers, and to enact in lieu thereof two new sections relating to the same subject.

Was taken up.

On motion of Senator House, **SS** for **SB 813** was read the 3rd time and passed by the following vote:

**YEAS—Senators**

Bland	Carter	Caskey	Clay
DePasco	Ehlmann	Goode	House
Jacob	Johnson	Mathewson	Maxwell
Quick	Russell	Schneider	Scott
Sims	Singleton	Staples	Stoll
Wiggins	Yeckel—22		

**NAYS—Senators**

Bentley	Childers	Flotron	Graves
Howard	Kenney	Kinder	Klarich
Mueller	Rohrbach	Steelman	Westfall—12

**Absent—Senators—None**

**Absent with leave—Senators—None**

The President Pro Tem declared the bill passed.

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

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

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

**SB 771**, introduced by Senator DePasco, entitled:

An Act to amend chapter 415, RSMo, relating to self-service storage facilities by adding thereto one new section relating to late fees.

Was taken up.

On motion of Senator DePasco, **SB 771** was read the 3rd time and passed by the following vote:

YEAS—Senators

Bentley	Bland	Carter	Caskey
Childers	Clay	DePasco	Ehlmann
Flotron	Goode	Graves	House
Howard	Jacob	Johnson	Kinder
Klarich	Mathewson	Maxwell	Mueller
Quick	Russell	Schneider	Scott
Sims	Staples	Steelman	Stoll
Westfall	Wiggins	Yeckel—31	

NAYS—Senators

Kenney Rohrbach—2

Absent—Senator Singleton—1

Absent with leave—Senators—None

The President Pro Tem declared the bill passed.

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

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

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

### REMONSTRANCES

Senator Ehlmann offered the following remonstrance, which was referred to the Committee on Rules, Joint Rules and Resolutions:

#### SENATE REMONSTRANCE NO. 4

WHEREAS, methyl tertiary butyl ether (MTBE), the most popular oxygen fuel additive, has been shown to cause risk to the nation's drinking water supply; and

WHEREAS, reformulated motor fuel most often achieves the federal requirement for "oxygenated" components through inclusion of a substantial increase in the amount of methyl tertiary-butyl ether or MTBE; and

WHEREAS, motor fuels are often leaked into the ground

surrounding a fuel station by leakage from underground storage tanks or splashing losses; and

WHEREAS, MTBE is more water-soluble than components in conventional gasoline and is transported much more readily into aquifers used for drinking water supplies; and

WHEREAS, the General Assembly lifted the ban on reformulated gasoline in 1998 and thus gave Governor Mel Carnahan the discretion to require reformulated gasoline in Missouri; and

WHEREAS, Governor Mel Carnahan sent a letter of notification to the Administrator of the United State Environmental Protection Agency in 1998 to "opt" Missouri into the federal reformulated gasoline program for the St. Louis low-level ozone nonattainment area beginning in the warm weather season for 1999; and

WHEREAS, MTBE has been used in reformulated motor fuel required throughout the St. Louis non-attainment area during the warm weather season beginning in 1999; and

WHEREAS, MTBE has been shown to be a possible human carcinogen which renders drinking water foul and unusable by humans and obscures its benefit of improving air quality; and

WHEREAS, the continued use of reformulated gasoline with MTBE could cause significant and long-lasting contamination of St. Louis area soils and drinking water supplies; and

WHEREAS, this threat to public health and the environment constitutes an emergency situation requiring immediate emergency action by the Governor as the supreme executive official of the state; and

WHEREAS, confronted with a similar situation, the Governor of California issued an executive order calling for "removal of MTBE from gasoline at the earliest possible date"; and

WHEREAS, Congress has recently introduced legislation to ban the use of MTBE but would allow the harmful polluting to continue for three years; and

WHEREAS, should any private citizen pollute the groundwater of this state, the Department of Natural Resources of this administration would demand and require immediate cessation of said polluting activity; and

WHEREAS, the United States Environmental Protection Agency revised its regulations to end the use of MTBE as a part of reformulated gasoline but has also allowed the harmful pollution to continue; and

WHEREAS, all the Governor of the state of Missouri has done regarding this crisis is to write a letter to Carol Browner, head of the Environmental Protection Agency, to come up with a "national solution" and expressing individual states "will devise different solutions that may not be protective";

NOW THEREFORE BE IT RESOLVED, by the Missouri Senate, Ninetieth General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby join in

remonstrating against Governor Mel Carnahan for opting the state into participation in this potentially harmful and hazardous reformulated gasoline program; and expressing the view that the Federal Government is better able to protect the citizens of Missouri than their state government; and

BE IT FURTHER RESOLVED that the Governor should issue an executive order calling for the removal of MTBE from gasoline at the earliest possible date; and

BE IT FURTHER RESOLVED that the Secretary of the Senate be instructed to prepare a properly inscribed copy of this resolution for the Governor and each member of Missouri's Congressional delegation and the Administrator of the United States Environmental Protection Agency and the Director of the Department of Natural Resources.

### SENATE BILLS FOR PERFECTION

Senator Mathewson moved that **SB 1017**, with **SCAs 1 and 2**, be taken up for perfection, which motion prevailed.

**SCA 1** was taken up.

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

**SCA 2** was taken up.

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

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

#### SENATE AMENDMENT NO. 1

Amend Senate Bill No. 1017, Page 1, In the Title, Line 2, by striking "transportation" and inserting in lieu thereof the following: "capital infrastructure improvements"; and further amend the title, line 3, by inserting after "subject" the following: ", with an emergency clause"; and

Further amend said bill, Page 1, Section A, Line 2, by inserting after all of said line the following:

**"66.750. Sections 66.750 to 66.789 shall be known as the "Downtown Residential Revitalization Act".**

**66.753. As used in sections 66.750 to 66.789, the following terms mean:**

(1) **"Board"**, the board of trustees of a district;

(2) **"County"**, any county or any city not

**located within a county;**

(3) **"District"**, a downtown residential revitalization district organized pursuant to sections 66.750 to 66.789;

(4) **"Downtown"**, the area comprising the primary business district, as identified by the board, of the city with the largest population wholly within the downtown residential revitalization district, which district shall not contain more than five percent of the total geographic area of such city;

(5) **"Executive"**, any mayor, county executive, presiding commissioner, or other chief executive of a county.

**66.756. 1. A "Downtown Residential Revitalization District", may be created in any city not located within a county and any county of the first classification with a charter form of government containing a population of more than nine hundred thousand. The election authority of each county that is wholly contained in the district shall submit the proposal to the voters at the next municipal or state general, primary or special election after August 28, 2000. Such downtown residential revitalization district is created pursuant to subsection 2 of this section, for the purpose of promoting, encouraging, and fostering the economic health and vitality of the original downtown region within its boundaries, and shall be limited to the following public purposes: education, capital improvements and infrastructure, and downtown beautification. Such district shall be a body corporate and politic and a political subdivision of this state.**

**2. If a majority of the votes cast on the proposal by the qualified voters voting thereon in all counties which are wholly contained within the district is in favor of the proposal, then the downtown residential revitalization district shall be formed effective. If a majority of the votes cast by the qualified voters of any county voting are opposed to the proposal, then the district shall not be formed until another proposal is submitted to authorize the district to the voters of such county and such a proposal is**

approved by a majority of the qualified voters voting thereon. If a majority of the votes cast on the proposal by the qualified voters in a county are in favor of the proposal, then the measure shall be deemed approved in that county. The district shall not be implemented until it is approved by a majority of voters in all counties voting thereon. In the event that the proposal is approved in one or more, but not all of the counties, voting thereon at a single election, the proposal may be resubmitted to the voters of the county in which the measure failed to receive majority support at any subsequent qualifying election. If at any subsequent qualifying election the voters of the county which failed to approve the measure previously approve the measure by a majority vote, the district will be formed, notwithstanding any delay between the approval in the first county and the approval in another county.

3. The district authorized by this section shall be created on the first day of the second calendar quarter following approval of the proposal by the qualified voters of all counties voting thereon.

66.759. 1. Management of the district shall be vested in a board of trustees. The executive of the county from which a board member received his or her appointment may remove any such board member for breach of such member's fiduciary duty.

2. No board member shall hold an elected public office. Board members must be citizens of the United States and they must reside within the county within the district from which they were appointed. No board member shall receive compensation for performance of duties as a board member. No board member or immediate family member of any board member shall engage in any act prohibited by section 105.458, RSMo.

3. All vacancies on the board shall be filled in the same manner for the duration of the term being filled. On the expiration of such initial terms of appointment and on the expiration of any subsequent term, the resulting vacancies shall be filled by the respective appointing

officers as identified in subsections 6 and 7 of this section. After the initial board members' terms, board members shall be appointed to and serve for terms of four years and until their successors are named and such successors have commenced their respective terms as board members. Board members shall be eligible for re-appointment.

4. Promptly after their appointment, the initial board members shall hold an organizational meeting at which they shall elect a chairman and such other officers from among their number as they may deem necessary and the board may make and adopt such bylaws, rules and regulations for their guidance and for the execution of the purposes of the district as may be expedient and not inconsistent with sections 66.750 to 66.789.

5. The board shall keep accurate records of all its proceedings and actions and shall compile and publish reports of information relating to the district and to the board's functions and proceedings all as provided under chapter 610, RSMo.

6. The executive of the county which is wholly within the district having the largest population shall appoint six members of the initial board, two for a one year term, two for a two year term and two for a three year term. The county executive shall allocate his or her appointments to the board in a manner which ensures that four such appointees shall reside in cities within such county and two appointees shall reside in unincorporated areas of such county. Furthermore, the county executive of the county wholly within the district having the largest population shall appoint no more than three board members who are members of the same political party and no two board members shall reside in the same county council district at the time of appointment.

7. There shall be three board members appointed from any city not within a county which is a part of the district. One such board member shall be appointed by the mayor of such city and shall serve for an initial term of three years. One such board member shall be



appointed by the president of the board of aldermen of such city and shall serve for an initial term of one year. One such board member shall be appointed by the comptroller of such city and shall serve for an initial term of two years.

66.762. 1. The board shall possess and exercise all of the district's legislative and executive powers.

2. A simple majority of the board shall constitute a quorum. If a quorum exists, a majority of those voting shall have the authority to act in the name of the board and approve any board resolution.

3. Each board member shall devote such time to the duties of the office as the faithful discharge thereof may require.

66.765. 1. The board shall not hire any person to be an employee of the district.

2. The board may engage accountants, attorneys and other professional advisors as it deems necessary.

66.768. 1. The board shall review projects to determine which, in the board's sole discretion, shall be entitled to funding pursuant to this act. Notwithstanding any other laws to the contrary, the decision of the board shall take precedence over any planning and zoning authority that may exist.

2. The board shall also have the power to waive any applicable environmental regulations of the state or any political subdivision of the state, except those which pertain to health and safety.

66.774. In addition to all other powers granted by sections 66.750 to 66.789 the district shall have the following general powers:

(1) To sue and be sued in its own name, and to receive service of process, which shall be served upon the district secretary;

(2) To purchase any personal property necessary or convenient for its activities;

(3) To exercise such other implied powers necessary or convenient for the district to

accomplish its purposes which are not inconsistent with its express powers; and

(4) The district may issue bonds, notes and other obligations in an amount not to exceed five hundred million dollars, and may secure any of such obligations by mortgage, pledge, assignment, security agreement or deed of trust of any or all of the property and income of the district, subject to the restrictions provided in sections 66.750 to 66.789. The district shall also have the power and authority to assign revenues, property or other securities or otherwise to secure financing on the issuance of bonds through another political subdivision or an agency of the state.

66.777. The board shall, in conjunction with the department of economic development, identify programs of tax credit or abatement which predominantly impact any county contained within the district, and shall report to the general assembly the specific types of programs and amounts of credits authorized, designating the amounts authorized but not utilized. The report shall be due within six months of the effective date of this act.

66.780. 1. As soon as possible after the establishment of the board of trustees, the board shall adopt a downtown plan for the district which shall, among other things, delineate the specific boundaries of the downtown area, set forth priorities for the development or revitalization of downtown and establish budgetary guidelines for the achievement of the same.

2. Any plan in effect for the district shall not be inconsistent with the most recent plan adopted by the planning commission of the city in which the downtown area is located and by the board of directors or its equivalent of the entity providing operational and management services to the district.

66.789. The district may obtain such insurance as it deems appropriate, considering its legal limits of liability, to protect itself, its officers and its agents from any potential liability and may also obtain such other types of

**insurance as it deems necessary to protect against loss of its real or personal property of any kind. The cost of this insurance shall be paid by the district.";** and

Further amend said bill, page 2, Section 226.133, Line 53, by inserting after all of said lines the following:

"Section B. Due to the immediate need to provide for the revitalization of urban core districts, this act is deemed necessary for the immediate preservation of the public health, welfare, peace and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and this act shall be in full force and effect upon its passage and approval."; and

Further amend the title and enacting clause accordingly.

Senator Klarich moved that the above amendment be adopted.

Senator Johnson assumed the Chair.

Senator Mathewson raised the point of order that **SA 1** is out of order as it exceeds the intent, scope and purpose of the original legislation.

The point of order was referred to the President Pro Tem, who ruled it well taken.

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

#### SENATE AMENDMENT NO. 2

Amend Senate Bill No. 1017, Page 2, Section 226.133, Line 26, by inserting at the end of said line the following: "**Any such resolution shall be submitted to a vote of the membership of the house of representatives and the senate within forty-five days of introduction or receipt from the other chamber.**".

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

Senator Schneider offered **SA 3**:

#### SENATE AMENDMENT NO. 3

Amend Senate Bill No. 1017, Page 2, Section 226.133, Line 53, by inserting after all of said line the following:

**"Section 1. 1. Notwithstanding any other provision of law, when the department of transportation intends to enter into any contract or other written agreement or approve any letter of intent for payment of money by the state in excess of one hundred thousand dollars or potential reduction of a party's financial obligation to the state in excess of one hundred thousand dollars shall forward a copy to the attorney general before entering into that contract or other written agreement or approving that letter of intent.**

**2. Upon receiving the contract, written agreement or letter of intent, the attorney general shall, within ten days, review and approve that contract for its legal form as may be necessary to protect the legal interest of the state. If the attorney general does not approve, then the attorney general shall return the contract, written agreement or letter of intent with additional provisions as may be necessary to the proper enforcement of the contract as required to protect the state's legal interest.**

**3. The review shall be restricted to the legal form of the contract, written agreement or letter of intent to protect the legal interest of the state of Missouri. The basis for not approving the contract, written agreement or letter of intent shall not include the parties or economic terms to such agreements.**

**4. Communications related to the attorney general's review are attorney-client communications except the attorney general's written disposition shall be subject to chapter 610, RSMo, when and if the contract, written agreement or letter of intent becomes effective.";** and

Further amend the title and enacting clause accordingly.

Senator Schneider moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Childers, Ehlmann, Kenney and Stoll.

**SA 3** was adopted by the following vote:

YEAS—Senators

Caskey	Childers	Clay	DePasco
Ehlmann	Flotron	Goode	House
Howard	Jacob	Johnson	Mathewson
Maxwell	Quick	Rohrbach	Schneider
Scott	Staples	Stoll	Wiggins
Yeckel—21			

NAYS—Senators

Bentley	Bland	Carter	Graves
Kenney	Kinder	Klarich	Mueller
Russell	Sims	Singleton	Steelman
Westfall—13			

Absent—Senators—None

Absent with leave—Senators—None

President Pro Tem Quick assumed the Chair.

Senator Maxwell offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Bill No. 1017, Page 2, Section 226.133, Line 25, by striking the word “reject” and inserting in lieu thereof “**approve**”; and further amend said page and section, line 26, by inserting immediately after the word “plan” the following: “; **if the General Assembly does not approve the plan within forty-five days, the plan shall be considered rejected.**”.

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

Senator Ehlmann offered **SA 5**, which was read:

SENATE AMENDMENT NO. 5

Amend Senate Bill No. 1017, Page 2, Section 226.133, Line 53, by adding: “The provisions of this bill shall not go into effect unless and until the General Assembly appropriate and the governor release to the Missouri Department of Transportation money from the general revenue fund of a sufficient amount so that the percent of revenue increase for the Missouri Department of Transportation is equal to the percent of increase of the total budget of the State of Missouri.”.

Senator Ehlmann moved that the above

amendment be adopted.

At the request of Senator Ehlmann, **SA 5** was withdrawn.

Senator Clay offered **SA 6**:

SENATE AMENDMENT NO. 6

Amend Senate Bill No. 1017, Page 1, In the Title, Line 2, by striking “bonding for”; and

Further amend said bill, page 2, section 226.133, line 53, by inserting immediately after said line the following:

"227.020. There is hereby created and established a statewide connected system of hard-surfaced public roads extending into each county of the state, which shall be located, acquired, constructed, reconstructed, and improved and ever after maintained as public roads, and the necessary grading, hard-surfacing, bridges and culverts therefor shall be constructed by the state of Missouri. Such statewide connected system of hard-surfaced roads shall be known as the "state highway system", and shall consist of highways along the following described routes:

Adair County--Beginning at the Adair-Sullivan County line, west of Novinger, thence east and south through Novinger, Kirksville and Brashear to the Adair-Knox County line. Beginning at the Adair-Schuyler County line, north of Sublette, thence south to Kirksville, thence south and east through Millard to the Adair-Macon County line near LaPlata.

Andrew County--Beginning at the Nodaway-Andrew County line, thence south through Savannah to the Buchanan-Andrew County line, just north of St. Joseph. Beginning at the Holt-Andrew County line, at the state ferry crossing, thence east a distance of approximately six miles to a point connecting with the north and south state road near Savannah. Beginning at a point on the north and south state road near Rosendale, thence north and east through Rosendale, Rea and Whitesville to the Gentry County line west of King City. Beginning at a point on the DeKalb-Andrew County line near Union Star, thence south and west through Rochester and Avenue City to the Andrew-Buchanan County line

near St. Joseph.

Atchison County--Beginning at the Holt-Atchison County line east of Milton, thence north and west to Fairfax, thence north to Tarkio, continuing due north to the Iowa state line. Beginning at Tarkio, thence east to the Nodaway-Atchison County line, west of Burlington Junction. Beginning on the north and south state road south of Tarkio, thence west via Rockport to Phelps City. Beginning at Rockport, thence in a northerly direction to the Iowa state line.

Audrain County--Beginning at the Audrain-Randolph County line, near Clark, thence southeast to the Audrain-Boone County line and along said county line to a point north of Centralia. Beginning at the Audrain-Boone County line east of Centralia, thence south and east through Thompson and Mexico to the Audrain-Montgomery County line near the Burlington railroad. Beginning at the Audrain-Monroe County line, thence southeast to Mexico, thence southwest to the Audrain-Callaway County line north of Auxvasse. Beginning at the Audrain-Pike County line, east of Vandalia, thence west to Vandalia, Farber and Laddonia, thence south to Laddonia, to connect with the state road north of Martinsburg.

Barry County--Beginning at the Newton-Barry County line, thence in a northeasterly direction to Monett, thence north to the county line and along the county line for a short distance between Lawrence and Barry counties. Beginning at Monett, thence south to Cassville and southwest and southeast through Seligman to the Arkansas-Missouri state line. Beginning at the Newton-Barry County line, thence east and south to Wheaton, thence east and south to Exeter, thence east into Cassville, from Cassville northeast to Barry-Stone County line west of Galena.

Barton County--Beginning at the Vernon-Barton County line, thence south through Lamar to the Jasper-Barton County line. Beginning at the Missouri-Kansas state line, thence east through Lamar, continuing east to near the Dade County line, thence south and east through Golden City to the Dade-Barton County line.

Bates County--Beginning at the Cass-Bates County line, thence south through Adrian, Butler and Rich Hill to the Vernon-Bates County line. Beginning at the Kansas-Missouri state line, thence east through Amoret and Butler to the St. Clair-Bates County line, near the northwest corner of St. Clair County.

Benton County--Beginning at the Pettis-Benton County line near Ionia, south through Lincoln and Warsaw, thence southeast through Dell and Fristoe to the Hickory-Benton County line, just north and west of Cross Timbers. Beginning on the north and south road two miles south of Ionia, thence east through Cole Camp to the Morgan-Benton County line.

Bollinger County--Beginning at the Bollinger-Wayne County line at Ivey Ford, thence north and east through Marble Hill to the Bollinger-Cape Girardeau County line, west of Jackson. Beginning at Dongola, thence southeast to Bollinger-Stoddard County line. Beginning at Marble Hill, thence in a northerly direction to Patton, at which point the road forks, one extending to the Bollinger-Perry County line near Alliance, and the other to the Bollinger-Madison County line east of Fredericktown. Beginning at Marble Hill, thence south to a point near Dongola, thence in a southwesterly direction to Stoddard County line near Puxico.

Boone County--Beginning on the Missouri river at Rocheport, thence east through Columbia to the Callaway-Boone County line west of Millersburg. Beginning at the Randolph-Boone County line near the southeast corner of Randolph County, thence south through Columbia, thence south and southeast to the Callaway-Boone County line near the Missouri River. Beginning just north of Centralia on the Audrain-Boone County line, thence south and east via Centralia to the Boone-Audrain County line.

Buchanan County--Beginning at the Andrew-Buchanan County line, thence south to St. Joseph. Beginning at St. Joseph, thence in a southwesterly direction to the Missouri River, at Atchison, Kansas, also one prong southeast to Platte County line. Beginning at St. Joseph, thence south through Faucett to the Platte-Buchanan

County line. Beginning at St. Joseph, thence east to the DeKalb-Buchanan County line. Beginning at St. Joseph, thence in a southeasterly direction to the Clinton-Buchanan County line. Beginning at St. Joseph, thence north and east to the Andrew County line.

Butler County--Beginning at the Butler-Wayne County line near Hendrickson, thence south and east to Poplar Bluff, thence south and west to Neelyville, thence to the Missouri-Arkansas line. Beginning at the Butler-Ripley County line near Fairdealing, thence easterly a distance of approximately six and one-half miles to the road above described. Beginning at Poplar Bluff, thence easterly to the Butler-Stoddard County line. Beginning at the Butler-Carter County line near Elsinore, thence south and east through Poplar Bluff to the Butler-Dunklin County line near the southern boundary of the County, near DeKin ferry.

Caldwell County--Beginning at the Clinton-Caldwell County line, near the northeast corner of Clinton, thence east, crossing the north part of Caldwell County to the Caldwell-Livingston County line, near the northeast corner of Caldwell County. Beginning at the Daviess-Caldwell County line, thence south through Hamilton and Kingston, to the Caldwell-Ray County line.

Callaway County--Beginning at the Callaway-Boone County line near Millersburg, thence south and east through Millersburg to Fulton, thence north and east through Calwood to Williamsburg to the Callaway-Montgomery County line. Beginning at Fulton, thence south and west through New Bloomfield to South Cedar City. Beginning at the Callaway-Audrain County line north of Auxvasse, thence south and west through Auxvasse to Fulton. Beginning at the Boone-Callaway County line near the Missouri River, thence southeast to South Cedar City.

Camden County--Beginning at the Dallas-Camden County line, thence north and northeast through Branch, Macks Creek, Linn Creek and Zebra to the Miller-Camden County line. Beginning at the Morgan-Camden County line near Hurricane Deck, thence south through Linn Creek to the Laclede-Camden County line.

Cape Girardeau County--Beginning at the Cape Girardeau-Perry County line, thence south and east through Jackson to Cape Girardeau, thence south to the Scott County line. Beginning at Jackson, thence in a southwesterly direction to the Cape Girardeau-Bollinger County line. Beginning at Jackson, thence south by way of Gordonville to Dutchtown and Delta, thence to the Cape Girardeau-Stoddard County line near the western boundary of Cape Girardeau County. Beginning at Cape Girardeau, thence southwest to Dutchtown.

Carroll County--Beginning at the Ray-Carroll County line, thence in a northeasterly direction through Carrollton, to the Carroll-Chariton County line. Beginning at the Livingston-Carroll County line, thence south through Tina to Carrollton. Beginning at Carrollton, thence south to Missouri River at Waverly.

Carter County--Beginning at the Carter-Shannon County line west of Fremont, thence east and north through Fremont and Van Buren to the Carter-Reynolds County line near Garwood. Beginning at the Carter-Reynolds County line near Garwood, thence in a southeasterly direction through Elsinore to the Carter-Butler County line. Beginning at the Carter-Ripley County line south of Grandin, thence in a northerly direction on through Grandin to Hunter, to the road last described above at Kirtz Corner.

Cass County--Beginning at the Jackson-Cass County line north of Belton, thence to Belton and southeast to Harrisonville via Peculiar, thence south to the Bates-Cass County line via Archie. Beginning at the Jackson-Cass County line north of Pleasant Hill, thence south and east through Pleasant Hill to the Johnson-Cass County line. Beginning at Harrisonville, thence north to Pleasant Hill. From Harrisonville north to the Cass-Jackson County line.

Cedar County--Beginning at El Dorado Springs, thence north to the St. Clair-Cedar County line. Beginning again at the Vernon-Cedar County line west of El Dorado Springs, thence east to El Dorado Springs, thence in a southeasterly direction through Stockton to the Polk-Cedar County line, west of Fairplay. Beginning at Stockton, thence

south and west on the Greenfield road to the Dade County line.

Chariton County--Beginning at the Chariton-Carroll County line, west of Brunswick thence easterly through Brunswick, Keytesville and Salisbury, to the Chariton-Randolph County line. Beginning at the Chariton-Linn County line, near Marceline, thence south and east to Keytesville. From Keytesville south to Glasgow.

Christian County--Beginning at the Lawrence-Christian County line, near the southwest corner of Christian County, thence in a northeasterly direction through Billings to the Greene-Christian County line. Beginning at the Greene-Christian County line, thence south to Ozark and southwest to the Christian-Stone County line, near the intersection of Stone, Taney and Christian counties. Beginning at Ozark, thence east to the Douglas-Christian County line via Sparta. Beginning at Ozark, thence in a westerly direction, via Clever and Nixa to Billings.

**City of St. Louis--Beginning at the St. Louis County line on the west and north, thence east and south, all highways in the City of St. Louis which are functionally classified as of January 1, 1999, by the Missouri department of transportation, the United States Department of Transportation and the Federal Highway Administration as principal arterial highways.**

Clark County--Beginning at the Clark-Scotland County line, thence east and south through Luray, Kahoka and Wayland to Alexandria. Beginning at the Missouri-Iowa state line near Athens, thence south and east to Wayland. Beginning at Wayland, thence south and east to Lewis-Clark County line.

Clay County--Beginning at the Clay-Clinton County line, near Trimble, thence south through Smithville, Nashua, and North Kansas City, also a prong near south end in westerly direction connecting with state road in Platte County. Beginning at the Ray-Clay County line, thence in a southwesterly direction through Excelsior Springs, Liberty and North Kansas City. Beginning at Nashua, thence west to the Platte-Clay County line.

Clinton County--Beginning at the Clay-Clinton County line south of Trimble, thence north through

Trimble and Grayson, one prong going east to Plattsburg and one prong north and west to the Buchanan-Clinton County line. Beginning at Plattsburg, thence in a southeasterly direction to Lathrop. Beginning at Plattsburg, thence northeast to Perrin and north to the east and west state road near the DeKalb-Clinton County line.

Cole County--Beginning at the Moniteau-Cole County line, thence east through Centertown and Jefferson City to the Osage County line at Huber's Ferry. Beginning at Jefferson City, thence southwest via Brazito to the Miller-Cole County line near Eugene. Beginning at Cole-Miller County line, thence north via Eugene to connect with state road north of Eugene.

Cooper County--Beginning at the Saline-Cooper County line near the Missouri River, south of Arrow Rock, thence south and east through Lamine and Boonville to the Missouri River east of Boonville near Rocheport. Beginning at Boonville, thence southwest and south via Bellair to the Cooper-Moniteau County line near the Moniteau-Morgan County line.

Crawford County--Beginning at the Phelps-Crawford County line, northeast of St. James, thence northeast via Cuba, Leasburg and Bourbon to the Franklin-Crawford County line near Sullivan. Beginning at Cuba, thence southeast via Steelville to Cherryville, thence southeast along the Cherryville-Davisville County road to the intersection of the Davisville-Sligo road, thence following the Davisville-Sligo road in a southwest direction to the Dent-Crawford County line. Beginning at Steelville, thence east to the Washington-Crawford County line, connecting with the east and west road in Washington County.

Dade County--Beginning at the Barton-Dade County line near Golden City, thence east and north to Greenfield, thence east through Polk township, thence south to Everton, thence south and east to the Greene-Dade County line. Beginning at Greenfield, thence north to the Cedar County line. Beginning at Greenfield, thence south via South Greenfield and Pennsboro to Lawrence-Dade County line.

Dallas County--Beginning near the northwest

corner of Dallas County on the Hickory-Dallas County line, thence via Urbana and Louisburg in a southeasterly direction to Buffalo, thence south via Olive to Goss school house, thence west and south to Greene-Dallas County line. Beginning at Buffalo, thence in a northeasterly direction to the Dallas-Camden County line. Beginning at Buffalo, thence west to the Dallas-Polk County line.

Daviess County--Beginning at the DeKalb-Daviess County line, near the southwest corner of Daviess County, thence in a northeasterly direction through Winston, Altamont, Gallatin and Jamesport, to the Grundy-Daviess County line. Beginning at Gallatin, thence south to the Daviess-Caldwell County line. Beginning at the Daviess-Harrison County line, north to Pattonsburg, thence in a southerly direction through Pattonsburg to Altamont. Beginning at the DeKalb-Daviess County line, near Weatherby, thence south and east to a point on the state road near Winston.

DeKalb County--Beginning at the Buchanan-DeKalb County line, thence in an easterly direction to the Clinton-DeKalb County line. Beginning at the Buchanan-DeKalb County line, thence in a northeasterly direction through Clarksdale, Maysville and Weatherby to the Daviess-DeKalb County line. Beginning at the Gentry-DeKalb County line, near King City, thence south to Clarksdale. Beginning at the DeKalb-Gentry County line, near King City, on the north and south state road in DeKalb County, thence south and west through Union Star to the Andrew County line. Beginning at the DeKalb-Daviess County line, near the southwest corner of Daviess County, thence south and west to the DeKalb County line at Cameron.

Dent County--Beginning at the Texas-Dent County line, northeast of Licking, thence in a northeasterly direction, through Ranger and Salem to Sligo, thence east to Crawford-Dent County line connecting with the Sligo-Davisville County road west of Cherryville. Beginning at Salem, thence in an easterly direction by way of Stone Hill and Hawes Mill to the Iron-Dent County line southwest of Bixby. Beginning at Salem, thence in a southeasterly direction to the Shannon-Dent

County line, connecting with the north and south state road in Shannon County.

Douglas County--Beginning at the Wright-Douglas County line, south of Mansfield, thence in a southwesterly direction to Ava, thence in a southeasterly direction to the Douglas-Ozark County line. Beginning at Ava, thence in a northwesterly direction to the Christian-Douglas County line via Tigris. From Ava southeast to Howell-Douglas County line, just west of Siloam Springs.

Dunklin County--Beginning at the Dunklin-Stoddard County line at the northeast corner of Dunklin County, thence southwest through Malden, Clarkton, Kennett, Caruth, Senath and Cardwell to the Missouri-Arkansas state line at Hopkins River bridge. Beginning at the Dunklin-Butler County line, thence south and east through Campbell and Holcomb to the road described above. Beginning at the Missouri-Arkansas state line west of Kennett, thence easterly through Kennett to the Dunklin-Pemiscot County line.

Franklin County--Beginning at the Gasconade-Franklin County line near Rosebud, thence north and east through Gerald, Leslie, Union and Villa Ridge to the Franklin-St. Louis County line. Beginning at Washington, thence south and east to Villa Ridge. A distance of ten miles, connecting with the above described road. Beginning at Union, thence south and east to St. Clair, thence south and west through Stanton and Sullivan to the Franklin-Crawford County line. Beginning at St. Clair, thence south and east through Lonedell to the Franklin-Jefferson County line near Grubville.

Gasconade County--Beginning at the Gasconade-Osage County line near Mt. Sterling, thence easterly through Mt. Sterling to Drake, thence south and east to Rosebud, thence northeast to the Gasconade-Franklin County line. Beginning at Hermann, thence in a southerly direction to Drake. Beginning at Rosebud, thence south and west through Owensville and Bland to the Gasconade-Osage County line near Belle.

Gentry County--Beginning at King City,

thence north to Stanberry, thence east through Albany to the Harrison-Gentry County line, near New Hampton. Beginning at the Worth-Gentry County line, thence south to the east and west road west of Albany, 11.2 miles. Beginning at the Nodaway-Gentry County line, thence east one-half mile, thence south to the Wabash railroad, thence parallel the Wabash railroad south of east to Stanberry, 4.3 miles. Beginning at the Andrew-Gentry County line, thence east to King City. Beginning at Albany, thence south to Evona.

Greene County--Beginning at the Christian-Greene County line near Billings, thence in a northeasterly direction and east direction to Springfield, thence in a northeasterly direction to the Webster-Greene County line. Another prong beginning at the Lawrence-Greene County line, thence in an easterly direction connecting with the above road west of Springfield. Beginning at Springfield, thence southeast through Galloway to the Christian-Greene County line. Another prong beginning on the above road just south of Galloway, thence east to the Webster-Greene County line near Rogersville. Beginning at the Dade-Greene County line, thence in a southeasterly direction connecting with the state road, west of Springfield. Beginning at the Polk-Greene County line, thence south to Springfield. Beginning at the Dallas-Greene County line, thence southwest to Springfield. Beginning at the Lawrence-Greene County line, thence east connecting with the state road west of Republic.

Grundy County--Beginning at the Grundy-Daviess County line, thence in a northeasterly direction through Edinburg, Trenton and Galt to the Grundy-Sullivan County line. Beginning at the Mercer-Grundy County line, thence south through Spickard, Tindall and Trenton to the Livingston County line.

Harrison County--Beginning at the Iowa-Missouri state line, thence south to Bethany, one prong running west to the Gentry-Harrison County line by way of New Hampton and the other running south to Harrison-Daviess County line. Beginning at Bethany, thence in a northeasterly direction to the Mercer-Harrison County line. Beginning south of Bethany, at the end of the south

prong of the above road, and continuing southwestwardly to the Daviess-Harrison County line.

Henry County--Beginning at the Johnson-Henry County line near Post Oak, thence south through Shawnee Mound, Clinton and Deepwater to the St. Clair-Henry County line. Beginning at Clinton, thence northeast to Windsor via Lewis and Calhoun. Beginning at Windsor, thence west and north to the Johnson-Henry County line. Beginning at the St. Clair-Henry County line near the northwest corner of St. Clair County, thence north to Montrose and east to Deepwater, on the north and south road in Henry County.

Hickory County--Beginning at the Benton-Hickory County line, thence southeast and south through Cross Timbers and Preston to the Dallas-Hickory County line at the northwest corner of Dallas County. Beginning at Preston, thence west through Hermitage, Wheatland and Weaubleau to the St. Clair-Hickory County line east of Collins. Beginning on east and west road between Weaubleau and Wheatland, thence north to Benton-Hickory County line via Quincy.

Holt County--Beginning at the Atchison-Holt County line, near Milton, thence south to a point east of Craig, where the road forks, one fork going to Craig and the other continuing in a southeasterly direction to Mound City. (One prong through Mound City southwest of Bigelow.) From Mound City east about five miles to the Gibson Corner, thence south to Oregon. (One prong extending from the north and south road from the Gibson Corner to Oregon, east to New Point.) (One prong from Oregon west to Forest City.) From Oregon east and south to the Andrew-Holt County line at the state ferry. Beginning at the northeast corner of Holt County, on the Nodaway-Holt County line, thence south through Maitland to a point directly east of Mound City, thence west to a point connecting with the Mound City-Oregon state road.

Howard County--Beginning on the Missouri River at Glasgow, thence east and southeast through Fayette to the Howard-Boone County line at Rocheport. Beginning at the Randolph-Howard County line at Roanoke, thence south through



Armstrong to the above mentioned road northwest of Fayette. Beginning at Fayette, thence south to the Missouri River at Boonville via New Franklin.

Howell County--Beginning at the Texas-Howell County line, thence southeast through Willow Springs and West Plains to the Howell-Oregon County line near Koshkonong. Another prong beginning at Willow Springs, thence east through Mountain View to the Shannon-Howell County line. Beginning at the Ozark-Howell County line, thence in an east and northeasterly direction to West Plains. From Mountain View north to Texas-Howell County line.

Iron County--Beginning at the Iron-Washington County line near Caledonia, thence south to Belleview, thence south and east to Ironton, thence south and west to Glover, thence in a southerly direction through Sabula, Annapolis and Des Arc, to the Iron-Wayne County line. Beginning at the Iron-Reynolds County line near Lesterville, thence north and east to Glover. Beginning at Ironton, thence south and east to the Iron-Madison County line. Beginning at the Iron-Dent County line near Bixby, thence north and east through Bixby and Brule, a distance approximately twenty-five miles to a point on the road first described above, approximately one and one-half miles north of Belleview.

Jackson County--Beginning at the Cass-Jackson County line north of Belton, thence north to Kansas City. Beginning at Kansas City, thence in a southeasterly direction to Lee's Summit, Lonejack, to the Johnson-Jackson County line east of Lonejack. One prong leaving the above state road near Lee's Summit, thence in a southerly direction towards Harrisonville to the Cass-Jackson County line. Another prong from the same road in a southeasterly direction towards Pleasant Hill to the Jackson-Cass County line. Beginning at the east city limits of Kansas City, Missouri, near Leeds, Missouri, and thence via the road known as the Sni-A-Bar road to Grain Valley, Missouri, and thence in a southeasterly direction via Oak Grove to the Lafayette-Jackson County line. Beginning at Kansas City, thence east by way of Independence and Levasy to the Lafayette-Jackson County line.

Jasper County--Beginning at the Newton-Jasper County line near Joplin, thence north through Joplin and northeast and east through Webb City to Carthage, thence north to the Barton-Jasper County line. Beginning at Carthage, thence in a northeasterly direction to the Lawrence-Jasper County line. Beginning at the Lawrence-Jasper County line near the southeast corner of Jasper County, thence west parallel with the Jasper-Newton County line approximately sixteen miles thence north to Carthage. Beginning at Joplin, thence in a northwesterly direction through Carl Junction to the Missouri-Kansas state line.

Jefferson County--Beginning at the Jefferson-St. Louis County line, thence south through Maxville, Kimmswick, Barnhart, Pevely and Herculanum to Festus, thence south and east to the Jefferson-Ste. Genevieve County line. Beginning at Festus, thence south and west through Hematite, Victoria and DeSoto to the Jefferson-Washington County line. Beginning at DeSoto, thence in a southerly direction to the Jefferson-St. Francois County line. Beginning at the Jefferson-Franklin County line near Grubville, thence in a northeasterly direction through Oermann, Dittmer, Cedar Hill, House Springs and High Ridge to the St. Louis County line, connecting with the Gravois road in St. Louis County.

Johnson County--Beginning at the Cass-Johnson County line, thence east through Kingsville, Holden, Centerview, Warrensburg, and Knob Noster to the Pettis-Johnson County line. Beginning at Warrensburg, thence south to a point one-half mile north of Leeton where the road forks, one fork going south and west via Post Oak to the Johnson-Henry County line on the Clinton road, and the other south and east via Leeton to the Johnson-Henry County line on the Windsor road. Beginning at the Johnson-Jackson County line near the southeast corner of Jackson County east of Lonejack, thence south and east to a point west of Warrensburg, intersecting with the road first described above.

Knox County--Beginning at the Knox-Adair County line, near Hurdland, thence easterly through

Hurdland, Edina and Knox City, to the Knox-Lewis County line. Beginning at the Scotland-Knox County line, thence south through Barring, Edina and Plevna, to the Knox-Shelby County line.

Laclede County--Beginning at the Laclede-Webster County line, thence northeast through Lebanon to the Pulaski-Laclede County line. Beginning at Lebanon, thence north via Dove to the Camden-Laclede County line near Decaturville. From Lebanon southeast to Wright-Laclede County line.

Lafayette County--Beginning at the Lafayette-Jackson County line just east of Levasy, thence east by Wellington, Lexington, Dover, Waverly to the Saline-Lafayette County line. Beginning at the Jackson-Lafayette County line, thence in an easterly direction through Odessa and Higginville to the Saline-Lafayette County line. Beginning at Lexington, thence in a southeasterly direction to Higginville.

Lawrence County--Beginning at the Barry-Lawrence County line, thence in a northeasterly direction through Verona, Aurora, Marionville, and McKinley to the Christian-Lawrence County line. Beginning at the Lawrence-Jasper County line near the southeast corner of Jasper County, thence east to Mount Vernon to the Greene-Lawrence County line near the southwest corner of Greene County. Beginning at the Lawrence-Jasper County line northeast of Carthage, thence east to the Greene-Lawrence County line.

Lewis County--Beginning at the Lewis-Knox County line near LaBelle, thence easterly through LaBelle, Lewistown and Monticello to Canton. Beginning again at the Lewis-Clark County line near Gregory Landing, thence south through Canton and LaGrange to the Lewis-Marion County line near Taylor.

Lincoln County--Beginning at the Lincoln-Pike County line near Eolia, thence in a southerly direction to Troy, thence south and east through Moscow Mills to the Lincoln-St. Charles County line. Beginning at the Lincoln-Warren County line south of Hawk Point, thence north to Hawk Point, thence north and east through Troy to Winfield,

thence south to the Lincoln-St. Charles County line.

Linn County--Beginning at the Linn-Livingston County line, west of Meadville, thence east through Meadville, Laclede, Brookfield and Bucklin, to the Linn-Macon County line. Beginning at the Linn-Sullivan County line, thence southwest to Linneus, thence south and east through Brookfield and Marceline to the Linn-Chariton County line.

Livingston County--Beginning at the Livingston-Caldwell County line, thence north and east through Mooresville, Utica, Chillicothe and Wheeling to the Livingston-Linn County line, west of Meadville. Beginning at the Livingston-Grundy County line, thence in a southeasterly direction through Farmersville, Chillicothe and Avalon to the Livingston-Carroll County line.

McDonald County--Beginning at the Newton-McDonald County line, thence south through Anderson and Noel to the Arkansas-Missouri state line. Beginning at Noel, thence southwest to the Arkansas-Missouri state line, near the southwest corner of McDonald County. Another prong beginning on the state road south of Anderson at Lanagan, thence east to Pineville and southeasterly to the Arkansas-Missouri state line. From Anderson northeast to Rocky Comfort.

Macon County--Beginning at the Macon-Linn County line east of Bucklin, thence easterly through New Cambria, Callao, Bevier and Macon to the Macon-Shelby County line, near Anabel. Beginning at the Macon-Adair County line north of LaPlata, thence south through LaPlata, Atlanta, Macon and Excello to the Macon-Randolph County line.

Madison County--Beginning at the Madison-St. Francois County line near Mine LaMotte, thence south and east to Fredericktown, thence to the Madison-Wayne County line near Coldwater. Beginning at the Madison-Iron County line east of Arcadia, thence in an easterly direction through Fredericktown to the Madison-Bollinger County line near Patton.

Maries County--Beginning at the

Maries-Osage County line near Freeburg, thence south and east through Vienna to the Maries-Pulaski County line near Dixon. Beginning at the Maries-Osage-Gasconade County line east of Belle, thence south and west through Belle and Hawkins Store to Vienna. Beginning again at Hawkins Store, thence south and east to the Maries-Phelps County line near St. James.

Marion County--Beginning at the Marion-Shelby County line near Hunnewell, thence east and north through Ely to Hannibal. Beginning at the Marion-Lewis County line north of Taylor, thence south through Taylor to Palmyra, thence south and east to Hannibal, thence south and west to the Marion-Ralls County line, near Oakwood. Beginning at Palmyra, thence westwardly to Philadelphia to the Marion-Shelby County line.

Mercer County--Beginning at the Mercer-Harrison County line, thence north and east through Princeton and Ravanna, to the Mercer-Putnam County line. Beginning at the Missouri-Iowa state line in Mercer County, at Lineville, thence south and west through the towns of Mercer and Princeton to the Mercer-Grundy County line.

Miller County--Beginning at the Cole-Miller County line east of Eldon, thence west to Eldon and southwest to Camden-Miller County line by the way of Bagnell. Beginning at the Morgan-Miller County line northwest of Eldon, thence in a southeasterly direction via Eldon, Tuscumbia, Iberia via Petrican ford of Big Tavern Creek to the Pulaski-Miller County line north of Crocker. Beginning at Tuscumbia, thence northwest to Cole-Miller County line near Eugene.

Mississippi County--Beginning at the Mississippi-Scott County line near Buckeye, thence north and east through Charleston to Birds Point. Beginning at the Mississippi-Scott County line near Diehlstadt, thence southeasterly approximately four miles to the road described above. Beginning at Charleston, thence southerly to a point near Anniston where the road forks, one portion extending to Wolf Island and the other to the southwest to the Mississippi-New Madrid County line near East Prairie.

Monroe County--Beginning at the Monroe-Randolph County line, thence northeasterly through Madison to Paris, thence southeasterly to the Monroe-Ralls County line, west of Perry. Beginning at the Monroe-Marion County line at Monroe City, thence south and west through Monroe City and Stoutsville to Paris. Beginning at Paris, thence south and east to the Monroe-Audrain County line. Beginning at the Monroe-Shelby County line, south of Shelbina, thence south and east to Paris.

Moniteau County--Beginning at Cooper-Moniteau County line near the Moniteau-Morgan County line, thence east through Tipton and California to the Cole-Moniteau County line. Beginning at Tipton, thence south to the Morgan-Moniteau County line through Fortuna. Beginning at California, thence north to the Cooper-Moniteau County line on the Prairie Home road.

Montgomery County--Beginning at the Montgomery-Callaway County line west of Mineola, thence easterly to Mineola, thence northeasterly to Danville, thence south and east through High Hill and Jonesburg to the Montgomery-Warren County line. Beginning at the Montgomery-Audrain County line, thence south and east through Wellsville, Montgomery, New Florence, Big Spring and McKittrick to the Missouri River.

Morgan County--Beginning at the Moniteau-Morgan County line near Fortuna, thence south through Versailles and Gravois Mill to the Camden-Morgan County line. Beginning at the Benton-Morgan County line, thence east to Versailles and southeast through Barnett to the Morgan-Miller County line near Eldon.

New Madrid County--Beginning at the New Madrid-Scott County line south of Sikeston, thence in a southerly direction to New Madrid, thence southwest through Portageville to the New Madrid-Pemiscot County line. Beginning at the New Madrid-Dunklin County line at Malden, thence in an easterly direction through Risco to a point in the above described road north of Marston. Beginning at the New Madrid-Stoddard County line near Morehouse, thence in a northeasterly

direction through Morehouse to the New Madrid-Scott County line.

Newton County--Beginning at the Jasper-Newton County line near Joplin, thence southeast to Neosho, thence southwest to the Newton-McDonald County line. Beginning at the Oklahoma-Missouri state line at Seneca, thence east through Neosho, via Granby, to the Barry-Newton County line near the northwest corner of Barry County.

Nodaway County--Beginning at the Missouri-Iowa state line near Hopkins, thence south through Pickering, Maryville and Barnard, to the Nodaway-Andrew County line. Beginning at the Nodaway-Atchison County line, thence east and south through Burlington Junction to Maryville, connecting with the north and south state road. Beginning again on the north and south road, south of Maryville, thence easterly through Ravenwood to the Nodaway-Gentry County line.

Oregon County--Beginning at the Oregon-Howell County line north of Koshkonong, thence south and east through Koshkonong and Thayer to the Missouri-Arkansas state line. Beginning at the Oregon-Shannon County line south of Birch Tree, thence south and east through Alton to the Oregon-Ripley County line. From Alton southwest to Thayer.

Osage County--Beginning at Huber's Ferry at the Osage-Cole County line, thence in an easterly direction to Loose Creek and Linn to the Osage-Gasconade County line near Mt. Sterling. Beginning at Chamois, thence south and west to an intersection with the above road, approximately nine miles east of Linn. Beginning at the Huber's Ferry and thence south and east through Westphalia and Freeburg to the Osage-Maries County line.

Ozark County--Beginning at the Douglas-Ozark County line, thence southeast to Gainesville, thence easterly to the Howell-Ozark County line. Beginning at Gainesville, southwesterly to the Arkansas-Missouri state line. Beginning at or near the Douglas-Ozark County line on the state road from Ava to Gainesville, thence southwest via or in the vicinity of Foil to Thornfield, thence southwest to Longrun.

Pemiscot County--Beginning at the Pemiscot-New Madrid County line near Portageville, thence south and west through Hayti, Canady, Steele and Holland to the Missouri-Arkansas state line. Beginning at the Pemiscot-Dunklin County line east of Kennett, thence east to Hayti and thence southeast to Caruthersville.

Pettis County--Beginning at the Johnson-Pettis County line, thence east through Sedalia and Smitton to the Morgan-Pettis County line. Beginning at the Saline-Pettis County line, thence south through Sedalia to the Pettis-Benton County line near Ionia. Beginning at the Pettis-Henry County line at Windsor, thence due east approximately nine and one-half miles to an intersection with the north and south road described above.

Perry County--Beginning at the Perry-Ste. Genevieve County line south of St. Marys, thence south and east through Perryville and Longtown to the Perry-Cape Girardeau County line near Appleton. Beginning on the Mississippi River near Claryville, thence south and west through Perryville via Silver Lake to the Perry-Bollinger County line near Alliance.

Phelps County--Beginning at the Phelps-Pulaski County line, thence north and east through Newburg, Rolla and St. James to the Phelps-Crawford County line. Beginning at the Phelps-Texas County line, thence north and east through Edgar Springs to Rolla. Beginning at the Phelps-Maries County line, thence south and east to St. James.

Pike County--Beginning at the Pike-Ralls County line near Frankford, thence south and east through Frankford, McCune and Bowling Green, to Eolia, thence south to the Pike-Lincoln County line. From Louisiana to Bowling Green, thence west to Pike-Audrain County line east of Vandalia.

Platte County--Beginning at the Platte-Buchanan County line, thence south through Dearborn, Platte City, thence southeastwardly through Parkville, to the Platte-Clay County line, at the southeast corner of Platte County. Beginning at the Missouri River opposite Leavenworth, Kansas,

thence east to Platte City, thence eastwardly to the Platte-Clay County line. Beginning at the Platte-Clay County line west of Nashua, thence westwardly to a point connecting with the road first described above.

Polk County--Beginning at the Cedar-Polk County line west of Fairplay, thence east through Fairplay to Bolivar, thence south to the Greene-Polk County line. Beginning at the St. Clair-Polk County line, thence south to Fairplay, via Humansville and Dunnegan. Beginning at Bolivar, thence east to the Dallas-Polk County line.

Pulaski County--Beginning at the Pulaski-Laclede County line, thence north and east through Laquey and Waynesville to the Pulaski-Phelps County line. Beginning at the Pulaski-Maries County line near Dixon, thence in a southerly direction through Dixon to Anderson's School, connecting with the above described road, approximately seven miles east of Waynesville. Beginning at the Pulaski-Miller County line, thence south and west via Crocker to Waynesville. Beginning at Waynesville, thence south via Bloodland to the Pulaski-Texas County line.

Putnam County--Beginning at the Putnam-Mercer County line, near Ravanna, thence easterly through Unionville and Livonia to the Putnam-Schuyler County line. Beginning at the Missouri-Iowa state line north of Unionville, thence south to Unionville, thence south and west to the Putnam-Sullivan County line.

Ralls County--Beginning at the Ralls-Marion County line near Oakwood, thence south and west to New London, thence south and east to the Ralls-Pike County line, near Frankford. Beginning at the Ralls-Monroe County line, thence east to Perry, thence north and east through Center to New London. Beginning at Perry, thence in a southerly direction to the Audrain County line.

Randolph County--Beginning at the Randolph-Chariton County line, thence east and south through Huntsville, Moberly and Clark to the Randolph-Audrain County line. Beginning at the Randolph-Macon County line south of Excello, thence south through Cairo and Jacksonville to Moberly, thence north and east to the

Randolph-Monroe County line. Beginning at the Randolph-Boone County line near Clark, thence north a distance of approximately three miles and connecting with the road as described above. Beginning at the Randolph-Howard County line, thence north and east to Huntsville.

Ray County--Beginning at the road at the Clay County line, near Excelsior Springs, thence south and east through Richmond and Hardin, to the Ray-Carroll County line. Beginning at the Ray-Caldwell County line south of Kingston, thence south and east to Richmond. From Richmond southeast to Lexington.

Reynolds County--Beginning at the Reynolds-Iron County line near Glover, thence westerly to Centerville, then south through Ellington to the Reynolds-Carter County line, approximately four miles west of Garwood. Beginning at Garwood, thence easterly to the Reynolds-Wayne County line. From Centerville northwest to Stone Hill.

Ripley County--Beginning at the Ripley-Oregon County line, thence easterly through Doniphan to the Ripley-Butler County line near Fairdealing. Beginning at a point on the road described above, approximately two miles east of Doniphan, thence northwardly to the Ripley-Carter County line near Grandin. From Doniphan in a southwesterly direction to Arkansas state line, connecting with Arkansas state road.

St. Charles County--Beginning at the Warren-St. Charles County line east of Warrenton, thence in an easterly direction to St. Charles, thence in a northerly and easterly direction to the Mississippi River north of West Alton. Beginning on the above described road near Wentzville, thence in a northerly direction via Wentzville to the Lincoln-St. Charles County line south of Moscow Mills. Beginning at the Lincoln-St. Charles County line south of Winfield, thence in a southeasterly direction to St. Peters.

St. Clair County--Beginning at the Henry-St. Clair County line, thence southeast through Lowry City and Osceola and Collins to the Polk-St. Clair County line. Also a prong from Collins east to the Hickory-St. Clair County line. Beginning at the

Cedar-St. Clair County line near El Dorado Springs, thence northeast and east via Tiffin to Osceola. Beginning at the Bates-St. Clair County line west of Appleton City, thence east and north to the Henry-St. Clair County line, south of Montrose.

St. Francois County--Beginning at the St. Francois-Jefferson County line near the M.R. & B.T. tunnel, thence south to Bonne Terre, thence in a southeasterly direction through Desloge, St. Francois, Flat River, Farmington and Libertyville to the St. Francois-Madison County line. Beginning at the St. Francois-Washington County line, approximately one mile west of Bismarck near the southern boundary of Washington County, thence north and east through Bismarck and Elvins to Flat River. Beginning at Farmington, thence in an easterly direction to the St. Francois-Ste. Genevieve County line.

Ste. Genevieve County--Beginning at the Ste. Genevieve-Jefferson County line near Danby, thence south and east through Bloomsdale to Ste. Genevieve, thence in a southerly direction through St. Marys to the Ste. Genevieve-Perry County line. Beginning at the Ste. Genevieve-St. Francois County line east of Farmington, thence east and north through Weingarten to Ste. Genevieve.

St. Louis County--Beginning at the city limits of St. Louis at Wellston, thence in a northwesterly direction over what is known as the St. Charles Rock Road to the Missouri River bridge at the city of St. Charles. Beginning at the city limits of St. Louis, thence in a westerly direction through Manchester and Ballwin, over what is known as the Manchester Road to the Franklin County line. Beginning at the city limits of St. Louis, thence in a southwesterly direction over what is known as the Gravois Road to the St. Louis-Jefferson County line. Beginning at the city limits of St. Louis, thence in southwesterly direction over what is known as the Lemay Ferry Road to the St. Louis-Jefferson County line.

Saline County--Beginning at the Pettis-Saline County line, thence north through Marshall, continuing north to the Missouri River and the Carroll-Saline County line. Beginning at the Saline-Lafayette County line near Waverly, thence in an easterly and southerly direction through Malta

Bend, Marshall to Arrow Rock on the Missouri River. Beginning at the Lafayette-Saline County line east of Higginsville, thence in an easterly direction to Marshall, thence in a northeasterly direction via Slater and Gilliam to the Missouri River near Glasgow.

Schuyler County--Beginning at the Schuyler-Putnam County line, thence north and east through Glenwood to Lancaster, thence south and east through Downing to the Schuyler-Scotland County line. Beginning at the Missouri-Iowa state line north of Lancaster to Lancaster, thence southwest through Queen City and Green Top to the Schuyler-Adair County line.

Scotland County--Beginning at the Schuyler-Scotland County line, thence south and east to Memphis, thence easterly through Arbela and Granger to the Scotland-Clark County line. Beginning at the Missouri-Iowa state line, thence south through Memphis to the Scotland-Knox County line.

Scott County--Beginning at the Scott-Cape Girardeau County line south of Cape Girardeau, thence south and west through Kelso, Benton, Morley and Sikeston to the Scott-New Madrid County line. Beginning at Benton, thence south and east to the Scott-Mississippi County line, near Diehlstadt. Beginning at the Scott-New Madrid County line, thence northeasterly through Sikeston to the Scott-Mississippi County line.

Shannon County--Beginning at the Shannon-Howell County line near Mountain View, thence eastwardly through Birch Tree to the Shannon-Carter County line. Beginning at Eminence, thence south through Winona to the road described above. Beginning at Birch Tree, thence southwardly to the Shannon-Oregon County line. From Eminence north to Shannon-Dent County line, crossing at a point between Rector and Sinking post offices.

Shelby County--Beginning at the Shelby-Macon County line, thence south and east through Clarence, Lentner and Shelbina and Lakenan to the Shelby-Marion County line near Hunnewell. Beginning at the Shelby-Knox County line, thence south and east through Bethel to

Shelbyville, thence south to Shelbina. Beginning at Shelbina, thence south and east to the Monroe County line.

Stoddard County--Beginning at the Stoddard-Butler County line near Fisk, thence easterly through Dudley and Dexter to the Stoddard-New Madrid County line near Morehouse. Beginning at the Stoddard-Cape Girardeau County line near the western boundary to Cape Girardeau County, thence in a southerly direction through Advance, Bloomfield, Dexter and Bernie to the Stoddard-Dunklin County line. Beginning at the Bollinger-Stoddard County line near Puxico, thence southwardly to a point below Puxico. Beginning at the Bollinger-Stoddard County line, thence southeast to Advance.

Stone County--Beginning at the Lawrence-Stone County line at the northwest corner of Stone County, thence southeast through Crane, Galena to Reed Springs, thence south to the Arkansas-Missouri state line at Blue Eye. Beginning on the above road just north of the Arkansas state line, thence in a northeasterly direction towards Hollister to the Taney-Stone County line. Beginning at the Stone-Christian County line, thence in a southeasterly direction to the Stone-Taney County line. From Galena east via Abesville to north and south state road from Ozark to Branson. From Galena west to Stone-Barry County line.

Sullivan County--Beginning at the Sullivan-Grundy County line near Galt, thence north and east through Humphrey, Reger and Milan, Green City and Greencastle to the Sullivan-Adair County line. Beginning at the Sullivan-Putnam County line, thence south and west through Milan to the Sullivan-Linn County line at Browning.

Taney County--Beginning at the Stone-Taney County line near the northwest corner of Taney County, thence southeast to Branson, thence south through Hollister to the Arkansas-Missouri state line. Beginning at the Stone-Taney County line, thence northeast to a point two and one-half miles south of Hollister. Beginning again at Branson, thence in an east and northerly direction to Forsyth, thence in a northwest and west direction to the

Stone-Taney County line. From Forsyth northeast via Dickens, Taneyville, Bradleyville and Brown Branch to Taney-Douglas County line.

Texas County--Beginning at the Wright-Texas County line near Mountain Grove, thence east to Cabool, thence in a northeasterly direction to Houston, thence in an easterly and northerly direction through Licking to the Phelps-Texas County line north of Licking. Beginning at Licking, thence in a northeasterly direction to the Dent-Texas County line southwest of Ranger. Beginning on the state road east of Houston, thence in a southeasterly direction and southerly direction via Summerville to the Howell-Texas County line, near the southeast corner of Texas County. Beginning at Houston, thence in a northwesterly direction via Plato to the Pulaski-Texas County line. Beginning at Cabool, thence in a southeasterly direction to the Howell-Texas County line northwest of Willow Springs.

Vernon County--Beginning at the Bates-Vernon County line south of Rich Hill, thence south through Arthur and Horton to Nevada and southeast through Milo and Sheldon to the Barton-Vernon County line. Beginning at the Missouri-Kansas state line, thence east through Deerfield and Nevada to the Cedar-Vernon County line west of El Dorado Springs.

Warren County--Beginning at the Warren-Montgomery County line near Jonesburg, thence south and east through Warrenton to the Warren-St. Charles County line. Beginning at the Warren-Lincoln County line, south of Hawk Point, thence south to Warrenton. Beginning at Warrenton, thence south and east through Marthasville and Dutzow to the Missouri River.

Washington County--Beginning at the Washington-Jefferson County line, thence southwest to Potosi, thence south and east through Caledonia to the Washington-Iron County line. Beginning at the Washington-Crawford County line, thence in an easterly direction to Potosi. Beginning at Caledonia, thence in a southeasterly direction to the Washington-St. Francois County line, approximately one mile west of Bismarck.

Wayne County--Beginning at the

Wayne-Reynolds County line near the southern boundary of Reynolds County, thence east to Leeper, thence in a northerly direction to Piedmont, thence north and east through Sylvia to the Wayne-Bollinger County line. Beginning at the Wayne-Iron County line near Des Arc, thence south to Piedmont. Beginning at the Wayne-Madison County line near Coldwater, thence south through Coldwater, Sylvia and Greenville to the Wayne-Butler County line.

Webster County--Beginning at the Greene-Webster County line, thence northeast to Northview, thence to Marshfield, thence northeast and north via Niangua to the Laclede-Webster County line. Beginning at the Greene-Webster County line near Rogersville, thence east through Rogersville, Fordland, Diggins and Seymour to the Wright-Webster County line.

Worth County--Beginning at the Worth-Nodaway County line, east through Grant City and Allendale to the Worth-Harrison County line. Beginning at the Missouri-Iowa state line, connecting with the Iowa state primary road, thence south, approximately one-half mile east of Irena, thence south through Grant City and Worth, to the Worth-Gentry County line.

Wright County--Beginning at the Webster-Wright County line, thence east through Mansfield and Mountain Grove to the Texas-Wright County line. Beginning at Hartville, thence southwest through Mansfield to the Wright-Douglas County line. From Hartville northeast, via Grove Spring to Laclede-Wright County line.

Southern highway connection--Beginning at the Pettis-Morgan County line east of Smithton, thence in an easterly direction connecting with the east and west road in Moniteau County north of Tipton; provided, that the highways and transportation commission is authorized and empowered to designate the routes and types of the higher type roads of approximately one thousand five hundred miles connecting the principal population centers of the state, and to make such changes in the routes of said roads as it may deem necessary in the interest of economy and directness of routes, and is authorized to commence the construction of said

higher type roads at such place or places on such routes as it may deem advisable; provided further, that no changes in designation shall increase the total mileage of the state highway system."; and

Further amend the title and enacting clause accordingly.

Senator Clay moved that the above amendment be adopted.

Senator Ehlmann offered **SA 1 to SA 6**, which was read:

SENATE AMENDMENT NO. 1 TO  
SENATE AMENDMENT NO. 6

Amend Senate Amendment No. 6 to Senate Bill No. 1017, Page 8, Section 227.020, Line 23, by adding at the end of said line, the following: "The City of St. Louis shall decrease it's collection on earnings tax by the amount of additional revenues going to the city under this section."

Senator Ehlmann moved that the above amendment be adopted.

Senator DePasco assumed the Chair.

Senator Scott raised the point of order that **SA 1 to SA 6** is out of order as it goes beyond the scope of the original legislation.

Senator Mathewson raised the point of order that **SA 6** is out of order as it goes beyond the scope of the original legislation.

The points of order were referred to the President Pro Tem, who ruled them well taken.

Senator Kenney offered **SA 7**:

SENATE AMENDMENT NO. 7

Amend Senate Bill No. 1017, Page 2, Section 226.133, Line 53, by inserting after all of said line the following:

**"6. In addition to one half of the proceeds of the state sales tax on all motor vehicles, trailers, motorcycles and motortricycles, which is distributed pursuant to subsection 2 of section 30(b) of article IV of the constitution of Missouri, effective July 1, 2001, the general assembly shall appropriate to the state road and bridge fund from the undesignated proceeds of such sales tax, the amount necessary for the**



**payment of the principal and interest of any outstanding bonds issued pursuant to this section."**

Senator Kenney moved that the above amendment be adopted.

President Pro Tem Quick assumed the Chair.

Senator Howard assumed the Chair.

Senator Johnson assumed the Chair.

Senator Rohrbach requested a roll call vote be taken on the adoption of **SA 7** and was joined in his request by Senators Kenney, Sims, Singleton and Steelman.

**SA 7** failed of adoption by the following vote:

YEAS—Senators

Ehlmann	Flotron	Graves	House
Kenney	Kinder	Klarich	Maxwell
Rohrbach	Russell	Sims	Singleton
Stelman	Yeckel—14		

NAYS—Senators

Bentley	Bland	Carter	Caskey
Childers	Clay	DePasco	Goode
Howard	Jacob	Johnson	Mathewson
Mueller	Quick	Schneider	Scott
Stoll	Westfall	Wiggins—19	

Absent—Senator Staples—1

Absent with leave—Senators—None

Senator Rohrbach offered **SA 8**:

**SENATE AMENDMENT NO. 8**

Amend Senate Bill No. 1017, Page 2, Section 226.133, Line 53, by adding after the end of said line the following:

“226.134. All projects funded by bonds authorized in section 226.133[, except for the initial twenty-five million dollars authorized in section 226.133,] shall be funded in conformity with the priorities established in the [fifteen-year] **1992** plan developed by the transportation department.”; and

Further amend said bill, by amending the titling and enacting clauses accordingly.

Senator Rohrbach moved that the above

amendment be adopted, which motion prevailed.

Senator Mathewson offered **SA 9**:

**SENATE AMENDMENT NO. 9**

Amend Senate Bill No. 1017, Page 2, Section 226.133, Line 20, by inserting after “expenses.” the following: “**Contracted design shall not be considered an administrative expense, but shall not exceed seven percent of any project.**”.

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

On motion of Senator Mathewson, **SB 1017**, as amended, was declared perfected and ordered printed.

**REPORTS OF STANDING COMMITTEES**

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

Mr. President: Your Committee on Rules, Joint Rules and Resolutions, to which was referred **SB 1049**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

On behalf of Senator House, Chairman of the Committee on Education, Senator Quick submitted the following report:

Mr. President: Your Committee on Education, to which was referred **SB 748**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

**CONCURRENT RESOLUTIONS**

Senator Graves offered the following concurrent resolution:

**SENATE CONCURRENT RESOLUTION NO. 35**

WHEREAS, the members of the Missouri General Assembly deem it fitting and proper to honor citizens who have served this state and have touched the lives of many individuals; and

WHEREAS, Hardin Charles Cox was born on March 4, 1928 in Rock Port, Missouri; and

WHEREAS, Hardin C. Cox was educated at Rock Port Public Schools and the University of Missouri-Columbia where he received

a degree in business and public administration; and

WHEREAS, while attending the University of Missouri, Hardin C. Cox was a member of the football team and participated in the 1945 Cotton Bowl and the 1948 Gator Bowl games; and

WHEREAS, on January 6, 1952, Hardin C. Cox married Miss Virginia Ann Heifner and they have two sons, Charles and Mark; and

WHEREAS, Hardin C. Cox served the United States Army, Japan Occupational Force Signal Corps, 1946-1948 as a corporal and United States Artillery, United States Forces in Korea, 1952-1953 as a first lieutenant; and

WHEREAS, Hardin C. Cox served in the Missouri General Assembly as a Representative and a Senator; was elected to the Missouri House of Representatives in 1964 and served until 1972 and was elected to the Senate in 1974 and served until 1982; and

WHEREAS, Hardin C. Cox has owned and operated Cox and Son Insurance Agency and the Hardin Cox Real Estate, Farm Loan Agency since 1953:

NOW THEREFORE BE IT RESOLVED, by the Missouri Senate, Ninetieth General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby join in honoring Hardin C. Cox, by designating the tourist information center located on interstate highway 29 in Atchison County as the "Hardin C. Cox Missouri Information Center"; and

BE IT FURTHER RESOLVED that the Secretary of the Senate be instructed to prepare a properly inscribed copy of this resolution for the Missouri Department of Tourism.

## RESOLUTIONS

Senator Stoll offered Senate Resolution No. 1439, regarding Betty J. Franke, Festus, which was adopted.

Senator Clay offered Senate Resolution No. 1440, regarding U.S. Air Force Reserves Special Agent Craig M. Franklin, which was adopted.

Senator Staples offered Senate Resolution No. 1441, regarding the Fiftieth Wedding Anniversary of Mr. and Mrs. Carl Hazelwood, Washington, Illinois, which was adopted.

Senator Carter offered Senate Resolution No. 1442, regarding the Harmony Grand Chapter Order of the Eastern Star, which was adopted.

Senator Russell offered Senate Resolution No. 1443, regarding Bradley "Brad" Willard, Stoutland, which was adopted.

Senator Yeckel offered Senate Resolution No. 1444, regarding Ed Chard, Oakville, which was

adopted.

## INTRODUCTIONS OF GUESTS

Senator Westfall introduced to the Senate, David and Justin Odell, Springfield; and Justin was made an honorary page.

Senator Klarich introduced to the Senate, Sheryl Miller and Girl Scout Troop 1776, Ballwin.

Senator Flotron introduced to the Senate, the Physician of the Day, Dr. Sam Page, M.D., St. Louis.

Senator Graves introduced to the Senate, twenty-seven fourth grade students from Linn County R-1 School, Purdin.

Senator Graves introduced to the Senate, members of the Northwest Missouri State University Student Senate, Maryville.

Senator Carter introduced to the Senate, Tony Gee-Salter, St. Louis; and Tony was made an honorary page.

Senator Caskey introduced to the Senate, Dr. Shari Garber Bax, Fred Buckley, III, Mick Cronk, Cristalle Johnson, Tyler Kelley, Monica Ritter and Eric Stephenson, Warrensburg.

Senator Mathewson introduced to the Senate, Rich Cole, Amber Reddell, Aracely Arana and Serena Payne, Lexington; and Amber, Aracely and Serena were made honorary pages.

On behalf of Senator Carter and herself, Senator Sims introduced to the Senate, the Honorable Susan Bloch, St. Louis; the Honorable Laura Denvir Stith, Kansas City; and the Honorable Jane Brown, Clay County.

Senator Staples introduced to the Senate, Irvine, Thomas and Theresa Rudasill, Karen Kleinberg, Kathy Schuch, Cindy Davidson, Diane White, Loraine Wegger, Gina Schuch and Tim Azinger, St. Francois County.

Senator Quick introduced to the Senate, Alex Henton, Nick Fehner, Jeff Cook, Josh Davis, Derek Schirmer and Richard Pawling, Clay County; and Alex, Nick, Jeff, Josh, Derek and Richard were made honorary pages.

Senator Yeckel introduced to the Senate, sixty

fourth grade students from Crestwood Elementary School, St. Louis.

Senator Maxwell introduced to the Senate, thirty-four eleventh grade students from Knox County High School, Edina.

Senator Flotron introduced to the Senate, Jim, Jacky, Jeremy, Danielle, Julie and Bryan Nace, St. Louis County; and Jeremy, Julie and Bryan were made honorary pages.

Senator Kenney introduced to the Senate, Jim and Adam Dice, Raytown; and Adam was made an

honorary page.

Senator Sims introduced to the Senate, Katie Kovaes, Emily Laycob, Leslie Sherman, Meira Sondov-Gold, Lorin Jaeger and Carolyn Jaeger, Ladue.

Senator Rohrbach introduced to the Senate, James Lawrence, Hudson, Ohio.

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

SENATE CALENDAR

FORTY-SEVENTH DAY—THURSDAY, MARCH 30, 2000

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCS for HB 1737

THIRD READING OF SENATE BILLS

SS for SCS for SBs 867 & 552-Maxwell  
(In Budget Control)

SCS for SB 597-Steelman  
(In Budget Control)  
SB 1049-Caskey, et al

SENATE BILLS FOR PERFECTION

- |  |                               |
|--|-------------------------------|
| 1. SB 744-Klarich                        | 7. SB 930-Jacob, with SCS     |
| 2. SB 957-Johnson and Quick, with SCS    | 8. SJR 50-Stoll               |
| 3. SB 925-Caskey and Mathewson, with SCS | 9. SB 885-Mathewson, with SCS |
| 4. SB 772-Goode                          | 10. SB 902-Mathewson          |
| 5. SB 926-Stoll and House, with SCS      | 11. SB 720-Caskey             |
| 6. SB 826-Jacob, et al, with SCS         | 12. SB 980-Jacob, with SCS    |
|  | 13. SB 1016-Jacob, et al      |
|  | 14. SB 851-Wiggins and Stoll  |
|  | 15. SB 817-Stoll, with SCS    |

- |   |  |
|---|--|
| 16. SB 830-Caskey                           | 23. SBs 584, 539, 630,<br>777, 796, 918 &<br>927-Bentley, with SCS |
| 17. SB 892-Quick                            | 24. SBs 818 & 564-Maxwell<br>and Kinder, with SCS                  |
| 18. SB 793-Staples, with SCS                | 25. SB 955-Mathewson, et al  |
| 19. SBs 959 & 598-Howard,<br>with SCS       | 26. SB 1048-Mathewson,<br>with SCS                                 |
| 20. SB 954-Bentley and<br>Johnson, with SCS | 27. SB 866-Klarich   |
| 21. SBs 1027 & 815-Sims,<br>with SCS        | 28. SB 748-Johnson, with SCS                                       |
| 22. SBs 538 & 565-Russell,<br>with SCS      |  |

Unofficial  
HOUSE BILLS ON THIRD READING

HS for HCS for HJR 61-  
Van Zandt, with SCS

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- |  |   |
|--|---|
| SBs 545, 628, 647, 728,<br>834 & 832-Staples,<br>with SCS (pending)  | SB 802-Goode, et al, with<br>SCS (pending)  |
| SB 577-Maxwell, with SCS,<br>SS for SCS & SA 4<br>(pending)  | SB 803-Goode, et al, with SCS   |
| SBs 599 & 531-Schneider,<br>with SCS (pending)   | SBs 807, 553, 574, 614, 747 &<br>860-Jacob, with SCS,<br>SS for SCS & SA 2 (pending)                |
| SB 604-Wiggins   | SB 827-Scott, et al, with<br>SS & SA 2 (pending)  |
| SB 610-Staples and<br>DePasco, with SA 3<br>(pending)  | SB 850-Scott  |
| SBs 678 & 742-Schneider,<br>with SCS, SS for SCS,<br>SA 7, SSA 1 for SA 7,<br>SA 2 to SSA 1 for SA 7<br>& point of order (pending) | SJR 31-Schneider  |
| SB 697-Schneider, with<br>SCS & SA 1 (pending)   | SJR 35-Goode, et al, with<br>SS & SS#2 for SS<br>(pending)  |
| SB 729-House, with SCS,<br>SA 1 & SA 2 to SA 1<br>(pending)  | SJR 45 & 41-House, with<br>SCS (pending)  |
|  | SJR 46-Goode, et al, with<br>SCS (pending)  |
|  | SJR 47-Quick, et al, with<br>SCS, SS for SCS, SA 1,<br>SSA 1 for SA 1 & point<br>of order (pending) |
|  | SJR 53-Quick  |

CONSENT CALENDAR

Senate Bills

Reported 2/15

SB 740-Wiggins

Reported 3/13

SB 683-Childers, with SCS  
(In Budget Control)

Reported 3/15

SB 956-Flotron and Goode,  
with SCS  
(In Budget Control)

SB 1066-Bland and Maxwell,  
with SCS  
(In Budget Control)

SB 1059-Westfall, with SCS  
(In Budget Control)

Reported 3/16

SB 864-Caskey  
(In Budget Control)

SB 1075-Jacob, with SCS

RESOLUTIONS

SR 1337-Schneider  
SR 1204-Goode

SR 1373-Mathewson  
SCR 33-Kinder, et al

To be Referred

SCR 35-Graves

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