

# Journal of the Senate

SECOND REGULAR SESSION

**FORTY-SEVENTH DAY—THURSDAY, APRIL 4, 2002**

The Senate met pursuant to adjournment.

Senator Gross in the Chair.

Reverend Carl Gauck offered the following prayer:

“The Lord is in his holy temple; let all the earth keep silent before him.” (Habakkuk 2:20)

Holy Lord, we are silent before You and seek to listen to Your voice. Speak to us that we might be bold in our living as Your servants here in the Senate as well as home. We give You thanks for the birth of John, Jr. to Senator Loudon; keep this family, we pray, in good health and peace all the days of their lives. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

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

The Journal of the previous day was read and approved.

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

Present—Senators

Bentley	Bland	Caskey	Cauthorn
Childers	DePasco	Dougherty	Foster
Gibbons	Goode	Gross	House

Jacob	Johnson	Kennedy	Kenney
Kinder	Klarich	Klindt	Mathewson
Quick	Rohrbach	Russell	Schneider
Sims	Singleton	Staples	Steelman
Stoll	Westfall	Wiggins	Yeckel—32

Absent with leave—Senators

Coleman Loudon—2

## RESOLUTIONS

Senator Stoll offered Senate Resolution No. 1397, regarding Alison Newell, which was adopted.

Senator Stoll offered Senate Resolution No. 1398, regarding Wiley R. Sims, Festus, which was adopted.

Senator Rohrbach offered Senate Resolution No. 1399, regarding Patricia S. “Pat” Graber, Versailles.

Senator Rohrbach offered Senate Resolution No. 1400, regarding Major Oliver Burris, Eldon.

Senator Rohrbach offered Senate Resolution No. 1401, regarding Marjorie “Marge” Kassel, Jefferson City.

Senator Rohrbach requested unanimous consent of the Senate that the above resolutions be adopted in one motion, which request was granted.

Senator Rohrbach moved that **SR 1399**,

**SR 1400** and **SR 1401** be adopted, which motion prevailed.

Senator Wiggins offered the following resolution, which was adopted:

SENATE RESOLUTION NO. 1402

WHEREAS, the 44th Annual Meeting of the Missouri Conference on History is being held in Kansas City, Missouri, April 18 through 20, 2002; and

WHEREAS, the Conference brings together historians, scholars, educators, and the general public to share in presentations of the results of research, to exchange information on teaching and curriculum, to consider ways to promote interest in history and the welfare of the profession and to discuss other common concerns to all Missouri historians; and

WHEREAS, the National Archives Central Plains Region is hosting the Conference, and the Harry S. Truman Museum and Library, the State Historical Society of Missouri, the Missouri State Archives, the Center for the Study of the Korean War and the Kansas City branch of the Western Historical Manuscript Collection have joined it as sponsors; and

WHEREAS, the Kansas City business community has stepped forward in support of the Conference with donations of money and other resources; and

WHEREAS, the Conference is showcasing the greater Kansas City area with tours of historical and cultural sites, including the Steamboat Arabia Museum, the Airline History Museum at Kansas City, the Thomas Hart Benton Home, the National Frontier Trails Center Museum, the Jazz Hall of Fame and the Negro Leagues Baseball Museum; and

WHEREAS, the Conference has organized "History Expo 2002," a history trade show emphasizing the rich historical and cultural heritage as interpreted by Kansas City area organizations including historians, educators, museum professionals, publishers, re-enactors, living history performers and genealogists;

NOW, THEREFORE, BE IT RESOLVED that the Missouri Senate acknowledges the fine work of the Missouri Conference on History and its efforts to promote the teaching of history, historical research, historical preservation, and other professional applications of history.

Senator Stoll offered Senate Resolution No. 1403, regarding Brian Christopher Kennedy, Crystal City, which was adopted.

Senator Stoll offered Senate Resolution No. 1404, regarding the Fiftieth Wedding Anniversary

of Mr. and Mrs. Douglas Osterberg, Catawissa, which was adopted.

Senator Johnson offered Senate Resolution No. 1405, regarding the Platte County R-III High School District State Champion Pirates wrestling team, which was adopted.

Senator Rohrbach offered Senate Resolution No. 1406, regarding George Schaefer, Jefferson City, which was adopted.

**CONCURRENT RESOLUTIONS**

Senators Steelman, Cauthorn, Klindt, Westfall, Rohrbach and Russell offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 59

WHEREAS, in 1998, the Commissioner of Major League Baseball formed the Commissioner's Blue Ribbon Panel on Baseball Economics to study whether revenue disparities among professional baseball clubs are seriously damaging competitive balance in the league and to determine whether a lack of competitive balance in the league, if any, has had an adverse impact on the ability of the existing professional baseball clubs to grow the game of professional baseball, secure new facilities and produce operating stability; and

WHEREAS, the Commissioner also directed the Commissioner's Blue Ribbon Panel on Baseball Economics to explain its analysis and produce recommendations in the form of structural reforms to address the problems, if the Commission found a competitive imbalance and concluded that the competitive imbalance problem is related to structural characteristics of baseball's economic system and poses a threat to the game; and

WHEREAS, the Commissioner's Blue Ribbon Panel on Baseball Economics performed an extensive 18-month long investigation into these matters and produced an 87-page report of its findings, conclusions and recommendations, to wit: *The Report of the Independent Members of the Commissioner's Blue Ribbon Panel on Baseball Economics (July 2000)*; and

WHEREAS, the Commissioner's Blue Ribbon Panel on Baseball Economics concluded that "large and growing revenue disparities exist and are causing problems of chronic competitive imbalance" in the professional game of baseball; and

WHEREAS, the Commissioner's Blue Ribbon Panel on Baseball Economics concluded that these problems became "substantially worse" during the five-season timeframe of their study and investigation (1995-1999) and "seem likely to remain severe

unless Major League Baseball ("MLB") undertakes remedial actions proportional to the problem"; and

WHEREAS, the Commissioner's Blue Ribbon Panel on Baseball Economics concluded that "the problem of competitive balance is a product of MLB's economic structure, and that this structure is adversely affecting the ability of most clubs to increase revenues and achieve operating stability"; and

WHEREAS, the Commissioner's Blue Ribbon Panel on Baseball Economics concluded that "the limited revenue sharing and payroll tax that were approved as part of MLB's 1996 Collective Bargaining Agreement with the Major League Baseball Players Association ("MLBPA") have produced neither the intended moderating of payroll disparities nor improved competitive balance"; and

WHEREAS, the Commissioner's Blue Ribbon Panel on Baseball Economics concluded that "in a majority of MLB markets, the cost to clubs of trying to be competitive is causing escalation of ticket and concession prices, jeopardizing MLB's traditional position as the affordable family spectator sport"; and

WHEREAS, based upon its conclusions, the Commissioner's Blue Ribbon Panel on Baseball Economics made several recommendations to address the economic ills of professional baseball, to wit:

(1) Revenue Sharing—MLB should share at least 40 percent, and perhaps as much as 50 percent, of all member clubs' local revenue, less local ballpark expenses as uniformly defined; and

(2) Competitive Balance Tax—MLB should levy a 50 percent competitive balance tax on club payrolls that are above a fixed threshold of \$84 million and all clubs should be encouraged to have a minimum payroll of \$40 million; and

(3) Central Fund Distributions—MLB should use unequal distribution of new Central Fund revenues to improve competitive balance, creating a "Commissioner's Pool" that is allocated to assist low-revenue clubs in improving their competitiveness and in meeting the minimum payroll obligation of \$40 million; and

(4) Competitive Balance Draft—MLB should conduct an annual "Competitive Balance Draft" of players in which the weakest eight clubs would have a unique opportunity to select non-40-man roster players from the organizations of the eight clubs that qualified for the playoffs; and

(5) Rule 4 Draft—MLB should implement reforms in the Rule 4 draft; and

(6) Franchise Relocations—MLB should utilize strategic franchise relocations to address the competitive issues facing the game; and

WHEREAS, the Commissioner's Blue Ribbon Panel on

Baseball Economics concluded that many of their recommendations "cannot be implemented unilaterally by MLB and its member clubs", but also require the concurrence and collaboration of the MLBPA; and

WHEREAS, in early December of 2001, the Commissioner testified before Congress that the economic climate of Major League Baseball is continuing to deteriorate and that the thirty existing professional clubs had a combined loss in excess of \$519 million during 2001; and

WHEREAS, as a result of the extremely poor economic performance of Major League Baseball throughout the past several years due to the structural flaws in baseball's economic system, the Commissioner recently called for the elimination of two professional baseball clubs from the thirty-member league, an action that has not been considered by Major League Baseball in over 100 years; and

WHEREAS, the industry of professional baseball is in severe turmoil with a possible players' strike and owners' lock-out being seriously considered and with several lawsuits having recently been filed against Major League Baseball concerning the issue of contraction and with several bills having recently been filed in Congress concerning the issue of baseball's exemption from federal antitrust laws:

NOW THEREFORE BE IT RESOLVED that the members of the Missouri Senate, Ninety-First General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby urge Major League Baseball and the Major League Baseball Players Association to address the serious problems existing within the current economic structure of professional baseball and take substantial steps toward implementation of all or a substantial portion of the recommendations set forth in *The Report of the Independent Members of the Commissioner's Blue Ribbon Panel on Baseball Economics (July 2000)*; and

BE IT FURTHER RESOLVED that the members of the Missouri General Assembly, hereby urge the ownership groups of the St. Louis Cardinals and the Kansas City Royals, along with the players' representatives of all players on those two Missouri-based teams, to support and work in furtherance of the implementation of all or a substantial portion of the recommendations set forth in *The Report of the Independent Members of the Commissioner's Blue Ribbon Panel on Baseball Economics (July 2000)*; and

BE IT FURTHER RESOLVED that the members of the Missouri General Assembly hereby declare that under no circumstances should Major League Baseball owners be permitted to use team elimination/contraction (Major League Baseball fielding fewer teams than the number that participated in the 2001 season) as a means to achieve or make progress towards the goals outlined in the Blue Ribbon Report; and

BE IT FURTHER RESOLVED that the members of the Missouri General Assembly, hereby declare their support for a moratorium on providing state funding for the construction of a new professional baseball stadium in St. Louis and for a moratorium on providing increased state funding for the existing professional baseball stadium in Kansas City until such time as Major League Baseball, in conjunction with the Major League Baseball Players Association, takes substantial steps toward implementation of all or a substantial portion of the recommendations set forth in *The Report of the Independent Members of the Commissioner's Blue Ribbon Panel on Baseball Economics (July 2000)*; and

BE IT FURTHER RESOLVED that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for Major League Baseball, the Major League Baseball Players Association, the St. Louis Cardinals, L.P., and the Kansas City Royals Baseball Corporation.

President Pro Tem Kinder referred the above concurrent resolution to the Committee on Rules, Joint Rules, Resolutions and Ethics.

#### REPORTS OF STANDING COMMITTEES

Senator Kenney, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which were referred **SS** for **SCS** for **SBs 969, 673 and 855**; and **SCS** for **SBs 894, 975 and 927**, begs leave to report that it has examined the same and finds that the bills have been truly perfected and that the printed copies furnished the Senators are correct.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SRB 1236**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SCR 58**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **HCR 3**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **HCS** for **HCR 11**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **HCR 20**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **HCR 21**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

#### REFERRALS

President Pro Tem Kinder referred **SCS** for **SBs 894, 975 and 927** to the Committee on State Budget Control.

#### REPORTS OF STANDING COMMITTEES

Senator Kinder, Chairman of the Committee on Gubernatorial Appointments, submitted the following reports:

Mr. President: Your Committee on Gubernatorial Appointments, to which were referred the following appointments and reappointments, begs leave to report that it has considered the same and recommends that the Senate do give its advice and consent to the following:

Promod Kumar, as a member of the Missouri Board for Architects, Professional Engineers, and Professional Land Surveyors;

Also,

Ronald A. Battelle, as a member of the Peace Officer Standards and Training Commission;

Also,

Thomas J. Koch, as a student representative of the Board of Regents for Linn State Technical College;

Also,

Kathleen A. Mahfood, as a member of the Missouri State Penitentiary Redevelopment Commission;

Also,

Harriett F. Woods, as a member of the Regional Convention and Sports Complex Authority;

Also,

Carol A. Wilson, as secretary and member and Kathy A. Surratt-States, as a member of the Board of Election Commissioners for St. Louis City;

Also,

Melba R. Hale, as a member of the Advisory Commission for Professional Physical Therapists;

Also,

Jeanne R. Rhoades, as a member of the Advisory Commission for Clinical Perfusionists;

Also,

Jerry T. Duvall, as a member of the Kansas City Area Transportation Authority;

Also,

Alise Martiny-Byrd, as a member of the Missouri Training and Employment Council;

Also,

William C. Wilson, as a member of the State Committee for Professional Counselors.

Senator Kinder requested unanimous consent of the Senate to vote on the above reports in one motion. There being no objection, the request was granted.

Senator Kinder moved that the committee reports be adopted, and the Senate do give its advice and consent to the above appointments and reappointments, which motion prevailed.

### SENATE BILLS FOR PERFECTION

Senator Bentley moved that **SB 1059**, with **SCS**, be taken up for perfection, which motion prevailed.

**SCS for SB 1059**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR  
SENATE BILL NO. 1059

An Act to amend chapter 160, RSMo, by adding thereto one new section relating to accountability for priority and performance schools.

Was taken up.

Senator Bentley moved that **SCS for SB 1059** be adopted.

Senator Bentley offered **SS for SCS for SB 1059**, entitled:

SENATE SUBSTITUTE FOR  
SENATE COMMITTEE SUBSTITUTE FOR  
SENATE BILL NO. 1059

An Act to repeal sections 160.011, 160.051, 160.530, 161.092 and 166.260, RSMo, and to enact in lieu thereof seven new sections relating to accountability for priority and performance schools.

Senator Bentley moved that **SS for SCS for SB 1059** be adopted.

Senator Childers assumed the Chair.

Senator Dougherty offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 1059,

Page 9, Section 160.720, Line 25, by inserting after all of said line the following:

**“(4) Permit a metropolitan district that is implementing a program of academic improvement in a school or schools identified pursuant to a settlement agreement for a desegregation lawsuit to submit the elements of the accountability compliance statement required in subdivisions (1) to (3) of this subsection for review for possible waiver solely in regard to the schools identified for academic improvement pursuant to the settlement agreement; provided, however, that the department of elementary and secondary education shall meet with any district covered by the provisions of this subdivision prior to the district submitting any element of an accountability compliance statement, so that the department may identify elements of the settlement agreement academic improvement plan that are substantially similar to the requirements contained in this section, and the department shall advise such district if, based on its review, any further plan or reporting of such plans or elements is required.”**

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

Senator Dougherty offered **SA 2**:

**SENATE AMENDMENT NO. 2**

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 1059, Page 1, Section A, Line 4, by inserting after all of said line the following:

“105.269. 1. Any metropolitan school district may allow retired teachers [to teach] **and administrators to be employed** in said metropolitan school district for up to four years without losing his or her retirement benefits or to teach or be an administrator in a charter school established pursuant to sections 160.400 to 160.420, RSMo, in said metropolitan school district without losing his or her retirement benefits. Said retired teacher need not be in the

teacher's salary scale. Said metropolitan school district shall place an emphasis on hiring retired teachers to teach in areas that include but are not limited to, improving student reading, which may include elementary remedial reading and the “Read to be Ready Program” as established under this act, math, science and special education.

2. The department of elementary and secondary education shall adopt rules to implement the provisions of this section.

3. Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, that is created under the authority delegated in this section and section 167.640, RSMo, shall become effective only if it complies with and is subject to all of the provisions of chapter 536, RSMo, and, if applicable, section 536.028, RSMo. This section and section 167.640, RSMo, and chapter 536, RSMo, are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, RSMo, to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 1999, shall be invalid and void.”; and

Further amend the title and enacting clause accordingly.

Senator Dougherty moved that the above amendment be adopted.

Senator Gross raised the point of order that **SA 2** is out of order as the amendment is not germane to the legislation.

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

Senator Westfall offered **SA 3**:

**SENATE AMENDMENT NO. 3**

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 1059, Page 14, Section 160.720, Line 9 of said page, by inserting after all of said line the following:

**“11. In any school year in which the school funding formula contained in subsection 6 of section 163.031, RSMo, has a proration factor on line 1(b) of less than 1.0, the provisions of subsections 2 to 9 of this section relating to priority schools and priority school districts shall not be enforced. For any school year in which full funding of the school aid formula appears to be in doubt after all appropriations bills are truly agreed and finally passed, the house budget chair and the senate appropriations chair shall send a joint letter to the commissioner of education by August first, notifying the department of elementary and secondary education of the likelihood of less than full funding and requesting that the department not enforce subsections 2 to 9 of this section unless and until the department's calculations for the first “live” school aid payment of the school year show that the formula will have a proration factor on line 1(b) of no less than 1.0.”**

Senator Westfall moved that the above amendment be adopted.

Senator Caskey requested a roll call vote be taken on the adoption of SA 3 and was joined in his request by Senators Bentley, Sims, Stoll and Westfall.

SA 3 failed of adoption by the following vote:

YEAS—Senators

Cauthorn	Childers	Foster	Gibbons
Gross	Kenney	Rohrbach	Russell
Steelman	Westfall—10		

NAYS—Senators

Bentley	Bland	Caskey	DePasco
Dougherty	Goode	House	Jacob
Johnson	Kennedy	Klindt	Mathewson
Quick	Schneider	Sims	Singleton
Stoll	Wiggins	Yeckel—19	

Absent—Senators

Kinder                 Staples—2

Absent with leave—Senators

Coleman             Klarich             Loudon—3

Senator Stoll offered SA 4:

SENATE AMENDMENT NO. 4

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 1059, Page 16, Section 161.092, Line 24, by inserting after all of said line the following:

“163.036. 1. In computing the amount of state aid a school district is entitled to receive under section 163.031, a school district may use an estimate of the number of eligible pupils for the ensuing year, the number of eligible pupils for the immediately preceding year or the number of eligible pupils for the second preceding school year, whichever is greater. Except as otherwise provided in subsection 3 of this section, any error made in the apportionment of state aid because of a difference between the actual number of eligible pupils and the estimated number of eligible pupils shall be corrected as provided in section 163.091, except that if the amount paid to a district estimating eligible pupils exceeds the amount to which the district was actually entitled by more than five percent, interest at the rate of six percent shall be charged on the excess and shall be added to the amount to be deducted from the district's apportionment the next succeeding year.

2. Notwithstanding the provisions of subsection 1 of this section or any other provision of law, the state board of education shall make an adjustment for the immediately preceding year for any increase in the actual number of eligible pupils above the number on which the state aid in section 163.031 was calculated. Said adjustment shall be made in the manner providing for correction of errors under subsection 1 of this section.

3. (1) For any district which has, for at least five years immediately preceding the year in which the error is discovered, adopted a calendar for the school term in which elementary schools are in session for twelve months of each calendar year,

any error made in the apportionment of state aid to such district because of a difference between the actual number of eligible pupils and the estimated number of eligible pupils shall be corrected as provided in section 163.091 and subsection 1 of this section, except that if the amount paid exceeds the amount to which the district was actually entitled by more than five percent and the district provides written application to the state board requesting that the deductions be made pursuant to subdivision (2) of this subsection, then the amounts shall be deducted pursuant to subdivision (2) of this subsection.

(2) For deductions made pursuant to this subdivision, interest at the rate of six percent shall be charged on the excess and shall be included in the amount deducted and the total amount of such excess plus accrued interest shall be deducted from the district's apportionment in equal monthly amounts beginning with the succeeding school year and extending for a period of months specified by the district in its written request and no longer than sixty months.

4. For the purposes of distribution of state school aid pursuant to section 163.031, a school district may elect to use the district's equalized assessed valuation for the preceding year, or an estimate of the current year's assessed valuation if the current year's equalized assessed valuation is estimated to be more than ten percent less than the district's equalized assessed valuation for the preceding year. A district shall give prior notice to the department of its intention to use the current year's assessed valuation pursuant to this subsection. Any error made in the apportionment of state aid because of a difference between the actual equalized assessed valuation for the current year and the estimated equalized assessed valuation for the current year shall be corrected as provided in section 163.091, except that if the amount paid to a district estimating current equalized assessed valuation exceeds the amount to which the district was actually entitled, interest at the rate of six percent shall be charged on the excess and shall be

added to the amount to be deducted from the district's apportionment the next succeeding year.

**5. For the purposes of distribution of state school aid pursuant to section 163.031, a school district with ten percent or more of its assessed valuation owned by one person or corporation as commercial and/or personal property and this person or corporation is delinquent in its property tax payment, may elect, after receiving notice from the county clerk on or before March fifteenth, except in the year enacted, that more than ten percent of its current taxes due the preceding December thirty-first by a single property owner are delinquent, to use on line 2 of the state aid formula the district's equalized assessed valuation for the preceding year or the actual assessed valuation of the year for which the taxes are delinquent less the assessed valuation of property for which the current year's property tax is delinquent. To qualify for use of the actual assessed valuation of the year for which the taxes are delinquent less the assessed valuation of property for which the current year's property tax is delinquent, a district must notify the department of elementary and secondary education on or before April first, except in the year enacted, of the current year amount of delinquent taxes, the assessed valuation of such property for which delinquent taxes are owed and the total assessed valuation of the district for the year in which the taxes were due but not paid. Any district giving such notice to the department of elementary and secondary education shall present verification of the accuracy of such notice obtained from the clerk of the county levying delinquent taxes. When any of the delinquent taxes identified by such notice are paid during a four year period following the due date the county clerk shall give notice to the district and the department of elementary and secondary education and state aid paid to the district shall be reduced by an amount equal to the delinquent taxes received plus interest. The reduction in state aid shall occur over a period**



**not to exceed five years and the interest rate on excess state aid not refunded shall be six percent annually.**

**6. If a district receives state aid based on equalized assessed valuation as determined by subsection 5 of this section and if prior to such notice the district was paid state aid pursuant to subdivision (2) of subsection 5 of section 163.031, the amount of state aid paid during the year of such notice and the first year following shall equal the sum of state aid paid pursuant to line 1 minus line 10 as defined in subsections 1, 2, 3 and 6 of section 163.031 plus the difference between the state aid amount being paid before such notice minus the amount of state aid the district would have received pursuant to line 1 minus line 10 as defined in subsections 1, 2, 3 and 6 of section 163.031 before such notice. To be eligible to receive state aid based on this provision the district must levy during the first year following such notice at least the maximum levy permitted school districts by article X, section 11(b) of the Missouri Constitution and have a voluntary rollback of its tax rate which is no greater than one cent per one hundred dollars assessed valuation.**

Section B. Because the funding of free public schools is a prominent responsibility of this state, the repeal and reenactment of section 163.036 of 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 the repeal and reenactment of section 163.036 of this act shall be in full force and effect upon its passage and approval.”; and

Further amend the title and enacting clause accordingly.

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

Senator Steelman offered SA 5:

#### SENATE AMENDMENT NO. 5

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 1059, Page 18, Section 166.260, Line 17, by inserting after all of said line the following:

**“170.014. 1. This section shall be known as the “Reading Instruction Act” and is enacted to ensure that all public schools establish reading programs based in scientific research and offer explicit systematic phonics instruction in grades kindergarten through three as a significant component of a program of balanced reading instruction and that all new teachers who teach reading in grades kindergarten through three receive adequate training in the teaching of explicit systematic phonics.**

**2. As used in this section, “explicit systematic phonics”, means the methodology of pronouncing and reading words by learning the phonetic sound association of individual letters, letter groups and syllables and the principles governing these associations. Reading instruction using implied recognition of words or partial words through the use of pictures or other references other than explicit pronunciation of phonetic letter combinations shall not be admitted as a substitute in compliance with this provisions.**

**3. Explicit systematic phonics instruction shall be offered in every public school in the state in grades kindergarten through three as a significant component of a program of balanced reading instruction. Nothing in this section shall be construed to allow for implicit phonics methodology as a substitute for the teaching of explicit systematic phonics as defined by this section.**

**4. On and after July 1, 2005, no teacher shall be certified to teach reading in the public schools of this state in grades kindergarten through three, either as a reading specialist or as a classroom teacher, unless the teacher has**

**successfully completed instruction in explicit systematic phonics at the university or college level.”; and**

Further amend the title and enacting clause accordingly.

Senator Steelman moved that the above amendment be adopted and requested a roll call vote be taken. She was joined in her request by Senators Bentley, Caskey, Cauthorn and Gibbons.

**SA 5** was adopted by the following vote:

YEAS—Senators

Cauthorn	Childers	Dougherty	Foster
Gibbons	Gross	House	Kenney
Kinder	Klindt	Rohrbach	Russell
Singleton	Stelman	Westfall	Yeckel—16

NAYS—Senators

Bentley	Caskey	Goode	Jacob
Johnson	Kennedy	Mathewson	Quick
Sims	Stoll	Wiggins—11	

Absent—Senators

Bland	DePasco	Schneider	Staples—4
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Absent with leave—Senators

Coleman	Klarich	Loudon—3
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At the request of Senator Bentley, **SB 1059**, with **SCS** and **SS** for **SCS**, as amended (pending), was placed on the Informal Calendar.

### CONCURRENT RESOLUTIONS

Senator Kennedy offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 60

WHEREAS, the state of Missouri recognizes the critical importance of information technology to its government, industry and local economy; and

WHEREAS, high technology has made enormous contributions to the state's economic growth and competitiveness; and

WHEREAS, the high technology industry is one of the most vibrant sectors of Missouri's economy, with over 3,670 high

technology companies employing 21,300 Missouri residents and generating over \$1 billion in annual wages; and

WHEREAS, high technology jobs are high-paying, high-skill, dynamic and adaptable, with the average Missouri high technology worker earning \$50,000 per year; and

WHEREAS, the positive economic impact of high technology in Missouri does not end with workers in well-paid, high technology jobs, but extends to the businesses that provide goods and services to high technology companies, resulting in an overall impact of 66,100 jobs and more than \$2.4 billion in wages for Missouri residents; and

WHEREAS, software piracy represents one of the greatest threats to the continued growth of Missouri's high technology industry, with software piracy costing the Missouri economy nearly 1,900 jobs and \$80 million in wages annually; and

WHEREAS, software piracy robs \$15.1 million annually from the state of Missouri in lost tax revenues; and

WHEREAS, software piracy can have a serious chilling effect on creativity, innovation and profitability in the vital high technology sector of Missouri's economy; and

WHEREAS, counterfeit and other forms of pirated software expose consumers, including state agencies, to the risk of computer viruses, reduced technical support and other problems that prevent the efficient operation of information systems; and

WHEREAS, in recognition of the destructive impact of software piracy on the Missouri economy and consumers, this General Assembly is committed to developing a comprehensive, statewide response to combat the use of unlicensed software in all state agencies and promote sound management of state information systems:

NOW, THEREFORE, BE IT RESOLVED that the members of the Senate of the Ninety-first General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby recommend that the Governor issue an Executive Order establishing the following:

Section 1. Policy. It shall be the policy of the state of Missouri that each state agency shall work diligently to prevent and combat computer software piracy in order to give effect to copyrights associated with computer software by observing the relevant provisions of federal law, including the U.S. Copyright Act, and applicable licensing restrictions.

(1) Each agency shall adopt procedures to ensure that the agency does not acquire, reproduce, distribute or transmit computer software in violation of U.S. copyright laws and applicable licensing restrictions.

(2) Each agency shall establish procedures to ensure that the

agency has present on its computers and uses only computer software not in violation of U.S. copyright laws and applicable licensing restrictions. These procedures shall include:

- (a) Preparing agency inventories of the software present on its computers;
- (b) Determining what computer software the agency has the authorization to use; and
- (c) Developing and maintaining adequate record-keeping systems.

(3) Each agency shall require its contractors and recipients of state financial assistance, including grants and loan guarantee assistance, to certify that they have appropriate systems and controls in place to ensure that state funds are not used to acquire, operate or maintain computer software in violation of U.S. copyright laws or applicable licensing restrictions. If an agency becomes aware that contractors, grantees or other recipients of state financial assistance are using state funds to acquire, operate or maintain computer software in violation of U.S. copyright laws or applicable licensing restrictions, the agency shall take such corrective measures as the agency head deems appropriate and consistent with the requirements of law.

(4) The Office of Information Technology shall develop appropriate language for inclusion in state contracts to prohibit the use of state funds for the acquisition, operation or maintenance of computer software in violation of U.S. copyright laws or applicable licensing restrictions. Such language shall be required in all state contracts involving the purchase or utilization of computer software in the performance of such contracts.

(5) State agencies shall ensure that budget proposals relating to computer and data processing needs include adequate resources for the purpose of acquiring adequate computer software and licenses to meet those needs.

(6) State agencies shall cooperate fully in implementing this order and shall share information as appropriate that may be useful in combating the use of computer software in violation of applicable U.S. copyright laws or applicable licensing restrictions.

Section 2. Responsibilities of Agency Heads. In connection with the acquisition and use of computer software, the head of each state agency shall:

(1) Ensure agency compliance with U.S. copyright laws protecting computer software and with the provisions of this order to ensure that only authorized computer software is acquired for and used on the agency's computers;

(2) Utilize performance measures as recommended by the Office of Information Technology pursuant to Section 3 of this order to assess the agency's compliance with this order;

(3) Educate appropriate agency personnel regarding copyrights protecting computer software and the policies and procedures adopted by the agency to honor them; and

(4) Ensure that the policies and practices of the agency related to copyrights protecting computer software are adequate and fully implement the policies set forth in this order.

Section 3. Office of Information Technology. The Office of Information Technology ("OIT") shall be the principal interagency forum to improve state agency practices regarding the acquisition and use of computer software, and monitoring and combating the use of unauthorized computer software. OIT shall provide advice and make recommendations to state agencies and to the Chief Information Officer regarding appropriate government-wide measures to carry out this order. OIT shall issue its initial recommendations within 6 months of the date of this order.

Section 4. Chief Information Officer. The Chief Information Officer ("CIO") shall utilize appropriate oversight mechanisms to foster agency compliance with the policies set forth in this order. In carrying out these responsibilities, the CIO shall consider any recommendations made by OIT under Section 3 of this order regarding practices and policies to be instituted on a government-wide basis to carry out this order.

Section 5. Definition. "State agency" or "agency" shall include all agencies, boards, and commissions under the Governor's jurisdiction.

Section 6. Judicial Review. This order is intended only to improve the internal management of the executive branch. It does not create any right or benefit, substantive or procedural, at law or in equity by a party against the state of Missouri, its agencies or instrumentalities, its officers or employees, or any other person.

Section 7. Severability. The invalidity of any portion of this order shall not affect the validity of the remainder thereof.

Section 8. Effective Date. This order is effective immediately and shall remain in effect until rescinded by the Governor; 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 of Missouri.

## HOUSE BILLS ON SECOND READING

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

**HS for HCS for HB 1532**—Pensions and General Laws.

**HB 1412**—Transportation.

**HB 1672**—Ways and Means.

**HCS** for **HB 1556**—Judiciary.

**HB 1748**—Commerce and Environment.

**HS** for **HB 1399**—Financial and Governmental Organization, Veterans' Affairs and Elections.

### REFERRALS

President Pro Tem Kinder referred **SS** for **SCS** for **SBs 969, 673** and **855** to the Committee on State Budget Control.

### REPORTS OF STANDING COMMITTEES

Senator Singleton, Chairman of the Committee on Public Health and Welfare, submitted the following report:

Mr. President: Your Committee on Public Health and Welfare, to which was referred **SB 1026**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Rohrbach, Chairman of the Committee on Insurance and Housing, submitted the following report:

Mr. President: Your Committee on Insurance and Housing, to which was referred **SB 1157**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

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

Mr. President: Your Committee on Civil and Criminal Jurisprudence, to which was referred **SB 1095** and **SB 1195**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Westfall, Chairman of the Committee on Transportation, submitted the following report:

Mr. President: Your Committee on Transportation, to which was referred **SB 1232**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Bentley, Chairman of the Committee on Education, submitted the following report:

Mr. President: Your Committee on Education, to which was referred **SB 1206**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Sims, Chairman of the Committee on Aging, Families and Mental Health, submitted the following report:

Mr. President: Your Committee on Aging, Families and Mental Health, to which was referred **SB 878**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Childers, Chairman of the Committee on Local Government and Economic Development, submitted the following report:

Mr. President: Your Committee on Local Government and Economic Development, to which was referred **SB 1060**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Yeckel, Chairman of the Committee on Financial and Governmental Organization, Veterans' Affairs and Elections, submitted the following report:

Mr. President: Your Committee on Financial and Governmental Organization, Veterans' Affairs and Elections, to which was referred **SB 1205**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Gibbons, Chairman of the Committee on Ways and Means, submitted the following report:

Mr. President: Your Committee on Ways and

Means, to which was referred **SB 1040**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Gross, Chairman of the Committee on Pensions and General Laws, submitted the following report:

Mr. President: Your Committee on Pensions and General Laws, to which was referred **SB 1133**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Foster, Chairman of the Committee on Agriculture, Conservation, Parks and Tourism, submitted the following report:

Mr. President: Your Committee on Agriculture, Conservation, Parks and Tourism, to which was referred **SB 1099**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Klindt, Chairman of the Committee on Interstate Cooperation, submitted the following report:

Mr. President: Your Committee on Interstate Cooperation, to which was referred **SB 739**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

On behalf of Senator Loudon, Chairman of the Committee on Labor and Industrial Relations, Senator Kenney submitted the following report:

Mr. President: Your Committee on Labor and Industrial Relations, to which was referred **SB 1105**, begs leave to report that it has considered the same and recommends that the bill do pass.

On behalf of Senator Gibbons, Chairman of the Committee on Ways and Means, Senator Kenney submitted the following report:

Mr. President: Your Committee on Ways and

Means, to which was referred **SB 735**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

On behalf of Senator Loudon, Chairman of the Committee on Labor and Industrial Relations, Senator Kenney submitted the following report:

Mr. President: Your Committee on Labor and Industrial Relations, to which was referred **SB 713**, begs leave to report that it has considered the same and recommends that the bill do pass.

### MESSAGES FROM THE GOVERNOR

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

OFFICE OF THE GOVERNOR

State of Missouri

Jefferson City, Missouri

April 4, 2002

TO THE SENATE OF THE 91st GENERAL ASSEMBLY  
OF THE STATE OF MISSOURI:

I have the honor to transmit to you herewith for your advice and consent the following appointment to office:

Terry E. Carlisle, 10294 David Allen Road, Columbia, Boone County, Missouri 65201, as a member of the Advisory Commission for Registered Physician Assistants, for a term ending March 27, 2004, and until his successor is duly appointed and qualified; vice, reappointed to a full term.

Respectfully submitted,

BOB HOLDEN

Governor

Also,

OFFICE OF THE GOVERNOR

State of Missouri

Jefferson City, Missouri

April 4, 2002

TO THE SENATE OF THE 91st GENERAL ASSEMBLY  
OF THE STATE OF MISSOURI:

I have the honor to transmit to you herewith for your advice and consent the following appointment to office:

Tadd S. Greenfield, 8108 North Hope Avenue, Kansas City, Platte County, Missouri 64151, as a member of the Advisory Commission for Dental Hygienists, for a term ending March 22,

2006, and until his successor is duly appointed and qualified; vice, RSMo. 332.086.

Respectfully submitted,  
BOB HOLDEN  
Governor

Also,

OFFICE OF THE GOVERNOR  
State of Missouri  
Jefferson City, Missouri  
April 4, 2002

TO THE SENATE OF THE 91st GENERAL ASSEMBLY  
OF THE STATE OF MISSOURI:

I have the honor to transmit to you herewith for your advice and consent the following appointment to office:

William A. Markland, 103 West Seminary, Armstrong, Howard County, Missouri 65230, as a member of the Missouri Board for Occupational Therapy, for a term ending December 11, 2002, and until his successor is duly appointed and qualified; vice, George Reuter, deceased.

Respectfully submitted,  
BOB HOLDEN  
Governor

Also,

OFFICE OF THE GOVERNOR  
State of Missouri  
Jefferson City, Missouri  
April 4, 2002

TO THE SENATE OF THE 91st GENERAL ASSEMBLY  
OF THE STATE OF MISSOURI:

I have the honor to transmit to you herewith for your advice and consent the following appointment to office:

Tia Marie Straight, 211 North Garrison, Carthage, Jasper County, Missouri 64836, as a member of the Advisory Commission for Dental Hygienists, for a term ending March 22, 2004, and until her successor is duly appointed and qualified; vice, RSMo. 332.086.

Respectfully submitted,  
BOB HOLDEN  
Governor

Also,

OFFICE OF THE GOVERNOR  
State of Missouri  
Jefferson City, Missouri  
April 4, 2002

TO THE SENATE OF THE 91st GENERAL ASSEMBLY  
OF THE STATE OF MISSOURI:

I have the honor to transmit to you herewith for your advice

and consent the following appointment to office:

Frances E. Tourdot, Route 1, Box 494, Camdenton, Camden County, Missouri 65020, as a member of the Advisory Commission for Dental Hygienists, for a term ending March 22, 2005, and until her successor is duly appointed and qualified; vice, RSMo. 332.086.

Respectfully submitted,  
BOB HOLDEN  
Governor

Also,

OFFICE OF THE GOVERNOR  
State of Missouri  
Jefferson City, Missouri  
April 4, 2002

TO THE SENATE OF THE 91st GENERAL ASSEMBLY  
OF THE STATE OF MISSOURI:

I have the honor to transmit to you herewith for your advice and consent the following appointment to office:

Cynthia A. Webb, 708 North Pine, Cameron, Clinton County, Missouri 64429, as a member of the State Board of Cosmetology, for a term ending July 1, 2004, and until her successor is duly appointed and qualified; vice, J. Darlene Lee, term expired.

Respectfully submitted,  
BOB HOLDEN  
Governor

President Pro Tem Kinder referred the above appointments to the Committee on Gubernatorial Appointments.

## RESOLUTIONS

Senator Dougherty offered Senate Resolution No. 1407, regarding Skylar Kathleen Gaw, Moberly, which was adopted.

## INTRODUCTIONS OF GUESTS

Senator Klindt introduced to the Senate, members of EXCEL Community Leadership, Putnam County.

Senator Childers introduced to the Senate, College of the Ozarks Student Senators: Aaron Schaffner, Benjamin Shelton, Dustin Ward, Natalie Perrigo, Stephanie Wheeler, Dusty Reasons, Ashley Shelangoski, Hillary Bargman, Kara

Warner, Rachel Nelson, Gena Kenyon, Josh Watkins, Amy Evans, Shelbi Ketcham, Deborah Hatton, Tiffany Nalley, Casey Guernsey, Kezra Bradford, Christian Woelk, Bud Brooker, Dr. Mark Rapinchuk and Lt. Col. Gary Herchenroeder, Point Lookout.

Senator House introduced to the Senate, his son, Benjamin, St. Charles; and Benjamin was made an honorary page.

On behalf of Senator Steelman and himself, Senator House introduced to the Senate, former State Senator Ralph Uthlaut and 6 members of Farm Bureau Youth Leadership from Montgomery County.

Senator Staples introduced to the Senate, James Sweazea, Rome, Georgia; and James was made an honorary page.

On behalf of Senator Loudon, Senator Kinder introduced to the Senate, the Physician of the Day, Dr. Steve Smith, M.D., St. Louis.

Senator Staples introduced to the Senate, Glydus Gregory and Charlotte and Tom Davis, Mountain View.

Senator Johnson introduced to the Senate, James Baber and members of Farm Bureau Youth Leadership: Tara Gutshall and Sean Miller, Platte County.

Senator Klindt introduced to the Senate, former State Representative Dale Whiteside and members of Farm Bureau Youth Leadership: Kevin Hansen, Matt Wright, Justin Goard, Stephanie James, Jennee Mollohan, Jaryn Jones and Lindy Zelmer, Chillicothe.

Senator Klindt introduced to the Senate, members of Farm Bureau Youth Leadership: Brad Morris, Luke Buhrmester, Ian Davidson, M. Catheryn Zapp, Brooks Reid, Lisa McLain, Kyle Stark, Chris Feitz, Bridget Collins, Tim Wood and Todd Gibson, Carroll and Putnam Counties.

Senator Foster introduced to the Senate, members of Farm Bureau Youth Leadership: Mike

Smody, Erin Orosz, Poplar Bluff; and Erin was made an honorary page.

Senator Cauthorn introduced to the Senate, members of Farm Bureau Youth Leadership: Joni Fields, Amy Dunlap, Amanda Arnett, Sara James, Ashley James, Megan Riechers and Marie Ebbesmeyer, Paris.

Senator Kinder introduced to the Senate, members of Farm Bureau Youth Leadership: David Herbst, Chaffee; Tom Jennings, Sikeston; and Karen James, Marble Hill.

Senator Singleton introduced to the Senate, Greg Ulmer and members of Farm Bureau Youth Leadership: Enoch Doubledee, Josh Harvey and Jacob Asbett, Jasper County.

Senator Westfall introduced to the Senate, John Sparkman and members of Farm Bureau Youth Leadership: Hope Herd, Beth Parkhurst, Emma Baxter, James Oxenreider and Mark Brown, Greene County.

Senator Cauthorn introduced to the Senate, Bea Erisman and members of Farm Bureau Youth Leadership: Zach Hunt, Boone County; and Jason Robinett, Jenny Gesling, Brent Erisman, Nick Curtis and Brian Vance, Audrain County.

Senator Cauthorn introduced to the Senate, members of Farm Bureau Youth Leadership: Barb Hunziker, Ashley James, David Clark and Kate Wilson, Knox County.

Senator Rohrbach introduced to the Senate, members of Farm Bureau Youth Leadership: George Price, Eldon; Kim Wright, Tuscumbia; Justin Malmberg, Iberia; Aaron Kliethermes, St. Elizabeth; and Dori Wright, Miller County.

Senator Jacob introduced to the Senate, Susan Wheaton and members of Farm Bureau Youth Leadership: Jaron Davis, Tiffany Hackman, Ryan Fuemmeler, Callie Strodtman and Corey Black, Howard County.

Senator Childers introduced to the Senate, 40 seventh and eighth grade students from Taneyville

School, Taney County.

Senator Caskey introduced to the Senate, Mike Moreland and members of Farm Bureau Youth Leadership: Vince Bertucci, Harrisonville; Ryan Simms and Jarrod Summers, Pleasant Hill; Kara Sutton, Archie; and Amanda Toomey, Creighton.

Senator Russell introduced to the Senate, Jim Thompson and members of Farm Bureau Youth Leadership: Tyler Morgan, Adam Kimrey, Shawn Morgan, Kahla Waugh, Nicky Amos and Josh Griffin, Lebanon.

Senator Cauthorn introduced to the Senate, members of Farm Bureau Youth Leadership: Tim Fretwell, Alexander Todd and Clint Munzlinger, Lewis County.

Senator Russell introduced to the Senate, David Day, Yvonne Sterling and Sue Bostic, Dixon.

Senator Kennedy introduced to the Senate, his mother, Catherine S. Kennedy, St. Louis; and his sister, Eileen Kennedy Curley and her husband, Ed, Menomonee Falls, Wisconsin.

Senator Johnson introduced to the Senate, 18 students from Life Christian Academy, Kansas City; and Jessica Weaver, Annah Barnett and Seth Parker were made honorary pages.

Senator Steelman introduced to the Senate,

Tim Buechter and members of Farm Bureau Youth Leadership, Vienna.

Senator Rohrbach introduced to the Senate, Bill Hunter, Brad Schad and Chassidy Nation, Versailles; and Angela Wilson and Forrest Hancock, Stover.

Senator Cauthorn introduced to the Senate, Kathy Chinn and members of Farm Bureau Youth Leadership: Michelle Westhoff, Amber Gill, Gina Eckler and Bruce Vannoy, Shelby County.

On behalf of Senator Loudon, Senator Sims introduced to the Senate, Ms. Leah Meyer and fourth grade students from Carrollton Oaks Elementary School, Bridgeton.

Senator Kinder introduced to the Senate, members of Farm Bureau Youth Leadership, Cape Girardeau and Madison Counties.

Senator Gibbons introduced to the Senate, students from North Glendale Elementary School, Glendale.

Senator Schneider introduced to the Senate, fourth grade students from Brown Elementary School, North St. Louis County; and Rna Whitnah, Marcquis McGee-Smith, Nick Varma and Brittany Ramey were made honorary pages.

On motion of Senator Kenney, the Senate adjourned until 10:00 a.m., Friday, April 5, 2002.

#### SENATE CALENDAR

FORTY-EIGHTH DAY—FRIDAY, APRIL 5, 2002

#### FORMAL CALENDAR

#### HOUSE BILLS ON SECOND READING

HB 1338-Relford, et al  
HCS for HB 1154

HB 1192-Harding and Boucher  
HCS for HBs 1134, 1100 & 1559



HCS for HB 1451  
HCS for HB 1425  
HB 1634-Hoppe  
HCS for HBs 1150, 1237 & 1327  
HCS for HB 1711  
HCS for HB 1398  
HS for HB 1498-Johnson (90th)  
HB 1432-Foley  
HB 1581-Clayton  
HB 1418-Relford, et al  
HCS for HB 1765  
HS for HCS for HB 1906-  
Green (73rd)  
HCS for HB 1817

HS for HCS for HB 1877-Foley  
HB 1592-Hickey, et al  
HCS for HB 1898  
HCS for HB 1403  
HCS for HB 1202  
HCS for HBs 1344 & 1944  
HS for HB 1994-Hosmer  
HS for HCS for HB 1440-  
Riback Wilson  
HS for HB 1496-Green (73rd)  
HS for HCS for HB 1762-Harding  
HCS for HB 1689  
HB 1851-Curls  
HB 1795-Berkowitz, et al

Unofficial  
THIRD READING OF SENATE BILLS

SS for SCS for SB 840-  
Gross  
SB 740-Wiggins  
SS for SCS for SBs 837,  
866, 972 & 990-Cauthorn  
(In Budget Control)

SS for SCS for SBs 969,  
673 & 855-Westfall  
(In Budget Control)  
SCS for SBs 894, 975 &  
927-Kinder  
(In Budget Control)

Journal  
SENATE BILLS FOR PERFECTION

1. SB 1052-Sims, with SCS
2. SB 884-DePasco and  
Kenney, with SCS
3. SBs 984 & 985-  
Steelman, with SCS
4. SB 1046-Gross and  
House, with SCS
5. SB 1103-Westfall, et al
6. SBs 915, 710 & 907-  
Westfall, et al, with SCS
7. SBs 923, 828, 876, 694  
& 736-Sims, with SCS
8. SB 676-Yeckel, et al,  
with SCS
9. SB 900-Goode, et al, with SCS

10. SB 1107-Childers, with  
SCS
11. SB 912-Mathewson,  
with SCS
12. SB 892-Kenney, with SCS
13. SB 910-Gibbons
14. SB 1104-Mathewson
15. SB 954-Loudon, with SCS
16. SB 1014-Klindt and Kinder
17. SB 1152-Klarich, with SCS
18. SBs 766, 1120 & 1121-  
Steelman, with SCS
19. SB 926-Kenney, et al,  
with SCS
20. SB 1140-Rohrbach

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|--|--|
| <p>21. SBs 1112 &amp; 854-Caskey<br/>and Russell, with SCS</p> <p>22. SB 1111-Quick, with SCS</p> <p>23. SB 689-Gibbons, et al,<br/>with SCS</p> <p>24. SB 938-Cauthorn, et al</p> <p>25. SB 1087-Gibbons, et al, with SCS</p> <p>26. SBs 1279, 1162 &amp; 1164-<br/>Kinder and Wiggins,<br/>with SCS</p> <p>27. SB 1248-Mathewson and<br/>Kenney, with SCAs 1 &amp; 2</p> <p>28. SB 971-Klindt, et al, with SCS</p> <p>29. SBs 1063 &amp; 827-Rohrbach<br/>and Kenney, with SCS</p> <p>30. SB 1010-Sims</p> <p>31. SRB 1236-Rohrbach</p> <p>32. SB 1026-Kenney, et al, with SCS</p> | <p>33. SB 1157-Klindt, with SCS</p> <p>34. SBs 1095 &amp; 1195-<br/>Cauthorn, with SCS</p> <p>35. SB 1232-Singleton</p> <p>36. SB 1206-Bentley and Stoll</p> <p>37. SB 878-Sims, with SCS</p> <p>38. SB 1060-Westfall, with SCS</p> <p>39. SB 1205-Yeckel</p> <p>40. SB 1040-Gibbons, et al,<br/>with SCS</p> <p>41. SB 1133-Gross, with SCS</p> <p>42. SB 1099-Childers, with<br/>SCS</p> <p>43. SB 739-Wiggins, with SCS</p> <p>44. SB 1105-Loudon</p> <p>45. SB 735-Steelman and<br/>Kinder, with SCS</p> <p>46. SB 713-Singleton</p> |
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## INFORMAL CALENDAR

## SENATE BILLS FOR PERFECTION

- |   |   |
|---|---|
| <p>SBs 641 &amp; 705-Russell,<br/>et al, with SCS (pending)</p> <p>SB 647-Goode, with SCS</p> <p>SB 651-Singleton and<br/>Russell, with SCS (pending)</p> <p>SB 659-House and Kenney,<br/>with SS#2, SA 3 and<br/>SSA 1 for SA 3 (pending)</p> <p>SB 660-Westfall, et al,<br/>with SCS (pending)</p> <p>SBs 662 &amp; 704-Westfall,<br/>with SCS &amp; SA 4 (pending)</p> <p>SB 668-Bentley, with SS &amp;<br/>SA 1 (pending)</p> <p>SBs 688, 663, 691, 716,<br/>759, 824 &amp; 955-Gibbons,<br/>et al, with SCS, SS<br/>for SCS &amp; SA 1 (pending)</p> | <p>SB 881-Steelman and<br/>Yeckel, with SCS &amp; SS<br/>for SCS (pending)</p> <p>SBs 958 &amp; 657-Kinder,<br/>with SCS</p> <p>SB 1005-Loudon</p> <p>SB 1059-Bentley, et al,<br/>with SCS &amp; SS for SCS<br/>(pending)</p> <p>SJR 23-Singleton, with SS,<br/>SA 1 &amp; SSA 1 for SA 1<br/>(pending)</p> |
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CONSENT CALENDAR

Senate Bills

Reported 2/5

SB 995-Rohrbach

BILLS IN CONFERENCE AND BILLS  
CARRYING REQUEST MESSAGES

Requests to Recede or Grant Conference

HCS for HB 1115, with SCS  
(Russell)  
(House requests Senate  
recede or grant conference)

Unofficial

RESOLUTIONS

SR 1026-Jacob, with SA 1  
(pending)

Journal

To be Referred

SCR 60-Kennedy

Reported from Committee

SCR 51-Mathewson and  
Yeckel, with SCA 1  
HCR 5-Reynolds  
HCR 7-Boykins and Barry  
HS for HCR 15-O'Toole,  
et al (DePasco)  
SCR 43-Loudon, with SCS

Copy

SCR 58-Klarich  
HCR 3-Hampton  
HCS for HCR 11 (Kinder)  
HCR 20-Crump  
HCR 21-Boucher and  
Kreider