

92nd General Assembly

First Regular Session

MISSOURI SENATE



WEEKLY BILL STATUS REPORT

APRIL 21 - 25, 2003

Prepared by
Divisions of Research and Computer Information Systems

MISSOURI SENATE

BILL STATUS

SENATE BILLS

SB 0001

SCS#2 SB 1

SENATE SPONSOR Russell

HOUSE HANDLER Luetkemeyer

0202S.05p

SCS#2/SB 1 - Beginning January 1, 2005, any person born after August 28, 1984, shall possess a boating safety identification card in order to operate a vessel on the Mississippi River, Missouri River, or the lakes of this state. The State Water Patrol will issue the card. The card will be issued to persons who: (1) have successfully completed a boating safety course approved by the National Association of State Boating Law Administrators and certified by the State Water Patrol; (2) have passed an equivalency examination prepared and administered by the State Water Patrol; or (3) hold a valid master's, mate's, or operator's license issued by the United States Coast Guard.

The State Water Patrol may charge a fee for the card that does not substantially exceed the administrative cost of this provision. No individual will be stopped or detained for the purpose of checking to see if the individual holds a boating safety identification card. The act also requires that any person convicted of certain boating offenses must enroll and complete a boating safety education course which meets the State Water Patrol's minimum standards, file proof of successful completion of the course with the court, and not operate a vessel until filing proof.

This act is substantially similar to SB 1083 and HB 1307 (2002).

STEPHEN WITTE

120102	Prefiled	
010803	S First Read	S33
011303	Second Read and Referred S Transportation Committee	S68
020403	Hearing Conducted S Transportation Committee	
021103	SCS Voted Do Pass S Transportation Committee-Consent	(0202S.03C)
021703	Reported From S Transportation Committee to Floor w/SCS-Consent	S233
022003	Removed from S Consent Calendar	S279
022503	Committee Vote Reconsidered S Transportation Comm.	
022503	SCS#2 Voted Do Pass S Transportation Committee-Consent	(0202S.05C)
030303	Reported From S Transportation Committee to Floor w/SCS#2 - Consent	S362
031703	SCS#2 S adopted	S532
031703	S Third Read and Passed - Consent	S532
031803	H First Read	H726
031903	H Second Read	H770
040703	Referred H Tourism & Cultural Affairs Committee	H943

040903 Hearing Conducted H Tourism & Cultural Affairs
Committee
040903 Voted Do Pass H Tourism & Cultural Affairs
Committee - Consent
040903 Reported Do Pass H Tourism & Cultural Affairs H990
Committee - Consent
042203 Defeated on House Third Reading H1158-1159
042303 Motion to reconsider Third Reading Vote H adopted
042303 Removed from H Consent Calendar
042803 H Calendar S Bills for Third Reading

EFFECTIVE : August 28, 2003

SB 0002

SCS SB 2

SENATE SPONSOR Russell

0211S.04C

SS#2/SS/SCS/SB 2 - This act requires that on a monthly basis the division of employment security cross check Missouri unemployment compensation recipients against available federal and state databases containing new hire and wage information.

Severance pay in all instances shall be considered as wages. The act removes subdivision 1 of Section 288.036 which makes an exemption from the definition of "wages" for wages earned in excess of the state taxable wage base as calculated by subsection 2 of the section. The items addressed within the removed provision are addressed in subsection 2. The state taxable wage base in 2003 shall be \$8,000 and for the following years shall be set based on the preceding September 30 balance of the unemployment trust fund less any outstanding federal advances or state bonds. Should the trust fund on September 30 be below 350 million, employers must pay an additional \$1,000. Should the trust fund on September 30 be in excess of 500 million, employers are credited an amount of \$500.

Should the unemployment trust fund become insolvent, the maximum weekly benefit an insured worker may receive shall not be increased until two years following such time the fund is again solvent.

A claimant is not ineligible for unemployment benefits even though they are not actively and earnestly seeking work if such failure is because the individual is participating in a state approved drug or alcohol treatment program.

The act changes existing law making the waiting week prior to receiving unemployment benefits never compensable. Under current law the waiting week is compensable after the 9th compensable week.

The act defines misconduct within Chapter 288, RSMo.

Suspension of four or more weeks shall be treated as a discharge.

An offer of suitable work shall be conclusively established if an employer notifies the claimant by any form of certified mail of such an offer. No unemployment benefits or waiting week credit may be collected regardless of severity of offence until the claimant has earned wages equal to eight times the claimants weekly benefit amount if the claimant is discharged for misconduct. If the claimant has been disqualified on more than one occasion within the base period, the claimant shall be required to earn wages in excess of eight times the maximum weekly benefit amount for each disqualification.

The act defines misconduct within section 288.050.

The act in Section 288.060, removes the exemption for termination pay, severance pay, and elected officials, thus allowing such to be considered wages under this law.

The act establishes that where the successor of a business was an employer who was subject to a different contribution rate within the year, the division will recalculate as of the date of the acquisition. The recalculation shall apply beginning the 1st day of the next calendar quarter. The successor employer shall use its rate for the quarter in which acquisition was made.

The act adds a provision which states that in addition to the money from the federal government, any money from state bonds issued pursuant to Section 288.330, a fee for the purpose of payment of the principal, interest, and administrative expenses shall be required by each employer. The act sets how the amount is to be determined. For money collected for state bonds pursuant to Section 288.128 the General Assembly must appropriate such money before it may be used to repay such indebtedness. If the General Assembly does not appropriate such funds then the money shall be placed within the special employment security fund.

Such state departments, divisions and agencies that fall under the purview of the Wagner-Peyser Act shall have the power to contract with private entities for the purpose of providing employment and reemployment services.

The act allows money from state bonds issued pursuant to Section 288.330 to go into the state employment security fund and be used as appropriated by the General Assembly.

The act in Section 288.330 removes the prohibition that the state not issue bonds or otherwise borrow money to pay unemployment benefits. The act defines bond within the subsection. "Bond", shall mean any type of obligation including bond, note, or bond anticipation note or similar instrument issued pursuant to this section. The act creates the Missouri

Commission on Employment Security Financing. Further, it sets membership and the commissions powers. Any bonds issued by the Commission must mature no later than ten years after issuance, and the commission may not exceed a total of one hundred million dollars of indebtedness in the issuance of bonds. The Commission shall provide for repayment of bonds, may pledge money for the payment of bonds if the General Assembly appropriates funds for such purpose. The act establishes that bonds issued pursuant to this section are not debts of the state, such bonds are only payable from revenue provided for such payment pursuant to Section 288.330. Further, the subdivision states what must be stated on the bonds. The act states that the state will not limit or alter the rights vested in the Commission to fulfill agreements made with owners of such bonds until the bonds are fully discharged. The commission may provide for the flow of funds, establishment and maintenance of separate accounts within the special employment security fund. Further, the commission may provide for other necessary actions with respect to the fund and may issue bonds to repay those outstanding bonds. Further, the bonds, transactions related to bonds and profits from such bonds are not taxable by the state or any political subdivision thereof. The Commission may place the proceeds, less issuance costs of bonds in the state unemployment compensation fund and use such funds for the purposes the fund was created for. If the money is not placed immediately in the fund, such money shall be held in the special employment security fund until transferred in to the state unemployment compensation fund. The Commission may enter into any contract or agreement necessary or desirable to effect cost effective financing.

The provisions of Section 288.330, when in conflict with other law shall be superior to such conflicting law. Should the state be subject to loss of federal funds available to it, the commission may administer this subsection in such a way to conform with the federal requirements until the General Assembly has an opportunity to amend this subsection accordingly.

Except as otherwise provided by law, it shall be unlawful for any person in any way associated with the division of unemployment security to make known in any manner, permit the inspection or use of or divulge to anyone any information obtained by an investigation or received from any other governmental entity with respect to employment laws. However, this shall not apply to the disclosure of information by an individual charged with such information's custody or disclosure of such information in a judicial proceeding brought to enforce the employment laws of this state. Any person in violation of this section is guilty of a Class D felony.

This act has an emergency clause.
RICHARD MOORE

120102 Prefiled
 010803 S First Read S33
 011303 Second Read and Referred S Small Business, Insurance S68
 and Industrial Relations Committee
 011503 Hearing Conducted S Small Business, Insurance and
 Industrial Relations Committee
 012203 SCS Voted Do Pass S Small Business, Insurance and
 Industrial Relations Committee (0211S.04C)
 030603 Reported From S Small Business, Insurance and S403
 Industrial Relations Committee to Floor w/SCS
 040103 SS for SCS S offered (Russell) (0211S.08F) S621
 040103 SS for SS for SCS S offered (Loudon) (0211S.09F) S621
 040103 Bill Placed on Informal Calendar S621
 040203 SS for SS for SCS S withdrawn S654
 040203 SS#2 for SS for SCS S offered (Loudon) (0211S.11F) S654
 040203 Bill Placed on Informal Calendar S655
 040903 SA 1 to SS#2 for SS for SCS S offered (Jacob) S720
 040903 SSA 1 for SA 1 to SS#2 for SS for SCS S S720
 offered & adopted (Loudon)
 040903 SA 2 to SS#2 for SS for SCS S offered & S720
 adopted (Loudon)
 040903 SS#2 for SS for SCS, as amended, S adopted S720
 040903 Perfected S720
 040903 Reported Truly Perfected S Rules Committee to Floor S736
 040903 Referred S Governmental Accountability and Fiscal S746
 Oversight Committee
 041003 Voted Do Pass S Governmental Accountability and
 Fiscal Oversight Committee
 041403 Reported From S Governmental Accountability and S777
 Fiscal Oversight Committee to Floor
 041603 S Third Read and Passed - EC adopted S854-855
 041603 H First Read (w/EC) H1086
 041703 H Second Read H1097
 042303 Referred H Workforce Development and Workplace Safety
 Committee

EFFECTIVE : August 28, 2003

 SB 0003

SENATE SPONSOR Russell

0434S.01I

Authorizes certain fire protection districts to provide
 stretcher van and wheelchair transportation services

011503 Hearing Conducted S Economic Development, Local
 Government & Tourism Committee

SB 0004

SCS SB 4

SENATE SPONSOR Caskey

HOUSE HANDLER Johnson (47)

0103S.02P

SCS/SB 4 - This act creates the "Antiterrorism Fund" within the state treasury. Contributions from the sale of "Fight Terrorism" license plates, and other moneys shall be deposited in this fund to fund antiterrorism activities.

This act allows motorists to obtain "Fight Terrorism" license plates. Any person desiring to obtain such plates must make an annual contribution of \$25 to the "Antiterrorism Fund".
STEPHEN WITTE

HCA 1 - MODIFIES THE LANGUAGE REGARDING THE TYPE OF FUNDS THAT MAY BE PLACED IN THE ANTITERRORISM FUND

120102	Prefiled	
010803	S First Read	S33
011303	Second Read and Referred S Transportation Committee	S68
021103	Hearing Conducted S Transportation Committee	
021103	SCS Voted Do Pass S Transportation Committee-Consent	(0103S.02C)
021703	Reported From S Transportation Committee to Floor w/SCS-Consent	S233
022403	SCS S adopted	S293-294
022403	S Third Read and Passed - Consent	S294
022503	H First Read	H456
022603	H Second Read	H463
031303	Referred H Transportation & Motor Vehicle Committee	H683
031903	Hearing Conducted H Transportation and Motor Vehicle Committee	
031903	Voted Do Pass w/HCA 1 H Transportation and Motor Vehicle Committee - Consent	
040303	Reported Do Pass w/HCA 1 H Transportation & Motor Vehicle Committee - Consent	H928
041703	HCA 1 H adopted	H1107
041703	H Third Read and Passed, as amended - Consent	H1107/S880
042803	S Calendar S Bills with H amendments (HCA 1)	

EFFECTIVE : August 28, 2003

SB 0005

SS SCS SB 5

SENATE SPONSOR Caskey

0356S.06P

SS/SCS/SB 5 - This act makes numerous changes to sentencing.

PROGRAM FOR OFFENDERS WITH SUBSTANCE ABUSE ACTION - This act adds alcohol treatment to programs for offenders with substance

abuse. The treatment must be at least 12 months and no more than 24 months. The Department of Corrections has the ability to determine the nature, intensity, duration and completion criteria of the programs provided. Thirty days prior to the successful completion of the program, the Board of Probation and Parole shall advise the sentencing court of an offender's probationary release. An offender's participation in this program shall not be counted as a previous prison commitment (Section 217.362).

HOUSE ARREST - This section allows house arrest for offenders serving sentences on class C or D felonies who have two years or less remaining on the sentence. Current law only allows house arrest if an offender has less than one year remaining (Section 217.541).

PAROLE TIME - This act requires persons discharged from prison or parole, after serving his or her sentence, to be informed in writing of the process and procedure to register to vote (Section 217.730).

PROBATION SERVICES - This act eliminates mandatory probation services for misdemeanor Chapter 570 offenses (Section 217.750).

PROBATION AND PAROLE - Requires all felony cases where the recommended sentence established by the sentencing advisory commission includes probation but the prosecuting attorney does not include probation, the Board of Probation and Parole shall provide the judge with a report on available alternatives to incarceration prior to sentencing.

The act adds to the list of requirements for the presentence or preparole report three additional requirements: (1) information concerning the impact of the crime on the victim; (2) recommended sentence established by the sentencing advisory commission; and (3) available alternatives to incarceration including opportunities for restorative justice (Section 217.760).

CIRCUIT NO. 13 - This act provides that beginning on January 1, 2007, the number of circuit judges in the 13th judicial circuit shall increase from three to four. The fourth circuit judge shall be elected in 2006 for a two-year term and thereafter in 2008 for a full four-year term (Section 478.610).

FEDERAL FORFEITURE SYSTEM - The independent audit required of law enforcement agencies involved in federal forfeitures shall be provided to the Department of Public Safety, as well as to the governing body of the agency. The Department shall not issue funds to any law enforcement agency that fails to comply (Section 513.653).

DANGEROUS FELONIES - Adds to the list of dangerous felonies the following: 1) First degree assault of a law enforcement officer; 2) First degree domestic assault; and 3) First degree elder abuse

(Section 556.061).

ROLE OF THE COURT AND JURY IN SENTENCING - Creates a bifurcated trial if the jury reaches a guilty verdict. A second hearing shall be conducted for the jury to determine the extent or duration of sentence or other disposition based on the nature and circumstances of the offense and the history of the defendant (Section 557.036).

SENTENCES OF IMPRISONMENT - This act changes the maximum punishment for a Class D felony from 5 years to 4 years (Section 558.011).

PRIOR/PERSISTENT OFFENDERS - Changes authorized maximum terms for persistent and dangerous offenders:

Class A felony any sentence authorized by a Class A felony;
Class B felony any sentence authorized by a Class A felony;
Class C felony any sentence authorized by a Class B felony;
Class D felony any sentence authorized by a Class C felony.
(Section 558.016)

PRIOR CONVICTIONS, MINIMUM PRISON TERMS - This section allows a previous offender to be released if he or she serves 30% of the sentence or obtains age 70, whichever occurs first.

If there is a Suspended Imposition of Sentence or a Suspended Execution of Sentence, the court may consider several restorative justice methods (Section 558.019).

In drug (Chapter 195) C and D felony cases, the Department of Corrections makes a report to the Probation and Parole Board within 120 days of an offender's release detailing the offender's need for treatment, behavior and alternatives for punishing the offender. The board then has the authority for the duration of the sentence imposed by the court to place the offender in a variety of programs.

This act also changes the number of individuals on the sentencing commission from eleven to thirteen and requires the commission to study alternative sentences and report the recommendations to the General Assembly by July 1, 2005. The recommendations shall be revised every two years (Section 558.019).

DETENTION CONDITION OF PROBATION - Detention up to 48 hours shall be a condition of probation after the determination by a probation or parole officer that the offender violated a condition of continued probation or parole (Section 559.026).

PROBATION - A circuit court has the power to grant probation to an offender anytime up to 120 days after he or she has been delivered to the Department of Corrections.

When the court places an offender in a 120 day program, the offender shall be released on probation upon the successful completion of the program. If it is not recommended the offender be released, a hearing by the circuit court will be conducted to determine if the offender shall be released or if the sentence shall be executed.

A circuit court shall have the power to grant probation up to 120 days after such offender has been delivered to the Department of Corrections, but not after. A court may request the offender be evaluated by the sexual offender assessment unit if the offender has pled guilty to or been found guilty of a sexual assault offense.

The act adds an exception to the reporting rule if the person is being granted probation pursuant to successful completion of a 120-day program. An offender's incarceration in a 120-day program prior to the release on probation shall not be considered a previous prison commitment for determining a minimum prison term (Section 559.115).

PRIVATE INTERESTS--No person providing an assessment or making a recommendation for a probationer to attend counseling or other program may be related to any person having a financial interest in the private counseling entity or program (Section 559.615).

HUMAN CLONING - This act prohibits human cloning and defines "cloning" as the production of a precise genetic copy of a molecule or chromosomes. "Human cloning" is also defined as the creation of or attempt to create a human being by transferring the nucleus from a human cell from whatever source into an oocyte from which the nucleus has been removed.

Any individual knowingly engaging or participating in human cloning or using public funds and public facilities for purposes of human cloning will be guilty of a Class B felony (Section 565.305).

TAMPERING WITH PRESCRIPTION DRUGS A person commits the crime of tampering with a prescription drug if: 1) causes the intentional adulteration of the concentration or chemical structure of a drug without the consent of the prescribing practitioner; 2) misrepresents a misbranded, altered or diluted prescription drug or drug therapy; or 3) sells a misbranded, altered or diluted drug with the intent to mislead a purchaser. Tampering with a prescription drug is a class A felony (Section 565.350).

FIRST DEGREE ENDANGERMENT OF A CHILD - The penalty for first degree endangering the welfare of a child is increased from a Class D felony to a Class C felony. Subsequent offenses are a Class B felony (Section 568.045).

STEALING - This act increases the stealing penalties for theft of any material used to manufacture methamphetamine to a Class C felony. Any theft of anhydrous ammonia or liquid nitrogen is increased from a Class C felony to a Class B felony (Section 570.030).

STEALING, THIRD OFFENSE - This act changes the crime from a Class C felony to a Class D felony (Section 570.040).

This act is similar to SB 245 (2001); SB 662 (2003); SB 345 (2003); SB 321 (2003); SB 184 (2003).

SARAH MORROW

120102	Prefiled	
010803	S First Read	S33
011303	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S68
022403	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
030303	SCS Voted Do Pass S Judiciary & Civil & Criminal Jurisprudence Committee (0356S.03C)	
030603	Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor w/SCS	S410
040203	Bill Placed on Informal Calendar	
040903	SS for SCS S offered (Caskey) (0356S.06F)	S722
040903	SA 1 to SS for SCS S offered & adopted (Jacob)	S722
040903	SA 2 to SS for SCS S offered & adopted (Days)	S722-723
040903	SA 3 to SS for SCS S offered & adopted (Bartle)	S723
040903	SA 4 to SS for SCS S offered & adopted (Dougherty)	S723-724
040903	SA 5 to SS for SCS S offered & adopted (Jacob)	S724-725
040903	SA 6 to SS for SCS S offered & adopted (Wheeler)	S725
040903	SA 7 to SS for SCS S offered & adopted (Caskey)	S725-727
040903	SA 8 to SS for SCS S offered & adopted (Bland)	S727-728
040903	SA 9 to SS for SCS S offered & defeated (Quick)	S728-736
040903	SA 10 to SS for SCS S offered & withdrawn (Dolan)	S736
040903	SS for SCS, as amended, S adopted	S736
040903	Perfected	S736
041003	Reported Truly Perfected S Rules Committee to Floor	S755
041003	Referred S Governmental Accountability & Fiscal Oversight Committee	S758
041503	Hearing Conducted S Governmental Accountability and Fiscal Oversight Committee	
041503	Voted Do Pass S Governmental Accountability and Fiscal Oversight Committee	
041503	Reported From S Governmental Accountability and Fiscal Oversight Committee to Floor	S814
041603	S Third Read and Passed	S855
041603	H First Read	H1086
041703	H Second Read	H1097
042303	Referred H Crime Prevention and Public Safety Com.	
042903	Hearing Scheduled H Crime Prevention & Public Safety Committee (UPON EVE. ADJ - HR 4)	

EFFECTIVE : August 28, 2003

SB 0006

SENATE SPONSOR Caskey

0418S.01I

SB 6 - This act allows a creditor, surviving spouse or person acting for an unmarried child to commence an action for nonprobate transfer if the personal representative fails to commence an action within thirty days of a written request. If the personal representative fails to commence the action, he or she is under a duty to disclose information related to the identity of any beneficiary of a nonprobate transfer made by the decedent. If the representative does not disclose the information, the statute of limitations is tolled until the information is provided. If the personal representative is the beneficiary of the nonprobate transfer, the court may appoint an administrator ad litem to represent the estate in any proceeding.

SARAH MORROW

120102 Prefiled

010803 S First Read

S33

011303 Second Read and Referred S Judiciary & Civil &
Criminal Jurisprudence Committee

S68

012203 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee012703 Voted Do Pass S Judiciary & Civil & Criminal
Jurisprudence Committee

EFFECTIVE : August 28, 2003

SB 0007

HCS SCS SB 7

SENATE SPONSOR Mathewson

HOUSE HANDLER Smith (118)

0492L.04C

HCS/SCS/SB 7 This act authorizes the state to convey state property in Pettis County. The parcel of property to be conveyed is part of the E.W. Thompson State School. The Department of Elementary and Secondary Education is responsible for setting the terms and conditions of the sale of the property.

The act authorizes the state to convey state property in Pettis County to the Sedalia School District No. 200.

RICHARD MOORE

120102 Prefiled

010803 S First Read

S33

011303 Second Read and Referred S Economic Development,
Local Government & Tourism Committee

S68

011503 Hearing Conducted S Economic Development, Local
Government & Tourism Committee-Consent

021203 SCS Voted Do Pass S Economic Development, Tourism &
Local Government Committee-Consent (0492S.03C)
021703 Reported From S Economic Development, Tourism & Local S234
Government Committee to Floor w/SCS-Consent
022603 SCS S adopted S320
022603 S Third Read and Passed - Consent S320
022703 H First Read H498
030303 H Second Read H506
031303 Referred H Local Government Committee H683
040703 Hearing Conducted H Local Government Committee
041003 HCS Voted Do Pass H Local Government Com. - Consent
041503 HCS Reported Do Pass H Local Government Com.-Consent H1051
042303 HCS H adopted
042303 H Third Read and Passed - Consent
042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0008

SENATE SPONSOR Goode

0382S.02I

Creates a senior property tax deferral program

012803 Hearing Conducted S Ways & Means Committee

SB 0009

SCS SBs 381, 384, 432 & 9
SENATE SPONSOR Goode

0215S.03I

120102 Prefiled
010803 S First Read S33
011303 Second Read and Referred S Transportation Committee S68
022503 Hearing Conducted S Transportation Committee
031203 Bill Combined (SCS SBs 381, 384, 432 & 9) S
Transportation Committee

EFFECTIVE : January 1, 2004

SB 0010

SCS SB 10
SENATE SPONSOR Goode

0416S.01I

SCS/SB 10 - This act would prohibit persons from sending
unsolicited commercial electronic mail to persons on a list
maintained by the Attorney General. Certain entities are
exempted from the term "unsolicited commercial electronic mail".
The list would be maintained in the same manner as the current

"No-Call" list.

The Attorney General is charged with the duty of creating a database whereby citizens who object to receiving unsolicited electronic mail can register. Persons who initiate electronic transmissions, whether unsolicited or not, which solicit the purchase of, rental of, or investment in property, goods or services must clearly state in the subject line their identity and as the first four letters of the subject line must have "ADV:".

The Attorney General may prosecute violations. Persons may be liable for civil penalties of up to \$5,000 per violation as well as sanctions for unlawful merchandising practices. An email service provider shall not be liable due to the fact that they are an intermediary between the sender and recipient or that they provide transmission of the unsolicited commercial email over the providers computer network or facilities.

The Attorney General enforcement section shall become effective July 1, 2004.

This act contains a termination date of July 1, 2009.
CINDY KADLEC

120102 Prefiled
010803 S First Read S33
011303 Second Read and Referred S Commerce & the Environment S68
Committee
012103 Hearing Conducted S Commerce & the Environment
Committee
022503 SCS Voted Do Pass S Commerce & the Environment
Committee (0416S.05C)

EFFECTIVE : August 28, 2003

SB 0011

SCS SB 11

SENATE SPONSOR Kinder

0345S.02P

SCS/SB 11 - This act creates a state and local sales tax holiday for items of clothing (costing no more than \$100 each), school supplies (costing no more than \$50 per purchase) and personal computers (costing no more than \$2000 each) sold during a three-day weekend in August. Individual political subdivisions may, by ordinance, opt their local sales taxes out of the holiday exemption. A joint legislative committee is created to study and review the effect of the sales tax holiday and to report their findings and recommendations to the General Assembly by January 8, 2005.

The act also requires all lottery and other gaming winnings to be included in Missouri nonresident adjusted gross income when the winnings are from a Missouri source;

The act has an emergency clause and a sunset date of July 1, 2005.

This act is similar to SB 894 (2002).
JEFF CRAVER

120102	Prefiled	
010803	S First Read	S33
011303	Second Read and Referred S Ways & Means Committee	S68
012103	Hearing Conducted S Ways & Means Committee	
013003	SCS Voted Do Pass S Ways & Means Committee(0345S.02C)	
013003	Reported From S Ways & Means Committee to Floor w/SCS	S159
021303	Bill Placed on Informal Calendar	
031003	SA 1 to SCS S offered & adopted (Jacob)	S421-422
031003	SA 2 to SCS S offered & withdrawn (Jacob)	S422
031003	SA 3 to SCS S offered & defeated (Cauthorn)	S422-423
031003	SA 4 to SCS S offered (Jacob)	S423
031003	SA 1 to SA 4 to SCS S offered & adopted (Jacob)	S423-424
031003	SA 4 to SCS, as amended, S defeated	S424
031003	SCS, as amended, S adopted	S424
031003	Perfected	S424
031103	Reported Truly Perfected S Rules Committee to Floor	S436
031103	Referred S Governmental Accountability & Fiscal Oversight Committee	S457
031303	Hearing Conducted S Governmental Accountability & Fiscal Oversight Committee	
031303	Voted Do Pass S Governmental Accountability & Fiscal Oversight Committee	
031303	Reported From S Governmental Accountability & Fiscal Oversight Committee to Floor	S496
031303	S Third Read and Passed - EC adopted	S500
031303	H First Read (w/EC)	H687
031403	H Second Read	H696
031403	Referred H Tax Policy Committee	H696
040803	Hearing Conducted H Tax Policy Committee	
041703	HCS Voted Do Pass H Tax Policy Committee	

EFFECTIVE : Emergency Clause

SB 0012

SENATE SPONSOR Kinder

0406S.01P

SB 12 - This act requires that the compelling state interest test be imposed on all government laws and ordinances that might infringe upon one's exercise of religion. Nothing in the act shall be construed to establish or eliminate a defense to a civil

action or criminal prosecution based on civil rights law.

The act is identical to SB 958 (2002) and SB 261 (2001).
SARAH MORROW

120102 Prefiled
010803 S First Read S33
011303 Second Read and Referred S Pensions & General Laws S68
Committee
012803 Hearing Conducted S Pensions & General Laws Committee
020403 Voted Do Pass S Pensions & General Laws Committee
040303 Reported From S Pensions & General Laws Committee to S663
Floor
041603 SA 1 S offered & defeated (Kennedy) S857-858
041603 Perfected S858
041603 Reported Truly Perfected S Rules Committee to Floor S862
041603 Referred S Governmental Accountability and Fiscal S862
Oversight Committee
041703 Hearing Conducted S Governmental Accountability &
Fiscal Oversight Committee
041703 Voted Do Pass S Governmental Accountability & Fiscal
Oversight Committee
041703 Reported From S Governmental Accountability & Fiscal S875
Oversight Committee to Floor
041703 S Third Read and Passed S877
041803 H First Read H1133
042103 H Second Read H1140
042203 Referred H Judiciary Committee H1161
043003 Hearing Scheduled H Judiciary Committee
(12:00 p.m. - HR 1)

EFFECTIVE : August 28, 2003

SB 0013

SS SB 13

SENATE SPONSOR Kinder

0300S.05P

SS/SB 13 - This act provides that the design, marketing, manufacture, distribution or sale of firearms or ammunition is not an abnormally dangerous activity and does not constitute a public nuisance. The act prohibits political subdivisions, as well as the state from instituting a lawsuit against any firearms or ammunition manufacturer relating to design, marketing, manufacture, distribution or sale to the public. The act allows actions regarding breach of contract or warranty for firearms or ammunition purchased by a state or political subdivision.

This act is similar to SB 1027 (2002).
SARAH MORROW

120102 Prefiled
010803 S First Read S33
011303 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee S68
012203 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee
012703 Voted Do Pass S Judiciary and Civil & Criminal Jurisprudence Committee
013003 Reported From S Judiciary and Civil & Criminal Jurisprudence Committee to Floor S157
021303 Bill Placed on Informal Calendar S222
022503 SS S offered (Kinder) (0300S.05F) S306
022503 SA 1 to SS S offered & defeated (Jacob) S306-307
022503 SA 2 to SS S offered & defeated (Dougherty) S307
022503 SA 3 to SS S offered & ruled out of order (Bland) S307-308
022503 SS S adopted S308
022503 Perfected S308-309
022603 Reported Truly Perfected S Rules Committee S325
022703 S Third Read and Passed S343
022703 H First Read H498
030303 H Second Read H506
040103 Referred H Judiciary Committee H872
041603 Hearing Conducted H Judiciary Committee
042203 Voted Do Pass H Judiciary Committee
042403 Reported Do Pass H Judiciary Committee
042803 H Calendar S Bills for Third Reading

EFFECTIVE : August 28, 2002

SB 0014

SENATE SPONSOR DePasco

HOUSE HANDLER Johnson (47)

0318S.01T

SB 14 This act revises the maximum base compensation that can be offered to certain categories of Kansas City police personnel including the following:

1. Lieutenant colonels: from the current maximum of \$99,660 to the new maximum of \$106,764;
2. Majors: from the current \$85,848 to \$97,404;
3. Captains: from the current \$81,744 to \$88,860;
4. Sergeants: from the current \$66,972 to \$71,748; and
5. Detectives and Police Officers: from the current \$59,412 to \$63,648.

JIM ERTLE

120102 Prefiled
010803 S First Read S33
011303 Second Read and Referred S Economic Development, Tourism & Local Government Committee S68
011503 Hearing Conducted S Economic Development, Tourism &

Local Government Committee

020503 Voted Do Pass S Economic Development, Tourism &
Local Government Committee-Consent

021003 Reported from S Economic Development, Tourism & S201
Local Government Committee to Floor-Consent

021703 S Third Read and Passed - Consent S235

021803 H First Read H370

021903 H Second Read H380

031303 Referred H Local Government Committee H683

040303 Hearing Conducted H Local Government Committee

040703 Voted Do Pass H Local Government Committee-Consent

040803 Reported Do Pass H Local Government Committee-Consent H965

041703 H Third Read and Passed - Consent H1111

041703 Truly Agreed to and Finally Passed S880

042203 Reported Duly Enrolled S Rules Committee S897

042203 Signed by Senate President S914

042303 Signed by House Speaker

042303 Delivered to Governor S929

EFFECTIVE : August 28, 2002

SB 0015

SENATE SPONSOR Childers

0163S.01I

SB 15 This act establishes a Legislative Academy within the Division of Legislative Research. The Academy is designed to educate members of the General Assembly about the organization and operation of state government, appropriations and various other aspects of the legislative and executive branches, as well as the state constitution. The session of the Academy may be conducted during the interim of each biennium following the first regular session of each General Assembly. Participants are eligible for per diem and expense allowances comparable to session rates. For Senate members attending the Academy, two weeks will be devoted to Senate procedural rules and related matters.

The Academy also would assume responsibility for coordinating the Freshman Orientation mandated by Section 21.183, RSMo. Currently, the tours for incoming legislators are scheduled by the Appropriations Chairs of the respective chambers.

Finally, the act establishes an Advisory Committee to the Legislative Academy comprised of nine former legislators chosen by the Speaker and President Pro Tem. Duties of the Committee will primarily focus upon programming for Academy curriculum. The provisions establishing the Legislative Academy shall expire on December 31, 2007.

This act is similar to SB 672 (2002).

JIM ERTLE

120102 Prefiled
 010803 S First Read S33-34
 012303 Second Read and Referred S Economic Development, S127
 Tourism & Local Government Committee
 012903 Hearing Conducted S Economic Development, Tourism &
 Local Government Committee
 012903 Voted Do Pass S Economic Development, Tourism and
 Local Government Committee
 013003 Reported From S Economic Development, Tourism & S157
 Local Government Committee to Floor
 020503 Perfected
 020603 Reported Truly Perfected S Rules Committee to Floor S187
 021003 Referred S Governmental Accountability & Fiscal S205
 Oversight Committee
 021203 Hearing Conducted S Governmental Accountability and
 Fiscal Oversight Committee
 021203 Voted Do Pass S Governmental Accountability and
 Fiscal Oversight Committee
 021203 Reported From S Governmental Accountability and S217
 Fiscal Oversight Committee to Floor
 021303 S Third Read and Passed S222
 021303 H First Read H344
 021703 H Second Read H356
 040103 Referred H Administration and Accounts Committee H872
 041003 Hearing Cancelled H Administration & Accounts
 Committee

EFFECTIVE : August 28, 2002

TERM DATE : Dec. 31, 2007

SB 0016

HCS SCS SB 16

SENATE SPONSOR Childers

HOUSE HANDLER Ruestman

0234L.03C

HCS/SCS/SB 16 - This act provides that in any county which becomes a first classification county after September 1, 1998, one percent of all ad valorem taxes allocable to the county and each taxing authority in the county shall be deducted from taxes collected on the first five hundred million dollars of assessed valuation. The one-percent fee will be assigned among the political subdivisions. Beyond the five hundred million dollars of assessed valuation the amount of the deduction shall be one half of one percent, consistent with the current law.

JEFF CRAVER

120102 Prefiled
 010803 S First Read S34
 011303 Second Read and Referred S Economic Development, S68

Tourism and Local Government Committee

011503 Hearing Conducted S Economic Development, Tourism &
Local Government Committee

022603 SCS Voted Do Pass S Economic Development, Tourism, &
Local Government Committee (0234S.02C)

031203 Reconsidered S Economic Development, Tourism and
Local Government Committee

031203 SCS Voted Do Pass S Economic Development, Tourism &
Local Government Committee-Consent (0234S.02C)

031303 Reported From S Economic Development, Tourism & S497
Local Government Committee to Floor w/SCS - Consent

040103 SCS S adopted S622

040103 S Third Read and Passed - Consent S622-623

040203 H First Read H888

040303 H Second Read H917

040803 Referred H Local Government Committee H964

041403 Hearing Conducted H Local Government Committee

041403 HCS Voted Do Pass H Local Government Com. - Consent

041503 HCS Reported Do Pass H Local Government Com.-Consent H1051

042303 HCS H adopted

042303 H Third Read and Passed - Consent /S944

042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0017

SENATE SPONSOR Childers

0206S.01I

SB 17 - This act modifies funding for fire protection. The Fire Safety Fund is created and will consist of any moneys remaining in the Fire Education Fund. The fund will be invested by the state treasurer in a manner provided by law. The Fire Safety Fund will receive annual transfers of .5% of the amount of premium taxes collected. The Fire Safety Fund will be divided such that 40% of the money will go to the fire department grants fund and 20% of the money will be spent on fire education programs. The remaining funds will be used at the discretion of the Missouri Fire Safety Commission and will be used to fund the five fire consultants. No more than 5% of the fund may be used for administrative purposes.

The Fire Safety Commission is created. The members will include the State Fire Marshall, the State Forester and five members appointed by the Governor with the advice and consent to the Senate. No more than half of the members shall be from a single political party and no more than one member shall be from a single Congressional district. A maximum of five FTE fire consultants will be employed by the Division of Fire Safety and work in regions across the state as determined by the Commission. The fire consultants will work with local fire departments to improve fire protection. Funding for the fire consultants will

come from the Fire Safety Fund.

The Fire Safety Grants Fund is established and will consist of 40% of the transfers made to the Fire Safety Fund. Grants may be made from this account to fund requests for fire departments, associations or districts serving an area with a population of less than 10,000. The Fire Safety Commission shall administer the grant program and is authorized to promulgate rules to implement the grant program.

STEVE WITTE

120102 Prefiled

010803 S First Read

S34

012303 Second Read and Referred S Economic Development,
Tourism & Local Government Committee

S127

021203 Hearing Conducted S Economic Development, Tourism
and Local Government Committee

021903 Voted Do Pass S Economic Development, Tourism and
Local Government Committee

EFFECTIVE : August 28, 2003

SB 0018

SCS SB 18

SENATE SPONSOR Yeckel

0448S.08C

SCS/SB 18 - This act allows an income tax deduction of up to \$8,000 per taxpayer for annual contributions made to qualified savings programs and any similar I.R.C. section 529 plan authorized by this state or any other state or political subdivision. Currently, the income tax deduction is only available for contributions made to the Missouri Higher Education Savings Program.

This act creates the "Missouri Higher Education Deposit Program." This program is a nonexclusive alternative to the Missouri Higher Education Savings Program and participants may elect to participate in both programs subject to aggregate program limitations. The program is administered by the Missouri Higher Education Deposit Program Board which shall consist of the Director of the Division of Finance, who shall serve as chair, the Commissioner of the Department of Higher Education, the Commissioner of the Office of Administration and private citizen representatives with experience in the areas of deposit rate determination and placement of certificates of deposit. Private citizen members shall serve four year terms. Members of the Board shall be subject to conflict of interest provisions for public employees. The Board is required to meet at least quarterly.

The Board is granted certain powers to develop and implement

the program, including the power to enter into agreements with financial entities for the operation of the deposit program, provided that such entity is a private for-profit or not-for-profit entity, and the power to enter into participation agreements with participants in the program. The Board may invest the funds received from participants in appropriate investment instruments held by depository institutions or directly deposit the funds in such institutions. The investment of funds may be delegated by the Board to representatives of financial entities, but the investment must be in certificates of deposit and other deposits in federally insured depository institutions. Such representatives must pass a board-approved qualification test and be certified by the Board.

The Board is responsible for establishing various deposit opportunities based on amounts deposited and time held that are uniformly available to all depository institutions that participate in the program. The various categories of fixed or variable rates shall be the only interest rates available under this program.

The Board is authorized to enter into agreements with participants on behalf of beneficiaries. The agreement must include certain terms and conditions, including the method for calculating the return on the contribution, the risks associated with the investment, the maximum amount that may be contributed annually, and an understanding that the agreement does not guarantee admittance to any eligible educational institution. The Board shall establish the maximum annual amount that may be contributed by a participant and the minimum length of time that contributions and earnings must be held by the program. Early withdrawals shall be subject to a penalty.

Contributions and earnings in the program may be used for qualified educational expenses. Participants may cancel a participation agreement at will. The Board shall impose a maximum 10% penalty of the earnings of the account for any distribution not used for certain purposes. The State Auditor shall, semi-annually, review the financial status and investment policy of the program as well as the participation rate and continued viability of the program. Money accruing to and deposited in individual deposit accounts shall not be part of "total state revenues" as defined by the Missouri Constitution. Personally identifiable information regarding participants and beneficiaries shall be confidential.

JIM ERTLE

120102 Prefiled

010803 S First Read

S34

011303 Second Read and Referred S Financial & Governmental S68

Organization, Veterans' Affairs & Elections Committee

012703 Hearing Conducted S Financial & Governmental Org.,

Veterans' Affairs & Elections Committee
013003 SCS Voted Do Pass S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee (0448S.08C)
013003 Reported From S Financial & Gov. Organizations, Vet. S157
Affairs & Elections Committee to Floor w/SCS
020403 Bill Placed on Informal Calendar S170
020603 SA 1 to SCS S offered & defeated (Jacob) S182
020603 SA 2 to SCS S offered & adopted (Bray) S182-184
020603 SA 3 to SCS S offered & defeated (Kennedy) S184
020603 Bill Placed on Informal Calendar S184
022403 SS for SCS S offered (Mathewson) (0448S.10F) S294
022403 SA 1 to SS for SCS S offered & adopted (Quick) S294
022403 SA 2 to SS for SCS S offered & defeated (Goode) S294-295
022403 Bill Placed on Informal Calendar S295
042803 S Inf Calendar S Bills for Perfection

EFFECTIVE : August 28, 2003

SB 0019

SCS SB 19

SENATE SPONSOR Yeckel

0466S.01I

SCS/SB 19 - This act allows a tax deduction to those who contribute to medical savings accounts. It provides that any person who is not eligible for a federal tax deduction for contributions made to medical savings accounts will also be allowed a state tax deduction. Eligible persons, however, may not take both a federal and a state tax deduction for such contributions. The maximum deduction allowed is \$2,000 per individual and \$5,000 per household and there is no limit on the number of participating policies in Missouri. The Department of Revenue will administer the program.

This act is similar to SB 778 (2002).
JEFF CRAVER

120102 Prefiled

010803 S First Read S34

011303 Second Read and Referred S Ways & Means Committee S68

012103 Hearing Scheduled But Not Heard S Ways & Means Comm.

012803 Hearing Conducted S Ways & Means Committee

031803 SCS Voted Do Pass S Ways & Means Comm. (0466S.02C)

EFFECTIVE : August 28, 2003

SB 0020

SCS SB 20

SENATE SPONSOR Yeckel

0440S.02I

SCS/SB 20 - This act exempts transfers of certain property

by the Bi-State Metropolitan Development District and the Kansas City Area Transportation District Authority from real and personal property taxes and state and local sales and use taxes.

This act is similar to SB 1203 (2002).

This act contains an emergency clause.
JEFF CRAVER

120102 Prefiled
010803 S First Read S34
011303 Second Read and Referred S Ways & Means Committee S68
012803 Hearing Conducted S Ways & Means Committee
021803 SCS Voted Do Pass S Ways & Means Committee(0440S.03C)

EFFECTIVE : Emergency Clause

SB 0021

SENATE SPONSOR Bland

0154S.04I

Modifies various aspects of the criminal justice system

033103 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

SB 0022

SENATE SPONSOR Bland

0151S.01I

Creates a commission to study the death penalty and imposes
a temporary moratorium on executions

031703 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

SB 0023

SENATE SPONSOR Bland

0150S.01I

Establishes the "Missouri Universal Health Assurance
Program" to provide health care benefits to all MO citizens

021903 Hearing Scheduled But Not Heard S Small Business,
Insurance & Industrial Relations Committee

SB 0024

SCS SB 24

SENATE SPONSOR Steelman

0494S.03C

SCS/SB 24 - This act modifies the investigation and reporting of abuse and neglect for in-home services to the elderly.

New language adds definitions for "home health agency," "home health agency employee," and "home health patient." The definition of "eligible adult" is broadened to include any person sixty years of age or older who is unable to protect his or her own interests or is unable to meet his or her essential human needs (Section 660.250).

Section 660.252 provides that all Medicaid agreements between in-home service providers and the Department must include training in abuse and neglect identification, prevention, and reporting. This will be included in the initial training requirement.

Section 660.260 requires the Department to initiate a prompt investigation of reports received. Within 24 hours, the Department must investigate reports that indicate a clear danger to the client.

When the Department of Social Services is investigating whether an eligible adult is in serious physical danger and in need of protective services, referrals for protective intervention and oversight will be provided to clients served by the Department of Mental Health (Section 660.260).

Section 660.300 lists the mandatory reporters of abuse or neglect of in-home services clients. New language includes nurse practitioners, physician's assistant, in-home services providers, employees of area agencies on aging (AAA) or organized AAA programs, funeral directors, and embalmers.

If a physician makes an initial report, then the Department must maintain contact with the physician regarding the investigation. When a report of abuse or neglect of an in-home services client is received, the client's case manager must investigate and immediately report the results to the Department nurse. The Department may allow the provider's nurse to assist the case manager (Section 660.300).

Section 660.300 requires local area agencies on aging to provide volunteer training to all mandated reporters regarding the detection and report of abuse and neglect.

Section 660.300 allows administrative penalties of up to \$1,000 per violation for the in-home services provider if an

employee is found guilty of a violation and the provider did not report the abuse to the Department. Providers may seek administrative review of the decision and may appeal to the circuit court. Violation is defined as a determination of guilt by a court. The Department must establish a quality assurance and supervision process. The process must require random visits to verify compliance and the accuracy of records.

An in-home services provider will be guilty of a class A misdemeanor for knowingly employing a person who refuses to register with the Family Care Safety Registry or who is listed on any of the background check lists in the Registry (Section 660.300).

Once a client is assessed for level of care, the Department must conduct a "Safe At Home" evaluation. The evaluation tool should be developed by rule. The plan of service for each client should be authorized by a nurse and the in-home services provider nurse may conduct the assessment, if authorized by the Department. Other departments may be consulted on a case-by-case basis. Nurse visits shall be at least twice a year. The Department may also refer any client to a mental health professional, if necessary. All clients will be advised of their rights at the initial evaluation, including the right to call the Department for any reason (Section 660.300).

Section 660.302 requires the Department to refer all suspected cases of elder abuse to law enforcement to jointly determine when protective services are needed. Both groups must require training regarding the handling of elder abuse cases and must develop a checklist for investigations.

The Department shall establish a telephone check-in pilot project that requires a check-in system for in-home employees to document the time spent in the clients' homes. Workers will "clock in" when they arrive and "clock out" when they leave. The state will track the results of the project. The Department shall also follow a "true-up" procedure to accurately and appropriately remedy any over-billings or under-billings. The Department is given rule-making authority to implement this program (Section 1).

This act repeals Section 660.058, RSMo, pertaining to budget allotments, service contracts, and performance measures for the area agencies on aging.

This act is similar to SB 684 (2002).
LORIE TOWE

120102 Prefiled
010803 S First Read S34
011303 Second Read and Referred S Aging, Families and
Mental & Public Health Committee
012203 Hearing Conducted S Aging, Families and Mental &
Public Health Committee
021903 SCS Voted Do Pass S Aging, Families and Mental &
Public Health Committee (0494S.03C)
022003 Reported From S Aging, Families and Mental & Public S279
Health Committee to Floor w/SCS
031103 SA 1 to SCS S offered & adopted (Caskey) S435
031103 SS for SCS S offered (Dougherty) (0494S.05F) S435
031103 Bill Placed on Informal Calendar S436
042803 S Inf Calendar S Bills for Perfection

EFFECTIVE : August 28, 2003

SB 0025

SENATE SPONSOR Steelman

0489S.01I

Transfers hearings on environmental issues to the
Administrative Hearing Commission

012803 Hearing Conducted S Commerce & Environment Committee

SB 0026

SCS SB 26

SENATE SPONSOR Steelman

0493S.01I

SCS/SB 26 - This act creates a tax credit of up to \$2,000 for 10% of the contribution made by a small business to a health reimbursement arrangement. The health reimbursement arrangement must meet certain requirements which basically constitute a hybrid self-insurance plan with an umbrella. Certain farmers will qualify as eligible employees under the definitions provided by the act.

The credit can be carried forward for five years, and is not refundable or transferrable. The credits will be administered by the department of insurance and the department of revenue, jointly. In no fiscal year shall the credits issued exceed \$15 million.

JEFF CRAVER

120102 Prefiled
010803 S First Read S34
011303 Second Read and Referred S Ways & Means Committee S68
012803 Hearing Conducted S Ways & Means Committee

030403 SCS Voted Do Pass S Ways & Means Comm. (0493S.03C)

EFFECTIVE : August 28, 2003

SB 0027

SCS SB 27

SENATE SPONSOR Gibbons

0484S.09C

SCS/SB 27 - This act creates the Missouri Individual Income Flat Tax Act. The act creates a flat tax on individual income at a rate of four percent. The act also replaces most additions and subtractions from Missouri adjusted gross income with a larger personal deduction of \$10,000 per taxpayer (\$20,000 for a combined return, \$15,000 for a head of household return and \$20,000 for a surviving spouse return). The act provides both non-resident and partnership allocation and computation of Missouri individual income tax liability.

The act subjects to appropriations any taxpayer's tax credit issued after the effective date of the act in excess of \$500K. This is a limit on the claim by a taxpayer and not a limit on the tax credit program itself

The act decouples from the federal IRC by setting the reference to the IRC in current law as being the IRC as it stood on January 1, 2003.

The act also requires all lottery and other gaming winnings to be included in Missouri nonresident adjusted gross income when the winnings are from a Missouri source.

This act is similar to SB 1153 (2002). The act contains an emergency clause for some sections.

JEFF CRAVER

120102 Prefiled

010803 S First Read S34

011303 Second Read and Referred S Ways & Means Committee S68

012803 Hearing Cancelled S Ways & Means Committee

020403 Hearing Cancelled S Ways & Means Committee

021803 Hearing Conducted S Ways & Means Committee

040303 SCS Voted Do Pass S Ways & Means Comm. (0484S.09C)

040303 Reported From S Ways & Means Committee to Floor w/SCS S664

042803 001 S Calendar S Bills for Perfection w/SCS

EFFECTIVE : Emergency Clause

SB 0028

SS SB 28

SENATE SPONSOR Gross

0487S.02P

SS/SB 28 - This act codifies the process of reaching a consensus revenue estimate for budgeting purposes. In addition to the governor's revenue estimate for a fiscal year, the senate and the house of representatives shall concurrently prepare estimates of general revenue. If all three bodies agree on a revenue estimate, then such estimate shall be used for appropriation matters. If one legislative body and the governor agree on a revenue estimate, then such estimate shall be used. If the governor and either the senate or the house of representatives cannot agree on an estimate, then the lowest net estimate of general revenue shall be used, provided that such estimate is not more than one percent lower than the second lowest estimate. In such case, the second lowest estimate shall be used. The final budget submitted by the governor to the general assembly shall not exceed 98% of the net estimate of general revenue as determined by this act.

This act provides that the maximum amount of all general revenue appropriations, excluding appropriations for refunds, shall not exceed 98% of the net estimate of general revenue as determined in accordance with this act. The limits created by this act shall not prevent any voter-approved expenditure from general revenue.

Any general revenue received by the state that would otherwise be available for appropriation except for the provisions of this act shall be transferred to the Supplemental Budget Stabilization Fund, which is created by the act. The Fund shall be a separate subaccount of the general revenue fund. 100% of the balance of the fund on the first day of the fiscal year shall be available for appropriation in that fiscal year or any subsequent fiscal year. The state treasurer shall be custodian of the fund and shall approve disbursements from the fund.

This act is similar to HB 2231 (2002).
JIM ERTLE

120102	Prefiled	
010803	S First Read	S34
011303	Second Read and Referred S Governmental Accountability and Fiscal Oversight Committee	S68
012703	Hearing Conducted S Governmental Accountability and Fiscal Oversight Committee	
020303	Voted Do Pass S Governmental Accountability & Fiscal Oversight Committee	
031303	Reported From S Governmental Accountability & Fiscal Oversight Committee to Floor	S496
040903	SS S offered (Gross) (0487S.02F)	S746
040903	Bill Placed on Informal Calendar	S746
041403	SA 1 to SS S offered (Steelman)	S764
041403	Bill Placed on Informal Calendar	S764
041403	SSA 1 for SA 1 to SS for SCS S offered &	S768-769

adopted (Jacob)
041403 SS, as amended, S adopted S769
041403 Perfected S769
041503 Reported Truly Perfected S Rules Committee S814
041703 S Third Read and Passed S871
041703 H First Read H1125
041803 H Second Read H1133
042303 Referred H Budget Committee

EFFECTIVE : August 28, 2003

SB 0029

SCS SB 29

SENATE SPONSOR Gross HOUSE HANDLER Parker

0346S.02T

SCS/SB 29 This act provides that the time limits provided for candidate withdrawals from elections cannot be altered, set aside nor ignored by any court within this state. The intent of the Legislature is that there shall be no reason for these limits to not be enforced.

JIM ERTLE

120102 Prefiled
010803 S First Read S34
011303 Second Read and Referred S Financial & Governmental S68
Organization, Veterans' Affairs & Elections Committee
012703 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee
021303 SCS Voted Do Pass S Financial & Gov't Org., Veterans'
Affairs & Elections Committee-Consent (0346S.02C)
021703 Reported From S Financial & Governmental Organization S233
Veterans' Affairs & Elections to Floor w/SCS-Consent
022403 SCS S adopted S292-293
022403 S Third Read and Passed - Consent S293
022503 H First Read H456
022603 H Second Read H463
022703 Referred H Elections Committee H495
031103 Hearing Conducted H Elections Committee
040103 Voted Do Pass H Elections Committee - Consent
040803 Reported Do Pass H Elections Committee - Consent H965
042203 H Third Read and Passed - Consent H1156-1157
042203 Truly Agreed to and Finally Passed S906

EFFECTIVE : August 28, 2003

SB 0030

HCS SS SCS SB 30

SENATE SPONSOR Gross HOUSE HANDLER Schneider

0038S.13C

SS/SCS/SB 30 - This act creates the Alert Missouri System.

The Department of Public Safety (DPS) shall develop a system whereby the state will be divided into regions who shall provide a coordinated effort between local law enforcement agencies and local media within the region to aid in the identification and location of abducted persons. If a local entity does not have an alert system in place, DPS will notify local media in their region, who by prearranged plan will issue an alert.

The Alert Missouri System shall include all state agencies capable of providing information to the public which at a minimum shall include the Department of Public Safety, Highway Patrol, Department of Transportation, Department of Health and Senior Services, and Missouri Lottery.

The Department of Public Safety will have authority to notify other regions upon the verification that the criteria established by the Alert Missouri System Oversight Committee has been met. Participation in a Alert Missouri System is entirely at the option of the local law enforcement agency and media.

The act establishes an Oversight Committee who will be responsible for the development of criteria and procedures for the Alert Missouri system. The Oversight Committee will be housed in the Department of Public Safety.

The Alert Missouri System Oversight Committee will be chaired by the Director of Public Safety. Seven members will be appointed by the Governor with advice and consent of the Senate and will serve staggered four year terms. The Oversight Committee will also include a representative of the Highway Patrol and a representative of the Department of Health and Senior Services. The seven members appointed by the Governor shall include the following representatives: two from the Missouri Sheriff's Association; two from the Missouri Police Chief's Association; one large market radio broadcaster; one small market radio broadcaster; one television broadcaster; and one representative from each Alert Missouri region. Members shall not be compensated except for actual and necessary expenses.

This act is similar to SCS/HCS/HB 185 (2003).
CINDY KADLEC

120102	Prefiled	
010803	S First Read	S34
011303	Second Read and Referred S Pensions & General Laws Committee	S68
012103	Hearing Conducted S Pensions & General Laws Committee	
013003	SCS Voted Do Pass S Pensions & General Laws Committee (0038S.08C)	
013003	Reported From S Pensions & General Laws Committee to Floor w/SCS	S157

020303 SA 1 to SCS S offered & adopted (Griesheimer)	S162
020303 Placed on Informal Calendar	S162
020503 SS for SCS S offered & adopted (Caskey) (0038S.11F)	S175-176
020503 Perfected	S176
020603 Reported Truly Perfected S Rules Committee	S187
021303 S Third Read and Passed	S221-222
021303 H First Read	H344
021703 H Second Read	H356
031303 Referred H Children and Families Committee	H683
040803 Hearing Conducted H Children and Families Committee	
040803 HCS Voted Do Pass H Children & Families Com.	
041703 HCS Reported Do Pass H Children & Families Committee	H1124
042803 H Calendar S Bills for Third Reading w/HCS	

EFFECTIVE : August 28, 2003

SB 0031

SCS SB 31

SENATE SPONSOR Foster

0425S.02C

SCS/SB 31 - This act defines the term "violent felony" for Sections 167.161 and 167.171, RSMo, to include first and second degree murder, first degree assault, forcible rape, forcible sodomy, first degree robbery, first degree arson or kidnaping.

Currently, school districts may suspend a pupil who has been charged, convicted or pled guilty in a court of general jurisdiction for the commission of a felony criminal violation of state or federal law. This act expands the circumstances under which a school district may both suspend a student and prohibit a student from participating in regular programs of instruction to include instances where:

- A pupil has been convicted of a felony criminal violation of state or federal law; or
- An information has been filed alleging that the pupil has committed a violent felony to which there has been no final judgment; or
- The pupil has been adjudicated in juvenile court to have committed an act which if committed by an adult would be a violent felony.

This act is similar to SCS SB 937 (2002).
DONALD THALHUBER

120102 Prefiled	
010803 S First Read	S34
011303 Second Read and Referred S Education Committee	S68
012103 Hearing Conducted S Education Committee	
030403 SCS Voted Do Pass S Education Committee - Consent (0425S.02C)	
031003 Reported From S Education Committee to	S419

Floor w/SCS - Consent
031303 Removed from S Consent Calendar

S500

EFFECTIVE : August 28, 2003

SB 0032

SENATE SPONSOR Foster

0433S.01I

Limits those who may complain of prevailing wage violations
and allows withholding of payments in some situations

011303 Second Read and Referred S Small Business, Insurance S68
and Industrial Relations Committee

SB 0033

SENATE SPONSOR Loudon

0397S.01I

SB 33 - This act establishes the "Open Contracting Act"
which prohibits public agencies from imposing certain labor
requirements as conditions for performing public works.

Public entities procuring products or services or entering
into contracts for manufacture of public works shall ensure that
their agreements do not bind the other parties to such agreement
to labor organizations. Public entities shall not discriminate
against such parties who refuse to adhere to agreements with
labor organizations. Public entities shall not require such
parties to make their employees join or pay dues or fees to a
labor organization in excess of costs already paid.

Public entities shall not issue grants or contract for
construction projects requiring another party's employees join,
become affiliated with, or pay more money to a labor
organization. Such entities may exercise authority, as required,
to prevent such action by a grant recipient or party to a
contract.

Any interested party has standing to challenge agreements
that violate these provisions.

This act is identical to SB 1091 (2002).
RICHARD MOORE

120102 Prefiled

010803 S First Read

S35

011303 Second Read and Referred S Small Business, Insurance S68
and Industrial Relations Committee

011503 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee
012203 Voted Do Pass S Small Business, Insurance and
Industrial Relations Committee
013003 Reported From S Small Business, Insurance and S157
Industrial Relations Committee to Floor
021203 SS S offered (Loudon) (0397S.03F) S217
021203 Bill Placed on Informal Calendar S217
040703 Bill Placed on Informal Calendar S680
042803 S Inf Calendar S Bills for Perfection

EFFECTIVE : August 28, 2003

SB 0034

SS SB 34

SENATE SPONSOR Loudon

0389S.06P

SS/SB 34 - This act provides that no person shall intentionally cause, aid or assist a minor to obtain an abortion without the required informed consent. Any person who violates this act shall be civilly liable to the minor and to the person required to the required informed consent. A court may award damages, including attorney's fees and court costs, to any person adversely affected by a violation of this act. A court may also award punitive damages.

It is not a defense to a claim brought pursuant to this act that the abortion was performed in accordance with the required consent of the state or place where the abortion was performed. An unemancipated minor does not have the capacity to consent to any action of this act or to Section 188.028, RSMo.

A court may enjoin conduct in violation of this act upon a petition by the Attorney General, a prosecuting or circuit attorney, or a person adversely affected or who may be adversely affected. In order to enjoin such conduct, there must be a showing that such conduct is reasonably anticipated to occur in the future or has occurred in the past and it is not unreasonable to expect that such conduct will be repeated.

JIM ERTLE

120102 Prefiled
010803 S First Read S35
011303 Second Read and Referred S Judiciary & Civil & S68
Criminal Jurisprudence Committee
012203 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee
012703 Voted Do Pass S Judiciary and Civil and Criminal
Jurisprudence Committee
022003 Reported From S Judiciary and Civil and Criminal S279
Jurisprudence Committee to Floor

030403	SS S offered (Loudon)	(0389S.06F)	S384
030403	SA 1 to SS S offered (Coleman)		S384
030403	SA 1 to SA 1 to SS S offered (Coleman)		S384
030403	Bill Placed on Informal Calendar		S384
030503	SSA 1 for SA 1 to SA 1 to SS S offered & Ruled out of order (Loudon)		S392
030503	SSA 2 for SA 1 to SA 1 to SS S offered & adopted (Jacob)		S393
030503	SA 2 to SA 1 to SS S offered & Ruled out of order (Loudon)		S393
030503	SA 1 to SS, as amended, S defeated		S393
030503	SA 2 to SS S offered & withdrawn (Caskey)		S393-394
030503	SA 3 to SS, as amended, S defeated (Bray)		S394
030503	SA 4 to SS S offered (Days)		S394
030503	Bill Placed on Informal Calendar		S394
030503	SA 4 to SS S defeated		S395
030503	SA 5 to SS S offered & defeated (Bray)		S395
030503	SA 6 to SS S offered & defeated (Bray)		S395-396
030503	SA 7 to SS S offered & defeated (Bray)		S396
030503	SA 8 to SS S offered & withdrawn (Wheeler)		S396
030503	Bill Placed on Informal Calendar		S396
030603	SA 9 to SS S offered & adopted (Loudon)		S409-410
030603	SS, as amended, S adopted		S410
030603	Perfected		S410
031003	Reported Truly Perfected S Rules Committee to Floor		S420
031103	S Third Read and Passed		S438
031103	H First Read		S631
031203	H Second Read		H641
040303	Referred H Health Care Policy Committee		H926
040903	Hearing Conducted H Health Care Policy Committee		
041403	Voted Do Pass H Health Care Policy Committee		
041703	Reported Do Pass H Health Care Policy Committee		H1125
042803	H Calendar S Bills for Third Reading		

EFFECTIVE : August 28, 2003

SB 0035

SENATE SPONSOR Loudon

0404S.01I

SB 35 This act provides for the Joint Committee on Wagering and Gaming to solicit competitive bids from state universities for a comprehensive study of pathological or problem gambling in this state. After bidding is closed, the Committee shall choose the best and lowest bid based on the academic and professional qualifications of the research team and the ability of the team to deliver the best data.

The study must focus on a review of existing policies regarding the prevention and treatment of pathological and problem gambling and formulate changes to these policies. The study must include information on the economic impact of

pathological or serious problem gambling on the state and political subdivisions; how much money an individual pathological gambler costs society each year; the relationship between crime and gambling; the economic impact of gambling on other businesses; the demographics of pathological gamblers; and the costs and effectiveness of state and federal gambling regulatory policy.

The study director shall hold hearings, administer oaths, take testimony, receive evidence and subpoena witnesses and production of documents. The act directs the University to complete the study and file a report by January 31, 2006, and requires the general assembly to appropriate up to \$200,000 for the study.

This act is similar to SB 1176 (2002).
JIM ERTLE

120102 Prefiled	
010803 S First Read	S35
013003 Second Read and Referred S Education Committee	S158
022503 Hearing Conducted S Education Committee	
031803 Voted Do Pass S Education Committee	

EFFECTIVE : August 28, 2003

SB 0036

HCS SS SCS SB 36

SENATE SPONSOR Klindt

0424L.18C

HCS/SS/SCS/SB 36 -This act changes several aspects of environmental regulation.

SOLID WASTE PROCESSING FACILITIES - This act mandates that solid waste processing facilities shall not store solid waste for longer than 48 hours on-site over any weekend, or more than 72 hours with a state-observed holiday weekend.

GARBAGE COLLECTION - This act prohibits local government or political subdivisions from providing waste or garbage collection services outside its boundaries.

WASTE TIRE FEE - This act extends the waste tire fee to January 1, 2009.

HAZARDOUS WASTE FEE - This act extends the levy and collection of the hazardous waste management fee to January 1, 2010.

JOHNSON COUNTY - This act also permits Johnson County to hold an election to impose a landfill fee for the benefit of the county. The fees, which may not exceed \$1.50 per ton will be collected by

the landfill operation.

SAND AND GRAVEL - This act exempts in-stream sand and gravel miners from obtaining permits if they remove less than 5,000 tons annually. The Department of Natural Resources may establish excavation standards. Political subdivisions may hire contractors for excavation of in-stream sand and gravel without obtaining a permit.

ENVIRONMENTAL RULES - This act requires all rules that prescribe environmental conditions or standards promulgated by the Department of Natural Resources, Hazardous Waste Management Commission, State Soil and Water Districts Commission, Petroleum Storage Tank Insurance Fund Board, Land Reclamation Commission, Safe Drinking Water Commission, Air Conservation Commission, and Clean Water Commission to cite the specific section of law the rule is to be based upon. The Department of Natural Resources is required to prepare a regulatory impact report for all rules promulgated by the referenced agencies.

The regulatory impact statement shall contain specific components which are covered in the act and must be developed using peer reviewed and published data. The regulatory impact report must be made available to the public via posting on the DNR website and in a newspaper of general circulation and DNR must allow for and respond to comments from the public. The Department is required to post all comments, both positive and negative. The regulatory impact report, testimony and comments must be considered by the Department or the Commission in promulgating the regulation. The failure of the Department to conduct the regulatory impact report will be considered grounds for vacating the regulation. The regulatory impact report is also required to be filed with the Joint Committee on Administrative Rules at the time the proposed rules are filed pursuant to Chapter 536, RSMo.

A provision is included to allow for the promulgation of regulations without conducting a regulatory impact report if the Director believes that the action is immediately necessary to protect the public health and welfare. However, the Director must justify these actions in writing and the Department would then have the responsibility to complete the risk assessment and cost-benefit analysis within 180 days of adopting the rule.

In proceedings challenging rules promulgated by the Department of Natural Resources, hazardous Waste Management Commission, State Soil and Water Districts Commission, Petroleum Storage Tank Insurance Fund Board, Land Reclamation Commission, Safe Drinking Water Commission, and Clean Water Commission the burden of proof shifts to the department or commission promulgating the rule to prove that the rule is necessary to prevent specific circumstances of conditions causing harm to human health, public welfare or the environment.

The act requires the Department of Natural Resources, Hazardous Waste Management Commission, State Soil and Water Districts Commission, Petroleum Storage Tank Insurance Fund Board, Land Reclamation Commission, Safe Drinking Water Commission, Air Conservation Commission and Clean Water Commission to state specific reasons for denials of permits.

ENVIRONMENTAL REGULATION CONSISTENCY ACT - This act also gives the authority to the Department of Natural Resources to adopt and promulgate rules to be in compliance with federal regulations. The rules shall be no stricter than the scope or subject matter of existing state regulations. This act sets out for adopting rules that are stricter than the scope of the existing state regulation if the rulemaking body finds that specific circumstances or conditions are causing specific harm to human health or the environment, or the regulations do not exist or are inadequate to protect human health or the environment. The rules adopted pursuant to this section must go through the rulemaking process.

VIOLATION OF PERMIT - Any person holding a permit issued by the Department of Natural Resources and fails to file any required report by the date specified by the permit will not be in violation until: (1) the Department has made a reasonable attempt to notify the person that the report has not been received; and (2) the permit holder does not file the report within 30 days of notice.

OPERATING WITHOUT PERMIT - This act prohibits any person to operate any regulated air contaminant class A source without an operating permit.

This act is similar to SCS/SB 971 (2002) and contains provisions from SB 546 (2003), SB 360 (2003), SB 392 (2003) and HCS/HB 215 et. al. (2003).

SARAH MORROW

120102	Prefiled	
010803	S First Read	S35
011303	Second Read and Referred S Agriculture, Conservation, Parks & Natural Resources Committee	S68
011603	Hearing Conducted S Agriculture, Conservation, Parks & Natural Resources Committee	
012303	Hearing Conducted S Agriculture, Conservation, Parks & Natural Resources Committee-Continued	
020603	SCS Voted Do Pass S Agriculture, Conservation, Parks & Natural Resources Committee (0424S.08C)	
020603	Reported From S Agriculture, Conservation, Parks & Natural Resources Committee to Floor w/SCS	S186
021303	Bill Placed on Informal Calendar	S222
030303	SS for SCS S offered (Klindt) (0424S.10F)	S356

030303 SA 1 to SS for SCS S offered & defeated (Wheeler)	S356
030303 SA 2 to SS for SCS S offered (Goode)	S357
030303 SSA 1 for SA 2 to SS for SCS S offered & withdrawn (Steelman)	S357
030303 Bill Placed on Informal Calendar	S357
030403 SA 2 to SS for SCS S defeated	S370
030403 SA 3 to SS for SCS S offered & adopted (Klindt)	S370
030403 SA 4 to SS for SCS S offered & withdrawn (Dougherty)	S371
030403 SA 5 to SS for SCS S offered (Steelman)	S371-374
030403 Bill Placed on Informal Calendar	S374
030403 SA 1 to SA 5 to SS for SCS S offered & adopted (Goode)	S378
030403 SA 2 to SA 5 to SS for SCS S offered & withdrawn (Goode)	S378
030403 SA 3 to SA 5 to SS for SCS S offered & adopted (Goode)	S378
030403 SA 5 to SS for SCS, as amended, S adopted	S378
030403 SA 6 to SS for SCS S offered & adopted (Shields)	S378-381
030403 SA 7 to SS for SCS S offered & adopted (Dougherty)	S381
030403 SA 8 to SS for SCS S offered & adopted (Dougherty)	S381
030403 SA 9 to SS for SCS S offered & adopted (Dougherty)	S381
030403 SA 10 to SS for SCS S offered & defeated (Bray)	S381
030403 SA 11 to SS for SCS S offered & adopted (Caskey)	S381-383
030403 SA 12 to SS for SCS S offered & adopted (Dougherty)	S383
030403 SA 13 to SS for SCS S offered & adopted (Bray)	S383
030403 SA 14 to SS for SCS S offered (Goode)	S383
030403 SSA 1 for SA 14 to SS for SCS S offered & withdrawn (Goode)	S383-384
030403 SSA 2 for SA 14 to SS for SCS S offered & adopted (Klindt)	S384
030403 SS for SCS, as amended, S adopted	S384
030403 Perfected	S384
030503 Reported Truly Perfected S Rules Committee to Floor	S395
030503 Referred S Governmental Accountability and Fiscal Oversight Committee	S395
030603 Hearing Conducted S Governmental Accountability and Fiscal Oversight Committee	
030603 Voted Do Pass S Governmental Accountability and Fiscal Oversight Committee	
030603 Reported from S Governmental Accountability and Fiscal Oversight Committee to Floor	S404
030603 S Third Read and Passed	S408
030603 H First Read	H585
031003 H Second Read	H597
031303 Referred H Agriculture Committee	H683
040203 Hearing Conducted H Agriculture Committee	
040903 HCS Voted Do Pass H Agriculture Committee	
041703 HCS Reported Do Pass H Agriculture Committee	H1124
042803 H Calendar S Bills for Third Reading w/HCS	

EFFECTIVE : August 28, 2003

SB 0037

SENATE SPONSOR Klindt

0421S.01I

SB 37 - The act would enact the provisions of the Uniform Electronic Transactions Act which would make electronic transactions as enforceable as traditional paper transactions if the parties agree to transact electronically. There are some exceptions for documents which must still be executed manually including laws governing the creation of execution of wills, codicils or testamentary trust and other certain provisions of the Uniform Commercial Code.

This act also repeals the current Missouri Digital Signatures Act contained in Sections 28.600 through 28.678, RSMo.

This act is similar to HB 254 (2003).
CINDY KADLEC

120102 Prefiled
010803 S First Read S35
011303 Second Read and Referred S Pensions & General Laws S68
Committee
020403 Hearing Conducted S Pensions & General Laws Committee
021803 Voted Do Pass S Pensions & General Laws Committee

EFFECTIVE : August 28, 2003

SB 0038

SCS SB 38
SENATE SPONSOR Klindt

0445S.04P

SCS/SB 38 - This act creates the "Missouri Biomass Technology Commission". The Commission shall have seven members. The Commission is responsible for:

- 1) Collecting data for the development and use of alternative energy as a source of electricity;
- 2) Evaluating existing incentive programs that promote the development and use of alternative energy;
- 3) Creating new incentives and programs to promote alternative energy use; and
- 4) Making recommendations to the Legislature on program developments and uses for alternative energy.

The commission will develop a comprehensive guide to alternative energy development, production and use. This guide will be submitted to the Legislature.

This act expires on June 30, 2005.

This act is similar to SB 973 (2002).
SARAH MORROW

120102 Prefiled
010803 S First Read S35
011303 Second Read and Referred S Agriculture, Conservation, S68
Parks and Natural Resources Committee
020603 Hearing Conducted S Agriculture, Conservation, Parks
& Natural Resources Committee
022703 SCS Voted Do Pass S Agriculture, Conservation, Parks
& Natural Resources Committee (0445S.04C)
031403 Reported From S Agriculture, Conservation, Parks & S515
Natural Resources Committee to Floor w/SCS
041403 SCS S adopted S765
041403 Perfected S765
041403 Reported Truly Perfected S Rules Committee to Floor S777
041703 S Third Read and Passed S870-871
041703 H First Read H1125
041803 H Second Read H1133
042303 Referred H Agriculture Committee

EFFECTIVE : August 28, 2003

SB 0039

SENATE SPONSOR Cauthorn

0072S.01P

SB 39 - This act creates the "Missouri Sheriff's
Methamphetamine Relief Taskforce" (MoSMART) housed in the
Department of Public Safety. This team consists of five sheriffs
who will serve a two-year term and elect a chairman.

The MoSMART Fund is created and is available on an
application basis to law enforcement entities and task forces.
Applications are evaluated based upon the level of funding
designated for methamphetamine enforcement before 1997 and upon
current need and circumstances.

This act allows counties and St. Louis City to submit a tax
to voters in order to fund enhanced 911, also referred to as
wireless 911 services. The governing body of the political
subdivision must choose one of two questions to submit to voters:
1) an extension of the wire line tax for 911 services to wireless
services at the same rate; or 2) combine the taxes for wired and
wireless into a flat tax of \$.50 per line per month.

Twenty percent of the taxes collected from wireless service
will be deposited into the 911 Emergency Services Fund which is
created under this act. This percentage will be decreased to 10%
when at least 60% of the counties with 75% of the population have

passed a tax on wireless services. The percentage will be eliminated two years after 100% of the counties have passed a tax on wireless services. Moneys in the fund will be used for matching grants for the purpose of implementing a comprehensive statewide 911 system. These grants will be administered by the Office of Administration in consultation with the Department of Public Safety. Only cities passing the tax will be eligible for grants and may not receive grants for longer than three years or which have an amount exceeding 5% of the total funds available. Grants may be made on a collective basis to counties entering inter-county agreements to provide services.

The act clarifies that taxes generated by either the wired line or wireless line tax may only be used for the provision of emergency telephone services and for no other purpose. The act also authorizes the State Auditor to perform audits to ensure moneys are being used properly.

The act expands the scope of the Advisory Committee for 911 Service Oversight to include oversight of implementation of enhanced 911 services. The Advisory Committee is also instructed to advise the Department of Public Safety and the Office of Administration regarding the matching grants from the 911 Emergency Services Fund.

This act also makes manufacturing a controlled substance within 2,000 feet of a school a Class A felony.

This act makes it a Class B felony for any person not the owner or not in lawful control of an approved anhydrous ammonia container to release anhydrous ammonia into the atmosphere. If the unlawful release of anhydrous ammonia causes physical injury or death to any person, it is a Class A felony.

This act makes producing or manufacturing methamphetamine in a child's residence or within 2000 feet of a school a Class A felony.

This act authorizes a \$150 surcharge to all pleas or findings of guilt in Chapter 195, RSMo, drug cases that requires laboratory tests. The surcharge is to offset the laboratory testing.

This act contains provision of SB 409 (2003) and SB 404 (2003).

SARAH MORROW

120102 Prefiled

010803 S First Read

S35

011303 Second Read and Referred S Judiciary & Civil &
Criminal Jurisprudence Committee

S68

021003 Hearing Conducted S Judiciary & Civil & Criminal

Jurisprudence Committee
022403 Voted Do Pass(w/SCA 1) S Judiciary & Civil & Criminal
Jurisprudence Committee (0072S01.01S)
032003 Reported From S Judiciary & Civil & Criminal S577
Jurisprudence Committee to Floor w/SCA 1
041503 SSA 1 for SCA 1 S offered & adopted (Cauthorn) S816-817
041503 SA 1 S offered & adopted (Goode) S817-829
041503 SA 2 S offered & adopted (Nodler) S829
041503 SA 3 S offered & adopted (Steelman) S829
041503 SA 4 S offered & adopted (Stoll) S829-830
041503 SA 5 S offered & adopted (Mathewson) S830
041503 Perfected, as amended S830
041603 Reported Truly Perfected S Rules, Joint Rules,
Resolutions & Ethics Committee S856
041603 Referred S Governmental Accountability and Fiscal
Oversight Committee S862
041703 Hearing Conducted S Governmental Accountability &
Fiscal Oversight Committee
041703 Voted Do Pass S Governmental Accountability & Fiscal
Oversight Committee
041703 Reported From S Governmental Accountability & Fiscal S875
Oversight Committee to Floor
041703 S Third Read and Passed S875
041803 H First Read H1133
042103 H Second Read H1140
042203 Referred H Crime Prevention & Public Safety Committee H1161
042903 Hearing Scheduled H Crime Prevention & Public Safety
Committee (UPON EVE ADJ - HR 4)

EFFECTIVE : August 28, 2003

SB 0040

SCS SBs 299 & 40

SENATE SPONSOR Cauthorn

0073S.01I

120102 Prefiled
010803 S First Read S35
011303 Second Read and Referred S Governmental
Accountability and Fiscal Oversight Committee S68
012703 Hearing Conducted S Governmental Accountability and
Fiscal Oversight Committee
020303 Bill Combined SCS SBs 299 & 40 S Governmental
Accountability & Fiscal Oversight Committee

EFFECTIVE : August 28, 2003

SB 0041

SENATE SPONSOR Cauthorn

0074S.02I

Creates signing bonuses for teachers in rural schools

012103 Hearing Conducted S Education Committee

SB 0042

SENATE SPONSOR Dougherty

0438S.02I

Modifies various provisions relating to the protection of
the elderly

011303 Second Read and Referred S Aging, Families and S68
Mental and Public Health Committee

SB 0043

SCS SB 43

SENATE SPONSOR Dougherty

0488S.01I

SCS/SB 43 - This act creates the "Office of the Child Advocate for Children's Protection and Services" within the Office of Administration to assure that children receive adequate protection and care from services and programs offered by the Department of Social Services. The Advocate shall report directly to the Commissioner of the Office of Administration. The Advocate shall be appointed jointly by the Governor and the Chief Justice of the Missouri Supreme Court by February 1, 2004. The term of office for the Advocate shall be six years or until a successor is duly appointed. The Advocate shall act independently of the Department of Social Services. Administrative staff and support shall be provided.

The Advocate will have access to the names of all children in protective services, all written reports of child abuse and neglect, and all current records maintained pursuant to Chapter 210, RSMo. The Advocate can communicate privately with any child in protective services and anyone working with the child. The Advocate shall have the authority to inspect, copy and subpoena judicial and law enforcement records, to file amicus curiae briefs, to initiate meetings with the Division of Family Services and juvenile officers, and to accept federal grants and gifts.

The Advocate shall:

- Establish procedures for receiving, processing and resolving complaints made by or on behalf of children under the care of the Department;
- Make recommendations on changes to any current policies and procedures;
- Monitor and analyze federal, state, and local laws, regulations, and policies;
- Inform recipients and their families or guardians of their rights under state and federal laws; and
- Annually submit a detailed report to the General Assembly, the Governor, and the Missouri Supreme Court.

Disclosure of files will be at the discretion of the Advocate, except when disclosure is required by court order or when the recipient consents in writing to the disclosure. Any representative of the Office of the Child Advocate that knowingly and willfully discloses information will be guilty of a class A misdemeanor. The Office shall not be required to testify in court regarding confidential matters, except by court order. Representatives of the Office shall not be liable for any duties performed in good faith. Any person who knowingly or willfully retaliates against any recipient or employee of the Department due to information given to the Office of the Child Advocate shall be guilty of a Class A misdemeanor.

LORIE TOWE

120102 Prefiled
010803 S First Read S35
011303 Second Read and Referred S Aging, Families and S68
Mental and Public Health Committee
011403 Hearing Conducted S Aging, Families and Mental and
Public Health Committee
040203 SCS Voted Do Pass S Aging, Families & Mental & Public
Health Committee 0488S.08C

EFFECTIVE : August 28, 2003

SB 0044

SENATE SPONSOR Dougherty

0252S.01I

Allows employees to take six weeks of paid leave for family
or medical reasons

012303 Second Read and Referred S Aging, Families & Mental & S127
Public Health Committee

SB 0045

SENATE SPONSOR Kennedy

0180S.01I

SCS/SB 45 - This act requires certain elder care facilities to provide immunizations for influenza and pneumonia to residents 65 years of age or older. The act amends Section 198.006, RSMo, to include definitions for "adult day care programs" and "long term care facilities".

A new Section 198.074 is created to require long term care facilities, residential care facilities I, and residential care facilities II to give these immunizations annually or when available. Written consent must be given by the residents and

their physicians. The Department must develop rules for documenting compliance, including documenting those that refuse the immunizations. The Department may not impose a violation on a facility for not making an immunization available if a shortage exists. Information and assistance with immunizations will be provided to clients of adult day care programs.

This act is similar to SB 1175 (2002).
LORIE TOWE

120102 Prefiled
010803 S First Read S35
011303 Second Read and Referred S Aging, Families and S68
Mental and Public Health Committee
011503 Hearing Conducted S Aging, Families and Mental and
Public Health Committee
031203 SCS Voted Do Pass S Aging, Families, Mental and
Public Health Committee (0180S.03C)

EFFECTIVE : August 28, 2003

SB 0046

SENATE SPONSOR Kennedy

0175S.02I

Provides a tax credit for modifying a home for a disabled person

040103 Hearing Scheduled, Not Heard S Ways & Means Committee

SB 0047

SENATE SPONSOR Kennedy

0185S.01I

SB 47 - This act allows St. Louis City to have a lien on property for which it has ordered a mechanic or person to perform for abatement of dangerous property, provided that it has paid the mechanic or person in full within 120 days after completion of the work.

This act is identical to HB 1194 (2002).
RICHARD MOORE

120102 Prefiled
010803 S First Read S35
011303 Second Read and Referred S Economic Development, S68
Tourism & Local Government Committee
011503 Hearing Conducted S Economic Development, Tourism &

Local Government Committee
020503 Voted Do Pass S Economic Development, Tourism &
Local Government Committee-Consent
021003 Reported from S Economic Development, Tourism & S201
Local Government Committee to Floor-Consent
021303 Removed from S Consent Calendar S227

EFFECTIVE : August 28, 2003

SB 0048

SENATE SPONSOR Coleman

0031S.03I

Requires security guards and security guard firms to be
licensed by the Department of Insurance

040203 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee

SB 0049

SCS SBs 312, et al

SENATE SPONSOR Coleman

0087S.01I

120102 Prefiled
010803 S First Read S36
011303 Second Read and Referred S Judiciary & Civil &
Criminal Jurisprudence Committee
012703 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee-Consent
033103 Bill Combined (SCS SBs 312, et al) S Judiciary &
Civil and Criminal Jurisprudence Committee

EFFECTIVE : August 28, 2003

SB 0050

SENATE SPONSOR Coleman

0093S.01T

SB 50 - This act requires an election authority to complete
its verification of initiative and referendum petition signatures
not later than 30 days from the date the authority receives the
petition from the Secretary of State. Currently, the authority
must complete the verification within two weeks.

This act is identical to SB 1218 (2002).
JIM ERTLE

120102	Prefiled	
010803	S First Read	S36
011303	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S69
012103	Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
021303	Voted Do Pass S Financial & Governmental Organ., Veterans' Affairs & Elections Committee - Consent	
021703	Reported From S Financial & Governmental Organization Veterans' Affairs & Elections to Floor-Consent	S233
022403	S Third Read and Passed - Consent	S293
022503	H First Read	H456
022603	H Second Read	H463
022703	Referred H Elections Committee	H495
031103	Hearing Conducted H Elections Committee	
040103	Voted Do Pass H Elections Committee - Consent	
040803	Reported Do Pass H Elections Committee - Consent	H965
041703	H Third Read and Passed - Consent	H1114
041703	Truly Agreed to and Finally Passed	S880
042203	Reported Duly Enrolled S Rules Committee	S897
042203	Signed by Senate President	S914
042303	Signed by House Speaker	
042303	Delivered to Governor	S929

EFFECTIVE : August 28, 2003

SB 0051

SENATE SPONSOR Shields

0408S.01I

SB 51 - This act renames Missouri Western State College to
Missouri Western State University.

This act is similar to HB 1994 (2002) & SB 979 (2002.)
DONALD THALHUBER

120102	Prefiled	
010803	S First Read	S36
012103	Second Read and Referred S Pensions & General Laws Committee	S105
012803	Hearing Conducted S Pensions & General Laws Committee	
020403	Voted Do Pass S Pensions & General Laws Committee	
020603	Reported From S Pensions & General Laws Committee to Floor	S187
021303	Bill Placed on Informal Calendar	S223
031703	SS S offered (Shields) (0408S.06F)	S533
031703	SS for SS S offered (Shields) (0408S.09F)	S533
031703	SA 1 to SS for SS S offered (Klindt)	S533-535
031703	Bill Placed on Informal Calendar	S535
042803	S Inf Calendar S Bills for Perfection	

EFFECTIVE : August 28, 2003

SB 0052

HCS SCS#2 SB 52

SENATE SPONSOR Shields

HOUSE HANDLER Fares

0328L.08C

HCS/SCS#2/SB 52 - Currently, the taxation of non-resident professional athletes and entertainers has a specific distribution schedule, subject to appropriation, which is set to expire in 2008. This act extends the expiration date of the distribution schedule through FY 2016.

This act is similar to SB 1225 (2002).
JEFF CRAVER

120102	Prefiled	
010803	S First Read	S45
011303	Second Read and Referred S Ways and Means Committee	S117
012803	Hearing Conducted S Ways & Means Committee	
020403	SCS Voted Do Pass S Ways & Means Comm. (0328S.02C)	
021003	Reported From S Ways & Means Committee to Floor w/SCS-Consent	S203
021303	Removed from S Consent Calendar	S228
022503	Committee Vote Reconsidered	
022503	SCS#2 Voted Do Pass S Ways & Means Committee-Consent (0328S.06C)	
030303	Reported From S Ways & Means Committee to Floor w/SCS - Consent	S356
031703	SCS#2 S adopted	S531
031703	S Third Read and Passed - Consent	S531
031803	H First Read	H726
031903	H Second Read	H770
040303	Referred H Tax Policy Committee	H926
040903	Hearing Conducted H Tax Policy Committee	
041003	HCS Voted Do Pass H Tax Policy Committee - Consent	
041503	HCS Reported Do Pass H Tax Policy Committee - Consent	H1054
042303	HCS H adopted	
042303	H Third Read and Passed - Consent	/S945
042803	S Calendar S Bills with H amendments (HCS)	

EFFECTIVE : August 28, 2003

SB 0053

SENATE SPONSOR Shields

0409S.01I

Renames MO Western State College as MO Western State Univ. &
MO Southern State College as MO Southern State Univ.-Joplin

012303 Hearing Conducted S Pensions & General Laws Committee

SB 0054

SENATE SPONSOR Griesheimer

HOUSE HANDLER Neeves

0299L.01T

SB 54 - This act allows BAR-97 vehicle emissions test for residents in Franklin County to be conducted on a biennial basis. The maximum testing fee is also increased to \$24 from \$10.50.
CINDY KADLEC

120102 Prefiled
010803 S First Read S36
011303 Second Read and Referred S Commerce & the Environment S69
Committee
012103 Hearing Conducted S Commerce & the Environment
Committee
021803 Voted Do Pass S Commerce and the Environment
Committee-Consent
022403 Reported From S Commerce and the Environment S291
Committee to Floor-Consent
031103 S Third Read and Passed - Consent S431-432
031103 H First Read
031203 H Second Read H641
040103 Referred H Transportation and Motor Vehicle H872
Committee
040903 Hearing Conducted H Transportation & Motor Vehicle
Committee
040903 Voted Do Pass H Transportation & Motor Vehicle
Committee
041703 Reported Do Pass H Transportation & Motor Vehicle H1125
Committee
042203 H Third Read and Passed H1155
042203 Truly Agreed to and Finally Passed S906

EFFECTIVE : August 28, 2003

SB 0055

SS#2 SCS SB 55

SENATE SPONSOR Nodler

HOUSE HANDLER Stevenson

0260S.11P

SS#2/SCS/SB 55 - This act aspires to rename Missouri Southern State College as Missouri Southern State University-Joplin.

SECTION 173.005 - This section articulates that the Coordinating Board for Higher Education may promote and encourage the development of cooperative agreements between Missouri institutions of higher education for the purpose of offering graduate degree programs on campuses of those institutions of higher education which do not otherwise offer graduate degrees. Any diploma awarded for graduate degrees under such a cooperative

agreement shall include the names of both institutions inscribed thereon. The provisions of this section shall not be construed to invalidate the Coordinating Board's authority regarding new program approval.

SECTION 174.020 - This section renames Missouri Southern State College as Missouri Southern State University-Joplin. Additionally, this section specifies that any costs incurred with respect to modifications of the names of state colleges and universities shall not be paid from state funds.

SECTION 174.231 - This section designates Missouri Southern State University-Joplin as a statewide institution of international or global education. The section further asserts that Missouri Southern State University-Joplin shall discontinue, as of July 1, 2008, any and all associate degree programs unless the continuation of such associate degree programs is approved by the Coordinating Board.

SECTION 174.241 - This section eliminates the Board of Regents of Missouri Southern State College.

SECTION 174.324 - This section reemphasizes that any new masters degree program offered at Missouri Southern State University-Joplin or any other public institution of higher education in this state must be approved by the Coordinating Board for Higher Education pursuant to the provisions of to subdivisions (1) or (2) of Subsection 2 of Section 173.005, RSMo.

SECTION 174.450 - This section adds Missouri Southern State University-Joplin to the list of institutions which are charged with a statewide mission and governed by a Board of Governors.

This act contains the provisions of SB 56 (2003).

This act is similar to HB 1994 (2002) & SB 979 (2002).
DONALD THALHUBER

120102	Prefiled	
010803	S First Read	S36
012103	Second Read and Referred S Pensions & General Laws Committee	S105
012803	Hearing Conducted S Pensions & General Laws Committee	
020403	SCS Voted Do Pass S Pensions & General Laws Committee (0260S.04C)	
020603	Reported From S Pensions & General Laws Committee to Floor w/SCS	S187
021303	Bill Placed on Informal Calendar	S223
021703	Bill Placed on Informal Calendar	S243
021803	SS for SCS S offered & withdrawn (Jacob) (0260S.06F)	S251
021803	SA 1 to SCS S offered & adopted (Jacob)	S251
021803	SA 2 to SCS S offered & adopted (Jacob)	S251-255

021803 SA 3 to SCS S offered (Jacob)	S255
021803 Bill Placed on Informal Calendar	S255
021903 SA 3 to SCS S withdrawn	S269
021903 SS#2 for SCS S offered & adopted (Jacob) (0260S.11F)	S269
021903 Perfected	S269
021903 Reported Truly Perfected S Rules Committee	S273
022003 S Third Read and Passed	S280-281
022003 H First Read	H424
022403 H Second Read	H435
030603 Referred H Education Committee	H581
040903 Hearing Conducted H Education Committee	
041003 Voted Do Pass H Education Committee	
041703 Reported Do Pass H Education Committee	H1125
042803 H Calendar S Bills for Third Reading	

EFFECTIVE : August 28, 2003

SB 0056

SCS SB 56

SENATE SPONSOR Nodler

0419S.07C

SCS/SB 56 - This act articulates that the Coordinating Board for Higher Education may promote and encourage the development of cooperative agreements between Missouri institutions of higher education for the purpose of offering graduate degree programs on campuses of those institutions of higher education which do not otherwise offer graduate degrees. Such agreements shall identify the obligations and duties of the parties, including assignment of administrative responsibility. Any diploma awarded for graduate degrees under such a cooperative agreement shall include the names of both institutions inscribed thereon. Any cooperative agreement in place as of August 28, 2003, shall require no further approval from the coordinating board for higher education. Any costs incurred from a cooperative agreement may be paid from state funds allocated to the institution assigned the administrative authority for the program. The provisions of this act shall not be construed to invalidate the coordinating board's authority regarding new program approval.

DONALD THALHUBER

120102 Prefiled	
010803 S First Read	S36
011303 Second Read and Referred S Education Committee	S69
012103 Hearing Conducted S Education Committee	
021103 SCS Voted Do Pass S Education Committee-Consent	(0419S.07C)
021703 Reported From S Education Committee to Floor w/SCS-Consent	S234
022003 Removed from S Consent Calendar	S279

EFFECTIVE : August 28, 2003

SB 0057

SENATE SPONSOR Nodler

0235S.02P

SB 57 - Under this act a candidate for State Senator, State Representative, County Clerk, Circuit Court Judge, Associate Circuit Court Judge, elected municipal offices in cities with a population of more than 100,000 and elected county government offices in counties with a population of more than 100,000 who choose to file their reports with the Missouri Ethics Commission electronically and who file a declaration with the local election authority that the report was filed electronically with the Missouri Ethics Commission would be relieved from separately filing the report with the local election authority.

RICHARD MOORE

120102 Prefiled

010803 S First Read S36

011303 Second Read and Referred S Financial & Governmental S69
Organization, Veterans' Affairs & Elections Committee012103 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee022003 Voted Do Pass S Financial & Governmental Organ.,
Veterans' Affairs & Elections Committee - Consent022403 Reported From S Financial & Governmental Organization S290
Veterans Affairs & Elections Com. to Floor-Consent

030503 S Third Read and Passed - Consent S390-391

030503 H First Read H562

030603 H Second Read

031303 Referred H Elections Committee H683

031803 Hearing Cancelled H Elections Committee

040103 Hearing Conducted H Elections Committee

040803 HCS Voted Do Pass H Elections Committee

EFFECTIVE : August 28, 2003

SB 0058

SENATE SPONSOR Russell

0191S.01I

Revises documentation required for telecommunications
companies to charge for Internet service

012103 Hearing Conducted S Commerce & Environment Committee

SB 0059

SENATE SPONSOR Russell

0210S.01I

Allows nonattorney representation before the Admin. Hearing
Commission & the Division of Labor & Industrial Relations

012703 Hearing Conducted S Judiciary & Civil & Criminal

SB 0060

SENATE SPONSOR Russell

0274S.01I

SCS/SB 60 - This act provides that department and division directors may exempt themselves, supervisors, human resource managers, professional employees, security guards, probationary employees, and others from union membership. It also prohibits payroll deductions for labor organization service fees and further provides that no state employee shall be required to pay any type of fee to a labor organization, nor will be required to join a union in order to be employed.

This act is similar to SCS/SBs 641 & 705 (2002).
RICHARD MOORE

120102 Prefiled

010803 S First Read

S36

011303 Second Read and Referred S Small Business, Insurance
and Industrial Relations Committee S69

011503 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee

012203 SCS Voted Do Pass S Small Business, Insurance and
Industrial Relations Committee (0274S.03C)

EFFECTIVE : August 28, 2003

SB 0061

HCS SCS SB 61

SENATE SPONSOR Caskey

HOUSE HANDLER Luetkemeyer

0172L.04C

HCS/SCS/SB 61 - This act prohibits any person or entity from publicly displaying a person's Social Security number. This act also prohibits requiring a person to send their Social Security number over the Internet, unless it is encrypted or otherwise made secure. The provisions of this section applies on or after July 1, 2006. However, those entities using a person's Social Security number prior to July 1, 2006, may continue to use it if the use was consistent or if they provide an annual disclosure that informs the individual that he or she has the right to stop the use of his or her Social Security number. This provision does not apply to government agencies or to records that are required to be open records pursuant to law.

This act prohibits county recorders from providing recorded military discharge records to anyone except authorized parties including the person who is the subject of the records; the subject's relatives, attorney, or guardian; any person with written authorization from any of these parties; or a government agency. County recorders may refuse to accept any military

discharge document appearing to be altered, that does not contain an original signature, or any document that is not a certified copy of a record from a government agency. County recorders may not charge a fee for accepting or providing military discharge records or for providing the notarized request form needed to obtain the records. This act also prohibits the use or reproduction of military discharge records for any commercial purpose.

SARAH MORROW

120102	Prefiled	
010803	S First Read	S36
012303	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S127
020303	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
030303	SCS Voted Do Pass S Judiciary & Civil & Criminal Jurisprudence Committee-Consent (0172S.02C)	
030403	Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor w/SCS-Consent	S374
031803	SCS S adopted	S543
031803	S Third Read and Passed - Consent	S544
031803	H First Read	H761
031903	H Second Read	H770
040303	Referred H Tax Policy Committee	H926
041403	Hearing Conducted H Financial Services Committee	
041403	HCS Voted Do Pass H Financial Services Com. - Consent	
041503	HCS Reported Do Pass H Financial Services Committee - Consent	H1047
042303	HCS H adopted	
042303	H Third Read and Passed - Consent	
042803	S Calendar S Bills with H amendments (HCS)	

EFFECTIVE : January 1, 2005

SB 0062

SENATE SPONSOR Caskey

0097S.01I

SB 62 - This act allows Cass County to elect a County Surveyor beginning with the general election in 2004 and every four years thereafter.

JIM ERTLE

120102	Prefiled	
010803	S First Read	S36
011403	Second Read and Referred S Economic Development, Tourism and Local Government Committee	S75
011503	Hearing Conducted S Economic Development, Tourism & Local Government Committee-Consent	

020503 Voted Do Pass S Economic Development, Tourism &
Local Government Committee-Consent
021003 Reported from S Economic Development, Tourism & S201
Local Government Committee to Floor-Consent
042803 S Consent Calendar (2/10)

EFFECTIVE : August 28, 2003

SB 0063

SENATE SPONSOR Caskey HOUSE HANDLER Johnson (47)

0101S.01T

SB 63 - This act provides that a ruling on a petition for termination of parental rights is deemed a final ruling for the purposes of appeal.

This act is identical to SB 743 (2002).
JIM ERTLE

120102 Prefiled
010803 S First Read S36
011403 Second Read and Referred S Judiciary and Civil & S75
Criminal Jurisprudence Committee
012203 Hearing Conducted S Judiciary and Civil & Criminal
Jurisprudence Committee
012703 Voted Do Pass S Judiciary and Civil & Criminal
Jurisprudence Committee - Consent
021003 Reported From S Judiciary and Civil & Criminal S206
Jurisprudence Committee to Floor-Consent
021903 S Third Read and Passed - Consent S269
022003 H First Read H424-425
022403 H Second Read H435
031303 Referred H Children and Families Committee H683
040803 Hearing Conducted H Children and Families Committee
040803 Voted Do Pass H Children and Families Com. - Consent
041503 Reported Do Pass H Children and Families Com.-Consent H1046
042403 H Third Read and Passed - Consent
042403 Truly Agreed to and Finally Passed

EFFECTIVE : August 28, 2003

SB 0064

SENATE SPONSOR Goode

0298S.05I

SB 64 - This act allows counties or St. Louis City to submit a tax to the voters that funds enhanced 911, also referred to as wireless 911 services. The governing body must choose one of two questions to submit to voters: (1) an extension of the wire line tax for 911 services to wireless services at the same rate; or (2)

combine the taxes for wired and wireless into a flat tax of \$.50 per line per month.

Twenty percent of the taxes collected on wireless service will be deposited into the 911 Emergency Services Fund which is created. This percentage will be decreased to 10% when at least 60% of the counties with 75% of the population have passed a tax on wireless services. Then the percentage will be eliminated two years after 100% of the counties have passed a tax on wireless services. Moneys in the fund will be used for matching grants for the purpose of implementing a comprehensive statewide 911 system. These grants will be administered by the Office of Administration in consultation with the Department of Public Safety.

Only cities passing the tax will be eligible for grants and may not receive grants for longer than three years or which have an amount exceeding 5% of the total funds available. Grants may be made on a collective basis to counties entering inter-county agreements to provide services.

The act clarifies that taxes generated by either the wired line or wireless line tax may only be used for the provision of emergency telephone services and for no other purpose. The act also authorizes the State Auditor to perform audits to ensure moneys are being used in this manner.

The act expands the scope of the Advisory Committee for 911 Service Oversight to include oversight of implementation of enhanced 911 services. The Advisory Committee is also instructed to advise the Department of Public Safety and the Office of Administration regarding the matching grants from the 911 Emergency Services Fund.

Most provisions of the current statewide enhanced 911 tax are repealed by the act.
RICHARD MOORE

SCA 1 - PLACES THE COST FOR ADMINISTERING THE PROGRAM ON THE
911 EMERGENCY SERVICES FUND

120102	Prefiled	
010803	S First Read	S36-37
011403	Second Read and Referred S Economic Development, Tourism and Local Government Committee	S75
011503	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
021903	Voted Do Pass w/SCA 1 S Economic Development, Tourism & Local Government Committee (0298S05.01S)	

EFFECTIVE : August 28, 2003

SB 0065

SENATE SPONSOR Goode

0162S.03I

Modifies provisions of the unmarked human burial act

021003 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

SB 0066

SENATE SPONSOR Goode

0485L.01I

Revises regulation of tax increment financing

120402 Bill Withdrawn

S37

SB 0067

SENATE SPONSOR Childers

0205S.02I

Requires state-sponsored professional development events for
teachers to occur on scheduled days

012103 Hearing Scheduled, Not Heard S Education Committee

SB 0068

HCS SB 68

SENATE SPONSOR Childers

HOUSE HANDLER Wasson

0405L.02C

HCS/SB 68 - This act provides that the Director of the
Department of Revenue may make refunds from the amounts in the
trust fund created to hold money generated by a sales tax for an
ambulance or fire protection district. Currently, the Director
of the Department of Revenue may authorize the State Treasurer to
make such refunds.

The act also allows for the statewide certification of an
emergency medical technician-intermediate. Under current law,
this position is only authorized in certain charter and first
classification counties.

JEFF CRAVER

120102 Prefiled

010803 S First Read

S37

012303	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S128
012903	Hearing Conducted S Economic Development, Tourism & Local Government Committee-Consent	
020503	Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent	
021003	Reported from S Economic Development, Tourism & Local Government Committee to Floor-Consent	S201
021703	S Third Read and Passed - Consent	S235-236
021803	H First Read	H370
021903	H Second Read	H380
031303	Referred H Local Government Committee	H683
040303	Hearing Conducted H Local Government Committee	
040703	HCS Voted Do Pass H Local Government Com. - Consent	
040803	HCS Reported Do Pass H Local Government Com.-Consent	H965
041703	HCS H adopted	H1115
041703	H Third Read and Passed - Consent	H1116/S880
042803	S Calendar S Bills with H amendments (HCS)	

EFFECTIVE : August 28, 2003

SB 0069

HCS SCS SB 69

SENATE SPONSOR Yeckel

HOUSE HANDLER Baker

0450L.06C

HCS/SCS/SB 69 - This act requires state agencies which are proposing rules to consider alternative compliance methods for small businesses and to prepare a small business impact statement.

The act creates the Small Business Regulatory Fairness Board. The Department of Economic Development will provide staff for the Board. The Board shall provide agencies with input regarding proposed rules, consider requests from small business owners for review of agency rules, review agency rules and make recommendations to the agency and general assembly regarding the need for a rule or legislation, conduct hearings and solicit input from regulated small businesses and prepare an annual evaluation report to the Governor. The Board shall not have the power to interfere with an agency or administrative enforcement action, intervene in legal actions between a small business and an agency, or subpoena witnesses or documents.

The Board shall consist of two members appointed by the Governor, one member appointed by the Lieutenant Governor, one member who is chair of the minority business advocacy commission, two members appointed by the House of Representatives, two members appointed by the senate, one member appointed by the speaker of the House and one member appointed by the President Pro Tempore of the Senate. Appointed members shall serve a term of three years.

Small business owners may petition an agency objecting to any rule, and the agency shall forward the petition to the Board and the Joint Committee on Administrative Rules. The agency must determine whether its impact statement or public hearing addressed the actual impact on small business and will submit a written response to the Board. The agency may determine the petition warrants adoption of amended or new rules, or may determine no additional action is necessary. A small business may seek review of the agency's decision by the Board. The Board shall report its findings to the Governor and General Assembly, which may take action as appropriate.

Any agency that can assess administrative penalties or fines shall waive or reduce such fines upon a business if the business meets certain conditions relating to correction of the violation by the business or the unintentional nature of the violation. The act sets out conditions where the agency is not required to waive or reduce the fine.

A small business that is adversely affected by a final agency action may seek judicial review of the agency's compliance with the provisions of this act. The period for seeking judicial review shall begin on the date the proposed rule becomes final and shall end a year later.

This act is similar to HB 322 (2003).
JIM ERTLE

120102	Prefiled	
010803	S First Read	S37
011403	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S75
021003	Hearing Conducted S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	
022003	SCS Voted Do Pass S Financial & Governmental Organ., Veterans' Affairs & Elections Committee (0450S.02C)	
022003	Reported From S Financial & Governmental Organization Veterans' Affairs & Elections Com. to Floor w/SCS	S279
022603	Bill Placed on Informal Calendar	S327
040703	SA 1 to SCS S offered & adopted (Yeckel)	S682
040703	SA 2 to SCS S offered & adopted (Jacob)	S682
040703	SA 3 to SCS S offered & withdrawn (Jacob)	S682-683
040703	SA 4 to SCS S offered & adopted (Jacob)	S683
040703	SA 5 to SCS S offered & adopted (Jacob)	S683
040703	SCS, as amended, S adopted	S683
040703	Perfected	S683
040803	Reported Truly Perfected S Rules Committee	S699
040803	Referred S Governmental Accountability & Fiscal Oversight Committee	S713
041003	Hearing Conducted S Governmental Accountability and Fiscal Oversight Committee	
041003	Voted Do Pass S Governmental Accountability and	

Fiscal Oversight Committee

041003 Reported From S Governmental Accountability & Fiscal Oversight Committee to Floor S757
041003 S Third Read and Passed S757
041003 H First Read H1011
041403 H Second Read H1017
041703 Referred H Small Business Committee H1124
042303 Hearing Conducted H Small Business Committee
042403 HCS Voted Do Pass H Small Business Committee
042403 HCS Reported Do Pass H Small Business Committee
042803 H Calendar S Bills for Third Reading w/HCS

EFFECTIVE : August 28, 2003

SB 0070

SENATE SPONSOR Yeckel

0451S.01I

Requires informed consent by a woman before the performance
of an abortion021203 Hearing Conducted S Aging, Families, Mental & Public
Health Committee-----
SB 0071

SENATE SPONSOR Yeckel

0452S.01I

Extends a homestead assessment freeze to all property,
except when it changes hands

021103 Hearing Conducted S Ways and Means Committee

SB 0072

SENATE SPONSOR Bland

0130S.01I

Requires charter schools to meet all accreditation standards
and requirements

011403 Second Read and Referred S Education Committee S75

SB 0073

SCS SB 73

SENATE SPONSOR Bland

0152S.0P

SCS/SB 73 - This act establishes the Missouri Commission on Prevention and Management of Obesity within the Department of Health and Senior Services. The Commission will exist until August 28, 2005, and will have the following duties:

- (1) Collecting and analyzing data regarding obesity in Missouri;
- (2) Listing programs and services currently available to overweight adults and children;
- (3) Listing the funds available for maintaining these programs and services;
- (4) Examining the economic impact of the failure to treat obesity;
- (5) Identifying cultural, environmental, and socioeconomic barriers related to obesity;
- (6) Providing specific recommendations to increase obesity prevention and management in Missouri.

The Commission must coordinate with various federal and state departments to ensure a comprehensive approach to obesity prevention and management. A report must be submitted to the Governor, House Budget committee, and Senate Appropriations by August 28, 2005.

The Commission, comprised of 22 members, must meet by October 1, 2003, and at least quarterly thereafter. The Director of the Department of Health and Senior Services will serve as chair of the Commission. By January 1, 2004, the Department must establish a resource databank containing information about obesity and related subjects.

In addition, the Department of Health and Senior Services may provide technical assistance to school and school districts to create healthy school nutrition environments, which are defined as those that instruct and encourage students to develop healthy eating and physical activity habits. Healthy school nutrition environments may include quality school meals based on USDA dietary guidelines, other healthy food options, relaxed eating experiences, nutrition education, and appropriate marketing.

The act contains an emergency clause.

This act is similar to SB 680 (2002)
LORIE TOWE

120102 Prefiled
010803 S First Read S37
011403 Second Read and Referred S Aging, Families & Mental & S75
Public Health Committee
021903 Hearing Conducted S Aging, Families & Mental & Public
Health Committee

021903 Voted Do Pass S Aging, Families & Mental & Public
Health Committee
030503 Committee Vote reconsidered
030503 SCS Voted Do Pass, S Aging, Families, Mental & Public
Health Committee-Consent (0152S.02C)
031003 Reported From S Aging, Families & Mental & Public S419-420
Health Committee to Floor w/SCS - Consent
033103 SCS S adopted S604
033103 S Third Read and Passed - EC adopted - Consent S604-605
040103 H First Read (w/EC) H859
040203 H Second Read H881
042303 Referred H Health Care Policy Committee

EFFECTIVE : August 28, 2003

SB 0074

SENATE SPONSOR Bland

0146S.01I

Requires insurers to offer optional coverage for weight
reduction counseling services

011403 Second Read and Referred S Small Business, Insurance S75
and Industrial Relations Committee

SB 0075

SCS SBs 435 & 75

SENATE SPONSOR Steelman

0334S.03C

120102 Prefiled
010803 S First Read S37
011403 Second Read and Referred S Aging, Families & Mental & S75
Public Health Committee
012203 Hearing Conducted S Aging, Families, Mental & Public
Health Committee
012903 SCS Voted Do Pass S Aging, Families, Mental & Public
Health Committee-Consent (0334S.03C)
021003 Reported From S Aging, Families, Mental & Public S203
Health Committee to Floor w/SCS-Consent
021303 Removed from S Consent Calendar S228
040203 Bill Combined (SCS SBs 435 & 75) S Aging, Families,
Mental & Public Health Committee

EFFECTIVE : August 28, 2003

SB 0076

SCS SB 76

SENATE SPONSOR Gross

0124S.01I

SCS/SB 76 - This act exempts the homestead of persons who are over the age of 65 from increases in assessments for as long as they own the property. It applies only to the owner's principal residence. In the case of a married couple, the couple will qualify when one spouse is aged 65 or older.

Application is made to the County Clerk and shall be made by June 1 of the year before the exemption is applicable. The Clerk must verify the application and notify affected political subdivisions of the exemption.

The counties shall make a payment in lieu of taxes to compensate for the amount that would otherwise go to the Blind Pension Fund. The State Tax Commission shall estimate the financial impact of this act and the State of Missouri shall hold political subdivisions harmless for any revenue lost as a result of this act. If the General Assembly determines that there is insufficient total state revenue to reimburse the political subdivisions, it may declare that there will no homestead exemption for the following year.

This act is substantially similar to SB 691 (2002).

The act has an effective date of January 1, 2004.
JEFF CRAVER

120102 Prefiled
010803 S First Read S37
011403 Second Read and Referred S Ways and Means Committee S75
020403 Hearing Conducted S Ways and Means Committee
030403 SCS Voted Do Pass S Ways & Means Comm. (0124S.02C)

EFFECTIVE : January 1, 2004

SB 0077

SENATE SPONSOR Gross

0293S.01I

Allows refunds of sales tax remitted from coffin sales in limited circumstances

011403 Second Read and Referred S Ways and Means Committee S75

SB 0078

SENATE SPONSOR Gross

0436S.01I

SB 78 - This act allows employees under the Highway and Transportation Employees and Highway Patrol Employees Retirement

System to purchase up to four years of creditable service for
Highway and Transportation Employees and Highway Patrol Employees
Retirement System.

CINDY KADLEC

120102 Prefiled

010803 S First Read S37

011403 Second Read and Referred S Pensions & General Laws S75
Committee

012103 Hearing Conducted S Pensions & General Laws Committee

030403 Voted Do Pass S Pensions & General Laws Committee

EFFECTIVE : August 28, 2003

SB 0079

SENATE SPONSOR Loudon

0396S.01I

Limits reassessment of property values to the rate of
inflation

012103 Hearing Cancelled S Ways and Means Committee

SB 0080

SENATE SPONSOR Loudon

0378S.01I

Prohibits reassessment of previously assessed real property
and improvements until a transfer of ownership occurs

011403 Second Read and Referred S Ways and Means Committee S75

SB 0081

SENATE SPONSOR Loudon

0393S.01I

SCS/SB 81 - This act expands the definition of "totally
unemployed" in the context of employment security to include
workers who have been suspended pending a final determination
regarding alleged misconduct or employment status.

This act is similar to SB 954 (2002).
RICHARD MOORE

120102 Prefiled

010803 S First Read S37-38

011403 Second Read and Referred S Small Business, Insurance S75
and Industrial Relations Committee
012903 Hearing Conducted S Small Business, Insurance &
Industrial Relations Committee
020503 SCS Voted Do Pass S Small Business, Insurance &
Industrial Relations Committee (0393S.02C)

EFFECTIVE : August 28, 2003

SB 0082

SENATE SPONSOR Klindt

0447S.01I

Exempts religious, charitable, and nonprofit organizations
from food inspection laws in certain circumstances

011403 Second Read and Referred S Aging, Families & Mental & S75
Public Health Committee

SB 0083

SCS SB 83

SENATE SPONSOR Cauthorn

0071S.01I

SB 83 - This act allows fees to be collected from weapons
licensing and be deposited into a separate interest-bearing fund
known as the "County Sheriff's Revolving Fund".

This act sets out the requirements to apply for and obtain a
permit to carry a concealed firearm. The permits are issued by
the County Sheriff and are valid for a period of three years from
the date of issuance or renewal.

This act also authorizes the person to carry a concealed
firearm throughout the state with the exception of certain
places.

SARAH MORROW

120102 Prefiled

010803 S First Read

S38

012303 Second Read and Referred S Pensions & General Laws S128
Committee

022503 Hearing Conducted S Pensions & General Laws Committee

030403 SCS Voted Do Pass S Pensions & General Laws
Committee (0071S.06C)

EFFECTIVE : August 28, 2003

SB 0084

HCS SCS SB 84

SENATE SPONSOR Cauthorn

HOUSE HANDLER Munzlinger

0439L.04C

HCS/SCS/SB 84 - This act allows contributors to take the tax credits for new generation cooperatives and new generation processing entities on a quarterly basis.

This act clarifies that the premium tax credits permitted in Sections 348.430 and 348.432, RSMo, shall only be subtracted against the general revenue fund and not against the county stock insurance fund.

SARAH MORROW

120102	Prefiled	
010803	S First Read	S38
012303	Second Read and Referred S Agriculture, Conservation, Parks and Natural Resources Committee	S128
013003	Hearing Conducted S Agriculture, Conservation, Parks, and Natural Resources Committee	
020603	SCS Voted Do Pass S Agriculture, Conservation, Parks, and Natural Resources Committee (0439S.02C)	
022003	Reported from S Agriculture, Conservation, Parks, and Natural Resources Committee to Floor w/SCS	S279
022603	Bill Placed on Informal Calendar	S327
022703	SA 1 S offered & adopted (Caskey)	S344
022703	SCS, as amended, S adopted	S344
022703	Perfected	S344
030303	Reported Truly Perfected S Rules Committee	S362
030603	S Third Read and Passed	S407-408
030603	H First Read	H585
031003	H Second Read	H597
031303	Referred H Agriculture Committee	H683
040203	Hearing Scheduled But Not Heard H Agriculture Comm.	
040803	Hearing Conducted H Agriculture Committee	
040903	Voted Do Pass w/HCS H Agriculture Committee	
041703	HCS Reported Do Pass H Agriculture Committee	H1124
042803	H Calendar S Bill for Third Reading w/HCS	

EFFECTIVE : August 28, 2003

SB 0085

SENATE SPONSOR Dougherty

0435S.01I

Requires certain facilities for children to show proof of accreditation and compliance with safety standards

042303 Hearing Conducted S Aging, Families & Mental & Public Health Committee

SB 0086

SENATE SPONSOR Dougherty

0446S.01I

Mandates insurance coverage for new phases of clinical
trials and certain prostate examinations

011403 Second Read and Referred S Small Business, Insurance S75
and Industrial Relations Committee

SB 0087

SENATE SPONSOR Dougherty

0257S.01I

Eliminates time restrictions for special needs children
under Missouri's Health Insurance Program for children

011403 Second Read and Referred S Aging, Families & Mental & S75
Public Health Committee

SB 0088
SCS SBs 415, 88, 200, 223, 413, 523, 589, 626
SENATE SPONSOR Kennedy

0181S.01I

120102 Prefiled
010803 S First Read S38
011403 Second Read and Referred S Financial & Governmental S75
Organization, Veterans' Affairs & Elections Committee
012703 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee
040703 Bill Combined (SCS SBs 415, et al) S Financial &
Governmental Org., Veterans Affairs & Elections Com.

EFFECTIVE : August 28, 2003

SB 0089
SCS SBs 343, 89, 134, 171, 240, 261, et al
SENATE SPONSOR Kennedy

0190S.01I

120102 Prefiled
010803 S First Read S38
011403 Second Read and Referred S Transportation Committee S75
031103 Hearing Conducted S Transportation Committee
031203 Bill Combined (SCS SBs 343, et al) S Transportation
Committee

EFFECTIVE : August 28, 2003

SB 0090

SENATE SPONSOR Kennedy

0186S.01I

Allows ten cities to adopt ordinances to install automatic
traffic control enforcement systems

011403 Second Read and Referred S Transportation Committee S75

SB 0091

SENATE SPONSOR Coleman

0250S.01I

Requires law enforcement officers to provide specified
notice before administering portable chemical test

033103 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

SB 0092

SENATE SPONSOR Coleman

0426S.02I

Regulates the prevention and screening of lead poisoning

041603 Hearing Conducted S Small Business, Insurance &
Industrial Relations Committee

SB 0093

SENATE SPONSOR Shields

0324S.01P

SB 93 - This act exempts all purchases of tangible personal
property and all items converted into tangible personal property
which are donated to the State of Missouri from state and local
sales and use taxes.

This act is identical to HB 1220 (2002).
JEFF CRAVER

120102 Prefiled

010803 S First Read S38

011403 Second Read and Referred S Ways and Means Committee S75

020403 Hearing Conducted S Ways and Means Committee

022503 Voted Do Pass S Ways & Means Committee-Consent

031003	Reported From S Ways & Means Com. to Floor-Consent	S420
033103	S Third Read and Passed - Consent	S605-606
040103	H First Read	H859
040203	H Second Read	H881
040703	Referred H Tax Policy Committee	H943
041503	Hearing Conducted H Tax Policy Committee	
041703	HCS Voted Do Pass H Tax Policy Committee	

EFFECTIVE : August 28, 2003

SB 0094

SCS SB 94

SENATE SPONSOR Shields

0327S.01I

SCS/SB 94 - This act creates an individual income tax credit of up to \$250 for instructional materials purchased by a teacher used in the course of that teacher's employment. The credit will apply to tax year 2003 and thereafter. The Department of Revenue is authorized to promulgate rules to govern the details of this credit.

This act is similar to HB 1222 (2002).
JEFF CRAVER

120102	Prefiled	
010803	S First Read	S38
011403	Second Read and Referred S Ways and Means Committee	S75
012803	Hearing Conducted S Ways and Means Committee	
030403	SCS Voted Do Pass S Ways & Means Comm. (0327S.02C)	

EFFECTIVE : August 28, 2003

SB 0095

SENATE SPONSOR Shields

0323S.01I

SB 95 - This act establishes the Small Business Health Insurance Assistance Program to allow small employers a tax credit for costs associated with health insurance premiums paid on behalf of employees. Small employers are those with two to 25 employees who work at least 30 hours per week.

The act also specifies that a farmer's spouse may be considered a second eligible employee if the spouse is hired by the farmer. All eligible small employers will receive a tax credit of 25% of the amount paid annually in premiums for eligible employees. A small employer will receive higher credits for up to four years if the employer does not pay its employees' health insurance premiums on January 1, 2003, and begins to pay for its employees' premiums after that date. The tax credit is

conditioned upon receiving appropriations from general revenue or the tobacco settlement to offset the costs of the tax credit to the state. The aggregate amount of tax credits awarded under this act's provisions may not exceed \$10 million.

The act has an expiration date of December 31, 2007.

This act is substantially similar to HB 1219 (2002).
STEPHEN WITTE

SCA 1 - CLARIFIES THE PROVISIONS OF THIS ACT DO NOT SUPERCEDE THE PROVISIONS OF SECTIONS 379.930 TO 379.952

120102 Prefiled
010803 S First Read S38
011403 Second Read and Referred S Ways and Means Committee S75
020403 Hearing Conducted S Ways & Means Committee
030403 Voted Do Pass (w/SCA 1) S Ways & Means
Committee (0323S01.01S)

EFFECTIVE : August 28, 2003
TERM DATE : Dec. 31, 2007

SB 0096

SENATE SPONSOR Russell

0273S.01I

Allows recognition of bargaining unit upon approval of majority of employees in unit

012203 Hearing Conducted S Small Business, Insurance and Industrial Relations Committee

SB 0097

SENATE SPONSOR Russell

0412S.01I

Non-attorneys may represent corporations in certain state proceedings

021703 Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee

SB 0098

SENATE SPONSOR Russell

0277S.02I

Gives some employees a judicial remedy against labor organizations and allows revocation of their certification

012203 Hearing Conducted S Small Business, Insurance and Industrial Relations Committee

SB 0099

SENATE SPONSOR Caskey

0099S.01I

SB 99 - This act requires counties to deposit a percentage of their ad valorem property tax collections (one-half of one percent, not to exceed \$100,000/year) into a county assessment fund to support installation, operation and maintenance of a geographic information system (GIS) as approved by the county governing body, beginning on January 1, 2004.

This act is similar to SB 806 (2002).
JEFF CRAVER

120102 Prefiled
010803 S First Read S38-39
011403 Second Read and Referred S Economic Development, S75
Tourism and Local Government Committee
011503 Hearing Conducted S Economic Development, Tourism &
Local Government Committee
022603 Voted Do Pass S Economic Development, Tourism, &
Local Government Committee

EFFECTIVE : August 28, 2003

SB 0100

SCS SBs 248, 100, 118, 233, 247, 341, and 420
SENATE SPONSOR Caskey

0420S.01I

120102 Prefiled
010803 S First Read S39
011403 Second Read and Referred S Pensions & General Laws S75
Committee
012103 Hearing Conducted S Pensions & General Laws Committee
Consent
022503 Bill Combined (SCS SBs 248, 100, 118, 233, 247, 341,
& 420) S Pensions & General Laws Committee

EFFECTIVE : August 28, 2003

SB 0101

HCS SB 101
SENATE SPONSOR Caskey HOUSE HANDLER Baker

0415L.02C

HCS/SB 101 - This act allows the County Commission of Cass County to elect to have county traffic ordinance violations heard by an associate circuit judge of the county.
JEFF CRAVER

120102 Prefiled
010803 S First Read S39
011403 Second Read and Referred S Economic Development, S75
Tourism and Local Government Committee
011503 Hearing Conducted S Economic Development, Tourism &
Local Government Committee-Consent
020503 Voted Do Pass S Economic Development, Tourism &
Local Government Committee-Consent
021003 Reported from S Economic Development, Tourism & S202
Local Government Committee to Floor-Consent
021703 S Third Read and Passed-Consent S236
021803 H First Read H370
021903 H Second Read H380
040103 Referred H Judiciary Committee H872
040903 Hearing Conducted H Judiciary Committee
040903 HCS Voted Do Pass H Judiciary Committee - Consent
041503 HCS Reported Do Pass H Judiciary Committee-Consent H1048
042303 HCS H adopted
042303 H Third Read and Passed - Consent
042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0102

SENATE SPONSOR Goode

0285S.01I

Creates the Invasive Species Council

022003 Hearing Conducted S Agriculture, Conservation, Parks
and Natural Resources Committee

SB 0103

SCS SBs 361, 103, 156 & 329

SENATE SPONSOR Goode

0193S.01I

120102 Prefiled
010803 S First Read S39
011403 Second Read and Referred S Commerce and Environment S75
Committee
020403 Hearing Conducted S Commerce & Environment Committee
022503 Bill Combined (SCS SBs 361, 103, 156, & 329) S
Commerce & Environment Committee

EFFECTIVE : August 28, 2003

SB 0104

SENATE SPONSOR Goode

0036S.02I

SB 104 - This act increases the fee for the Housing Trust Fund from \$3 to \$5. This act also broadens the types of recordable instruments in which the fee will apply. Under current law, the \$3 fee only applies to certain types of real estate transactions. Under the act, the increased fee would apply to the recording of any instruments, except marriage contracts, certificates of marriage or marriage licenses.
STEPHEN WITTE

120102 Prefiled

010803 S First Read S39

012303 Second Read and Referred S Small Business, Insurance S128
and Industrial Relations Committee

012903 Hearing Conducted S Small Business, Insurance &
Industrial Relations Committee

030503 Voted Do Pass S Small Business, Insurance &
Industrial Relations Committee

EFFECTIVE : August 28, 2003

SB 0105

SENATE SPONSOR Bland

0131S.01I

Lowers age for jury duty from 21 to 18; excuses certain students

031003 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

SB 0106

SENATE SPONSOR Bland

0153S.01I

Establishes planning commission for Kansas City Missouri
School District

011403 Second Read and Referred S Education Committee S75

SB 0107

SENATE SPONSOR Bland

0161S.03I

Creates a statewide AMBER Alert program

012103 Hearing Conducted S Pensions & General Laws Committee

SB 0108

SENATE SPONSOR Gross

HOUSE HANDLER Kelly (144)

0088S.01T

SB 108 - This act adds the Chief Information Officer as a member of the State Records Commission. The Chief Information Officer is the head of the Office of Information Technology.

This Commission has the duty to determine what records no longer have any administrative, legal, research or historical value and should be disposed of.

This act is identical to SB 690 (2002).
RICHARD MOORE

120102 Prefiled
010803 S First Read S39
011403 Second Read and Referred S Financial & Governmental S75
Organization, Veterans' Affairs & Elections Committee
012103 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee
021303 Voted Do Pass S Financial & Governmental Organ.,
Veterans' Affairs & Elections Committee - Consent
021703 Reported From S Financial & Governmental Organization S233
Veterans' Affairs & Elections to Floor - Consent
022403 S Third Read and Passed - Consent S292
022503 H First Read H456
022603 H Second Read H463
040103 Referred H Corrections and State Institutions Comm. H872
040903 Hearing Conducted H Corrections & State Institutions
Committee
040903 Voted Do Pass H Corrections & State Institutions
Committee - Consent
041503 Reported Do Pass H Corrections & State Institutions H1046
Committee - Consent
042303 H Third Read and Passed - Consent
042303 Truly Agreed to and Finally Passed

EFFECTIVE : August 28, 2003

SB 0109

SENATE SPONSOR Gross

0213S.01I

Expands mechanic's lien law to include equipment rentals

012803 Hearing Cancelled S Commerce and Environment
Committee

SB 0110

SENATE SPONSOR Gross

0090S.01I

Details information to be included in physician abortion
reports

021203 Hearing Conducted S Aging, Families, Mental & Public
Health Committee

SB 0111

SCS SBs 312, et al
SENATE SPONSOR Loudon

0386S.01I

120102 Prefiled
010803 S First Read S39
011403 Second Read and Referred S Judiciary & Civil & S75
Criminal Jurisprudence Committee
012703 Hearing Cancelled S Judiciary & Civil & Criminal
Jurisprudence Committee
020303 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee
033103 Bill Combined (SCS SBs 312, et al) S Judiciary and
Civil and Criminal Jurisprudence Committee

EFFECTIVE : August 28, 2003

SB 0112

SCS SB 112
SENATE SPONSOR Loudon

0379S.07C

SCS/SB 112 - This act allows parents to refuse to vaccinate
their children for religious, philosophical, or medical reasons.

Section 167.181, RSMo, allows a parent to exempt their
school-age child from vaccination by providing a written
objection citing religious beliefs, philosophical beliefs, or
medical reasons prior to the first day of the child attending
school. If the objection is due to medical contraindications, a
statement from the child's physician to the school is required.
For religious or philosophical reasons, a parent must file a
written objection with the superintendent. The Department shall
proscribe exemption forms for a parent to file with the
superintendent. The SCS allows parents or guardians to object in
writing to a vaccination for religious beliefs, philosophical
beliefs, and medical reasons prior to the first day the child
attends school. Parents or guardians objecting because of
religious or philosophical beliefs must file a written objection

with the superintendent on an exemption form proscribed by the Department. Within two weeks of the child attending school, the parent must submit either proof of vaccination or an exemption form attesting that the parent has made an informed decision.

Currently, Section 210.003, RSMo, allows a parent to exempt a daycare-age child from vaccination by providing a written objection citing either medical contraindications or reasons as determined by the Department of Health and Senior Services. This act removes the provision allowing the Department to stipulate the reasons for an exemption and instead permits a parent to exempt a child through written objection only. For the medical exemption, a licensed physician must still certify that the vaccination would endanger the child's health or life. Parents may use either their own exemption forms or the exemption forms provided by the Department.

This act is similar to SB 951 (2002).
LORIE TOWE

120102	Prefiled	
010803	S First Read	S39
011403	Second Read and Referred S Aging, Families & Mental & Public Health Committee	S75
012203	Hearing Conducted S Aging, Families & Mental & Public Health Committee	
013003	SCS Voted Do Pass S Aging, Families, Mental & Public Health Committee (0379S.07C)	
013003	Reported From S Aging, Families, Mental & Public Health Committee to Floor w/SCS	S157
021303	Bill Placed on Informal Calendar	S222
042803	S Inf Calendar S Bills for Perfection	

EFFECTIVE : August 28, 2003

SB 0113

SCS SBs 312, et al
SENATE SPONSOR Loudon

0398S.01I

120102	Prefiled	
010803	S First Read	S39
012303	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S128
020303	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
033103	Bill Combined (SCS SBs 312, et al) S Judiciary and Civil and Criminal Jurisprudence Committee	

EFFECTIVE : August 28, 2003

SB 0114

SENATE SPONSOR Dougherty

0063S.01I

Prohibits use of genetic information and testing for
insurance purposes

011403 Second Read and Referred S Small Business, Insurance S75
and Industrial Relations Committee

SB 0115

SENATE SPONSOR Dougherty

0061S.01I

Allows the department of health to investigate complaints of
air quality in public schools

012303 Second Read and Referred S Aging, Families & Mental & S128
Public Health Committee

SB 0116

SENATE SPONSOR Shields

0329S.01I

Prohibits Public Service Commission members from having
campaign committees

012103 Hearing Conducted S Financial & Governmental Org,
Veterans' Affairs & Elections Committee

SB 0117

SCS SB 117

SENATE SPONSOR Shields

0321S.03P

SCS/SB 117 - This act modifies the definition of "driveaway
operation", to include the transporting of vehicles in transit
from one place to another by driveaway or towaway methods. This
act provides that driveaway license plates may only be used for
the purpose of transporting vehicles in transit. Driveaway
license plates may not be used by tow truck operators
transporting wrecked, abandoned, improperly parked or burned
vehicles. This act extends the area for land improvement
contractors' commercial motor vehicles from 25 miles to 50 miles.
STEPHEN WITTE

120102 Prefiled
010803 S First Read S39-40
011403 Second Read and Referred S Transportation Committee S76
020403 Hearing Conducted S Transportation Committee-Consent
021103 SCS Voted Do Pass S Transportation
Committee-Consent (0321S.03C)
021703 Reported From S Transportation Committee to S233
Floor w/SCS - Consent
022503 SCS S adopted S304
022503 S Third Read and Passed - Consent S304-305
022603 H First Read H473
022703 H Second Read H483
030603 Referred H Transportation and Motor Vehicle Committee H581
031903 Hearing Conducted H Transportation and Motor Vehicle
Committee
031903 HCS Voted Do Pass H Transportation & Motor Vehicle
Committee

EFFECTIVE : August 28, 2003

SB 0118

SCS SBs 248, 100, 118, 233, 247, 341, & 420
SENATE SPONSOR Shields

0322S.01I

120102 Prefiled
010803 S First Read S40
011403 Second Read and Referred S Pensions & General Laws S76
Committee
012103 Hearing Conducted S Pensions & General Laws Committee
022503 Bill Combined (SCS SBs 248, 100, 118, 233, 247, 341
& 420) S Pensions & General Laws Committee

EFFECTIVE : August 28, 2003

SB 0119

SENATE SPONSOR Russell

0276S.01I

Prohibits labor organizations from acting as the exclusive
representative in some instances

012203 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee

SB 0120

SENATE SPONSOR Caskey

HOUSE HANDLER Rector

0413S.01T

SB 120 - This act enables Cass County to adopt provisions of current law whereby it will be able to deposit an amount not greater than one-fifth of one percent of all ad valorem property tax collections on newly constructed property into the assessment fund of the county for collection costs.

JEFF CRAVER

120102	Prefiled	
010803	S First Read	S40
011403	Second Read and Referred S Economic Development, Tourism and Local Government Committee	S76
011503	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
022603	Voted Do Pass S Economic Development, Tourism, & Local Government Committee	
031203	Reconsidered S Economic Development, Tourism and Local Government Committee	
031203	Voted Do Pass S Economic Development, Tourism and Local Government Committee-Consent	
031303	Reported From S Economic Development, Tourism & Local Government Committee to Floor - Consent	S497
040103	S Third Read and Passed - Consent	S623
040203	H First Read	H888
040303	H Second Read	H917
040703	Referred H Local Government Committee	H943
041403	Hearing Conducted H Local Government Committee	
041403	Voted Do Pass H Local Government Committee - Consent	
041503	Reported Do Pass H Local Government Committee-Consent	H1051
042403	H Third Read and Passed - Consent	
042403	Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0121

SENATE SPONSOR Caskey

HOUSE HANDLER Davis (122)

0414S.01T

SB 121 - This act modifies the current law concerning a county's adoption of planning and zoning prior to becoming a first class county so as to specifically include Cass County. This change will enable Cass County to continue to operate under its existing planning and zoning laws.

JEFF CRAVER

120102	Prefiled	
010803	S First Read	S40
011403	Second Read and Referred S Economic Development, Tourism and Local Government Committee	S76
011503	Hearing Conducted S Economic Development, Tourism & Local Government Committee-Consent	

020503 Voted Do Pass S Economic Development, Tourism &
Local Government Committee-Consent
021003 Reported from S Economic Development, Tourism & S202
Local Government Committee to Floor-Consent
021703 S Third Read and Passed-Consent S236
021803 H First Read H370
021903 H Second Read H380
040103 Referred H Local Government Committee H872
041003 Hearing Conducted H Local Government Committee
041003 Voted Do Pass H Local Government Committee - Consent
041503 Reported Do Pass H Local Government Committee-Consent H1051
042403 H Third Read and Passed - Consent
042403 Truly Agreed to and Finally Passed

EFFECTIVE : August 28, 2003

SB 0122

SCS SB 122

SENATE SPONSOR Caskey

HOUSE HANDLER King

0164S.0T

SCS/SB 122 - This act provides that the assessor of a third class county may make entries to the assessors book after the May 31st deadline for delivery of the book in the case where real property has changed hands after delivery of the book. The change to the book is limited to noting the new owners and redistributing the assessed valuation to reflect the current ownership status. Any increase to assessed valuation as a result of this provision shall be considered new construction.

The governing body of any third class county must adopt the provisions of this act for the act to take effect in such county.
JEFF CRAVER

120102 Prefiled
010803 S First Read S40
011403 Second Read and Referred S Financial & Governmental S76
Organization, Veterans' Affairs & Elections Committee
012703 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee
021303 SCS Voted Do Pass S Financial & Gov't Org., Veterans'
Affairs & Elections Committee-Consent (0164S.03C)
021703 Reported From S Financial & Governmental Organization S233
Veterans' Affairs & Elections to Floor w/SCS-Consent
022403 SCS S adopted S291
022403 S Third Read and Passed - Consent S291
022503 H First Read H457
022603 H Second Read H463
040103 Referred H Local Government Committee H872
041003 Hearing Conducted H Local Government Committee
041003 Voted Do Pass H Local Government Committee - Consent
041503 Reported Do Pass H Local Government Committee-Consent H1051

042403 H Third Read and Passed - Consent
042403 Truly Agreed to and Finally Passed

EFFECTIVE : August 28, 2003

SB 0123

SENATE SPONSOR Goode

0431S.01I

Prohibits certain predatory lending practices with respect
to home loans

011403 Second Read and Referred S Financial & Governmental S76
Organization, Veterans' Affairs & Elections Committee

SB 0124

SENATE SPONSOR Goode

0218S.01I

Specifies that article used in trade-in to offset sales tax
must have had tax paid or been exempted from tax

020403 Hearing Conducted S Ways and Means Committee

SB 0125

SCS SBs 125 & 290

SENATE SPONSOR Goode

0304S.09C

SCS/SBs 125 & 290 - This act allows gas and corporations to
file a petition with the Public Service Commission to recover
costs associated with certain infrastructure system replacements
once per year. This charge is referred to as an infrastructure
replacement surcharge (ISRS). The ISRS must produce at least
\$1,000,000 in revenues but not in excess of 10% of the water or
gas corporations's base revenue level. A company seeking
approval of an ISRS must have had a general rate proceeding
within the last three years to begin or continue collecting the
ISRS.

Petition filing requirements for the ISRS are specified in
the act as well as factors which may be considered by the PSC in
its evaluation of the petition. The corporation is required to
reconcile the revenues generated with the underlying costs of the
infrastructure replacements. The PSC is given authority to
promulgate rules for the implementation of these provisions.

The act also allows electric, gas, and water corporations to
recover prudent expenditures for security measures incurred after

August 28, 2003. Applications for recovery of such items shall be confidential as determined by the PSC. Electric corporations may also apply to the PSC to recover unreimbursed costs for capital projects for required relocations. Such recoveries may only begin or continue if the corporation has been subject to a general rate proceeding within the past three years.

CINDY KADLEC

120102 Prefiled
010803 S First Read S40
011403 Second Read and Referred S Commerce and Environment S76
Committee
020403 Hearing Conducted S Commerce & Environment Committee
030403 SCS Voted Do Pass (SCS SBs 125 & 290) S Commerce &
Environment Committee (0304S.09C)
030603 Reported From S Commerce & Environment Committee to S403
Floor w/SCS
031903 SA 1 to SCS S offered (Dolan) S565
031903 SSA 1 for SA 1 to SCS S offered & adopted (Bray) S566
031903 SA 2 to SCS S offered & adopted (Kennedy) S566
031903 Bill Placed on Informal Calendar S566
040703 SA 3 to SCS S offered & adopted (Goode) S683-684
040703 SA 4 to SCS S offered & adopted (Goode) S684-685
040703 SA 5 to SCS S offered & adopted (Cauthorn) S685
040703 SA 6 to SCS S offered (Kennedy) S685
040703 Bill Placed on Informal Calendar S685
042803 S Inf Calendar S Bills for Perfection

EFFECTIVE : August 28, 2003

SB 0126

SENATE SPONSOR Bland

0140S.01I

Allows PSC to refund ratepayers for unauthorized use
charges, penalties & refunds from pipelines after a hearing

011403 Second Read and Referred S Commerce and Environment S76
Committee

SB 0127

SENATE SPONSOR Bland

0141S.01I

Allows PSC to consider the ability to pay in setting utility
rates and may establish programs for low-income residents

021803 Hearing Scheduled But Not Heard S Commerce and
Environment Committee

SB 0128

SENATE SPONSOR Bland

0144S.01I

Dedicates additional revenue to the energy assistance
program

012803 Second Read and Referred S Ways & Means Committee S143

SB 0129

SENATE SPONSOR Gross

0039S.01I

Prohibits expenditure of state funds by public officials or
employees to support or oppose a ballot measure or candidate

011403 Second Read and Referred S Financial & Governmental S76
Organization, Veterans' Affairs & Elections Committee-----
SB 0130

HCS SCS SB 130

SENATE SPONSOR Gross

HOUSE HANDLER Davis (19)

0317L.05C

HCS/SCS/SB 130 The act authorizes the State to convey
state property in St. Charles County along 321 Knaust Road to St.
Charles County. The State Commissioner of Administration is
responsible for setting the terms and conditions of the sale of
the property.

This act has an emergency clause.
RICHARD MOORE

120102 Prefiled

010803 S First Read S40

011403 Second Read and Referred S Economic Development, S76
Tourism and Local Government Committee011503 Hearing Conducted S Economic Development, Tourism &
Local Government Committee-Consent020503 SCS Voted Do Pass S Economic Development, Tourism &
Local Government Committee-Consent (0317S.03C)021003 Reported from S Economic Development, Tourism & S202
Local Government Committee to Floor w/SCS-Consent

021903 SCS S adopted S263

021903 S Third Read and Passed - Consent S263

022003 H First Read H425

022403 H Second Read H435

031303 Referred H Local Government Committee H683

040303 Hearing Conducted H Local Government Committee
040703 HCS Voted Do Pass H Local Government Com. - Consent
040803 HCS Reported Do Pass H Local Government Com. -Consent H965
041703 HCS H adopted H1116
041703 H Third Read and Passed - EC adopted - Consent H1116/S880
042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : Emergency Clause

SB 0131

SENATE SPONSOR Gross

0339S.01I

Revises eligibility of felons to vote

012103 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

SB 0132

SENATE SPONSOR Loudon

0390S.01I

SB 132 - This act revises the operation of the Cafeteria Plan for State employees. The act requires the Commissioner of Administration to include in the Cafeteria Plan, products from vendors if: (1) the product is eligible under the United States Code; (2) the vendor is approved by the Office of Administration; and (3) the vendor is receiving at least \$500,000 annually from State employees through voluntary payroll deductions.
CINDY KADLEC

120102 Prefiled
010803 S First Read S40
011403 Second Read and Referrers S Governmental S76
Accountability and Fiscal Oversight Committee
012703 Hearing Conducted S Governmental Accountability and
Fiscal Oversight Committee
020303 Voted Do Pass S Governmental Accountability and
Fiscal Oversight Committee

EFFECTIVE : August 28, 2003

SB 0133

SENATE SPONSOR Loudon

0388S.01I

Prohibits elected and appointed officials from appearing in
televised commercials or advertisements paid by state money

012703 Hearing Conducted S Governmental Accountability and
Fiscal Oversight Committee

SB 0134

SCS SBs 343, 89, 134, 171, 240, 261, et al
SENATE SPONSOR Loudon

0437S.01I

120102 Prefiled
010803 S First Read S40
011403 Second Read and Referred S Transportation Committee S76
031103 Hearing Conducted S Transportation Committee
031203 Bill Combined (SCS SBs 343, et al) S Transportation
Committee

EFFECTIVE : August 28, 2003

SB 0135

SENATE SPONSOR Goode

0069S.01I

Exempts certain leased personal property from taxation

030303 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

SB 0136

HCS SB 136

SENATE SPONSOR Goode

HOUSE HANDLER Deeken

0159L.02C

HCS/SB 136 - This act changes the opening day for filing a declaration of candidacy for offices in political subdivisions and special districts from the 15th Tuesday before the election in April to the 16th Tuesday before the election. The act also modifies the date before which the political subdivision or special district must notify the general public of the opening filing date, the offices to be filled, the place for filing and closing filing date from the 15th Tuesday before the election to the 16th Tuesday before the election.

The act changes the date for the first city council meeting in third class cities following the annual election from the third Tuesday in April to the fourth Tuesday in April. The act also changes the number of days following the annual election of school board directors that a meeting is required from seven to fourteen.

JIM ERTLE

120102 Prefiled
010803 S First Read S41
011403 Second Read and Referred S Financial & Governmental S76

Organization, Veterans' Affairs & Elections Committee
012103 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee
022003 Voted Do Pass S Financial & Governmental Organ.,
Veterans' Affairs & Elections Committee - Consent
022403 Reported From S Financial & Governmental Organization S289
Veterans' Affairs & Elections Com. to Floor-Consent
030403 S Third Read and Passed - Consent S376
030503 H First Read H562
030603 H Second Read H572
040103 Referred H Elections Committee H872
040803 Hearing Conducted H Elections Committee
041003 HCS Voted Do Pass H Elections Committee - Consent
041503 HCS Reported Do Pass H Elections Committee-Consent H1047
042340 HCS H adopted
042303 H Third Read and Passed - Consent
042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0137

SENATE SPONSOR Goode

0227S.01I

Authorizes design-build projects in certain instances

030503 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee

SB 0138

SENATE SPONSOR Bland

0136S.01I

Lowers the maximum penalties consumers must pay for late
payments on certain credit transactions

011403 Second Read and Referred S Financial & Governmental S76
Organization, Veterans' Affairs & Elections Committee

SB 0139

SENATE SPONSOR Bland

0134S.01I

Modifies the grandparents as foster parents program

011403 Second Read and Referred S Ways and Means Committee S76

SB 0140

SENATE SPONSOR Bland

0133S.01I

Establishes the General Assembly Scholarship Program funded
by a nonresident earnings tax

011403 Second Read and Referred S Ways and Means Committee S76

SB 0141

SENATE SPONSOR Gross

0292S.01I

Limits the availability of low income housing tax credits

021103 Hearing Conducted S Ways and Means Committee

SB 0142

SENATE SPONSOR Goode

0459S.01P

SB 142 - This act gives the power of eminent domain to towns
and villages with 200 or more inhabitants. Such towns and
villages are also authorized to provide for and regulate sewage
reduction devices, street lighting systems and water supplies.

This act is substantially similar to SB 711 (2002).
JIM ERTLE

120102 Prefiled
010803 S First Read S41
012103 Second Read and Referred S Economic Development, S105
Tourism & Local Government Committee
012203 Hearing Conducted S Economic Development, Tourism &
Local Government Committee
021903 Voted Do Pass S Economic Development, Tourism & Local
Government Committee-Consent
022403 Reported From S Economic Development, Tourism & Local S290
Government Committee to Floor-Consent
030503 S Third Read and Passed - Consent S391
030503 H First Read H562
030603 H Second Read H572
040103 Referred H Local Government Committee H872
041003 Hearing Conducted H Local Government Committee

EFFECTIVE : August 28, 2003

SB 0143

SENATE SPONSOR Goode

0486S.01T

SB 143 - This act provides that vetoed bills become
effective 30 days after the General Assembly votes to over-ride.

This act is similar to SB 749 (2002).
JIM ERTLE

120102	Prefiled	
010803	S First Read	S41
012103	Second Read and Referred S Governmental Accountability & Fiscal Oversight Committee	S105
012703	Hearing Conducted S Governmental Accountability and Fiscal Oversight Committee-Consent	
020303	Voted Do Pass S Governmental Accountability and Fiscal Oversight Committee-Consent	
021003	Reported From S Governmental Accountability and Fiscal Oversight Committee to Floor - Consent	S201
021703	S Third Read and Passed - Consent	S235
021803	H First Read	H371
021903	H Second Read	H380
040703	Referred H Judiciary Committee	H943
040903	Hearing Conducted H Judiciary Committee	
040903	Voted Do Pass H Judiciary Committee - Consent	
041503	Reported Do Pass H Judiciary Committee - Consent	H1049
042403	H Third Read and Passed - Consent	
042403	Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0144

SENATE SPONSOR Goode

0495S.01I

Revises the sunshine law

012103	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S105
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SB 0145

SENATE SPONSOR Bland

0132S.01I

Requires racial profiling information for every stop of a
motor vehicle or a pedestrian

040703	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
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***SB 0146**

SENATE SPONSOR Bland

0139S.01I

Requires parity between insurance coverage for mental health services and other health care services

012103 Second Read and Referred S Small Business, Insurance S106
and Industrial Relations Committee

***SB 0147**

SENATE SPONSOR Bland

0138S.01I

Outlines minimum staffing requirements for skilled nursing facilities

012103 Second Read and Referred S Aging, Families & Mental & S106
Public Health Committee

***SB 0148**

SENATE SPONSOR Goode

0496S.01I

Reduces speed limit by 5 mph for trucks on certain highways, expressways and interstates of this state

012103 Second Read and Referred S Transportation Committee S106

***SB 0149**

SENATE SPONSOR Bland

0137S.01I

Creates a braider classification requiring licensing by the Board of Cosmetology

012103 Second Read and Referred S Financial & Governmental S106
Organization, Veterans' Affairs & Elections Committee

***SB 0150**

SENATE SPONSOR Bland

0145S.01I

School districts may create after-school and summer educational programs for at-risk youth

012103 Second Read and Referred S Education Committee S106

SB 0151

SENATE SPONSOR Bland

0143S.01I

Authorizes a two-year tax free zone in Kansas City

012103 Second Read and Referred S Ways and Means Committee S106

SB 0152

SENATE SPONSOR Bland

0149S.01I

Prohibits sale of firearms without a trigger locking device

040703 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

SB 0153

SENATE SPONSOR Bland

0148S.01I

Authorizes an appropriation to the Missouri Housing
Development Commission for grants to local groups

012103 Second Read and Referred S Financial & Governmental S106
Organization, Veterans' Affairs & Elections Committee

SB 0154

SENATE SPONSOR Bland

0147S.01I

Prohibits health carriers from changing conditions of its
drug formulary during contract period

012103 Second Read and Referred S Small Business, Insurance S106
and Industrial Relations Committee

SB 0155

SENATE SPONSOR Bland

0200S.01I

SB 155 - This act designates the first commercial film
studio in Missouri operated by Walt Disney as a Missouri State
Historical site.

This act is identical to SCS/SB 1043 (2002).
SARAH MORROW

120102 Prefiled
010803 S First Read S42
012103 Second Read and Referred S Agriculture, Conservation S106
Parks and Natural Resources Committee
021303 Hearing Conducted S Agriculture, Conservation, Parks
and Natural Resources Committee
022703 Voted Do Pass S Agriculture, Conservation, Parks
and Natural Resources Committee

EFFECTIVE : Emergency Clause

SB 0156
SCS SBs 361, 103, 156 & 329
SENATE SPONSOR Bland

0229S.01I

120102 Prefiled
010803 S First Read S42
012103 Second Read and Referred S Commerce & Environment S106
Committee
021103 Hearing Conducted S Commerce & Environment Committee
022503 Bill Combined (SCS SBs 361, 103, 156, & 329) S
Commerce & Environment Committee

EFFECTIVE : August 28, 2003

SB 0157

SENATE SPONSOR Bland

0032S.06I

Makes changes to the bail bondsmen licensing provisions

031003 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

SB 0158

SENATE SPONSOR Bland

0192S.01I

Creates the State Board of Public Records

031703 Hearing Scheduled, Not Heard S Financial & Govt.
Organ., Veterans' Affairs & Elections Committee

SB 0159

SCS SB 159

SENATE SPONSOR Bland

0266S.02C

SCS/SB 159 - This act directs the State Board of Education to establish a coordinated health program board by January 1, 2004. No later than January 1, 2005, the Coordinated Health Program Board shall make available to each school district in the state a coordinated health program designed to prevent obesity, cardiovascular disease, and type II diabetes in elementary and secondary students. The programs must provide for the coordination of health education, physical education and physical activity, nutrition services, and parental involvement.

Each school district may participate in appropriate training for the implementation of the program and administer the program in each elementary and secondary school in the district. The State Board of Education may, in cooperation with the Department of Health and Senior Services, provide school districts with the necessary training.

LORIE TOWE

120102 Prefiled

010803 S First Read

S42

012103 Second Read and Referred S Aging, Families & Mental & Public Health Committee S106

031203 Hearing Conducted S Aging, Families & Mental & Public Health Committee

031203 SCS Voted Do Pass S Aging, Families, Mental & Public Health Committee-Consent (0266S.02C)

031303 Reported From S Aging, Families, Mental & Public Health Committee to Floor w/SCS - Consent S496

031903 Referred S Governmental Accountability & Fiscal Oversight Committee

041003 Hearing Conducted S Governmental Accountability and Fiscal Oversight Committee

041003 Voted Do Pass S Governmental Accountability and Fiscal Oversight Committee

041003 Reported From S Governmental Accountability & Fiscal Oversight Committee to Floor S757

042803 S Consent Calendar w/SCS

EFFECTIVE : August 28, 2003

SB 0160

SENATE SPONSOR Bland

0279S.01I

Makes arson motivated by hate crimes a class A felony

040703 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee

SB 0161

SENATE SPONSOR Bland

0282S.01I

Requires persons guilty of boating while intoxicated to
complete the SATOP program

012803 Second Read and Referred S Transportation Committee S143

SB 0162

SENATE SPONSOR Bland

0281S.01I

Requires health insurance policies to provide coverage for
twenty-four hours of inpatient care following surgery

012103 Second Read and Referred S Small Business, Insurance S106
and Industrial Relations Committee

SB 0163

SENATE SPONSOR Bland

0187S.02I

Authorizes the department of revenue to use biometric
identification methods for driver license purposes

012103 Second Read and Referred S Transportation Committee S106

SB 0164

SENATE SPONSOR Bland

0174S.01I

Prohibits open containers of alcohol in motor vehicles

012803 Second Read and Referred S Transportation Committee S143

SB 0165

SENATE SPONSOR Bland

0040S.01P

SB 165 - This act increases the number of members of the
Missouri Minority Business Advocacy Commission from nine to
eleven. The new members shall include two minority members from
the House of Representatives to be appointed by the Speaker of

the House and two minority members from the Senate to be appointed by President Pro Tem. The act also provides for one representative of labor and one representative of a non-minority business to serve on the commission.

This act removes language granting sole authority to the Office of Administration and the Department of Economic Development in developing a financial plan and implements new language allowing them to assist the Commission in the development of a financial plan.

This act states that the plan will be compatible with the state disparity study of 1997 and will be submitted to the Governor and General Assembly by July, 2006, and biennially thereafter.

This act moves the authority of the commission from Chapter 33, RSMo, State Financial Administration, to Chapter 37 RSMo, Office of Administration.

This act is substantially similar to HB 2187 (2002).
LORIE TOWE

120102	Prefiled	
010803	S First Read	S42
012103	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S106
031003	Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee-Consent	
031003	Voted Do Pass S Financial & Governmental Org., Veterans' Affairs & Elections Committee-Consent	
031103	Reported From S Financial & Governmental Organization Vet. Affairs & Elections Committee to Floor - Consent	S436
040103	S Third Read and Passed - Consent	S617
040103	H First Read	H873
040203	H Second Read	H881
040703	Referred H Small Business Committee	H943
040903	Hearing Conducted H Small Business Committee	
040903	Voted Do Pass H Small Business Committee	

EFFECTIVE : August 28, 2003

SB 0166

SENATE SPONSOR Bland

0278S.01I

Establishes a Needle Exchange Program within the Department of Health

012103 Second Read and Referred S Aging, Families & Mental & S106
Public Health Committee

***SB 0167**

SENATE SPONSOR Russell

0170S.02I

Modifies jurisdiction for election contests involving the
offices of circuit and associate judge

021703 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

***SB 0168**

SENATE SPONSOR Quick

0305S.01I

SB 168 - This act provides a \$150,000 death benefit for
public safety officers who are killed in the line of duty. The
benefits will be administered by the Office of Administration.
Funds for benefits will come from General Revenue. Should the
number of claims exceed appropriations the claims will be paid on
a pro rata basis.

This act is similar to SB 977 (2002).
CINDY KADLEC

120302 Prefiled

010803 S First Read

S42

012103 Second Read and Referred S Financial & Governmental S106
Organization, Veterans' Affairs & Elections Committee

021703 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

030303 Voted Do Pass S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

EFFECTIVE : August 28, 2003

***SB 0169**

SENATE SPONSOR Quick

0216S.01I

Eliminates the death penalty

031703 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

SB 0170

SENATE SPONSOR Quick

0302S.01I

Authorizes the Clay County Commission to pay the salaries
of deputy circuit clerks and division clerks

012203 Hearing Scheduled But Not Heard S Economic Develop.
Tourism & Local Government Committee-Consent

SB 0171

SCS SBs 343, 89, 134, 171, 240, 261, et al
SENATE SPONSOR Loudon

0527S.01I

120302 Prefiled
010803 S First Read S43
012103 Second Read and Referred S Transportation Committee S106
031103 Hearing Conducted S Transportation Committee
031203 Bill Combined (SCS SBs 343, et al) S Transportation
Committee

EFFECTIVE : August 28, 2003

SB 0172

SENATE SPONSOR Goode

0550L.01I

Revises regulation of tax increment financing

022503 Hearing Conducted S Ways and Means Committee

SB 0173

SENATE SPONSOR Quick

0411S.01P

SB 173 This act provides that when a fire protection
district expands the number of directors from three to five, the
initial term of office for the newly elected fire protection
district director receiving the second highest number of votes
shall be four years. Currently, the term of office is three
years.

JIM ERTLE

120402 Prefiled
010803 S First Read S43

012103	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S106
012203	Hearing Conducted S Economic Development, Tourism & Local Government Committee-Consent	
020503	Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent	
021003	Reported from S Economic Development, Tourism & Local Government Committee to Floor-Consent	S202
021903	S Third Read and Passed - Consent	S263
022003	H First Read	H425
022403	H Second Read	H435
040103	Referred H Elections Committee	H872
040803	Hearing Conducted H Elections Committee	
041003	HCS Voted Do Pass H Elections Committee	
041603	HCS Reported Do Pass H Elections Committee	H1085
042803	H Calendar S Bills for Third Reading w/HCS	

EFFECTIVE : August 28, 2003

SB 0174

SENATE SPONSOR Childers

0497S.01I

Limits paddlesport outfitters liability

021703 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

SB 0175

HCS SB 175

SENATE SPONSOR Loudon

HOUSE HANDLER Cooper (120)

0392L.03C

HCS/SB 175 - This act creates a food recovery program for restaurants and charitable or nonprofit organizations to provide food to needy persons.

A new Section 192.081 is created with definitions for "donor", "food", "perishable food", and "prepared food". The intent is to make surplus food available to charitable and nonprofit organizations or volunteers for distribution to the homeless or those in need of food. Any donor and charitable or nonprofit organization acting in good faith will not be subject to criminal penalty or civil damages arising from the condition of the food.

Reasonable efforts should be made between donors and charitable or nonprofit organizations to contact each other for the collection of food. The Department of Health and Senior Services must develop and annually update a public information brochure regarding food recovery.

The act repeals sections 196.365 to 196.445, RSMo, which pertain to the manufacturing of soft drinks and beverages.

LORIE TOWE

120402 Prefiled
010803 S First Read S43
012103 Second Read and Referred S Aging, Families & Mental & S106
Public Health Committee
012903 Hearing Cancelled S Aging, Families & Mental & Public
Health Committee
020503 Hearing Conducted S Aging, Families & Mental & Public
Health Committee
022703 Voted Do Pass S Aging, Families & Mental & Public
Health Committee-Consent
030303 Reported From S Aging, Families & Mental & Public S356
Health Committee to Floor - Consent
031703 S Third Read and Passed - Consent S531
031803 H First Read H727
031903 H Second Read H770
040703 Referred H Tax Policy Committee H943
041003 Hearing Conducted H Tax Policy Committee
041003 HCS Voted Do Pass H Tax Policy Committee - Consent
041503 HCS Reported Do Pass H Tax Policy Committee-Consent H1054
042303 HCS H adopted
042303 H Third Read and Passed - Consent
042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0176

SENATE SPONSOR Wheeler

0537S.01I

Authorizes the bureau of communicable diseases to monitor
epidemiological studies for suspected bioterrorist agents

012903 Hearing Cancelled S Aging, Families & Mental & Public
Health Committee

SB 0177

SENATE SPONSOR Wheeler

0551S.01I

Requires aliens to provide notarized copies of birth
certificates to obtain a driver's license

011503 BILL WITHDRAWN

S92

SB 0178

SENATE SPONSOR Bland

0226S.01I

Enables persons with hardships to pay property taxes in
installments

040103 Hearing Conducted S Ways and Means Committee

SB 0179

SENATE SPONSOR Bland

0585S.01I

Prohibits an insurer from refusing to insure an eligible
person's interest in certain residential property

030503 Hearing Scheduled But Not Heard S Small Business,
Insurance and Industrial Relations Committee

SB 0180

SENATE SPONSOR Bland

0483S.02P

SB 180 - This act allows retired teachers and administrators
in the Kansas City public school district the option of coming
out of retirement while not relinquishing their retirement
benefits for up to four years.

This act is similar to HCS/HBs 346 & 174 (2003).
DONALD THALHUBER

120502 Prefiled	
010803 S First Read	S43
012203 Second Read and Referred S Education Committee	S117
021103 Hearing Conducted S Education Committee-Consent	
030403 Voted Do Pass S Education Committee	
031103 Committee Vote Reconsidered S Education Committee	
031103 Voted Do Pass S Education Committee-Consent	
031303 Reported From S Education Committee to Floor-Consent	S498
040103 S Third Read and Passed - Consent	S628
040203 H First Read	H888
040303 H Second Read	H917
040803 Referred H Retirement Committee	H964
041003 Hearing Conducted H Retirement Committee	
041403 HCS Voted Do Pass H Retirement Committee	

EFFECTIVE : August 28, 2003

SB 0181

SENATE SPONSOR Cauthorn

0543S.02I

Certain state employees compensation would automatically
adjust according to the Consumer Price Index level

012703 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

SB 0182

SENATE SPONSOR Cauthorn

0290S.02I

Requires consent 24-hours prior to an abortion and proof of
financial responsibility to perform abortions

021203 Hearing Conducted S Aging, Families, Mental & Public
Health Committee

SB 0183

SENATE SPONSOR Dougherty

0126S.02I

Requires security features on temporary registration tags
and makes it a crime to counterfeit or alter such tags

012203 Second Read and Referred S Transportation Committee S117

SB 0184

SENATE SPONSOR Bartle

0515S.01P

SB 184 - This act requires the posting of a statewide sexual
offender list on the Internet. This will allow the public to
search for registered sexual offenders by name, zip code and mile
radius from any address. This act does limit the amount of
information about a registered sexual offender to a photograph,
name, address and crime committed.

This act is similar to HB 1611 (2002).
SARAH MORROW

120502 Prefiled
010803 S First Read

S43

012203 Second Read and Referred S Judiciary & Civil & S117
Criminal Jurisprudence Committee
012703 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee
021703 Voted Do Pass S Judiciary & Civil & Criminal
Jurisprudence Committee
031303 Reported From S Judiciary & Civil & Criminal S496
Jurisprudence Committee to Floor
041403 Perfected S764
041403 Reported Truly Perfected S Rules Committee to Floor S777
041403 Referred S Governmental Accountability & Fiscal S777
Oversight Committee
041703 Hearing Conducted S Governmental Accountability &
Fiscal Oversight Committee
041703 Voted Do Pass S Governmental Accountability & Fiscal
Oversight Committee
041703 Reported From S Governmental Accountability & Fiscal S875
Oversight Committee to Floor
041703 S Third Read and Passed S875
041803 H First Read H1134
042103 H Second Read H1140
042203 Referred H Crime Prevention & Public Safety Committee H1161
042903 Hearing Scheduled H Crime Prevention & Public Safety
Committee (UPON EVE. ADJ - HR 4)

EFFECTIVE : August 28, 2003

SB 0185

SENATE SPONSOR Wheeler

0555S.01I

Creates the Missouri Office of Pharmaceutical Reporting

012903 Hearing Cancelled S Aging, Families & Mental & Public
Health Committee

SB 0186

HCS SB 186

SENATE SPONSOR Cauthorn

HOUSE HANDLER Munzlinger

0544L.06C

HCS/SB 186 - Under current law, the Marion County Circuit Court appoints the Circuit Clerk ex officio Recorder of Deeds. If the office is separated into District I Circuit Clerk and Recorder of Deeds, the court continues to appoint the District I Circuit Clerk. This act makes the position of Circuit Clerk ex officio Recorder of Deeds an elected position. The first election of the position will take place at the 2006 general election. The act also clarifies that in counties where the Clerk of the Circuit Court and the Recorder of Deeds have been separated, the office of Recorder of Deeds will be elected at the

next general election.

The act requires that the Circuit Clerk in any county, except the City of St. Louis, operating under the nonpartisan court plan must be appointed by a majority of the circuit judges and associate circuit judges of the Circuit Court. The clerk may be removable for cause by a majority of these judges. The substitute becomes effective on January 1, 2004. Elected circuit clerks in office at that time will continue to hold their office until the expiration of their elected terms.

RICHARD MOORE

120902	Prefiled	
010803	S First Read	S44
012203	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S117
020503	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
021903	Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent	
022403	Reported From S Economic Development, Tourism & Local Government Committee to Floor-Consent	S290
030503	S Third Read and Passed - Consent	S391
030503	H First Read	H562
030603	H Second Read	H572
031303	Referred H Local Government Committee	H683
040703	Hearing Conducted H Local Government Committee	
041003	HCS Voted Do Pass H Local Government Com. - Consent	
041003	Motion to reconsider HCS vote	
041003	HCS Voted Do Pass H Local Government Com. - Consent	
041503	HCS Reported Do Pass H Local Government Com.-Consent	H1052
042303	HCS H adopted	
042303	H Third Read and Passed - Consent	/S944
042803	S Calendar S Bills with H amendments (HCS)	

EFFECTIVE : August 28, 2003

SB 0187

SENATE SPONSOR Yeckel

0644S.01I

SB 187 - This act creates numerous revisions to laws concerning charter schools.

SECTION 160.400 - Charter schools may be operated in the currently authorized territories, even if the existing school district no longer exists or includes that territory. The act clarifies that charter schools may be sponsored by a public 4-year college or university in a county containing an eligible school district, even if the college or university is not in the school district. The act alters the provision concerning school

buildings owned or controlled by a school district in which charter schools may be established.

The act constructs a Charter School Sponsor Oversight and Accountability Fund, with grant funding administered by the office of administration. Funds shall be transferred annually by the State Treasurer, based upon the number of charter schools and charter school enrollment the previous year. Approved sponsors shall receive \$23,400 per school sponsored the previous year plus 0.5% of per pupil operating revenues for each student enrolled in such school the previous year. Any sponsor may apply and must demonstrate compliance of all requirements of law. Grant funds shall be prorated if necessary when funds are inadequate. Unused funds shall be retained and used to reduce the next year's withholding from charter school revenues.

Prior to granting or renewing a charter, sponsors must complete criminal background checks on the members of the Board of Directors of any nonprofit corporation applying to establish a charter school. No member of a charter school board may be employed by the charter school nor have a significant interest in any entity employed by or contracting with the Board.

SECTION 160.403 - This section establishes the Public Charter School Board, which shall be responsible for reviewing charter applications and granting or not granting charters. The Public Charter School Board shall notify applicants of a decision, in writing, within sixty days of submissions of applications. The public charter school board shall develop policies and procedures to measure and report the performance of schools and students for whom the board grants charters. The policies and procedures shall be designed to be compatible with the educational concept of the charter and philosophy of charter schools. Student progress shall be measured using data from a variety of vehicles.

The act also creates the Public Charter School Board Fund, which shall be used exclusively for the operation of the public charter school board. Subject to appropriation, the state treasurer shall, on the first business day of each fiscal year, transfer, from general revenue to the public charter school board fund, \$99,000 on an annual basis.

The act mandates that DESE shall provide all administrative support required by the public charter school board while utilizing the same resources and personnel that it currently provides to the State Board of Education without assigning additional costs to the public charter school board. The Department of Elementary and Secondary Education shall not have budgetary authority over the development of budgetary requests or the expenditures of funds.

SECTION 160.405 - This section revises the procedure and

time line for chartering a school. A charter school proponent shall provide the local school district and the State Board of Education with copies of the charter school application within five days of submitting the application to the proposed sponsor. The sponsor's decision of approval or denial must be made within 90 days of filing the proposed charter (rather than the current 60); if the charter is denied, written notice must be served on the State Board of Education within five days. The State Board has 60 days to deny or grant a proposed charter and shall provide reasons for denial in writing, if applicable.

Charter schools are required to publish audits and financial reports. Charter schools may publish audit reports and annual financial reports via the internet on the secretary of state's website in lieu of other publishing requirements. A charter may be revoked for failure to provide necessary compliance information, or the sponsor may require specified remedial action of the school.

Charter school board members, officers and employees who willfully violate charter school laws or neglect to perform any duty in the charter school laws are guilty of a misdemeanor as other public school employees are under current law. A charter school board may participate in the Missouri Public Entity Risk Management Fund to the same extent as a school board. The act allows a charter school to be located on the property of a school district without the agreement of the governing board of that district.

SECTION 160.410 - Charter schools must make available the charter, the results of background checks, and the public report card to the parent of guardian of any pupil eligible to seek to enroll at the school. Reasonable fees may be charged for such copies.

SECTION 160.415 - This section alters the payment mechanism for state (and federal) aid to charter schools by mandating that DESE pay the charter schools directly. Currently, DESE pays school districts and the school districts forward the appropriate allotment to the charter schools inside their district. If DESE overpays or underpays the amount due the charter school, such over or under payment shall be repaid by the public charter school or credited to the public charter school in twelve equal payments in the next fiscal year. Any dispute between DESE, the school district, and a charter school regarding funding shall be resolved by the administrative hearing commission, with the option of judicial review. If a dispute should occur, DESE is mandated to make every administrative and statutory effort to allow the continued education of children in their current public charter school educational setting and not take action which prevents (either directly or indirectly) the continued operation of a charter school. Further, DESE is forbidden to make an arbitrary and capricious decision which negatively impacts the

education of a child.

SECTION 160.420 - This section allows district teachers employed in charter schools to retain tenure status and seniority rights for three years. Charter schools are permitted to hire noncertificated administrators.

SECTION 167.349 - This section allows any campus of the state university located in a county of the third classification (University of Missouri - Rolla) to sponsor charter schools.

SECTION 169.596 - This section permits any school district with a shortage of certified teachers to allow retired certificated teachers from any Missouri public teacher retirement system to teach full-time for up to two years without losing his or her retirement benefits, so long as the total number of such retired certificated teachers does not exceed the greater of ten percent of the total teacher staff for that school district, or five certificated teachers. Further, any school district with a shortage of non-certificated employees may allow those retired individuals to be employed full-time for up to two years without losing his or her retirement benefits. The total number of such retired non-certificated employees shall not exceed the greater of ten percent of the total non-certificated staff for that school district, or five employees. All necessary costs shall be paid by the hiring school district and shall not exceed the school district's statutory cost limitations. If enacted, this section shall take effect upon its passage and approval.

This act is similar to SB 1233 (2002).
DONALD THALHUBER

121002 Prefiled	
010803 S First Read	S44
012203 Second Read and Referred S Education Committee	S117
022503 Hearing Conducted S Education Committee	
031803 Voted Do Pass S Education Committee	

EFFECTIVE : August 28, 2003

SB 0188

SENATE SPONSOR Cauthorn

0294S.02I

SB 188 - This act exempts from a senior (age 65 and over) individual taxpayer's state adjusted gross income the amount of annuity, pension and retirement allowances provided to the taxpayer during the tax year. The exemption makes those amounts no longer subject to state income tax.

This act takes effect for tax years beginning on or after

January 1, 2004.

This act is similar to SB 823 (2001).
JEFF CRAVER

121002 Prefiled
010803 S First Read S44
012203 Second Read and Referred S Ways and Means Committee S117
021103 Hearing Conducted S Ways and Means Committee
031103 Voted Do Pass S Ways & Means Committee

EFFECTIVE : August 28, 2003

SB 0189
SCS/SBs 194 & 189
SENATE SPONSOR Loudon

0654S.01I

121102 Prefiled
010803 S First Read S44
012203 Second Read and Referred S Small Business, Insurance S117
and Industrial Relations Committee
012903 Hearing Conducted S Small Business, Insurance &
Industrial Relations Committee
020503 Bill Combined (SCS SBs 194 & 189) S Small Business,
Insurance & Industrial Relations Committee

EFFECTIVE : August 28, 2003

SB 0190

SENATE SPONSOR Loudon

0653S.01I

Deems a positive test for controlled substances or excessive
blood alcohol content misconduct connected with work

012203 Second Read and Referred S Small Business, Insurance S117
and Industrial Relations Committee

SB 0191
SCS SBs 312, et al
SENATE SPONSOR Bartle

0662S.01I

121102 Prefiled
010803 S First Read S44
012203 Second Read and Referred S Judiciary & Civil & S117
Criminal Jurisprudence Committee

020303 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

033103 Bill Combined (SCS SBs 312, et al) S Judiciary and
Civil and Criminal Jurisprudence Committee

EFFECTIVE : August 28, 2003

SB 0192

SENATE SPONSOR Loudon

0377S.01I

Allows prosecution of persons charged with theft or fraudulent use of credit devices or credit in different venues

011303 BILL WITHDRAWN

S65

SB 0193

SENATE SPONSOR Loudon

0693S.01I

Allows the transportation commission to construct toll roads

031803 Hearing Conducted S Transportation Committee

SB 0194

SCS SBs 194 & 189

SENATE SPONSOR Scott

HOUSE HANDLER St. Onge

0684S.02T

SCS/SBs 194 & 189 - This act provides that Indian tribes for which service in employment is performed are considered "employers" and requires Indian tribe employers to contribute or make payments in lieu of contributions to the Unemployment Compensation Trust Fund. Further, this act will bring the State into compliance with a federal mandate the noncompliance of which will subject the State and employers of the state to millions of dollars of lost tax credits and grants.

This act has an emergency clause.

This act is identical to HB 2166 (2002).

RICHARD MOORE

121202 Prefiled

010803 S First Read

S44

012203 Second Read and Referred S Small Business, Insurance
and Industrial Relations Committee

S117

012903 Hearing Conducted S Small Business, Insurance &

Industrial Relations Committee
020503 SCS Voted Do Pass (SCS SBs 194 & 189) S Small Bus.,
Insurance & Industrial Relations Com. (0684S.02C)
021003 Reported From S Small Business, Insurance & S203
Industrial Relations Committee to Floor w/SCS-Consent
021903 SCS S adopted S267
021903 S Third Read and Passed - EC adopted - Consent S267
022003 H First Read (w/EC) H425
022403 H Second Read H435
031303 Referred H Small Business Committee H683
031903 Hearing Conducted H Small Business Committee
031903 Voted Do Pass H Small Business Committee-Fed. Mandate
040303 Reported Do Pass H Small Business Committee H928
041703 H Third Read and Passed - EC adopted H1101-1103
041703 Truly Agreed to and Finally Passed (w/EC) S879
042203 Reported Duly Enrolled S Rules Committee S897
042203 Signed by Senate President S914
042303 Signed by House Speaker
042303 Delivered to Governor S929

EFFECTIVE : Emergency Clause

SB 0195

SENATE SPONSOR Scott

0688S.01I

Enables Platte and Clay counties to levy a one-half percent
room tax

121202 Bill Withdrawn

SB 0196

SENATE SPONSOR Scott

0689S.01I

The state may not automatically purchase goods or services
from MO Voc. Ent. if MO businesses provide the services

020403 Hearing Conducted S Pensions & General Laws Committee

SB 0197

SENATE SPONSOR DePasco

0624S.01I

Suspends all sales tax exemptions for two years with the
exception of food, pharmaceuticals, and related items

012203 Second Read and Referred S Ways and Means Committee S117

SB 0198

SENATE SPONSOR Caskey

0719S.01I

Modifies DNA profiling system

040703 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

SB 0199

SCS SB 199

SENATE SPONSOR Childers

0432S.03P

SCS/SB 199 - This act modifies the classification of counties. The assessed valuation necessary to qualify as a first class county is increased from the current \$450 million to \$600 million.

The act modifies Section 48.030, RSMo, to allow any county that has the requisite assessed valuation to become a first class county to choose to do so upon an affirmative vote of the counties governing body, even though the county has not had such valuation for five successive years as required under current law.

The act authorizes the Boone County Counselor to prosecute certain misdemeanors in order to seek a civil fine of not more than \$1,000 per violation. Fines collected pursuant to this act shall be paid into the county general fund to be used to pay for the cost of enforcement of such misdemeanors.

The act authorizes counties to adopt ordinances that are necessary to comply with federal storm water regulations. Counties may also establish storm water control utilities with authority to impose user fees for administration and, if approved by voters, utility taxes to fund public storm water control projects.

RICHARD MOORE

121702 Prefiled

010803 S First Read

S44

012203 Second Read and Referred S Economic Development,
Tourism & Local Government Committee

S117

020503 Hearing Conducted S Economic Development, Tourism &
Local Government Committee

022603 SCS Voted Do Pass S Economic Development, Tourism, &
Local Government Committee (0432S.03C)

040303 Reported From S Economic Development, Tourism, &
Local Government Committee to Floor w/SCS

S663

041503 SA 1 to SCS S offered & adopted (Cauthorn)	S830-831
041503 SA 2 to SCS S offered & adopted (Jacob)	S831-832
041503 SCS, as amended, S adopted	S832
041503 Perfected	S832
041603 Reported Truly Perfected S Rules, Joint Rules, Resolutions & Ethics Committee	S856
041703 S Third Read and Passed	S871-872
041703 H First Read	H1126
041803 H Second Read	H1133
042303 Referred H Local Government Committee	
050103 Hearing Scheduled H Local Government Committee (8:30 a.m. - HR 6)	

EFFECTIVE : August 28, 2003

SB 0200

SCS SBs 415, 88, 200, 223, 413, 523, 589, 626
SENATE SPONSOR Bland

0116S.02I

121702 Prefiled	
010803 S First Read	S44
012203 Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S117
022403 Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
040703 Bill Combined (SCS SBs 415, et al) S Financial & Governmental Org., Veterans' Affairs & Elections Com.	

EFFECTIVE : August 28, 2003

SB 0201

SENATE SPONSOR Steelman

0646S.01I

Prohibits health carriers from changing health services
codes without the permission of the physician

031203 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee

SB 0202

SCS SB 202	
SENATE SPONSOR Childers	HOUSE HANDLER Wood

0699S.05T

SCS/SB 202 - This act allows access to the water supply of a
water corporation, municipality, or public water supply district
for the purpose of filling mobile equipment during an emergency
where life or property are in peril, regardless of non-payment.

Authorization from the affected water supply governing body is required prior to pumping of water from the system. Hard suction connections may not be used in obtaining water from a public water supply. Within fifteen days following the use of water in an emergency situation the fire protection service shall provide the governing body of the source of water an estimated amount of water utilized. Under no circumstance shall an entity be authorized to deplete a water supply to a pressure less than the minimum pounds per square inch as required by law or regulation. Any entity which contemplates using water for emergency services must provide its personnel with adequate training. A fire protection service shall be liable for any damages caused by it to any part of the water supply system from which water is taken.

RICHARD MOORE

121802	Prefiled	
010803	S First Read	S44-45
012303	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S128
021203	Hearing Conducted S Economic Development, Tourism and Local Government Committee	
022603	SCS Voted Do Pass S Economic Development, Tourism, & Local Government Committee-Consent (0699S.05C)	
030303	Reported From S Economic Development, Tourism & Local Government Committee to Floor w/SCS - Consent	S356
031703	SCS S adopted	S530
031703	S Third Read and Passed - Consent	S530
031803	H First Read	H727
031903	H Second Read	H770
040103	Referred H Local Government Committee	H872
041003	Hearing Conducted H Local Government Committee	
041003	Voted Do Pass H Local Government Committee - Consent	
041503	Reported Do Pass H Local Government Committee-Consent	H1052
042403	Defeated on H Third Reading	
042403	Motion to reconsider H Third Reading Vote H adopted	
042403	H Third Read and Passed - Consent	
042403	Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0203

SENATE SPONSOR Bartle

HOUSE HANDLER Mayer

0727S.01T

SB 203 This act provides that the party requesting an administrative subpoena shall enforce the subpoena at Circuit Court. Currently, the agency is responsible for enforcement of administrative subpoenas at Circuit Court. The involved agency and any party to the action is permitted to intervene in the enforcement action.

JIM ERTLE

121802	Prefiled	
010803	S First Read	S45
012203	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S117
012703	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
021703	Voted Do Pass S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
022403	Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor-Consent	S289
030403	S Third Read and Passed - Consent	S368
030403	H First Read	H540
030503	H Second Read	H549
030603	Referred H Judiciary Committee	H581
040203	Hearing Conducted H Judiciary Committee	
040903	Voted Do Pass H Judiciary Committee - Consent	
041503	Reported Do Pass H Judiciary Committee - Consent	H1049
042403	H Third Read and Passed - Consent	
042403	Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0204

SENATE SPONSOR Yeckel

0738S.01P

SB 204 - This act authorizes school districts to designate an educational service agency, organized as a nonprofit corporation, for the purpose of developing, managing, and providing instructional services or programs to the participating district or districts.
DONALD THALHUBER

121902	Prefiled	
010803	S First Read	S45
012203	Second Read and Referred S Education Committee	S117
022503	Hearing Conducted S Education Committee-Consent	
030403	Voted Do Pass S Education Committee-Consent	
031003	Reported From S Education Committee to Floor-Consent	
033103	S Third Read and Passed - Consent	S603
040103	H First Read	S859
040203	H Second Read	H881
040703	Referred H Education Committee	H943
040903	Hearing Conducted H Education Committee	
041003	HCS Voted Do Pass H Education Committee	

EFFECTIVE : August 28, 2003

SB 0205

SENATE SPONSOR Gross

0091S.01I

Adds CPI adjustment to "hold harmless" school districts'
school aid

012203 Second Read and Referred S Education Committee S117

SB 0206

SCS SBs 312, et al
SENATE SPONSOR Champion

0522L.02I

122002 Prefiled
010803 S First Read S45
012203 Second Read and Referred S Judiciary & Civil & S117
Criminal Jurisprudence Committee
031003 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee
033103 Bill Combined (SCS SBs 312, et al) S Judiciary and
Civil and Criminal Jurisprudence Committee

EFFECTIVE : August 28, 2003

SB 0207

SENATE SPONSOR Mathewson HOUSE HANDLER Byrd

0070S.02T

SB 207 - This act modifies the law regarding damage claims by rental companies. Under this act, all damage claims made by a rental company must be reasonably and rationally related to the actual loss incurred. Rental companies shall not assert a claim for damages which exceeds: (1) the actual cash value of the vehicle less any proceeds from the disposal of the vehicle, or (2) the actual cost to repair the vehicle including all discounts or price reductions, whichever is less.

The renter shall be presumed to have no liability for loss due to theft if an authorized driver has possession of the key or establishes the key was not in the ignition and the authorized driver promptly files a police report on the theft. This act also adds repair facilities to the type of entities which may make estimates for damage claims.

This act is similar to SCS/HB 505 (2003).
CINDY KADLEC

122602 Prefiled
010803 S First Read S45
012803 Second Read and Referred S Commerce & the Environment S143
Committee
021103 Hearing Conducted S Commerce & Environment Committee
021803 Voted Do Pass S Commerce & the Environment Committee
022703 Reported From S Commerce & Environment Committee to S341
Floor
031203 Bill Placed on Informal Calendar S463
031703 SA 1 S offered & adopted (Mathewson) S532-533
031703 Perfected, as amended S533
031803 Reported Truly Perfected S Rules Committee to Floor S550
032003 S Third Read and Passed S577-578
032003 H First Read H834
033103 H Second Read H844
040303 Referred H Transportation and Motor Vehicle Committee H926
040903 Hearing Conducted H Transportation and Motor Vehicle
Committee
040903 Voted Do Pass H Transportation and Motor Vehicle
Committee - Consent
041503 Reported Do Pass H Transportation and Motor Vehicle H1055
Committee - Consent
042403 H Third Read and Passed - Consent
042403 Truly Agreed to and Finally Passed

EFFECTIVE : August 28, 2003

SB 0208

SENATE SPONSOR Mathewson

0710S.01I

Allows recreational vehicle dealers to hold shows at the
Missouri state fairgrounds

020503 Hearing Scheduled But Not Heard S Economic Develop.,
Tourism & Local Government Committee

SB 0209

SCS SB 209

SENATE SPONSOR Steelman

0695S.02C

SCS/SB 209 - This act requires the Division of Medical
Services to annually recalculate the Medicaid nursing home
reimbursement amount. For three years, the recalculated Medicaid
reimbursement amount cannot be reduced below the rate allowed at
the initial recalculation. The recalculated Medicaid
reimbursement amount shall not be less than ninety dollars per
day. When recalculating the Medicaid reimbursement rate of any
facility, the Division of Medical Services may not apply a
minimum utilization adjustment greater than the current statewide

average occupancy minus three percent.

Medicaid rates shall be recalculated for all Missouri facilities over three state fiscal years in three separate payments beginning July 1, 2003. The Department shall recalculate the class ceilings for patient care (120% of the median), ancillary (120% of the median), and administration (110% of the median), with each facility receiving one-third of the underpaid amount.

For July 1, 2003, the Department, using the adjusted costs in the Medicaid cost report for the fiscal year ending in 2000 and an inflationary factor, shall redetermine the allowable per patient day costs for each facility. For July 1, 2004, the Department shall perform the same calculations, but shall use the adjusted costs for the fiscal year ending in 2001. For July 1, 2005, the Department shall perform the same calculations using the adjusted costs for the fiscal year ending in 2002. For July 1, 2006, each facility shall receive a full recalculation based upon its 2003 Medicaid cost report of adjusted costs.

This act takes effect on July 1, 2003.

This act is similar to SB 1240 (2002).
LORIE TOWE

122602 Prefiled
010803 S First Read S45
012203 Second Read and Referred S Aging, Families & Mental & S117
Public Health Committee
021203 Hearing Conducted S Aging, Families, Mental & Public
Health Committee
031203 SCS Voted Do Pass S Aging, Families, Mental & Public
Health Committee (0695S.02C)
040303 Reported From S Aging, Families, Mental & Public S664
Health Committee to Floor w/SCS
042803 002 S Calendar S Bills for Perfection w/SCS

EFFECTIVE : July 1, 2003

SB 0210

SENATE SPONSOR Steelman

0814S.01I

Commissioners of the family court must be elected except
where the nonpartisan court plan is used

021703 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

SB 0211

SENATE SPONSOR Cauthorn

0739S.01I

SB 211 - This act clarifies and specifies that sales of food, meals, drinks and tangible personal property at prison canteens are subject to the statewide sales tax on those items. The existing sales tax provisions concerning collection and remittance of such taxes will apply to items made taxable by this act.

JEFF CRAVER

123002 Prefiled

010803 S First Read

S45

012203 Second Read and Referred S Ways and Means Committee S117

020403 Hearing Conducted S Ways & Means Committee

021103 Voted Do Pass S Ways & Means Committee

EFFECTIVE : August 28, 2003

SB 0212

HCS SCS SBs 212 & 220

SENATE SPONSOR Bartle

HOUSE HANDLER Johnson (47)

0788L.03C

SCS/SBs 212 & 220 - This act revises certain provisions of the police retirement systems in Kansas City. The act makes the plans consistent with the provisions of Section 401(a) of the Internal Revenue Code. A member's benefit shall be vested upon the earlier of completing 25 years of service, age 60 with 10 years of service, or age 70 regardless of years of service.

This act also allows members of the Kansas City Police Retirement System to receive their retirement benefits in a partial lump sum. The act allows members with at least 26 years of service to receive an optional distribution under a partial lump-sum option plan. Requirements to make the election are provided. The method for calculating the amount of the lump sum distribution is provided. If a member chooses a lump sum distribution the base pension amount will be reduced according to the provisions in the act.

The act changes the membership of the retirement board. The board will consist of five members. If the city has a civilian employees' retirement system, the five members will consist of one retired member of the police retirement system, one active member of the police retirement system, one member of the civilian employees' retirement system and two other members who are elected. If the city does not have a civilian employees' retirement system, the one member of the civilian employees' retirement system is replaced by another at large member. The

method for election to these positions is specified.

This act is identical to HCS/HBs 152 & 180 (2003). These provisions are also contained in SS/SCS/SBs 361,103, 156 & 329 (2003).

CINDY KADLEC

123002	Prefiled	
010803	S First Read	S45
012203	Second Read and Referred S Pensions & General Laws Committee	S117
020403	Hearing Conducted S Pensions & General Laws Committee-Consent	
021803	SCS Voted Do Pass S Pensions & General Laws Committee-Consent	(0788S.02C)
022403	Reported From S Pensions & General Laws Committee to Floor w/SCS-Consent	S289
030403	SCS S adopted	S369
030403	S Third Read and Passed - Consent	S369
030503	H First Read	H562
030603	H Second Read	H572
031303	Referred H Local Government Committee	H683
041003	Hearing Conducted H Local Government Committee	
041003	HCS Voted Do Pass H Local Government Com. - Consent	
041503	HCS Reported Do Pass H Local Government Com.-Consent	H1052
042303	HCS H adopted	
042303	H Third Read and Passed - Consent	
042803	S Calendar S Bills with H amendments (HCS)	

EFFECTIVE : August 28, 2003

SB 0213

SCS SB 213

SENATE SPONSOR Bartle

0807S.02C

SCS/SB 213 - This act allows appeals from orders granting or denying class action certification. Such an appeal shall not stay court proceedings unless so ordered by the trial court or the court of appeals.

JIM ERTLE

123002	Prefiled	
010803	S First Read	S45
012203	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S117
020303	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
021703	SCS Voted Do Pass S Judiciary & Civil & Criminal Jurisprudence Committee	(0807S.02C)

EFFECTIVE : August 28, 2003

SB 0214

SENATE SPONSOR Bartle

HOUSE HANDLER Byrd

0804S.01P

SB 214 - This act provides that witnesses shall be allowed a fee of \$25 per day plus a mileage allowance. Currently, witness fees were determined by guidelines promulgated by the supreme court.

JIM ERTLE

HCA 1 - APPLIES ACT TO WITNESSES SUBPOENAED TO TESTIFY IN DEPOSITIONS OR COURT PROCEEDINGS

123002	Prefiled	
010803	S First Read	S45
012203	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S117
012703	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
021703	Voted Do Pass S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
022403	Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor-Consent	S289
030403	S Third Read and Passed - Consent	S369
030403	H First Read	H540
030503	H Second Read	H549
031303	Referred H Judiciary Committee	H683
040903	Hearing Conducted H Judiciary Committee	
040903	Voted Do Pass w/HCA 1 H Judiciary Committee - Consen	
041503	Reported Do Pass w/HCA 1 H Judiciary Com. - Consent	H1049
042803	H Consent Calendar w/HCA 1	

EFFECTIVE : August 28, 2003

SB 0215

SCS SB 215

SENATE SPONSOR Foster

0762S.02P

SCS/SB 215 - This act deletes a provision which disallows school districts from making expenditures for certain lease purchase obligations from the district's capital projects fund unless the district levies, in the current year, a tax rate in the capital projects fund which is sufficient to generate revenues equal to or greater than the amount of such expenditure and collects such revenues and credits such revenues to the capital projects fund.

Further, this act alters the conditions by which a school district may transfer moneys from the incidental fund to the capital projects fund. The act prescribes that any amount

expended from the incidental fund for classroom instructional capital outlays must be subtracted from the 9% of the district's entitlement used to calculate the limit on such transfers.

Also, this act modifies the qualifications for school districts making transfers from the incidental fund to the capital projects fund by deleting the minimum levy and lease-purchase conditions and substituting compliance with provisions concerning compensation of certificated staff in the second preceding year or payment of all penalties for the second preceding year.

Additionally, the act lays out conditions under which a school district may refinance certain lease-purchase obligations. The Hayti R-II school district is currently the only district known to meet said conditions.

DONALD THALHUBER

010203	Prefiled	
010803	S First Read	S45
012303	Second Read and Referred S Education Committee	S128
012803	Hearing Conducted S Education Committee	
020403	SCS Voted Do Pass S Education Committee (0762S.02C)	
021003	Reported From S Education Committee to	S203
	Floor w/SCS-Consent	
021903	SCS S adopted	S267-268
021903	S Third Read and Passed - Consent	S268
022003	H First Read	H425
022403	H Second Read	H435
031303	Referred H Education Committee	H683
040203	Hearing Conducted H Education Committee	
041003	Voted Do Pass H Education Committee	

EFFECTIVE : August 28, 2003

SB 0216

SENATE SPONSOR Foster

HOUSE HANDLER Kingery

0740S.01P

SB 216 - This act allows members of the Missouri Association of State Troopers Emergency Relief Society to obtain license plates bearing the organization's emblem. The Missouri Association of State Troopers Emergency Relief Society will authorize the use of its emblem after receiving a \$25 emblem-use contribution fee. This fee must be used solely for the purposes of Missouri Association of State Troopers Emergency Relief Society. In addition to the \$25 contribution, any applicant desiring this specialized license plate shall pay \$15 in addition to regular registration fees.

STEPHEN WITTE

010203 Prefiled
010803 S First Read S45
012203 Second Read and Referred S Transportation Committee S117
020403 Hearing Conducted S Transportation Committee
021103 Voted Do Pass S Transportation Committee-Consent
021703 Reported From S Transportation Committee to S233
Floor-Consent
022503 S Third Read and Passed - Consent S305
022603 H First Read H473
022703 H Second Read H483
031303 Referred H Transportation & Motor Vehicles Committee
031903 Hearing Conducted H Transportation & Motor Vehicles
Committee
031903 Voted Do Pass H Transportation and Motor Vehicle
Committee - Consent

EFFECTIVE : August 28, 2003

SB 0217

SENATE SPONSOR Champion

0763S.01I

SB 217 - This act renames Southwest Missouri State
University as "Missouri State University". Further, the act
specifies that costs incurred from altering the names of the
state institutions contained in that section shall not be paid
from state appropriations.
DONALD THALHUBER

010203 Prefiled
010803 S First Read S45
012203 Second Read and Referred S Pensions & General Laws S117
Committee
012803 Hearing Conducted S Pensions & General Laws Committee
020403 Voted Do Pass S Pensions & General Laws Committee
020603 Reported From S Pensions & General Laws Committee to S187
Floor
021303 Bill Placed on Informal Calendar S223
030303 SS S offered (Jacob) (0763S.13F) S357
030303 Bill Placed on Informal Calendar S357
042803 S Inf Calendar S Bills for Perfection

EFFECTIVE : August 28, 2003

SB 0218

HCS SCS SB 218

SENATE SPONSOR Goode

HOUSE HANDLER George

0811L.10C

HCS/SCS/SB 218 - This act provides that a municipality may
impose a fee of up to \$50 per year for the repair of lateral

sewer lines on or connecting residential property having six or less dwelling units. Any political subdivision that establishes or increases the fee used to repair any portion of the lateral sewer service line shall include all defective portions of the lateral sewer service line from the residential structure to its connection with the public sewer system line. Condominiums that have six or less condominium units per building are subject to the \$50 fee, each unit shall be responsible for its proportionate share of any fee charged. If a condominium unit is served by its own lateral sewer line, it shall be treated as an individual residence. The condominium owner or condominium association who believe they are not properly classified as provided in this section shall have the responsibility to notify the county office administering the program. If an existing sewer lateral program was in effect prior to the effective date of this act, condominium and apartment units not previously enrolled may be ineligible for enrollment if it is determined that the sewer lateral serving the unit is defective.

The act sets forth a guideline for the drafting of the proposition to be put before the voters.

RICHARD MOORE

010303	Prefiled	
010803	S First Read	S45
012203	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S117
020503	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
021903	SCS Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent (0811S.09C)	
022403	Reported From S Economic Development, Tourism & Local Government Committee to Floor w/SCS-Consent	S290
030503	SCS S adopted	S392
030503	S Third Read and Passed - Consent	S392
030503	H First Read	H563
030603	H Second Read	H572
031303	Referred H Local Government Committee	
040303	Hearing Conducted H Local Government Committee	
040703	HCS Voted Do Pass H Local Government Com. - Consent	
040803	HCS Reported Do Pass H Local Government Com.-Consent	H965
041703	HCS H adopted	H1118
041703	H Third Read and Passed - Consent	H1118/S881
042803	S Calendar S Bills with H amendments (HCS)	

EFFECTIVE : August 28, 2003

SB 0219

SS SB 219

SENATE SPONSOR Steelman

0802S.03P

SS/SB 219 - The act entitles any Korean Conflict veteran (military service beginning June 27, 1950, and ending January 31, 1955) who was honorably discharged and resides in Missouri to receive a medallion, medal and a certificate of appreciation. The Adjutant General shall determine those persons who are eligible for the award. Applications may be filed during calendar year 2004. Any veteran who meets the qualifications outlined in the act (or any spouse or eldest living survivor of a deceased veteran who would be entitled to a medallion) may apply for a Korean conflict medallion, medal, and a certificate. The "Korean Conflict Veterans' Recognition Award Fund" is created and shall be used to fund the design, manufacture and distribution of the medallions, medals and certificates.

This act allows the Missouri veterans' commission to expend funds from the Veterans' Commission Capital Improvement Trust Fund in order to pay for both the WWII program as well as the creation of the Korean Conflict Medallion program.

Currently, any funds remaining from the medals, medallions and certificates are to be utilized to pay for the buglers at veteran burials. This act removes that provision and states that such monies shall not be transferred to any other fund and shall only be utilized for the awarding of future medals, medallions, and certificates in recognition of service in the armed forces.

Further, the act renders alterations to the WWII medallion program by extending by one year the application deadline for the WWII medallions and allowing the eldest living survivor of a deceased veteran to apply for a WWII medallion.

This act contains an emergency clause.
DONALD THALHUBER

010303	Prefiled	
010803	S First Read	S45
012203	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S117
012703	Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
022403	Voted Do Pass S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
040303	Reported From S Financial & Governmental Org., Vet. Affairs & Elections Committee to Floor	S663
041603	SS S offered & adopted (Steelman) (0802S.03F)	S856
041603	Perfected	S856
041603	Reported Truly Perfected S Rules Committee	S862
041703	Referred S Governmental Accountability & Fiscal Oversight Committee	S870
041703	Hearing Conducted S Governmental Accountability & Fiscal Oversight Committee	
041703	Voted Do Pass S Governmental Accountability & Fiscal	

Oversight Committee
041703 Reported From S Governmental Accountability & Fiscal S875
Oversight Committee to Floor
041703 S Third Read and Passed - EC adopted S876-877
041803 H First Read H1134
042103 H Second Read H1140
042203 Referred H Homeland Security and Veterans Affairs H1161
Committee
042403 Hearing Conducted H Homeland Security & Veterans
Affairs Committee
042403 Voted Do Pass H Homeland Security & Veterans Affairs
Committee

EFFECTIVE : August 28, 2003

SB 0220

SCS SBs 212 & 220
SENATE SPONSOR Bartle

0787S.01I

010303 Prefiled
010803 S First Read S45
012203 Second Read and Referred S Pensions & General Laws S117
Committee
020403 Hearing Conducted S Pensions & General Laws
Committee-Consent
021803 Bill Combined (SCS SBs 212 & 220) S Pensions &
General Laws Committee

EFFECTIVE : August 28, 2003

SB 0221

SENATE SPONSOR Steelman

0793S.01I

Prohibits the PSC from imposing any restrictions on high-
speed Internet or broadband service

030403 Motion to Report Bill Do Pass FAILED S Commerce and
Environment Committee

SB 0222

SENATE SPONSOR Steelman

0773S.01I

Allows counties to create a County Crime Reduction Fund for
narcotics investigation and law enforcement equipment

021203 Hearing Conducted S Economic Development, Tourism
and Local Government Committee

SB 0223

SCS SBs 415, 88, 200, 223, 413, 523, 589, 626

SENATE SPONSOR Foster

0694S.01I

010603 Prefiled

010803 S First Read

S46

012303 Second Read and Referred S Financial & Governmental
Organization, Veterans' Affairs & Elections Committee S128020303 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee040703 Bill Combined (SCS SBs 415, et al) S Financial &
Governmental Org., Veterans' Affairs & Elections Com.

EFFECTIVE : August 28, 2003

SB 0224

SCS#2 SB 224

SENATE SPONSOR Vogel

HOUSE HANDLER Moore

0860S.05T

SCS#2/SB 224 - This act authorizes the State to convey a permanent easement of state property located in Callaway County to the City of Fulton. The Commissioner of Administration is responsible for setting the terms and conditions of the sale of the property.

This act has an emergency clause.
RICHARD MOORE

010603 Prefiled

010803 S First Read

S46

012203 Second Read and Referred S Economic Development,
Tourism & Local Government Committee S117012903 Hearing Conducted S Economic Development, Tourism, &
Local Government Committee-Consent020503 SCS Voted Do Pass S Economic Development, Tourism &
Local Government Committee-Consent (0860L.03C)021003 Reported from S Economic Development, Tourism &
Local Government Committee to Floor w/SCS-Consent S202

021303 Removed from S Consent Calendar S227

021903 Committee Vote Reconsidered S Economic Development,
Tourism & Local Government Committee021903 SCS#2 Voted Do Pass S Economic Development, Tourism &
Local Government Committee-Consent (0860S.05C)022403 Reported From S Economic Development, Tourism & Local
Government Committee to Floor w/SCS#2-Consent S290

030603 SCS#2 S adopted S404

030603 S Third Read and Passed - EC adopted - Consent S404-405

031003 H First Read (w/EC) H608-609

031103 H Second Read H617

040103 Referred H Local Government Committee H873
041003 Hearing Conducted H Local Government Committee
041003 Voted Do Pass H Local Government Committee - Consent
041503 Reported Do Pass H Local Government Committee-Consent H1052
042403 H Third Read and Passed - EC adopted - Consent
042403 Truly Agreed to and Finally Passed (w/EC)

EFFECTIVE : Emergency Clause

SB 0225

SENATE SPONSOR Klindt

0647S.01I

Enumerates the rights of persons with service animals

041603 Hearing Conducted S Aging, Families, Mental & Public
Committee

SB 0226

SENATE SPONSOR Klindt

0771S.01I

Exempts motorcyclists age 21 and older from wearing a helmet
when operating a motorcycle or motortricycle

012303 Second Read and Referred S Transportation Committee S128

SB 0227

SENATE SPONSOR Cauthorn

0878S.03C

SCS/SB 227 - Under this act, the maximum posted speed limit
in any second, third, or fourth classification county shall not
exceed 55 miles per hour. If the county commission does not mark
the road with signs indicating the designated speed limit, the
speed limit shall be 45 miles per hour by default.

STEPHEN WITTE

010702 Prefiled
010803 S First Read S46
012303 Second Read and Referred S Transportation Committee S128
021103 Hearing Conducted S Transportation Committee
021803 SCS Voted Do Pass S Transportation
Committee-Consent (0878S.03C)
022403 Reported From S Transportation Committee to S298
Floor w/SCS-Consent
022703 Removed from S Consent Calendar S341

EFFECTIVE : August 28, 2003

SB 0228

HCS SB 228

SENATE SPONSOR Griesheimer

HOUSE HANDLER Sutherland

0643L.03C

HCS/SB 228 - This act enables the City of Warrenton to levy a room tax on hotels and motels of between 2% and 5% per night. The governing body of the city shall select the tax rate within this range and shall submit the tax to its qualified voters for approval. The ballot language provided for this tax is the ballot language provided in current law for hotel taxes of this type. The proceeds from this tax will be dedicated to the promotion of tourism.

The act also allows Shannon County, upon voter approval, to levy a tax no greater than 5% on lodging, campgrounds, canoe rental, and trail rides.

JEFF CRAVER

010702	Prefiled	
010803	S First Read	S46
012203	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S117
012903	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
020503	Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent	
021003	Reported from S Economic Development, Tourism & Local Government Committee to Floor-Consent	S202
021903	S Third Read and Passed - Consent	S264
022003	H First Read	H425
022403	H Second Read	H435
030603	Referred H Local Government Committee	H581
040703	Hearing Conducted H Local Government Committee	
041003	HCS Voted Do Pass H Local Government Com. - Consent	
041503	HCS Reported Do Pass H Local Government Com.-Consent	H1052
042303	HCS H adopted	
042303	H Third Read and Passed - Consent	/S945
042803	S Bills with H amendments (HCS)	

EFFECTIVE : August 28, 2003

SB 0229

SENATE SPONSOR Bray

0864S.01I

Makes changes to economic development distressed communities and small business investment tax credit programs

011303 BILL WITHDRAWN

S69

SB 0230

SENATE SPONSOR Bray

0832S.01I

Modifies law on formulation of transportation development
districts

022503 Hearing Conducted S Transportation Committee

SB 0231

SENATE SPONSOR Caskey

0890S.01I

Authorizes custodial interrogations of persons suspected of
committing felonies must be recorded012303 Second Read and Referred S Judiciary & Civil & S128
Criminal Jurisprudence Committee-----
SB 0232

SENATE SPONSOR Cauthorn

HOUSE HANDLER Behnen

0895S.01T

SB 232 This act authorizes the Department of Natural
Resources to convey state property in Thousand Hills State Park
to James Lyons. Consideration for the conveyance shall be the
conveyance of property owned by Mr. Lyons to the Department of
Natural Resources.

JIM ERTLE

010803	S First Read	S51
012203	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S117
012903	Hearing Conducted S Economic Development, Tourism & Local Government Committee-Consent	
020503	Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent	
021003	Reported from S Economic Development, Tourism & Local Government Committee to Floor-Consent	S202
021903	S Third Read and Passed - Consent	S264
022003	H First Read	H426
022403	H Second Read	H435
030603	Referred H Local Government Committee	H581
031303	Hearing Conducted H Local Government Committee	
032003	Voted Do Pass H Local Government Committee-Consent	
040803	Reported Do Pass H Local Government Committee-Consent	H966
041703	H Third Read and Passed - Consent	H1119

041703 Truly Agreed to and Finally Passed	S894
042203 Reported Duly Enrolled S Rules Committee	S897
042203 Signed by Senate President	S914
042303 Signed by House Speaker	
042303 Delivered to Governor	S929

EFFECTIVE : August 28, 2003

SB 0233

SCS SBs 248, 100, 118, 233, 247, 341, & 420
SENATE SPONSOR Foster

0859S.02I

010903 S First Read	S58
012303 Second Read and Referred S Pensions & General Laws Committee	S128
021103 Hearing Conducted S Pensions & General Laws Committee	
022503 Bill Combined (SCS SBs 248, 100, 118, 233, 247, 341, & 420) S Pensions & General Laws Committee	

EFFECTIVE : August 28, 2003

SB 0234

HCS SB 234
SENATE SPONSOR Quick HOUSE HANDLER Ervin

0931L.02T

HCS/SB 234 - This act allows Clay County to open or operate a concession stand at a privately operated marina with certain restrictions.

This act has an emergency clause.
RICHARD MOORE

010903 S First Read	S58
012303 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S128
020503 Hearing Conducted S Economic Development, Tourism & Local Government Committee	
020503 Voted Do Pass S Economic Development, Tourism & Local Government Committee	
022003 Reported From S Economic Development, Tourism & Local Government Committee to Floor	S278
022603 SA 1 S offered & adopted (Caskey)	S327
022603 Perfected, as amended	S327
022603 Reported Truly Perfected S Rules Committee	S329
022703 S Third Read and Passed - EC adopted	S344
022703 H First Read (w/EC)	H499
030303 H Second Read	H506
030603 Referred H Local Government Committee	H581
031303 Hearing Conducted H Local Government Committee	

040303	HCS Voted Do Pass H Local Government Com. - Consent	
040803	HCS Reported Do Pass H Local Government Com.-Consent	H966
041703	HCS H adopted	H1109
041703	H Third Read and Passed - EC adopted - Consent	H1109/S877
041703	S concurs in HCS	S877-878
041703	S Third Read and Passed - EC adopted	S878
041703	Truly Agreed to and Finally Passed (w/EC)	H1134
042203	Reported Duly Enrolled S Rules Committee	S897
042203	Signed by Senate President	S914
042303	Signed by House Speaker	
042303	Delivered to Governor	S929

EFFECTIVE : Emergency Clause

SB 0235

SENATE SPONSOR Quick

HOUSE HANDLER Johnson (47)

0715S.01T

SB 235 - This act provides that the calculation of the limit for local government indebtedness as outlined in the Missouri Constitution shall include the additional value added to an area as a result of a TIF redevelopment project in such area. The County Assessor is instructed to include such value when making entries in the assessor's book.

JEFF CRAVER

010903	S First Read	S58-59
012303	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S128
012903	Hearing Conducted S Economic Development, Tourism & Local Government Committee-Consent	
020503	Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent	
021003	Reported from S Economic Development, Tourism & Local Government Committee to Floor-Consent	S202
021903	S Third Read and Passed - Consent	S264-265
022003	H First Read	H426
022403	H Second Read	H435
030603	Referred H Local Government Committee	H581
032003	Hearing Conducted H Local Government Committee	
040303	Voted Do Pass H Local Government Committee - Consent	
040803	Reported Do Pass H Local Government Committee-Consent	
041703	H Third Read and Passed - Consent	H1120
041703	Truly Agreed to and Finally Passed	S881
042203	Reported Duly Enrolled S Rules Committee	S897
042203	Signed by Senate President	S914
042303	Signed by House Speaker	
042303	Delivered to Governor	S929

EFFECTIVE : August 28, 2003

SB 0236

SENATE SPONSOR DePasco

0862S.01I

SB 236 - This act creates a one-dollar check-off for the Workers Memorial fund to be put on each tax return filed after January 1, 2004. Taxpayers will be able to donate one or more dollars of a refund claimed to the fund. Taxpayers can also send a check or other negotiable instrument designated to the fund with their tax return.

This act is similar to SB 883 (2002).
JEFF CRAVER

010903 S First Read	S59
012303 Second Read and Referred S Ways and Means Committee	S128
021103 Hearing Conducted S Ways and Means Committee	
022503 Voted Do Pass S Ways & Means Committee	
041003 Reported From S Ways & Means Committee to Floor	S754
042803 011 S Calendar S Bills for Perfection	

EFFECTIVE : August 28, 2003

SB 0237

SCS SB 237

SENATE SPONSOR Russell HOUSE HANDLER Luetkemeyer

0902S.02P

SCS/SB 237 - This act allows persons or corporations to sponsor or conduct a fishing contest on any lake in Missouri without obtaining authorization or approval from the Department of Conservation if the following conditions are met:

- (1) The contest is part of a multi-state fishing contest;
- (2) There is only one tagged fish per lake with a value of less than one million dollars;
- (3) The fish is tagged by the sponsor in the presence of a representative from the department of conservation;
- (4) There is no fee or consideration required to enter the contest;
- (5) Participants must have a fishing license; and
- (6) The contest shall last no more than 30 days.

RICHARD MOORE

010903 S First Read	S59
012203 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S117
012903 Hearing Conducted S Economic Development, Tourism & Local Government Committee	
022603 SCS Voted Do Pass S Economic Development, Tourism, & Local Government Committee-Consent	(0902S.02C)

030303	Reported From S Economic Development, Tourism & Local Government Committee to Floor w/SCS - Consent	S356
031703	SCS S adopted	S529
031703	S Third Read and Passed - Consent	S529
031803	H First Read	H727
031903	H Second Read	H770
040703	Referred H Tourism & Cultural Affairs Committee	H943
040903	Hearing Conducted H Tourism & Cultural Affairs Committee	
040903	Voted Do Pass H Tourism & Cultural Affairs Committee - Consent	
040903	Reported Do Pass H Tourism & Cultural Affairs Committee - Consent	H990
042203	Bill Placed on H Informal Calendar	H1159
042803	H Inf Consent Calendar	

EFFECTIVE : August 28, 2003

SB 0238

SCS SB 238

SENATE SPONSOR Caskey

HOUSE HANDLER Baker

0806S.02T

SCS/SB 238 - This act provides that any unincorporated area having a private 18 hole golf course community and at least a 100 acre lake within Cass county may incorporate as a city regardless of any proposed annexation of the area by certain cities. Any attempt of a city to annex the unincorporated area shall not be effective until after the voters of the unincorporated area fail to approve the proposed incorporation of the area as a city.

This act exempts any proposed city, town or village located within Cass county from the prohibition against a proposed municipality being organized within two miles of the limits of certain existing cities.

This act contains an emergency clause.

This act is similar to SCS/SB 238 (2003).

JIM ERTLE

011303	S First Read	S65
012303	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S128
020503	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
021903	SCS Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent (0806S.02C)	
022403	Reported From S Economic Development, Tourism & Local Government Committee to Floor w/SCS-Consent	S290
030603	SCS S adopted	S405
030603	S Third Read and Passed - EC adopted - Consent	S405
031003	H First Read (w/EC)	H609

031103 H Second Read H617
040103 Referred H Local Government Committee H873
041003 Hearing Conducted H Local Government Committee
041003 Voted Do Pass H Local Government Committee - Consent
041503 Reported Do Pass H Local Government Committee-Consent H1052
042403 H Third Read and Passed - EC adopted - Consent
042403 Truly Agreed to and Finally Passed (w/EC)

EFFECTIVE : August 28, 2003

SB 0239

SCS SB 239

SENATE SPONSOR Mathewson

HOUSE HANDLER Smith (118)

0982S.04T

SCS/SB 239 - This act authorizes the Governor to convey the National Guard Armory in Sedalia to the Sedalia School District Foundation if a bid of at least \$99,990 is not received by the Office of Administration within six months of opening of the public sale. If no bid is received, consideration for the conveyance to the Sedalia School District shall be one dollar.
RICHARD MOORE

011303 S First Read S65
012303 Second Read and Referred S Economic Development, S128
Tourism & Local Government Committee
012903 Hearing Conducted S Economic Development, Tourism &
Local Government Committee - Consent
021203 SCS Voted Do Pass S Economic Development, Tourism &
Local Government Committee-Consent
021703 Reported From S Economic Development, Tourism & Local S234
Government Committee to Floor w/SCS-Consent
022603 SCS S adopted S320-321
022603 S Third Read and Passed - Consent S321
022703 H First Read H499
030303 H Second Read H506
030603 Referred H Local Government Committee H581
032003 Hearing Conducted H Local Government Committee
040303 Voted Do Pass H Local Government Committee - Consent
040803 Reported Do Pass H Local Government Committee-Consent H966
041703 H Third Read and Passed - Consent H1121
041703 Truly Agreed to and Finally Passed S881
042203 Reported Duly Enrolled S Rules Committee S897
042203 Signed by Senate President S914
042303 Signed by House Speaker
042303 Delivered to Governor S929

EFFECTIVE : August 28, 2003

****SB 0240****

SCS SBs 343, 89, 134, 171, 240, 261, et al
SENATE SPONSOR Mathewson

0940S.01I

011303 S First Read S65
012303 Second Read and Referred S Transportation Committee S128
031103 Hearing Conducted S Transportation Committee
031203 Bill Combined (SCS SBs 343, et al) S Transportation
Committee

EFFECTIVE : August 28, 2003

****SB 0241****

SCS SB 241
SENATE SPONSOR Yeckel

0973S.07C

SCS/SB 241 - This act prohibits the City of St. Louis and any board or commission in St. Louis from requiring peace officers to reside within the limits of the city, however, the city may require peace officers to live within the state.

Officers may not be discriminated against based on their place of residence. However, political subdivisions may provide incentives to encourage officers to live within the jurisdiction. The provisions of the act shall not apply to the use of department property.

RICHARD MOORE

011303 S First Read S65
013003 Second Read and Referred S Economic Development, S158
Tourism & Local Government Committee
021203 Hearing Conducted S Economic Development, Tourism
and Local Government Committee
022603 SCS Voted Do Pass S Economic Development, Tourism, &
Local Government Committee (0973S.07C)
032003 Reported From S Economic Development, Tourism & S577
Local Government Committee to Floor w/SCS
041403 Bill Placed on Informal Calendar S765
042803 S Inf Calendar S Bills for Perfection

EFFECTIVE : August 28, 2003

****SB 0242****

SENATE SPONSOR Yeckel

0983S.01I

SB 242 - This act limits the amount of a supersedeas bond an appellant is required to post while an appeal is pending to \$25

million. The court may require an appellant to post a bond equal to the full amount of the judgement if an appellee can prove by a preponderance of the evidence that the appellant is purposefully dissipating assets to avoid judgement.

SARAH MORROW

SCA 1 - CHANGES THE AMOUNT OF A SUPERSEDEAS BOND THAT AN APPELLANT IS REQUIRED TO POST WHILE AN APPEAL IS PENDING FROM \$25 MILLION TO \$50 MILLION

011303 S First Read	S65
012303 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S128
020303 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
021703 Voted Do Pass (w/SCA 1) S Judiciary and Civil & Criminal Jurisprudence Committee	0983S01.02S
022403 Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor w/SCA 1-Consent	S289
022403 Motion to return bill to committee - ADOPTED	S298
040303 Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor w/SCA 1	S664
042803 007 S Calendar S Bills for Perfection w/SCA 1	

EFFECTIVE : August 28, 2003

SB 0243

SENATE SPONSOR Yeckel

0919S.01P

SB 243 - This act creates the "State Property Preservation Fund". Moneys in the fund would be used for the purpose of repairing or replacing state-owned or leased property damaged from natural or man-made events.

Subject to appropriations, the fund would pay claims for property loss for state-owned or leased buildings. In order for the fund to make payment for property loss, a notice of coverage must be issued by the Office of Administration for the property and the state must be contractually obligated to provide insurance for such property.

The act limits the aggregate amount of money to be paid out of the fund to not exceed the cost of repairing or restoring the building or the defeasance of outstanding debt secured by the property. Payments from the fund comes only after other insurance policies have been exhausted.

The fund shall satisfy all covenants requiring the state to provide property insurance for state-owned or leased buildings.

This act is similar to SCS/SB 1148 (2002).
JIM ERTLE

011303	S First Read	S65
012303	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S128
020303	Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
022403	Voted Do Pass S Financial & Governmental Organization Veterans' Affairs & Elections Committee	
031303	Reported From S Financial & Governmental Organization Veterans' Affairs & Elections Committee to Floor	S496
040903	Perfected	S736
041003	Reported Truly Perfected S Rules Committee to Floor	
041003	Referred S Governmental Accountability & Fiscal Oversight Committee	S758
041503	Hearing Conducted S Governmental Accountability and Fiscal Oversight Committee	
041503	Voted Do Pass S Governmental Accountability and Fiscal Oversight Committee	
041503	Reported From S Governmental Accountability and Fiscal Oversight Committee	S814
041603	S Third Read and Passed	S855
041603	H First Read	H1086
041703	H Second Read	H1097
042203	Referred H Budget Committee	H1161
042903	Hearing Scheduled H Budget Committee (8:30 a.m. - HR 3)	

EFFECTIVE : August 28, 2003

SB 0244

SCS SB 244

SENATE SPONSOR Russell

0910S.03C

SCS/SB 244 - This act creates the "Exhibition Center & Recreation Facility District Act". The act enables citizens of Camden, Miller and Morgan counties to petition to create an exhibition center & recreation facility district. At least fifty property owners in the county must sign the petition.

The petition must include the petitioners names, a description of the district's boundaries, and the name of the proposed district. Once the petition is filed, the governing body may approve a resolution to the create the district. Following a public hearing, the governing body may adopt an order establishing the proposed district.

A board of trustees is created to administer any district created and the expenditure of revenue that accompanies such district. The governing body of each county within the district

shall appoint four residents from the portion of the county within the district to serve on the board. The board will have the power to have a seal, sue and be sued, enter into contracts or other agreements affecting the affairs of the district, to borrow money, to issue bonds, to acquire and dispose of real and personal property, to refund bonds without an election, to manage the affairs of the district, to hire agents, and to amend and adopt bylaws.

The district may submit to its voters a sales tax of up to one-half of one percent. The act includes ballot language to that effect. The act also includes the creation of a fund to receive such sales tax revenue and instructs the director of revenue to authorize disbursements to the district. The tax shall be reduced automatically to a rate of one-tenth of one percent after twenty-five years unless an extension is voted upon by the voters in the district.

This act makes a technical change to delete the requirement that the treasurer make the disbursements in the case of an overpayment, as such is not required for non-state funds.

This act is similar to HB 144 (2003).
JEFF CRAVER

011303 S First Read	S65
012303 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S128
012903 Hearing Conducted S Economic Development, Tourism & Local Government Committee	
021203 SCS Voted Do Pass S Economic Development, Tourism & Local Government Committee	(0910S.03C)

EFFECTIVE : August 28, 2003

SB 0245

SENATE SPONSOR Shields

0326S.02I

Requires that any increase in the Gaming Proceeds for
Education Fund be transferred to the Classroom Trust Fund

012303 Second Read and Referred S Education Committee	S128
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SB 0246

HCS SCS SB 246

SENATE SPONSOR Steelman

HOUSE HANDLER Rector

0728L.09C

HCS/SCS/SB 246 - This act revises provisions regarding the

regulation of electric, gas, and water utilities.

The act removes the limitation on the residence of Commissioners, however, Commissioners would still be required to live within the State. This portion of the act is similar to SB 116 (2003).

The act gives the PSC Commissioners authority to have a technical advisory staff. This staff would consist of a pool of up to six full time employees and each Commissioner could hire up to one personal advisor. Before these employees could be hired the Commission would have to correspondingly eliminate comparable positions within Commission staff to accommodate the hiring of the technical advisory staff such that there would be no net gain of employees to the PSC as a whole and at a cost neutral level. Technical advisory staff must be hired by July 1, 2004. The technical advisory staff would render advice and assistance to the Commissioners and provide relevant updates to the Commission. Each of the technical advisory staff would be subject to the same ex parte communication and conflict of interest requirements as the Commissioners. No person could be hired as part of the technical advisory staff within two years of employment with certain divisions of the PSC, corporations regulated by the PSC or the Office of Public Counsel. The technical advisory staff will never be a party to proceedings before the PSC.

The act also delineates standards for the PSC regarding ex parte communications. Commissioners may confer with members of the public, any public utility or similar commission and the act sets for the procedural guidelines for these communications.

The Public Service Commission is allowed to approve tariff or settlement agreement programs for assisting low-income residential ratepayers. The PSC may also approve energy efficiency, weatherization and evaluation components as part of the programs.

The act requires persons and entities who have or acquire legal or equitable interest of 5% ownership or greater of both a public utility subject to PSC regulation and the utility's suppliers to give notice to the PSC within 30 days. Failure to provide the required notice is a Class A misdemeanor.

This act allows gas and electrical corporations to file a petition with the Public Service Commission (PSC) for a determination of ratemaking principles and treatment which would apply to the recovery of costs for the construction of a new facility in order to assure the financial community that the company will earn a return on common equity sufficient to ensure confidence in the financial integrity to maintain the credit and ability of the company to attract capital. The company must also file prepared direct testimony and exhibits supporting the company's application which shall also be served on the Office of

Public Counsel. Public notice and intervention shall be allowed. The application may be joined with an application for a certificate of convenience and necessity. In order to be eligible for such a determination, the facility must be a gas or electric plant which would have a total investment or least cost of at least \$5 million for companies serving between 100,000 and one million customers and \$25 million for companies serving more than one million customers.

The PSC must then issue an order setting forth the ratemaking principles and treatment in all rate cases after the facility is placed in service. If the PSC fails to issue a determination within 180 days of the application, the ratemaking principles and treatment proposed by the company will apply. Once the order is issued by the PSC, the company has 12 months to notify the PSC whether it will proceed with the project. This portion is similar to SB 366.

This act allows electrical corporations to recover reasonably and prudently incurred costs for natural gas and purchased electrical energy through energy adjustment rate schedules. The schedules who must be filed with the commission and may be implemented in conjunction with a general rate proceeding or without a general rate proceeding.

An electrical corporation must to submit to a general rate proceeding to determine the level of fuel costs contained in the base rates prior to the initial establishment of the adjustment rate schedules and must submit to a general rate proceeding every three years if they choose to use the energy adjustment rate schedules. During that proceeding the Commission may consider the sensibility of the fuel costs and purchased power costs. The Commission is authorized to adjust the electrical corporations rate of return on equity in any general rate proceeding to compensate for the reduction in risk resulting from the fuel adjustment mechanism. Electrical corporations shall not avoid any rate freeze conditions or other conditions that are a part of any settlements of any general rate proceeding.

Changes in the rate schedules may be made as frequently as every 30 days. A "true-up" procedure similar to the purchase gas recovery for gas corporation will be used to remedy over-collections. Only certain electrical and natural costs which are specified are recoverable. If an electrical corporation has adjustment rate schedules on file with the PSC, they must also submit an energy adjustment report to the PSC by the 15th of each month.

The method for calculating the adjustment rates is specified in a calculation provided in the act. Adjustment rate schedules which are filed with the PSC must include detailed records, workpapers, and calculations for the PSC to make a determination on the level of the energy adjustment rate. Copies of such

records must also be provided to the Office of Public Counsel. The adjustment rate schedules will be come effective 30 days after filing and are not subject to suspension by the PSC. Such filings shall be considered on an expedited basis and the procedure for handling such filings is specified. These provisions will expire on August 28, 2008. This portion is similar to SCS/SB 278 (2003).

This act allows gas and corporations to file a petition with the Public Service Commission to recover costs associated with certain infrastructure system replacements once per year. This charge is referred to as an infrastructure replacement surcharge (ISRS). The ISRS must produce at least \$1,000,000 in revenues but not in excess of 10% of the water or gas corporations's base revenue level. A company seeking approval of an ISRS must have had a general rate proceeding within the last three years to begin or continue collecting the ISRS.

Petition filing requirements for the ISRS are specified in the act as well as factors which may be considered by the PSC in its evaluation of the petition. The corporation is required to reconcile the revenues generated with the underlying costs of the infrastructure replacements. The PSC is given authority to promulgate rules for the implementation of these provisions.

The act also allows electric, gas, and water corporations to recover prudent expenditures for security measures incurred after August 28, 2003. Applications for recovery of such items shall be confidential as determined by the PSC. Electric corporations may also apply to the PSC to recover unreimbursed costs for capital projects for required relocations. Such recoveries may only begin or continue if the corporation has been subject to a general rate proceeding within the past three years. These provisions are similar to SCS/SBs 125 & 290.

A steam heating company having fewer than 100 customers in the state may file under the small company rate procedure established by the PSC. The company must notify the secretary of the PSC, office of public counsel, each customer and each gas and electric corporation providing utility service in the area.
CINDY KADLEC

011303 S First Read	S65
012303 Second Read and Referred S Commerce and Environment Committee	S128
012803 Hearing Conducted S Commerce & Environment Committee	
013003 SCS Voted Do Pass S Commerce & Environment Committee (0728S.07C)	
013003 Reported From S Commerce & Environment Committee to Floor w/SCS	S157
021003 SA 1 to SCS S offered (Goode)	S203-204
021003 Bill Placed on Informal Calendar	S204

021703 SSA 1 for SA 1 to SCS S offered (Gibbons)	S237
021703 SA 1 to SSA 1 for SA 1 to SCS S offered & adopted (Jacob)	S237
021703 SSA 1 for SA 1 to SCS, as amended, S adopted	S237
021703 SA 2 to SCS S offered & adopted (Gross)	S237-240
021703 SA 3 to SCS S offered (Jacob)	S240-242
021703 SA 1 to SA 3 to SCS S offered & adopted (Jacob)	S242
021703 SA 3 to SCS, as amended, S adopted	S242
021703 SA 4 to SCS S offered & defeated (Bland)	S242
021703 SA 5 to SCS S offered & ruled out of order (Griesheimer)	S242-243
021703 SA 6 to SCS S offered & adopted (Dougherty)	S243
021703 SCS, as amended, S adopted	S243
021703 Perfected	S243
021803 Reported Truly Perfected S Rules Committee	S255
022003 S Third Read and Passed	S280
022003 H First Read	H426
022403 H Second Read	H435
040303 Referred H Communications, Energy & Technology Com.	H926
040803 Hearing Conducted H Communications, Energy & Technology Committee	
042203 HCS Voted Do Pass H Communications, Energy & Technology Committee	
042403 HCS Reported Do Pass H Communications, Energy & Technology Committee	
042803 H Calendar S Bills for Third Reading w/HCS	

EFFECTIVE : August 28, 2003

SB 0247

SCS SBs 248, 100, 118, 233, 247, 341, & 420

SENATE SPONSOR Dolan

0903S.02I

011303 S First Read	S65
012303 Second Read and Referred S Education Committee	S128
020403 Re-referred S Pensions & Generals Laws Committee	S170
021103 Hearing Conducted S Pensions & General Laws Committee	
022503 Bill Combined (SCS SBs 248, 100, 118, 233, 247, 341, & 420) S Pensions & General Laws Committee	

EFFECTIVE : August 28, 2003

SB 0248

SCS SBs 248, 100, 118, 233, 247, 341, & 420

SENATE SPONSOR Gross

0858S.04C

SS/SCS/SBs 248, 100, 118, 233, 247, 341 & 420 - This act revises various provisions regarding retirement systems and benefits.

KANSAS CITY POLICE AND CIVILIANS RETIREMENT SYSTEMS - This act provides active members of the system who are on the retirement board with up to 10 days paid leave to be able to attend meetings and educational seminars approved by the retirement board.

The act authorizes the retirement board and the city to administer early retirement incentives offered to employees in addition to other benefits such members may be entitled to. However, the city shall agree to increase its contribution to provide for the full actuarial costs of the early retirement incentives.

The act also adds a funeral benefit of \$1,000 for members as of August 28, 2003, who die in service or who die after retiring.

MSEP, MSEP 2000 AND HTEHPRS - This act changes the eligibility age for retirement from 50 to 48 for the Missouri State Employees Retirement System and the Highway and Transportation Employees' and Highway Patrol Retirement System.

The act allows uniformed members of the Highway Patrol to purchase up to 4 years of service for public employment.

MEDICAL INSURANCE RETIREMENT INCENTIVE FOR STATE EMPLOYEES - This act provides a medical insurance incentive for state employees to retire. Employees who retire after January 1, 2003, and prior to January 1, 2004, and who are eligible for medical coverage, will be eligible to have portion of the cost of the insurance covered by the state. The retiree may elect to continue coverage for themselves and eligible dependents. The State of Missouri would continue to contribute the same dollar amount in effect for active employees as of the retiree's date of retirement. If the retiree's rate category changes after the date of retirement, the state's contribution shall be the same dollar amount in effect for the new rate category for active employees that was in effect on the retiree's date of retirement. The total amount of the state contribution will revert to the amount being paid by the state for retirees which is in place at that time if the retiree becomes eligible for Medicare, turns 65, or if the amounts that would otherwise be paid by the state under the provisions of the bill are less than the amount currently paid by the state towards the cost of retiree and dependent coverage.

The act also allows the Highway and Transportation Commission of the Department of Transportation and the Conservation Commission of the Department of Conservation to offer similar benefits to their employees.

While the State may hire employees to replace those retiring under the medical insurance incentive, in no event shall the state fill more than 25% of the positions vacated. Exceptions may be made for critical, seasonal or federally funded positions.

The benefit is available to those retiring under the normal age and service requirements and does not apply to elected officials, member of the general assembly and administrative law judges.

PUBLIC SCHOOL AND NON TEACHER RETIREMENT SYSTEMS (SB 233) - This act revises provisions of the public school and non-teacher retirement systems. The act specifies that the contribution rate shall be fixed by the board and certified to the employer. The level rate of contribution for any fiscal year may not exceed the prior year's rate of contribution by more than one half percent. However, no new benefits may be offered until the rate of contribution is reduced back to 10 and one-half percent.

The act simplifies credit purchases under PSRS and NTRS systems. Payment for credit purchases must be completed prior to termination of membership with the retirement system. The act clarifies that the member must have covered employment with the retirement system following the purchase credit. The act also defines the calculation of payment for such credit purchases.

The act creates a partial lump sum option for PSRS and NTRS members whose age plus creditable service equal at least 86 or whose creditable service is at least 33 years. The election to receive a partial lump-sum distribution must be made at least 30 days prior to retirement. The member may make such election in a 12, 24 or 36 month increment of their entire retirement benefit.

The act extends the 25 and out provisions for PSRS and NTRS for five additional years from July 1, 2003 to July 1, 2008. These sections have an emergency clause.

The act provides consistency in purchases of service between the Public School Retirement System, Kansas City Teacher Retirement System and the St. Louis Teachers Retirement System.

This act would allow school districts with a shortage of certified teachers or non-certificated employees to hire retirees for up to two years without them losing their retirement benefits. The total number hired will not exceed 10% or five certificated teachers or employees. The employer contributions would be made by the hiring school district eliminating fiscal impact. In order to hire teachers and non-certificated employees to fill such shortage the school district is required to make certain findings which are specified.

The act also changes the ability of a member to elect to continue to be a part of the school insurance program. Members must make this election within one year of the date last employed by the district.

ALJ AND LEGAL ADVISOR'S RETIREMENT SYSTEM - This act provides that any Administrative Law Judge or Legal Advisor who is

originally employed as such on or after January 1, 2004, are no longer eligible to participate in the Administrative Law Judge and Legal Advisor's Retirement System but rather are covered under the state employees' retirement system. However, no Administrative Law Judge or Legal Advisor who is employed before January 1, 2004, or who has retired before that date will be affected by this act.

The liabilities and assets of the Administrative Law Judge's and Legal Advisor's retirement system are transferred and combined with the state employees' retirement system. The contribution rate certified by the board shall include amounts necessary to cover the costs of the Administrative Law Judge's and Legal Advisor's retirement system.

Portions of the provisions in this act are also contained in SB 78, SB 462, HCS/HBs 346 & 174 (2003).
CINDY KADLEC

SA 1 - PROVIDES AN ELECTION FOR TRANSFER OF ACTUAL CREDITABLE SERVICE FOR ANY PERSON WHO WOULD OTHERWISE ACCRUE SERVICE BOTH AS A MEMBER OF THE GENERAL ASSEMBLY AND AS AN EMPLOYEE OR STATE OFFICER.

SA 2 - ALLOWS TWO YEARS TO MAKE ELECTION TO CONTINUE ON SCHOOL DISTRICT INSURANCE RATHER THAN ONE YEAR.

SA 3 - REQUIRES THE STATE BOARD OF EDUCATION TO ADOPT RULES TO FACILITATE JOB-SHARING BY TEACHERS.

011303 S First Read	S65
012303 Second Read and Referred S Pensions & General Laws Committee	S128
020403 Hearing Conducted S Pensions & General Laws Committee	
021103 Voted Do Pass S Pensions & General Laws Committee	
022503 Committee Vote Reconsiderd S Pensions & General Laws Committee	
022503 SCS Voted Do Pass (SCSSBs 248, 100, 118, 233, 247, 341, and 420) S Pensions & General Laws (0858S.04C)	
040303 Reported From S Pensions & General Laws Committee to Floor w/SCS	S663
041603 SS for SCS S offered (Gross) (0858S.06F)	S858
041603 SA 1 to SS for SCS S offered & adopted (Caskey)	S858-860
041603 SA 2 to SS for SCS S offered & adopted (Stoll)	S860
041603 SA 3 to SS for SCS S offered & adopted (Jacob)	S860-861
041603 Bill Placed on Informal Calendar	S861
042803 S Inf Calendar S Bills for Perfection	

EFFECTIVE : Varies

SB 0249

SCS SB 249

SENATE SPONSOR Shields

0871S.01I

SCS/SB 249 - This act makes various changes to the law concerning economic development of distressed communities.

The act expands the definition of a "distressed community" in the law relating to tax credits for investment in or relocating a business to a distressed community. A distressed community will include areas within metropolitan statistical areas that are designated as either a federal empowerment zone, a federal enhanced enterprise community, or state enterprise zones designated prior to January 1, 1986, but will not include the expansion of those zones done after March 16, 1988.

The act expands the applicability of Section 135.478 so as to include the County of Christian and the County of Greene within the scope of that section. Section 135.478 contains definitions for the Tax Credit for Rehabilitation and Construction of Residences in Distressed Communities and Census Blocks. The definition modified by this amendment is that of a "new residence". This amendment also provides that the vacant property to be developed must be classified as agricultural property and must be within the city limits of a municipality served by a municipal sanitary sewer service. In addition, this property may be located in a flood plain and still qualify for development.

The act also modifies provisions of the Rebuilding Communities and Neighborhood Preservation Act, in that it:

- (1) Expands the definition of "eligible residence" to include certain condominiums, entire apartment buildings, or single apartments within an apartment building;
- (2) Expands the definition of "new residence" to include separate adjacent single-family units;
- (3) Expands the definition of "project" to include the new construction, rehabilitation, or substantial rehabilitation of multiple residences, whether comprised of one structure containing multiple single-family residences (e.g., an apartment building) or multiple individual structures (e.g., townhouses or individual homes), in addition to single residences;
- (4) Corrects the definition of "qualifying residence" so that it accurately references census blocks groups within metropolitan statistical areas;
- (5) Clarifies the term "nonmetropolitan statistical area" as any county not located in a metropolitan statistical area;
- (6) Limits the tax credits available for the rehabilitation and construction of residences in distressed communities and census blocks to \$1.5 million for projects commenced after August 28, 2002. Under current law, of the \$16 million in community improvement tax credits allowed, \$8 million are to be allocated

for "eligible residence" programs and \$8 million for "qualifying residence" programs; the act provides that if, by October 1 of the calendar year, the Director of the Department of Economic Development has issued all \$8 million of the credits allowed for one of these programs and has not issued the entire \$8 million allowance for the other program, the Director is required to reallocate 70% of any unused tax credits from the program which has not reached its \$8 million cap to the one which has; the reallocated credits will be given to taxpayers who have applied for, but have not received, tax credits in that same year and who are engaged in projects in the area where the tax credit cap has been met for that same year; the maximum reallocated tax credit for any project may not exceed \$500,000;

(7) Increases the value of the "eligible residence" tax credit from 15% of eligible costs up to \$25,000 to 20% of eligible costs up to \$40,000 but does not raise the annual cap for this tax credit;

(8) Increases the value of the "qualifying residence" tax credit from 15% of eligible costs up to \$40,000 to 20% of eligible costs, up to \$40,000, but does not raise the annual cap for this tax credit; and

(9) Allows one application for tax credits to be submitted to the department for preliminary approval in the case of projects involving the new construction, rehabilitation, or substantial rehabilitation of more than one residence; tax credits will be awarded upon final approval of an application and presentation of acceptable proof that substantial construction of each individual residence has been completed, rather than delaying issuance of the tax credits until the entire project is substantially complete.

JEFF CRAVER

011403 S First Read	S73
013003 Second Read and Referred S Ways and Means Committee	S158
020403 Hearing Conducted S Ways & Means Committee	
031803 SCS Voted Do Pass S Ways & Means Comm. (0871S.02C)	

EFFECTIVE : August 28, 2003

SB 0250

SENATE SPONSOR Stoll

HOUSE HANDLER Wagner

0156S.01T

SB 250 - This act authorizes Jefferson County to levy a sales tax of up to one-half percent. Twenty-five percent of the revenue from this tax shall go to a County Prosecuting Attorney's Office Trust Fund, to be used by the county prosecuting attorney's office. The remainder of the revenue shall be deposited in the Law Enforcement Sales Tax Trust Fund for the county.

The act has an emergency clause and a referendum with ballot language.

JEFF CRAVER

011403 S First Read S74
012303 Second Read and Referred S Economic Development, S128
Tourism & Local Government Committee
020503 Hearing Conducted S Economic Development, Tourism &
Local Government Committee
021903 Voted Do Pass S Economic Development, Tourism & Local
Government Committee-Consent
022403 Reported From S Economic Development, Tourism & Local S290
Government Committee to Floor-Consent
030603 S Third Read and Passed - EC adopted - Consent S406
031003 H First Read (w/EC) H609
031103 H Second Read H617
031303 Referred H Local Government Committee
040703 Hearing Conducted H Local Government Committee
041003 Voted Do Pass H Local Government Committee - Consent
041503 Reported Do Pass H Local Government Committee-Consent H1052
042403 H Third Read and Passed - EC adopted - Consent
042403 Truly Agreed to and Finally Passed (w/EC)

EFFECTIVE : Emergency Clause

SB 0251

SENATE SPONSOR Childers

0850S.01I

Exempts retailers from sales tax for inventory donated to
private or public education entities

012303 Second Read and Referred S Education Committee S128

SB 0252

SENATE SPONSOR Steelman

0915S.01I

Authorizes additional bonds for water, sewer, and stormwater
projects

021103 Hearing Conducted S Commerce & Environment Committee

SB 0253

SCS SB 253

SENATE SPONSOR Steelman

0734S.04C

SCS/SB 253 - This act creates the Missouri Downtown Economic Stimulus Act. The provisions of the act shall not be construed to provide funding for sports stadiums or related facilities. Powers in the act are to be exercised by authorities created in the act.

A Downtown Economic Stimulus Authority is created in each municipality upon the enactment of an ordinance establishing a development area in accordance with the act. Each Authority will be governed by a Board of Commissioners which will consist of between 5 and 14 members with staggered terms of three years. Commissioners will be appointed by the mayor or chief executive. One of the Commissioners will be appointed by the school district or districts within the development area for a term of three years. In addition to the Commissioners, a non-voting advisor shall be appointed by the other taxing districts located within the development area.

The powers of the Authority shall be exercised by its Board of Commissioners and powers of the authority are specified. The Authority shall be a public body corporate and politic. Powers granted to the authority are specified, excluding the right to acquire property by eminent domain. Certain information must be included in a development plan.

The act allows Kansas City to enact an ordinance establishing a fund for the purpose of providing funds to a community development corporation. The Community Development Corporation Revolving Fund is created. A board to administer the fund is created. Funding is provided from 5% of the state sales tax increment portion from other net new revenues generated from projects certified for state supplemental downtown development financing.

Prior to the adoption of the ordinance designating the development area, adopting a development plan or adopting a development project, the authority must hold a public hearing. Projects must be located in the central business district. Projects must also cost specified amounts as well as create certain numbers of new jobs depending on the size of the municipality.

A municipality may adopt development financing for the development project area and a special allocation fund for the deposit of certain taxes from the development area to be apportioned or diverted pursuant to the Real Property Tax Increment Allocation Redevelopment Act if all or a part of the development project area becomes subject to tax increment financing. The definition of "baseline year" provides that if state withholding tax revenues and sales tax revenues from businesses other than out-of-state businesses locating in the area decrease in the year following adoption of the ordinance, the baseline year shall be the year after.

The municipality may submit the development plan to the Missouri Development Finance Board for approval of the use of tax increment financing and if submitted must contain certain information. The municipality may request certain information from the Department of Revenue which must be provided within 45 days of the request. The General Assembly may annually appropriate the lesser of the tax increment increase plus \$50 million or \$150 million into the state supplemental downtown development fund which is created.

The act establishes a Missouri Downtown Economic Stimulus Act Joint Legislative Committee which will consist of ten members of the General Assembly, five from each body.

The Authority must make a report to the Director of the Department of Economic Development by the end of February each year. The Director shall then compile a report for submission to the Governor and General Assembly.

Every five years after the establishment of a development plan, the governing body of the authority must hold a public hearing. The Director of the Department of Economic Development shall provide information and technical assistance as requested by any municipality.

This act is similar to HCS/HB 289 (2003).
CINDY KADLEC

011403 S First Read	S74
013003 Second Read and Referred S Commerce and Environment Committee	S158
021103 Hearing Conducted S Commerce & Environment Committee	
022503 SCS Voted Do Pass S Commerce & Environment Committee (0734S.04C)	
022703 Reported From S Commerce & Environment Committee to Floor w/SCS	S341
031103 SS for SCS S offered (Steelman) (0734S.07F)	S438
031103 SA 1 to SS for SCS S offered (Klindt)	S438-457
031103 Bill Placed on Informal Calendar	S457
042803 S Inf Calendar S Bills for Perfection	

EFFECTIVE : August 28, 2003

SB 0254

SENATE SPONSOR Goode

0978S.02I

Increases the taxes on cigarette and tobacco products

020403 Hearing Cancelled S Ways & Means Committee

SB 0255

SENATE SPONSOR Kinder

HOUSE HANDLER Engler

0896L.01T

SB 255 - This act eliminates PSC ratemaking oversight for certain not-for-profit electrical cooperatives whose consumers are its stockholders. The Public Service Commission will still have oversight regarding items affecting the safety and health of employees, services provided outside the boundaries of the cooperatives, changes in suppliers of permanent service, and territorial agreements.

This act is identical to HB 208 (2003).
CINDY KADLEC

011503	S First Read	S83
012303	Second Read and Referred S Commerce and Environment Committee	
020403	Hearing Conducted S Commerce & Environment Committee	
020403	Voted Do Pass (w/SCA 1) S Commerce & Environment Committee-Consent (0896L01.01S)	
021003	Reported From S Commerce & Environment Committee to Floor w/SCA 1-Consent	S203
021903	SCA 1 S adopted	S268
021903	S Third Read and Passed, as amended - Consent	S268
022003	H First Read	H426
022403	H Second Read	H435
030603	Referred H Communications, Energy & Technology Committee	H581
031103	Hearing Conducted H Communications, Energy & Technology Committee	
031103	Voted Do Pass H Communications, Energy & Technology Committee - Consent	
040303	Reported Do Pass H Communications, Energy & Technology Committee - Consent	H927
041703	H Third Read and Passed - Consent	H1108
041703	Truly Agreed to and Finally Passed	S880
042203	Reported Duly Enrolled S Rules Committee	S897
042203	Signed by Senate President	S914
042303	Signed by House Speaker	
042303	Delivered to Governor	S929

EFFECTIVE : August 28, 2003

SB 0256

SENATE SPONSOR Goode

0863S.01I

Limits judicial discretion where jury is unable to unanimously agree on the death penalty

031703 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee

SB 0257

SENATE SPONSOR Steelman

0847S.02I

Establishes the MO Patients' Compensation Fund to assist
health care providers with excess liability coverage

012303 Second Read and Referred S Small Business, Insurance
and Industrial Relations Committee

SB 0258

SENATE SPONSOR Steelman

1023S.01I

Modifies transportation development district law as it
relates to special assessments

012303 Second Read and Referred S Transportation Committee S128

SB 0259

SENATE SPONSOR Steelman

1011S.01I

Imposes additional surcharges and drivers' license
suspensions on any person failing to yield the right-of-way

012303 Second Read and Referred S Transportation Committee

SB 0260

SENATE SPONSOR Stoll

0937S.01I

SB 260 - This act modifies appropriation procedures for
community college districts.

In addition to funds for operating purposes, each community
college district would be eligible to receive an annual
appropriation, exclusive of any capital appropriations, for the
cost of maintenance and repair of facilities and grounds, as well
as the purchase of equipment and furniture.

The act also allows capital appropriations to be excluded
from the rule that states that these annual appropriations shall
not exceed ten percent of the state appropriations to community
college districts for operating purposes during the most recently
completed fiscal year.

This act is identical to SB 813 (2002).
DONALD THALHUBER

011503 S First Read	S84
012303 Second Read and Referred S Education Committee	S128
021103 Hearing Conducted S Education Committee	
021803 Voted Do Pass S Education Committee	

EFFECTIVE : August 28, 2003

SB 0261

SCS SBs 343, 89, 134, 171, 240, 261, et al
SENATE SPONSOR Clemens

1041S.01I

011503 S First Read	S84
012303 Second Read and Referred S Transportation Committee	S128
031103 Hearing Conducted S Transportation Committee	
031203 Bill Combined (SCS SBs 343, et al) S Transportation Committee	

EFFECTIVE : August 28, 2003

SB 0262

SENATE SPONSOR Clemens

0358S.01I

Exempts all public and private retirement benefits from
income tax

031103 Hearing Scheduled But Not Heard S Ways & Means
Committee

SB 0263

SCS SBs 312, et al
SENATE SPONSOR Jacob

0060S.01I

011503 S First Read	S84
012303 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S128
022403 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
033103 Bill Combined (SCS SBs 312, et al) S Judiciary and Civil and Criminal Jurisprudence Committee	

EFFECTIVE : August 28, 2003

SB 0264

SS SCS SB 264

SENATE SPONSOR Shields

0952S.03P

SS/SCS/SB 264 - This act asserts that any school district which receives ninety-six percent (or less) of its fiscal year 2002 formula distribution shall not be obligated to comply with the salary compliance provisions of Section 165.016, RSMo. The act prescribes that the district must have unrestricted fund balances in the combined incidental and teacher funds on June 13th of the preceding year which is equal to or less than seventeen percent of the combined expenditures for the preceding year from these funds as a condition for said non-compliance.

Further, this substitute articulates another set of specifications school districts may meet in order to be exempt from the salary compliance provisions of the section:

- School districts with ten percent or more of its assessed valuation owned by one person or corporation who is delinquent in a property tax payment;
- School districts with unrestricted fund balances in the combined incidental and teacher funds on June thirtieth of the preceding year which are equal to or less than one half of the local property tax revenue for the previous year; and
- School districts which receive in the current fiscal year ninety-six percent (or less) of their fiscal year 2002 formula distribution.

This act contains an emergency clause.
DONALD THALHUBER

011503 S First Read	S84
012303 Second Read and Referred S Education Committee	S128
020403 Hearing Conducted S Education Committee	
021103 SCS Voted Do Pass S Education Committee (0952S.02C)	
022703 Reported From S Education Committee to Floor w/SCS	S341
031203 Bill Placed on Informal Calendar	S463
031803 SS for SCS S offered & adopted (Shields) (0952S.03F)	S547
031803 Perfected	S547
031903 Reported Truly Perfected S Rules Committee to Floor	S559
032003 S Third Read and Passed - EC adopted	S578
032003 H First Read (w/EC)	H834-835
032403 H Second Read	H844
040303 Referred H Education Committee	H926
041603 Hearing Conducted H Education Committee	
041603 Voted Do Pass H Education Committee	

EFFECTIVE : Emergency Clause

SB 0265

SS SCS SB 265

SENATE SPONSOR Shields

0574S.10P

SS/SCS/SB 265 - This act directs the State Board of Education to offer the following levels of professional certificates of license to teach: an initial professional certificate, a renewable professional certificate, and a career continuous professional certificate.

Possessors of the four year, initial professional certificate shall:

- Participate in a mentoring program approved and provided by the district for a minimum of two years;
- Complete thirty contact hours of professional development, which may include hours spent in class in an appropriate college curriculum; and
- Participate in a beginning teacher assistance program provided by the school district which shall include annual, performance-based teacher evaluations and participation in a teacher professional development plan.

Possessors of the renewable professional certificate shall:

- Complete at least sixty contact hours of professional development during the renewal period, which may include hours spent in class in an appropriate college curriculum;
- Participate in a teacher professional development plan administered by the district; and
- Complete four years of teaching under the renewable certificate.

The career continuous professional certificate shall:

- Be issued upon verification of completion of criteria, which shall not exceed a master's degree or national board (or other equivalent) certification; and
- Be continuous based upon verification of actual employment in an educational position.

In order to reactivate the career continuous professional certificate, the possessor must complete twenty-four contact hours of professional development within the six months prior to or after reactivating the certificate.

Anyone who holds, as of August 28, 2003, a valid PC-I, PC-II, or continuous professional certificate shall be issued the appropriate level of certification based upon the aforementioned classification system.

The State Board may assess a fee (not to exceed the combined costs of issuance and any required criminal background check) for the issuance of the career continuous professional certificate.

The act allows a teacher who has not been employed in an educational position for three years or more to reactivate their last level of certification by completing twenty-four contact hours of professional development six months prior to or after reactivating their certificate.

The act mandates that the state board grant, upon an appropriate background check, a teaching certificate aligned with an applicant's current area of certification, commensurate with the years of teaching experience, to any person who is hired to teach in a public school in this state and who possesses a valid teaching certificate from another state. Further, this act removes a provision from Section 161.092, RSMo, which articulates a similar, yet conflicting, policy in this regard.

Also, this act adds "enticement of a child" and "attempting to entice a child" to the list of sexual offences for which a certificate of license to teach may be either revoked or not issued.

DONALD THALHUBER

011503 S First Read	S84
012303 Second Read and Referred S Education Committee	S129
012803 Hearing Conducted S Education Committee	
020403 SCS Voted Do Pass S Education Committee (0574S.06C)	
020603 Reported From S Education Committee to Floor w/SCS	S186
021303 Bill Placed on Informal Calendar	S222
022603 SS for SCS S offered (Shields) (0547S.10F)	S322
022603 SA 1 to SS for SCS S offered (Shields)	S322
022603 SSA 1 for SA 1 to SS for SS S offered & adopted (Caskey)	S322-323
022603 SA 2 to SS for SCS S offered & adopted (Kennedy)	S323-325
022603 SS for SCS, as amended, S adopted	S325
022603 Perfected	S325
022603 Reported Truly Perfected S Rules Committee	S329
022703 Referred S Governmental Accountability & Fiscal Oversight Committee	S343
030403 Hearing Conducted S Governmental Accountability and Fiscal Oversight	
030403 Voted Do Pass S Governmental Accountability and Fiscal Oversight Committee	
030403 Reported From S Governmental Accountability and Fiscal Oversight Committee to Floor	S384
030603 S Third Read and Passed	S407
030603 H First Read	H585
031003 H Second Read	H597
031303 Referred H Education Committee	
040903 Hearing Conducted H Education Committee	
040903 HCS Voted Do Pass H Education Committee	

EFFECTIVE : August 28, 2003

SB 0266

HCS SB 266

SENATE SPONSOR Shields

HOUSE HANDLER Johnson (47)

1024L.02C

HCS/SB 266 - This act requires the Department of Mental Health to develop a plan to address the needs of persons who are on a waiting list for services. A new Section 633.032 requires the plan to emphasize the partnership between developmentally disabled individuals and their families, community providers, and state officials. The plan shall include:

- A method for reducing the waiting period to ninety days;
- A description of available services;
- An evaluation of the capacity to serve more individuals;
- A method of adjusting support and service levels based on individual needs;
- A method for determining when out-of-home twenty-four hour care is necessary;
- A description on how the plan will be implemented;
- Any necessary changes to state law;
- An analysis of the monetary effects to providing services to all eligible individuals and their families.

The act requires the plan to be completed by November 1, 2003. The Director of the Department must submit a copy to the General Assembly and the Governor.

A new Section 1 requires the Departments of Mental Health and Social Services to jointly prepare a plan to address the need for mental health services involving:

- all cases in the custody of the Department of Social Services that involve children who only need mental health services and have not been abused, neglected, or abandoned; and
- children or persons under 17 who require mental health services as determined by a court.

The plan shall include an analysis of federal funding, including waivers, an analysis of the budgetary and programmatic impact of providing mental health services to children, and an analysis of the feasibility of securing federal funds, including time frames.

The plan must be completed on or before January 1, 2004 and submitted to the General Assembly and the Governor.

LORIE TOWE

011503 S First Read

S84

012303 Second Read and Referred S Aging, Families & Mental & S129
Public Health Committee

012903 Hearing Conducted S Aging, Families & Mental & Public

Health Committee
013003 Voted Do Pass S Aging, Families, Mental & Public
Health Committee - Consent
021003 Reported From S Aging, Families, Mental & Public S203
Health Committee to Floor-Consent
021903 S Third Read and Passed - Consent S268-269
022003 H First Read H426
022403 H Second Read H435
030603 Referred H Health Care Policy Committee H581
031203 Hearing Conducted H Health Care Policy Committee
040203 HCS Voted Do Pass H Health Care Policy Com.-Consent
040803 HCS Reported Do Pass H Health Care Policy H965
Committee - Consent
041703 HCS H adopted H1122
041703 H Third Read and Passed - Consent H1122/S881
042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0267

SENATE SPONSOR Shields

0951S.01I

Alters the criteria DESE employs for designating a school,
or school district, as "priority"

012303 Second Read and Referred S Education Committee S129

SB 0268

SENATE SPONSOR Loudon

0169S.02I

Authorizes special motion to dismiss in Strategic Litigation
Against Public Participation (SLAPP)

031703 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

SB 0269

SCS SB 269

SENATE SPONSOR Quick

HOUSE HANDLER Willoughby

1050S.02T

SCS/SB 269 - This act enables the governing body of
Excelsior Springs in Clay County to submit to its qualified
voters a ballot question authorizing a one-half cent sales tax.
The revenue from such tax must be used for public safety
purposes. Several uses are specifically included in the act, but
the list is not all inclusive.

The Department of Revenue will collect the tax and submit it to the city treasurer. The act contains contingencies for when, if ever, the sales tax is abolished, or when, if ever, any erroneous payments or overpayments are made.

This act has an emergency clause and ballot language.
JEFF CRAVER

011503 S First Read	S84
012303 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S129
021203 Hearing Conducted S Economic Development, Tourism and Local Government Committee	
021903 SCS Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent (1050S.02C)	
022403 Reported From S Economic Development, Tourism & Local Government Committee to Floor w/SCS-Consent	S290
030603 SCS S adopted	S406
030603 S Third Read and Passed - EC adopted - Consent	S406-407
031003 H First Read (w/EC)	H609
031103 H Second Read	H617
040103 Referred H Tax Policy Committee	H873
040803 Hearing Conducted H Tax Policy Committee	
041003 Voted Do Pass H Tax Policy Committee - Consent	
041503 Reported Do Pass H Tax Policy Committee - Consent	H1054
042403 H Third Read and Passed - EC adopted - Consent	
042403 Truly Agreed to and Finally Passed (w/EC)	

EFFECTIVE : Emergency Clause

SB 0270

SENATE SPONSOR Foster

0833S.01I

Establishes the Highway Patrol Trust Fund and imposes a
surcharge on licenses to fund it

020403 Hearing Conducted S Transportation Committee

SB 0271

SENATE SPONSOR Jacob

0059S.01I

Restricts big trucks to 65 mph on interstates and increases
diesel fuel tax and other registration fees

012303 Second Read and Referred S Transportation Committee S129

SB 0272

SENATE SPONSOR Bland

0690S.02I

Revises law concerning redevelopment of distressed communities

013003 Second Read and Referred S Ways and Means Committee S158

SB 0273

SENATE SPONSOR Bland

1045S.01I

SB 273 - This act extends the sunset date on the Kansas City public mass transportation sales tax from December 31, 2003 to December 31, 2005. This act also allows Kansas City to use moneys from the public mass transportation trust fund for intracommunity transit services conducted by the interstate transportation authority.

This act is identical to HB 122 (2003).
STEPHEN WITTE

011503 S First Read S84
012303 Second Read and Referred S Transportation Committee S129
031803 Hearing Conducted S Transportation Committee
040103 Voted Do Pass S Transportation Committee

EFFECTIVE : August 28, 2003

SB 0274

SENATE SPONSOR Caskey

1109S.01I

SCS/SB 274 - This act mandates insurance coverage for children's hearing aids to the age of 19. This mandated coverage will be required in all health policies issued or renewed after January 1, 2004. Insurers are prohibited from requesting hearing acuity information from the insureds. The mandated coverage does not apply to certain types of policies such as supplemental insurance policies or specified disease policies. The act describes what type of hearing aids are covered. Policies subject to this act must provide replacement hearing aids for the child at least every three years.

A health insurer or health benefit plan subject to this mandate may not limit the benefits payable for hearing aids to less than \$1,250 per hearing aid for each ear with a hearing

loss. An insured may choose a hearing aid higher than the benefit payable and may pay the difference between the price of the hearing aid and the benefit payable.

This act is similar to SB 838 (2002).
STEPHEN WITTE

011603 S First Read	S95-96
012303 Second Read and Referred S Small Business, Insurance and Industrial Relations Committee	S129
021903 Hearing Conducted S Small Business, Insurance and Industrial Relations Committee	
022003 SCS Voted Do Pass S Small Business, Insurance and Industrial Relations Committee	(1109S.02C)

EFFECTIVE : August 28, 2003

SB 0275

HCS SB 275

SENATE SPONSOR Russell HOUSE HANDLER Johnson (47)

1001L.02C

HCS/SB 275 This act repeals the authority of the Governor to convey certain tracts of land owned by the state in Cole County to either the General Services Administration or the Missouri Development Finance Board.

The act authorizes the Governor to convey to the Missouri State Penitentiary Redevelopment Commission certain state property located in Cole County known as the Missouri State Penitentiary. Further, the act allows for the property to be parceled out and conveyed at different times.

RICHARD MOORE

011603 S First Read	S96
012303 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S129
012903 Hearing Conducted S Economic Development, Tourism & Local Government Committee-Consent	
020503 Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent	
021003 Reported from S Economic Development, Tourism & Local Government Committee to Floor-Consent	S202
040303 S Third Read and Passed - Consent	S670
040303 H First Read	H928
040703 H Second Read	H941
040803 Referred H Local Government Committee	H964
041403 Hearing Conducted H Local Government Committee	
041403 HCS Voted Do Pass H Local Government Com. - Consent	
041503 HCS Reported Do Pass H Local Government Com.-Consent	H1052
042303 HCS H adopted	

042303 H Third Read and Passed - Consent
042803 S Calendar S Bills with H amendments (HCS)

/S945

EFFECTIVE : August 28, 2003

SB 0276

SENATE SPONSOR Jacob

1099S.02I

Creates the Educational Job Retraining Fund which shall be
funded by the repeal of the gambling loss limit

022503 Hearing Conducted S Ways and Means Committee

SB 0277

SENATE SPONSOR Jacob

1043S.01I

Excuses ophthalmologists from jury duty

022403 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

SB 0278

SENATE SPONSOR Steelman

0794S.02I

SCS/SB 278 - This act allows electrical corporations to
recover reasonably and prudently incurred costs for natural gas
and purchased electrical energy through energy adjustment rate
schedules. The schedules who must be filed with the commission
and may be implemented in conjunction with a general rate
proceeding or without a general rate proceeding.

An electrical corporation must to submit to a general rate
proceeding to determine the level of fuel costs contained in the
base rates prior to the initial establishment of the adjustment
rate schedules and must submit to a general rate proceeding every
three years if they choose to use the energy adjustment rate
schedules. During that proceeding the Commission may consider
the sensibility of the fuel costs and purchased power costs. The
Commission is authorized to adjust the electrical corporations
rate of return on equity in any general rate proceeding to
compensate for the reduction in risk resulting from the fuel
adjustment mechanism. Electrical corporations shall not avoid
any rate freeze conditions or other conditions that are a part of
any settlements of any general rate proceeding.

Changes in the rate schedules may be made as frequently as every 30 days. A "true-up" procedure similar to the purchase gas recovery for gas corporation will be used to remedy over-collections. Only certain electrical and natural costs which are specified are recoverable. If an electrical corporation has adjustment rate schedules on file with the PSC, they must also submit an energy adjustment report to the PSC by the 15th of each month.

The method for calculating the adjustment rates is specified in a calculation provided in the act. Adjustment rate schedules which are filed with the PSC must include detailed records, workpapers, and calculations for the PSC to make a determination on the level of the energy adjustment rate. Copies of such records must also be provided to the Office of Public Counsel. The adjustment rate schedules will be come effective 30 days after filing and are not subject to suspension by the PSC. Such filings shall be considered on an expedited basis and the procedure for handling such filings is specified.

This act contains and emergency clause.
CINDY KADLEC

011603 S First Read	S96
012303 Second Read and Referred S Commerce and Environment Committee	S129
012803 Hearing Conducted S Commerce & Environment Committee	
020403 SCS Voted Do Pass S Commerce and Environment Committee	(0794S.04C)

EFFECTIVE : Emergency Clause

SB 0279

SENATE SPONSOR Scott

0834S.01I

Establishes a licensing system for manufactured housing
setup contractors

021703 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

SB 0280

SS SS SCS SB 280

SENATE SPONSOR Scott

0410S.12P

SS/SS/SCS/SB 280 - This act enacts several tort reform
measures.

PRIVATE ATTORNEY RETENTION ACT (Sections 34.360 to 34.371) - State agencies that use a lawyer or law firm must obtain such services through open and competitive bids. Any state bank account with a value of over \$10,000 must be obtained through open and competitive bids. Any contract for legal services in excess of \$100,000 must receive a specific appropriation. At the conclusion of any legal proceeding in which outside legal services are used, certain reporting requirements are enacted. A state agency cannot pay expenses in excess of \$1,000 per hour for legal services.

LEGAL EXPENSE FUND (Section 105.711) - Adds attorneys practicing pro bono at tax-exempt nonprofit community social services centers to coverage from the Fund up to \$500,000. Adds physicians working in county jails to coverage from the Fund.

IMMUNITY ON LAND NEAR PUBLIC TRAILS (Section 258.100) Expands immunity from civil liability for certain landowners adjoining public trails from only certain first class counties to all political subdivisions.

SEAT BELT VIOLATIONS (Section 307.178) Under this provision, failure to wear a seat belt shall be considered as evidence of comparative negligence in a lawsuit. The failure to wear a seatbelt can also be admitted to mitigate damages without introducing expert evidence proving that the failure to wear the belt contributed to the injuries.

VENUE IN SUITS AGAINST NOT-FOR-PROFIT CORPORATIONS (355.176) Provides that venue shall be in county where the cause of action accrued or the county where the office of the registered agent of the corporation is maintained.

INTEREST ON JUDGEMENTS (Section 408.040) Claims for prejudgement and post-judgement interest in tort actions shall be calculated at an interest rate tied to the auction price for 52 week Treasury bills.

LIENS FOR HEALTH PRACTITIONERS (Section 430.225) - Allows liens for health practitioners who provide medical services to patients injured by tortfeasors. The original enactment of this section was rule unconstitutional by the Supreme Court based on a Hammerschmidt problem.

VENUE (Sections 508.010, 508.040 and 508.120) - This provision requires that venue in all tort actions, including torts for improper healthcare but excluding suits against motor carriers, shall only be in county where cause of action accrued or the county where the defendant resides. Residence for a corporation is either the county where the registered agent is located, or if no such agent exists, then Cole County. In suits against corporations, venue shall only be in the county where the cause of action accrued or the county of the corporation's

residence. The act allows any defendant to move for change of venue upon the adding of a new defendant if current venue would have been inappropriate if new defendant had initially been named.

VENUE TRANSFER (Section 508.075) A court shall dismiss or transfer venue for a cause of action accruing outside the county in which the court is located if there is another more convenient venue. The determination of convenience is based on a number of factors, including: location of accrual of cause, location of fact witnesses and health care providers, and residence of the parties. A motion to transfer venue may be filed within 90 days after answer is due. A party filing a case in a county where none of the defendants reside or where cause accrued shall bear the burden that the pending venue is more convenient than a forum in which defendants reside or cause accrued. If court grants the motion, then the case is either transferred or dismissed so that the plaintiff can file in a more convenient forum in another state. If the case is dismissed and the plaintiff files in another state with jurisdiction within six months, then defendants must accept service. If any defendant refuses or the court in the other forum refuses to accept jurisdiction, then the case is reinstated in the court where it was dismissed.

OBJECTIONS RAISED BY MOTION (Section 509.290) Adds convenient forum to the list of objections that may be raised by motion whether or not such objection appears in the pleadings.

PUNITIVE DAMAGES (Section 510.263) In tort actions, including for improper healthcare, the act allows discovery of defendant's assets only after judge determines that plaintiff has a submissible case on punitive damages. Includes definition of "punitive damages."

CLASS ACTION CERTIFICATION (Section 512.020) Orders granting or denying class certification shall be appealable. The court of appeals must accept the appeal, but the circuit court or court of appeals will have discretion on whether to stay proceedings pending appeal. Orders granting or denying a motion based on convenient forum shall be appealable.

SUPERSEDEAS BONDS (Section 512.099) This act establishes a \$50 million limit on supersedeas bonds if the appellant proves that it has unencumbered assets that equal or exceed the amount of the judgement in excess of \$50 million. If the appellant fails to maintain such level of assets or is purposely dissipating assets outside the ordinary course of business to avoid payment of the judgment, then the court may require a bond equal to the full amount of the judgment.

STATUTE OF LIMITATIONS IN CHILDHOOD SEXUAL ABUSE CASES (Section 516.600) - The act provides that the statute of limitations in actions to recover damages from injury caused by childhood sexual

abuse shall be ten years of the plaintiff turning 21 years of age or within three years of the date of discovering, or reasonably should have discovered, that the injury was caused by childhood sexual abuse, which occurs later.

JOINT AND SEVERAL LIABILITY (Section 537.067) Provides for joint and several liability for compensatory and noneconomic damages if a defendant is found to bear 10% or more of the fault, but only makes a defendant liable for their portion of fault for punitive damages.

MEDIATION (Section 537.072) This provision requires mediation for all tort actions unless the court finds that mediation has no chance of success.

PADDLESPOUT LIABILITY (Section 537.327) Limits liability of paddlesport outfitters for injury or death cause by inherent risks of paddlesport activities.

AFFIDAVITS IN TORT ACTIONS AGAINST LICENSED PROFESSIONALS (Section 537.530) This provision requires an affidavit from a similarly licensed professional supporting a cause of action for non-medical claims of professional negligence.

DEFINITIONS (Section 538.205) Adds long-term care facilities (convalescent, nursing and boarding homes) to definition of "health care provider" as used in tort actions based on improper health care. Modifies definition of "punitive damages" to include exemplary damages and damages for aggravating circumstances.

MEDICAL MALPRACTICE NONECONOMIC DAMAGES CAP (Section 538.210) This provision removes the words "per occurrence" to ensure that there is a single cap, and not multiple caps per incidents of medical malpractice as held by the court in Scott v. SSM Healthcare. Provides for a cap on noneconomic damages of \$350,000 and that periodic inflationary increases from the cap shall begin on August 28, 2003. Defines "defendant" to include an entity or person that is sued in an action against a health care provider or in action for rendering of health care services. No hospital or health care provider shall be liable for actions of entity or person who is not an employee of such hospital or health care provider.

AFFIDAVIT OF MERIT (Section 538.225) This provision would require (current law is discretionary) a court to dismiss any medical malpractice claim for which the plaintiff fails to file an affidavit stating that he or she has obtained the written opinion of a health care provider which states that the defendant failed to use such care as a reasonably prudent and careful health care provider would have under similar circumstances and that such failure caused the plaintiff's damages. The act limits extensions of time to file such affidavit to 90 days. The

provision also requires the expert to be licensed and actively practicing in substantially the same specialty as the defendant. Any defendant may request the court to review the opinion for a determination of whether the expert meets the qualifications of this section.

BENEVOLENT GESTURES (Section 538.227) This provision would make statements, writings, or benevolent gestures expressing sympathy or a general sense of benevolence relating to the pain, suffering, or death of a person involved in an accident inadmissible as evidence in a civil action. Statements of fault, however, shall not be inadmissible.

QUALITY ASSESSMENT RECORDS (Section 538.301) Prohibits certain quality assessment committee records, written proceedings or documents produced by or through the activities of any state or federal agency from being subject to release by subpoena or other means of compulsion or admissible in certain civil, criminal and administrative proceedings. Prohibits civil liability for a person's act done in good faith as a member of a quality assessment committee. Persons related to such committees cannot be compelled to testify with respect to such records and documents or actions taken by the committee.

SEVERABILITY CLAUSE (Section 1) The act includes a severability clause.

EFFECTIVE DATE OF ACT (Section 2) The act shall only apply to cases filed after August 28, 2003.

This act is similar to HCS/HB 273 (2003).
JIM ERTLE

011603 S First Read	S96
012703 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S137
021003 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
021203 Hearing Continued S Judiciary & Civil & Criminal Jurisprudence Committee	
030303 SCS Voted Do Pass S Judiciary & Civil & Criminal Jurisprudence Committee (0410S.08C)	
030503 Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor w/SCS	S397
031203 SS for SCS S offered (Bartle) (0410S.11F)	S464
031203 SS for SS for SCS S offered (Scott) (0410S.12F)	S464
031203 SA 1 to SS for SS for SCS S offered (Jacob)	S464-470
031203 SSA 1 for SA 1 to SS for SS/SCS S offered (Jacob)	S470-476
031203 Bill Placed on Informal Calendar	S476
031203 SSA 1 for SA 1 to SS for SS/SCS S withdrawn	S477
031203 SA 1 to SS for SS for SCS S withdrawn	S477
031203 SA 2 to SS for SS for SCS S offered (Jacob)	S477-483

031203 SSA 1 for Part 1 of SA 2 to SS for SS for SCS S offered & defeated (Jacob)	S483-485
031203 SSA 2 for Part 1 of SA 2 to SS for SS for SCS S offered & defeated (Steelman)	486-487
031203 Part 1 of SA 2 to SS for SS for SCS S defeated	S487
031203 Part 2 of SA 2 to SS for SS for SCS S defeated	S487-488
031203 Bill Placed on Informal Calendar	488
031303 SA 2 to SS for SS for SCS S withdrawn	S501
031303 SA 3 to SS for SS for SCS S offered & adopted (Bartle)	S501
031303 Bill Placed on Informal Calendar	S502
031303 SA 4 to SS for SS for SCS S offered & adopted (Bartle)	S503
031303 SA 5 to SS for SS for SCS S offered (Bartle)	S503
031303 SSA 1 for SA 5 to SS for SS for SCS S offered & withdrawn (Scott)	S503
031303 SA 5 to SS for SS for SCS S withdrawn	S503
031303 SA 6 to SS for SS for SCS S offered & adopted (Bartle)	S503-504
031303 SA 7 to SS for SS for SCS S offered & adopted (Steelman)	S504
031303 SA 8 to SS for SS for SCS S offered & adopted (Bartle)	S504
031303 SA 9 to SS for SS for SCS S offered & adopted (Bartle)	S504-505
031303 SA 10 to SS for SS for SCS S offered & adopted (Steelman)	S505
031303 SA 11 to SS for SS for SCS S offered (Kinder)	S505
031303 SSA 1 for SA 11 to SS for SS for SCS S offered & adopted (Jacob)	S505-506
031303 SA 12 to SS for SS for SCS S offered & withdrawn (Bartle)	S506
031303 SA 13 to SS for SS for SCS S offered (Steelman)	S506-507
031303 SSA 1 for SA 13 to SS for SS for SCS S offered & withdrawn (Bartle)	S507
031303 SSA 2/SA 13 to SS/SS/SCS S offered & adopted (Bartle)	S507
031303 SA 14 to SS for SS for SCS S offered & adopted (Scott)	S507
031303 SA 15 to SS for SS for SCS S offered & adopted (Childers)	S507
031303 SA 16 to SS for SS for SCS S offered (Scott)	S507-508
031303 SSA 1 for SA 16 to SS for SS for SCS S offered (Gibbons)	S508
031303 SA 1 to SSA 1 for SA 16 to SS for SS for SCS S offered & ruled out of order (Jacob)	S508
031303 Bill Placed on Informal Calendar	S508
031404 SSA 1 for SA 16 to SS for SS for SCS S adopted	S517
031403 SA 17 to SS for SS for SCS S offered (Steelman)	S517-518
031403 SA 1 to SA 17 to SS for SS for SCS S offered & ruled out of order (Caskey)	S518
031403 SSA 1 for SA 17 to SS for SS for SCS S offered & defeated (Caskey)	S518-519
031403 SSA 2 for SA 17 to SS for SS for SCS S	S519-520

offered & adopted (Gibbons)

031403 SA 18 to SS for SS for SCS S offered & S520
defeated (Jacob)

031403 SA 19 to SS for SS for SCS S offered & S520
adopted (Steelman)

031403 SA 20 to SS for SS for SCS S offered & S520-521
adopted (Loudon)

031403 SA 21 to SS for SS for SCS S offered (Steelman) S521

031403 SSA 1 for SA 21 to SS for SS for SCS S offered & S521
withdrawn (Bartle)

031403 SA 21 to SS for SS for SCS S defeated S521

031403 SS for SS for SCS, as amended, S adopted S521

031403 Perfected S521-522

031703 Reported Truly Perfected S Rules Committee to Floor S536

031703 Referred S Governmental Accountability & Fiscal S536
Oversight Committee

031803 Hearing Conducted S Governmental Accountability and
Fiscal Oversight Committee

031803 Voted Do Pass S Governmental Accountability and
Fiscal Oversight Committee

031803 Reported From S Governmental Accountability & Fiscal S551
Oversight Committee to Floor

031903 S Third Read and Passed S558

031903 H First Read H776

032003 H Second Read H813

040303 Referred H Judiciary Committee H926

041603 Hearing Conducted H Judiciary Committee

042203 Voted Do Pass H Judiciary Committee

EFFECTIVE : August 28, 2003

SB 0281

HCS SCS SB 281

SENATE SPONSOR Shields

HOUSE HANDLER Brown

1055L.05C

HCS/SCS/SB 281 - This act allows any first class county to
acquire, own, erect, operate, manage, and maintain buildings and
property outside the limits of the established seat of justice.

RICHARD MOORE

011603 S First Read S96

012303 Second Read and Referred S Economic Development, S129
Tourism & Local Government Committee

012903 Hearing Conducted S Economic Development, Tourism &
Local Government Committee-Consent

020503 Voted Do Pass S Economic Development, Tourism &
Local Government Committee-Consent

021003 Reported from S Economic Development, Tourism & S202
Local Government Committee to Floor-Consent

021303 Removed from S Consent Calendar S227

021903 Committee Vote Reconsidered S Economic Development,

Tourism & Local Government Committee

021903 SCS Voted Do Pass S Economic Development, Tourism &
Local Government Committee-Consent (1055S.03C)

022403 Reported From S Economic Development, Tourism & Local S290
Government Committee to Floor w/SCS-Consent

031003 SCS S adopted S415

031003 S Third Read and Passed - Consent S415-416

031003 H First Read H609

031103 H Second Read H617

040103 Referred H Local Government Committee H873

041003 Hearing Conducted H Local Government Committee

041003 HCS Voted Do Pass H Local Government Com. - Consent

041503 HCS Reported Do Pass H Local Government Com.-Consent H1052

042303 HCS H adopted

042303 H Third Read and Passed - Consent

042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0282

SENATE SPONSOR Shields

HOUSE HANDLER Brown

1039S.01T

SB 282 - This act changes the maximum amount of time a County Commission of a first class county may issue a lease or concession grant for certain public facilities from five years to seven years. Further, this act changes the maximum amount of time a County Commission of a first class county may operate such facilities without seeking bids when no private operators are interested or available.

RICHARD MOORE

011603 S First Read S96

012303 Second Read and Referred S Economic Development, S129
Tourism & Local Government Committee

012903 Hearing Conducted S Economic Development, Tourism &
Local Government Committee-Consent

020503 Voted Do Pass S Economic Development, Tourism &
Local Government Committee-Consent

021003 Reported from S Economic Development, Tourism & S202
Local Government Committee to Floor-Consent

021903 S Third Read and Passed - Consent S266

022003 H First Read H426

022403 H Second Read H435

030603 Referred H Local Government Committee H581

040303 Hearing Conducted H Local Government Committee

040703 Voted Do Pass H Local Government Committee - Consent

040803 Reported Do Pass H Local Government Committee-Consent H966

042203 H Third Read and Passed - Consent H1157-1158

042203 Truly Agreed to and Finally Passed S907

EFFECTIVE : August 28, 2003

SB 0283

SENATE SPONSOR Klindt

1056S.01I

SB 283 - Section 135.766, RSMo, containing the Small Business Tax Credit for Guaranty Fees in its entirety, was repealed by the General Assembly in SB 894 (2000). The Missouri Supreme Court then found that bill to be in violation of the clear title requirement in the Constitution. Thus, the Small Business Tax Credit for Guaranty Fees was never repealed and is still part of our laws. However, once SB 894 passed, the Revisor of Statutes removed the section from the printed version of the Revised Statutes. The Revisor is not authorized to re-publish a section of law that has been repealed by the legislature even if the Supreme Court has overturned that repeal. This act would serve to have the section re-published in the RSMo, but will not cause any substantive change to the current law.

JEFF CRAVER

011603	S First Read	S96
012303	Second Read and Referred S Small Business, Insurance and Industrial Relations Committee	S129
020503	Hearing Conducted S Small Business, Insurance & Industrial Relations Committee-Consent	
030503	Voted Do Pass S Small Business, Insurance & Industrial Relations Committee-Consent	
031003	Reported From S Small Business, Insurance & Industrial Relations Committee to Floor - Consent	S420
031303	Removed from S Consent Calendar	S500

EFFECTIVE : August 28, 2003

SB 0284

SENATE SPONSOR Loudon

0967S.02I

Includes certain pro bono attorneys in legal expense fund

012303	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S129
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SB 0285

SENATE SPONSOR Dougherty

0965S.01I

Repeals the \$500 gambling boat loss limit

022503 Hearing Conducted S Ways and Means Committee

****SB 0286****

SENATE SPONSOR Dougherty

1049S.01I

SB 286 - This act allows metropolitan school districts (the Board of St. Louis Public Schools) the power to raise the compulsory attendance age to seventeen, whereas in all other school districts the compulsory attendance age is sixteen. Such a resolution changing the compulsory attendance age can only take effect after the school year during which the resolution is passed. The act also allows school boards to raise the mandatory age for part-time attendance from fifteen to sixteen.

The act also exempts the parents of home school students above the age of sixteen in the city of St. Louis from the requirements that specify hours of instruction and maintaining certain records (i.e. written record, academic samples, evaluations). Further, the act allows home school educators of students over sixteen in the city of St. Louis to only supply a written statement that the pupil is attending home school as a defense against any prosecution for educational neglect or violation of the compulsory attendance law.

This act is identical to SB 858 (2002).
DONALD THALHUBER

011603 S First Read	S96
012303 Second Read and Referred S Education Committee	S129
012803 Hearing Conducted S Education Committee	
021103 Voted Do Pass S Education Committee	

EFFECTIVE : August 28, 2003

****SB 0287****

SENATE SPONSOR Childers

0730S.03I

SCS/SB 287 - This act removes work done on behalf of schools from the requirements of the Prevailing Wage Laws unless a majority of the governing body of the school vote to subject their educational institution to the prevailing wage law.
RICHARD MOORE

011603 S First Read	S96-97
012303 Second Read and Referred S Small Business, Insurance and Industrial Relations Committee	S129
021203 Hearing Conducted S Small Business, Insurance and Industrial Relations Committee	
022003 SCS Voted Do Pass S Small Business, Insurance and	

Industrial Relations Committee (0730S.04C)

EFFECTIVE : August 28, 2003

SB 0288

SCS SB 288

SENATE SPONSOR Dolan

HOUSE HANDLER Davis (19)

1051S.03T

SB 288 - This act changes the time for the owner of lost property to prove property ownership from one year to 90 days after publication.

SARAH MORROW

011603	S First Read	S97
012803	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S143
021703	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
021703	SCS Voted Do Pass S Judiciary and Civil & Criminal Jurisprudence Committee-Consent (1051S.03C)	
022403	Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor w/SCS-Consent	S288
030403	SCS S adopted	S366
030403	S Third Read and Passed - Consent	S367
030403	H First Read	H540
030503	H Second Read	H549
031303	Referred H Local Government Committee	
040703	Hearing Conducted H Local Government Committee	
041003	Voted Do Pass H Local Government Committee - Consent	
041503	Reported Do Pass H Local Government Committee-Consent	H1052
042403	H Third Read and Passed - Consent	
042403	Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0289

SENATE SPONSOR Dolan

HOUSE HANDLER Dempsey

1070S.01P

SB 289 - This act names the portion of Highway 71 within Jasper County the "Trooper Charles P. Corbin Memorial Highway".
STEPHEN WITTE

HCA 1 - NAMES A PORTION OF INTERSTATE 29 WITHIN HOLT COUNTY THE
"WILLIAM 'BILL' LARK MEMORIAL HIGHWAY"

011603	S First Read	S97
012303	Second Read and Referred S Transportation Committee	S129
020403	Hearing Conducted S Transportation Committee-Consent	

021103 Voted Do Pass S Transportation Committee-Consent
021703 Reported From S Transportation Committee to S233-234
Floor-Consent
022503 S Third Read and Passed - Consent S305
022603 H First Read H473
022703 H Second Read H483
031303 Referred H Transportation & Motor Vehicle Committee
040203 Hearing Conducted H Transportation & Motor Vehicle
Committee
040903 Voted Do Pass w/HCA 1 H Transportation & Motor
Vehicle Committee - Consent
040903 Reported Do Pass w/HCA 1 H Transportation & Motor H991
Vehicle Committee - Consent
042203 HCA 1 H adopted H1159
042203 H Third Read and Passed, as amended - Consent H1160/S907
042803 S Calendar S Bills with H amendments (HCA 1)

EFFECTIVE : August 28, 2003

SB 0290

SCS SBs 125 & 290

SENATE SPONSOR Gross

0922S.01I

011603 S First Read S97
012303 Second Read and Referred S Commerce and Environment S129
Committee
020403 Hearing Conducted S Commerce & Environment Committee
030403 Bill Combined (SCS SBs 125 & 290) S Commerce &
Environment Committee

EFFECTIVE : August 28, 2003

SB 0291

SENATE SPONSOR Caskey

1124S.01I

SCS/SB 291 - This act creates a tax credit against the private car ad valorem tax. The act enables a freight line company to have a credit equal to the amount of eligible expenses incurred during the immediately preceding calendar year against this tax. The term "eligible expenses" is defined as those incurred in the state to maintain to improve a freight line company's qualified rolling stock. The state will reimburse any political subdivision losing revenue as a result of this act.

JEFF CRAVER

012103 S First Read S102
012703 Second Read and Referred S Ways and Means Committee S137
021803 Hearing Conducted S Ways and Means Committee

022503 SCS Voted Do Pass S Ways & Means Comm. (1124S.02C)

EFFECTIVE : August 28, 2003

SB 0292

SENATE SPONSOR Yeckel

1053S.01T

SB 292 - This act provides that no person, other than the cardholder shall disclose more than the last five digits of a credit card or debit card account number on a sales receipt provided to the cardholder for merchandise sold in this state.

JIM ERTLE

012103	S First Read	S102
012703	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S137
020303	Hearing Conducted S Financial & Governmental Org, Veterans' Affairs & Elections Committee	
021303	Voted Do Pass S Financial & Governmental Organ., Veterans' Affairs & Elections Committee - Consent	
021703	Reported From S Financial & Governmental Organization Veterans' Affairs & Elections Com. to Floor-Consent	S233
022403	S Third Read and Passed - Consent	S292
022503	H First Read	H457
022603	H Second Read	H463
031303	Referred H Financial Services Committee	
040803	Hearing Conducted H Financial Services Committee	
040803	Voted Do Pass H Financial Services Committee-Consent	
040903	Reported Do Pass H Financial Services Com. - Consent	H990
042303	H Third and Passed - Consent	
042303	Truly Agreed to and Finally Passed	S942

EFFECTIVE : August 28, 2003

SB 0293

SENATE SPONSOR Vogel

HOUSE HANDLER Deeken

0957S.01T

SB 293 - This act modifies the requirement for filing an income tax return to allow the Department of Revenue to specify a minimum income greater than the current law's minimum of \$1,200 for residents and \$600 for non-residents.

JEFF CRAVER

012103	S First Read	S102
012703	Second Read and Referred S Ways and Means Committee	S137
031103	Hearing Conducted S Ways and Means Committee	
031203	Voted Do Pass S Ways and Means Committee - Consent	

031303	Reported From S Ways & Means Com. to Floor - Consent	S499
040203	S Third Read and Passed - Consent	S648
040203	H First Read	H908
040303	H Second Read	H917
040703	Referred H Tax Policy Committee	H944
041003	Hearing Conducted H Tax Policy Committee	
041003	Voted Do Pass H Tax Policy Committee - Consent	
041503	Reported Do Pass H Tax Policy Committee - Consent	H1054
042303	H Third Read and Passed - Consent	
042303	Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0294

SCS SB 294

SENATE SPONSOR Vogel

HOUSE HANDLER Mayer

0956S.02T

SCS/SB 294 - This act gives the Lottery Commission the authority to require a fingerprint background check on any person seeking employment or employed by the commission. The background check includes a check of the Missouri Criminal Records Repository and gives the Commission the authority to run a national check with the FBI, if the Commission deems it necessary.

The act requires the Gaming Commission to conduct a criminal history check, if the Commission feels it is warranted, on certain key persons seeking issuance or renewal of a bingo equipment and supplies manufacturer or supplier license. The Gaming Commission must also do a criminal history check, if the Commission feels it is warranted, on any person seeking employment with the commission and any person seeking the issuance or renewal of an excursion gambling boat license.

This act is similar to SB 367 (2003) and SB 1220 (2002).
JIM ERTLE

012103	S First Read	S102
012703	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S137
021003	Hearing Conducted S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	
022003	SCS Voted Do Pass S Financial & Governmental Organ., Veterans' Affairs & Elect. Comm.-Consent (0956S.02C)	
022403	Reported From S Financial & Governmental Organization Vet. Affairs & Elections Com. to Floor w/SCS-Consent	S289
030403	SCS S adopted	S377
030403	S Third Read and Passed - Consent	S377
030503	H First Read	H563
030603	H Second Read	H572
031303	Referred H Crime Prevention and Public Safety Com.	H684

040803 Hearing Conducted H Crime Prevention and Public
Safety Committee
040803 HCS Voted Do Pass H Crime Prevention & Public Safety
Committee - Consent
041503 HCS Reported Do Pass H Crime Prevention & Public H1046
Safety Committee - Consent
042303 HCS H defeated
042303 H Third Read and Passed
042303 Truly Agreed to and Finally Passed S945

EFFECTIVE : August 28, 2003

SB 0295

HCS SCS SB 295

SENATE SPONSOR Shields

HOUSE HANDLER Schlottach

1060L.04C

HCS/SCS/SB 295 - This act modifies the provisions of the delinquent tax collection laws concerning the sale of lands pursuant to such collections.

The act extends the collection laws to include mineral rights and royalty interests with the scope of items subject to sale to discharge a tax lien.

The act removes the provisions that allow partial sales of land to satisfy taxes.

The act reduces the time that the Treasurer must hold the proceeds from the sale on behalf of absent owners from seven to three years. Where there is no trustee in a county or if there is a trustee that has not taken the property after a third offering of sale where no sale occurred, the collector may then sell property at any time and for any amount.

The act removes the requirement that the collector notify the person entitled to any excess funds from the sale.

Concerning the duty of a purchaser of delinquent property to record the purchase, this act modifies that provision to require recording within two years instead of the current four year requirement.

The act reduces the redemption time for receiving land purchased at a sale from two years to one.

The act extends the Collector's fees to include a title search fee, and allows the collector to charge for the recording fee. When a collector charges for the recording fee he or she is responsible for recording the deed.

The act modifies the provisions concerning the rights of subsequent purchasers where a primary purchaser has caused taxes

on the property to become delinquent. In such case, the first purchaser will forfeit all liens on such property.

JEFF CRAVER

012103	S First Read	S102
012703	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S137
020503	Hearing Conducted S Economic Development, Tourism & Local Government Committee-Consent	
030503	SCS Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent (1060S.03C)	
031003	Reported From S Economic Development, Tourism & Local Government Committee to Floor w/SCS - Consent	S418
033103	SCS S adopted	S601
033103	S Third Read and Passed - Consent	S601
040103	H First Read	H860
040203	H Second Read	H881
040703	Referred H Local Government Committee	H944
041003	Hearing Conducted H Local Government Committee	
041003	HCS Voted Do Pass H Local Government Com. -Consent	
041503	HCS Reported Do Pass H Local Government Com.-Consent	H1052
042303	HCS H adopted	
042303	H Third Read and Passed - Consent	
042803	S Calendar S Bills with H amendments (HCS)	

EFFECTIVE : August 28, 2003

SB 0296

HCS SCS SB 296

SENATE SPONSOR Griesheimer HOUSE HANDLER Sutherland

1130L.04C

HS/HCS/SCS/SB 296 - Currently, the State Board of Education offers three professional levels of teaching certificates. This act replaces the three-tier system with a two-tier system comprising of an initial four-year professional certificate and a career continuous professional certificate.

Possessors of the initial professional certificate shall:

- (1) Participate in a mentoring program approved and provided by the district for a minimum of two years;
- (2) Complete thirty contact hours of professional development which may include classroom hours in an appropriate college curriculum; and
- (3) Participate in a beginning teacher assistance program.

The career continuous professional certificate shall be issued upon successful completion of four years of teaching under, and completion of the requirements for, the initial professional certificate and shall:

(1) Be perpetual, based upon verification of actual employment in an educational position; and

(2) Be valid, provided that the possessor annually and successfully completes fifteen contact hours of professional development. However, the professional development requirements shall be waived for any individual who has a professional development plan in place with their local school district and who meets two of the following three criteria: ten years of teaching experience; a master's degree; rigorous national certification as approved by the state board of education.

The act contains a provision which allows the possessor of a valid career continuous professional certificate who is not exempt from the professional development requirements and who fails to meet the annual fifteen-hour professional development requirement to, within two years, make up the missing hours. If the possessor of a career continuous professional certificate fails to make up the missing hours within two years, that person's certificate shall become inactive. In order to reactivate the certificate, the possessor must complete twenty-four contact hours of professional development within six months of reactivating their certificate.

Further, this act allows a teacher who has not been employed in an educational position for three years or more to reactivate their last level of certification by completing twenty-four contact hours of professional development six months prior to or after reactivating their certificate.

Anyone who holds, as of August 28, 2003, a valid PC-I, PC-II, or continuous professional certificate shall, upon expiration of their current certificate, be issued the appropriate level of certificate based upon the classification system established by this act.

Also, the act exempts all valid teaching certificates issued prior to September 1, 1988 from the professional development requirements of the act.

Additionally, the act mandates that the State Board grant, upon an appropriate background check, a teaching certificate aligned with an applicant's current area of certification, commensurate with the years of teaching experience, to any person who is hired to teach in a public school in this state and who possesses a valid teaching certificate from another state. Further, this substitute removes a provision from Section 161.092, RSMo, which articulates a similar, yet conflicting, policy in this regard.

Further, the act allows the State Board to assess a fee to holders of an initial professional certificate for the issuance of the career continuous professional certificate. However, such fee shall not exceed the combined costs of issuance and any

criminal background check required as a condition of issuance.

Current law allows holders of a doctor of philosophy degree to be granted a certificate under certain conditions. This act replaces the term "doctor of philosophy" with "doctoral degree".

Also, this act adds "enticement of a child" and "attempting to entice a child" to the list of sexual offences for which a certificate of license to teach may be either revoked or not issued.

When a certificate holder pleads guilty or is found guilty of any offense that would authorize the state board of education to seek discipline against that holder's certificate, the local board of education or DESE shall immediately provide written notice to the state board of education and the attorney general regarding the plea of guilty or finding of guilty.

Further, this act adds a condition to the State Board of Education's authority to classify the public schools of this state. The act states that any rule requirements for the purpose of classifying the public schools must be in place for two years prior to implementation. However, the "two years prior to implementation" condition shall not apply to any requirement for which a time line for adoption is mandated in either federal or state law.

This act contains the provisions of the SCS/HCS/HB 281 and the HCS/SS/SCS/SB 265.

DONALD THALHUBER

HA 1 - TECHNICAL AMENDMENT; CHANGES REFERENCES OF "MUST" TO "SHALL"

012103 S First Read	S102
012703 Second Read and Referred S Education Committee	S137
020403 Hearing Conducted S Education Committee	
021103 SCS Voted Do Pass S Education Committee (1130S.02C)	
021803 Committee Vote Reconsidered S Education Committee	
021803 SCS Voted Do Pass S Education Committee-Consent (1130S.02C)	
022403 Reported From S Education Committee to Floor w/SCS - Consent	S288
030303 SCS S adopted	S353-354
030303 S Third Read and Passed - Consent	S354
030403 H First Read	H540
030503 H Second Read	H549
030603 Referred H Education Committee	H581
031203 Re-referred H Special Committee on General Laws	H663
032003 Hearing Conducted H Special Committee on General Laws	
032003 HCS Voted Do Pass H Special Committee on General Laws	
040803 HCS Reported Do Pass H Special Committee on General	H966

Laws Committee

041703 HS for HCS H offered (Sutherland) (1130L.07F) H1104
041703 HA 1 to HS for HCS H offered & adopted (Sutherland) H1104
041703 HA 2 to HS for HCS H offered (Crawford) H1104
041703 HS for HCS, as amended, H adopted H1104
041703 H Third Read and Passed H2204/S879
042803 S Calendar S Bills with H amendments (HS for HCS)

EFFECTIVE : August 28, 2003

SB 0297

SENATE SPONSOR Griesheimer

0986S.02P

SB 297 - This act provides that a state department, division or agency operating a state facility must allow access to its sewer line to a residential or commercial customer within the same sewer district or municipal sewerage system provided certain conditions are met.

The customer must provide written notice to the state department, division or agency that the customer wishes to connect to the state's sewer line. The state entity must then notify the Division of Design and Construction and either the sewer district or municipal sewerage system of the request. An engineer chosen by the customer with experience in sewer design and construction shall then investigate and report to the division of design and construction and the state entity operating the sewer line on the ability of the sewer line to satisfactorily process the additional sewage to be generated by the customer. All costs of the engineer shall be paid by the customer.

The Division of Design and Construction shall approve the request for connection unless good cause is demonstrated that the sewer line is unable to satisfactorily process the additional sewage. The sewer district or municipal sewerage system shall approve the request for connection unless it can demonstrate good cause that the sewerage system is unable to satisfactorily process the additional sewage. If the customer is rejected, then appeal lies with the circuit court.

If the customer's request is approved, the customer is responsible for all costs associated with the construction and future maintenance of the connection. The state entity operating the sewer line is authorized to charge a reasonable fee for the connection.

This act will not apply to sewer lines connected to package treatment plants.

JIM ERTLE

012103	S First Read	S102
012703	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S137
020303	Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
022003	Voted Do Pass S Financial & Governmental Organ., Veterans' Affairs & Elections Committee - Consent	
022403	Reported From S Financial & Governmental Organization Veterans Affairs & Elections Com. to Floor-Consent	S289
030403	S Third Read and Passed - Consent	S377
030503	H First Read	H563
030603	H Second Read	H572
031303	Referred H Communications, Energy & Technology Com.	H684
031803	Hearing Conducted H Communications, Energy & Technology Committee	
041503	HCS Voted Do Pass H Communications, Energy & Technology Committee	

EFFECTIVE : August 28, 2003

SB 0298

HCS SS SCS SB 298

SENATE SPONSOR Griesheimer

HOUSE HANDLER Johnson (47)

1128L.10C

HCS/SS/SCS/SB 298 - This act removes a provision of the liquor control law which has been found unconstitutional as a violation of the Establishment Clause of the First Amendment to the U.S. Constitution and as an improper delegation of sovereign power to a church, in *Larkin v. Grendel's Den*, 459 U.S. 116. The act no longer allows a Board of Directors of a school or the managing Board of a church to grant a waiver for the sale of intoxicating liquor within one hundred feet of their respective school, church, or other building regularly used as a place of religious worship.

The act allows the governing body of any city, town or village by ordinance to prohibit the sale of intoxicating liquor within three hundred feet of a school, church, or other building regularly used as a place of religious worship.

The act changes the time of opening from 11:00 a.m. to 9:00 a.m. for the sale of packaged liquor at retail and the sale of liquor on Sundays in restaurant bars, amusement places, and places of entertainment. The act also changes the time on Sundays in which intoxicating liquor by the drink may begin being sold from 11:00 a.m. to that of 8:00 a.m. on property in Jackson County that is primarily used for professional sporting events. Further, the act changes the time on Sundays in which intoxicating liquor by the drink at retail for consumption on the premises of any restaurant bar or in an establishment having at least thirty rooms for the overnight accommodation of transient guests may begin being sold from 11:00 a.m. to that of 9:00 a.m.

The act prohibits the holder of a microbrewer's license, his agents, or affiliates from possessing more than ten licenses to sell intoxicating liquor by the drink at retail for consumption on such premises. Further, the act exempts microbrewer's who hold a license to sell intoxicating liquor by the drink at retail for consumption on the premises to sell their product that was produced on-site without complying with Section 311.280, RSMo. However, all other intoxicating liquor sold by the drink at retail for consumption on the microbrewer's premises must be obtained in compliance with Section 311.280, RSMo.

To obtain a permit to sell malt liquor in excess of three and two-tenths percent and below that of five percent by weight, in the original package, not for resale, a fee of fifty dollars rather than fifteen is now required. Any person licensed to sell malt liquor containing alcohol in excess of three and two-tenths percent by weight and not in excess of five percent by weight under Section 311.200(2) RSMo, may also sell malt liquor at retail between the hours of 9:00 a.m. and midnight on Sunday.

A fee of twenty five dollars shall be required of all licensees who may sell malt liquor at retail by the drink for consumption on the premises where sold, pursuant to Section 311.200(3), RSMo. Such license holders may sell malt liquor at retail between the hours of 9:00 a.m. and midnight on Sunday. A fee of fifty dollars shall be required of all license holders of a permit to sell malt liquor and fine wines of less than fourteen percent by weight at retail per year.

A fee of fifty dollars shall be required of all licensees who may sale of malt liquor and light wines containing not in excess of fourteen percent of alcohol by weight made exclusively from grapes, berries and other fruits and vegetables, at retail by the drink for consumption on the premises where sold

The act, in Section 311.260, divides the current statutory language into a more understandable form and adds an exemption to the limit of three liquor licenses pursuant to Section 311.260, RSMo, for establishments having at least thirty rooms for the overnight accommodation of transient guests.

The act adds a new subsection to Section 311.280, RSMo, which prohibits a licensed retailer from selling liquor or nonintoxicating beer with an alcohol content below five percent by weight to a customer in an original carton, if the carton has been mutilated, torn apart, or cut apart. Additionally the retailer may not repackage said substance in a misleading manner or if required labeling would be omitted or obscured.

The act combines the subsections of Section 311.290, RSMo, which addresses the prohibition of the sale, gift, or other disposal of intoxicating liquor between the hours of 1:30 a.m.

and 6:00 a.m. by a license holder on or about the owners premises.

The act allows a license holder for the sale of intoxicating liquor to make such sales between the hours of 9:00 a.m. and midnight on sundays upon receipt of a special licenses for such purpose.

The act modifies Section 311.325 RSMo, resulting in language that states a manufacturer-sealed container describing the intoxicating liquor therein need not be opened or tested to verify said liquid is contained therein for purposes of Chapter 311, RSMo. An alleged violator may challenge that the contents of the container are not an nonintoxicating liquor, but the burden of proof is on the alleged violator.

The act clarifies that Section 311.328 RSMo, applies only to a valid or unexpired operator's or chauffeur's license. The act also expands the requirement of presentation of identification for the purpose of purchasing alcohol and the like to residents of all states rather than only five as in current law.

The act removes subsection 2 of Section 311.360, RSMo, which addresses the sale of malt liquor that is manufactured at a facility other than that of the individual who's name appears on the label.

The act repeals provisions of current law that allow savings and loan association and credit unions to sell intoxicating liquor they have repossessed as collateral

The act, in Section 311.630, RSMo, allows peace officers designated under the Director of Liquor Control to make arrests and searches and seizures related to violations of intoxicating liquor and nonintoxicating beer pursuant to Chapters 311 and 312, RSMo. Further such individuals may make arrests, searches and seizures related to violations of Section 407.924 to 407.934, RSMo, which relate to tobacco products. The act removes the stated training requirements for such peace officers and in lieu of such requirements, requires that the individual be appointed, qualified under Section 311.620, RSMo, and hold a valid peace officer license under Chapter 590, RSMo.

The act modifies Section 312.407, RSMo, resulting in language that states a manufacturer-sealed container describing the nonintoxicating beer therein need not be opened or tested to verify said liquid is contained therein for purposes of Chapter 312, RSMo. An alleged violator may challenge that the contents of the container are not an nonintoxicating beer, but the burden of proof is on the alleged violator.

The act, under Section 312.410, RSMo, modifies current language and prevents a license holder from selling, giving or

permitting consumption of any nonintoxicating beer between the hours of one-thirty a.m., and six a.m. upon or about the license holders premises.

The act requires a liquor retailer to attach a label to each keg that is sold for off-premise consumption. The purchaser of the keg is required to present positive identification, and the retailer must keep records regarding the identification of the keg and purchaser. The purchaser must also sign a statement acknowledging that the misuse of the keg or its contents may result in civil liability, criminal prosecution, or both. The retailer must keep the registration records for three months. The retailer may not refund a keg deposit unless the label is attached to the keg when returned. The provisions of law regarding keg registration become effective on July 1, 2004.
RICHARD MOORE

012103 S First Read	S102
012703 Second Read and Referred S Commerce & the Environment Committee	S137
020403 Re-referred S Economic Development, Tourism & Local Government Committee	S170
021203 Hearing Conducted S Economic Development, Tourism & Local Government Committee	
022603 SCS Voted Do Pass S Economic Development, Tourism, & Local Government Committee (1128S.05C)	
030603 Reported From S Economic Development, Tourism & Local Government Committee to Floor w/SCS	S403
031903 SS for SCS S offered (Griesheimer) (1128S.06F)	S559
031903 SA 1 to SS for SCS S offered & adopted (Childers)	S559
031903 SA 2 to SS for SCS S offered (Childers)	S559
031903 Bill Placed on Informal Calendar	S559
031903 SSA 1 for SA 2 to SS for SCS S offered & adopted (Kinder)	S564
031903 SA 3 to SS for SCS S offered & adopted (Steelman)	S564-565
031903 SS for SCS, as amended, S adopted	S565
031903 Perfected	S565
031903 Reported Truly Perfected S Rules Committee to Floor	S569
032003 S Third Read and Passed	S578-579
032003 H First Read	H835
032403 H Second Read	H844
040303 Referred H Local Government Committee	H926
041703 Hearing Conducted H Local Government Committee	
042403 HCS Voted Do Pass H Local Government Committee	
042403 HCS Reported Do Pass H Local Government Committee	

EFFECTIVE : August 28, 2003

SB 0299

SCS SBs 299 & 40

SENATE SPONSOR Champion

HOUSE HANDLER Bearden

0682S.08C

HS/SCS/SBs 299 & 40 This act provides that the Budget Director must develop and implement a performance-based budgeting system that establishes goals and objectives, provides detailed measures of program and fund performance against attainment of planned outcomes, and provides for program evaluation. The Governor may consider outcome measures used for each program and fund as compared with the attainment of the established goals and objectives of the program and fund over the past three fiscal years in preparing budget recommendations to the General Assembly. The General Assembly shall consider such outcome measures and attainment of goals and objectives for each program and fund in approving appropriation levels for each program and fund.

The Governor's budget recommendations, which are annually submitted to the General Assembly, shall include all outcome measures and attainment of established goals and objectives of each program and fund for the past three fiscal years and the projected outcome measures for each program and fund for the current fiscal year and the next two fiscal years, the most recent reports done by the State Auditor's office, and any evaluations done by the Oversight Division of the Committee on Legislative Research.

The act requires a performance based budgeting review of each department and agency at least once every five years, beginning after January 1, 2005. The chairpersons of the House Budget Committee and Senate Appropriations Committee and the Director of the Division of Budget and Planning shall review the outcome measures used for programs and funds within the department, division or agency being reviewed.

This act creates the Missouri Sunset Act. Each new program enacted into law will sunset after a period of not more than six years. A program may be re-authorized for a period of up to twelve years. The Committee on Legislative Research may recommend to the general assembly that existing programs also be sunset.

Two years before a program is scheduled to sunset, the agency responsible for administering the program is required to submit certain information regarding the public need for the program to continue in existence to the Committee. The Committee shall then hold public hearings and issue a report to the general assembly with recommendations on whether the program should continue, be reorganized, sunset or consolidated within state agencies not under review. Any recommendations that do not require statutory change shall be presented to the state auditor and used by the auditor in its next scheduled audit of the program to see how the agency has implemented the recommendations.

Programs that have been inactive for the two-year period

prior to the scheduled sunset may be exempted from reporting, hearing and evaluation requirements. During each legislative session, Committee staff shall monitor legislation affecting programs that have undergone review and periodically report to the Committee any proposed legislative changes that would modify prior recommendations. Nothing in this act precludes the general assembly from terminating a program at an earlier date.

A program that is sunset shall continue in existence until September first of the following year. Any moneys remaining after sunset shall be transferred to general revenue. Property and records shall either go to the office of administration or a designated state agency. Bond indebtedness and other written obligations shall remain in effect until the terms are completed and paid in full.

The Committee may inspect the records of any state agency and shall have the full cooperation of state agencies and officials. Any state employee displaced by the sunset of a program shall be assisted by the state in relocating the displaced employee.

This act provides that the governor shall not propose expenditures, nor shall the general assembly appropriate, in excess of the revenue estimate prepared pursuant to this act. The revenue estimate shall be the lesser of the anticipated revenue estimate as prepared under current law or the actual amount of general revenue spent for the most recently completed fiscal year, exclusive of refunds, as modified by any percentage increase or decrease in the Consumer Price Index for the past two fiscal years, any percentage increase or decrease in population change for the past two fiscal years, any percentage increase in productivity for the past two fiscal years, and any increase in state spending approved by the voters.

The act creates the "Excess Revenue Collections Fund". Any general revenue received by the state in excess of the revenue estimate shall be deposited in the Fund. The fund balance shall not exceed an amount equal to 7.5% of the general revenue collections in the most recently completed fiscal year. Any amount in excess of 7.5% of the net general revenue collections at the close of a fiscal year shall be transferred to the general revenue fund. The maximum amount that may be appropriated from the fund shall be one-half the balance in the fund on the first day of the prior fiscal year. Moneys deposited in the fund shall not be expended during the fiscal year in which they are received. The General Assembly may, in any successive fiscal year after the moneys are deposited into the fund, appropriate such moneys for nonrecurring expenditures by a majority vote of each chamber.

This act is similar to SCS/SB 544 and SS/SB 28 (2003).
JIM ERTLE

012103	S First Read	S102
012303	Second Read and Referred S Governmental Accountability and Fiscal Oversight Committee	S129
012703	Hearing Conducted S Governmental Accountability and Fiscal Oversight Committee	
020303	SCS Voted Do Pass (SCS SBs 299 & 40) S Governmental Accountability & Fiscal Oversight Comm. (0682S.08C)	
020603	Reported From S Governmental Accountability & Fiscal Oversight Committee to Floor w/SCS	S187
021303	SCS S adopted	S222-223
021303	Perfected	S223
021303	Reported Truly Perfected S Rules Committee	S227
022003	S Third Read and Passed	S280
022003	H First Read	H426
022403	H Second Read	H435
030603	Referred H Budget Committee	H581
031203	Hearing Conducted H Budget Committee	
031203	Voted Do Pass H Budget Committee	
031303	Reported Do Pass H Budget Committee	S684
041403	HS H offered (Bearden) (0682L.09F)	H1019
041403	Placed on H Calendar for Third Reading	H1019
042203	HS (Part 1) H adopted	H1148-1149
042203	HA 1 to HS(Part II) H offered & adopted (Bearden)	H1149-1150
042203	HA 2 to HS(Part II) H offered & defeated (Johnson 90)	H1150-1151
042203	HA 3 to HS(Part II) H offered & adopted (Riback Wilson)	H1151-1152
042203	HA 4 to HS(Part II) H offered & defeated (Johnson 90)	H1152
042203	HS(Part II), as amended, H adopted	H1153
042203	H Third Read and Passed	H1153/S905
042803	S Calendar S Bills with H amendments (HS, as amend.)	

EFFECTIVE : August 28, 2003

SB 0300

SCS SB 300

SENATE SPONSOR Cauthorn

0737S.05C

SCS/SB 300 - This act regulates the licensing and
registration of anesthesiologist assistants.

New definitions are provided relating to anesthesiologist
assistants (Section 334.400). An anesthesiologist assistant can
assist the supervising anesthesiologist in developing and
implementing an anesthesia care plan for a patient.

Anesthesiologist assistants are prohibited from:

- Prescribing medications;
- Administering any drugs or devices that are beyond the
authority of the supervising anesthesiologist;
- Practicing without the supervision or the immediate
availability of the supervising anesthesiologist; and

- Billing patients for services.

Anesthesiologist assistants must be clearly identified and addressed as such to prevent them from being mistaken as a physician (Section 334.402).

An anesthesiologist assistant can apply for a license by filling out the appropriate application forms and paying the required application fee as promulgated by the board of healing arts. Upon approval of the application, the Board shall issue a license to be valid for two years (Section 334.404).

A temporary license may be granted upon the payment of a temporary license fee, the submission of all required documents, and the applicant meeting the necessary qualifications. The temporary license shall be valid until the results of the examination are announced (Section 334.406).

A licensed anesthesiologist assistant may apply to the Board to be placed on the inactive status list. An anesthesiologist assistant may return to active status by notifying the Board of the intention to resume the practice, paying the appropriate fees, and meeting all the licensure requirements of the Board (Section 334.408).

A licensed anesthesiologist assistant that wishes to retire must file with the Board an affidavit stating the date of retirement and any other facts necessary to verify retirement (Section 334.410).

Upon the payment of a fee and documentation of all locations of previous practice and licensure, the Board can issue a license to any licensed out-of-state applicant without examination or additional certification. The Board shall have the authority to negotiate reciprocal compacts with licensing boards of other states for the admission of licensed anesthesiologist assistants from Missouri (Section 334.412).

The Board shall issue a certificate of registration to any applicant that meets the qualifications for an anesthesiologist assistant and has paid the required fee. The Board shall have the authority to issue subpoenas and establish guidelines for anesthesiologist assistants. The Board may refuse to issue, suspend, or renew a certificate of registration or license or may file a complaint for any of the outlined causes in this section. Administrative hearing procedures will apply. Upon a finding by the administrative hearing commission, the Board may censure, place on probation for up to ten years, suspend for up to seven years, or revoke a person's certificate of registration or license. Any person violating any of the provisions of Section 334.400 to Section 334.430 is guilty of a Class A misdemeanor (Section 334.414).

Every licensed anesthesiologist assistant must renew their certificate of registration on or before the renewal date. A blank application form for registration will be mailed to every licensee at their last known office or residence address. The failure to receive the application form does not mitigate the duty to register or exempt the licensee from penalties (Section 334.416).

Section 334.418 prohibits any person from practicing as an anesthesiologist assistant without a current, valid certificate of registration, with exceptions.

An anesthesiologist assistant must meet the Board's minimum requirements for continuing education in order to renew a certificate of registration (Section 334.420).

All fees will be collected by the Division of Professional Registration and deposited in the Treasury to the credit of the Board of Registration for the Healing Arts Fund (Section 334.422).

An anesthesiologist assistant can only practice under the direct supervision of an anesthesiologist who is physically present or immediately available. The supervising anesthesiologist shall adopt a written practice protocol that delineates the services provided and the manner of supervision. The Board may inspect or audit such written practice protocols (Section 334.424).

Hospitals will have full authority to limit the functions and activities performed by an anesthesiologist assistant (Section 334.426). No person shall portray themselves to the public as a "licensed anesthesiologist assistant", unless they are licensed pursuant to §334.400 to §334.430. Any person found guilty of violating this section will be guilty of an infraction with a maximum fine of \$200 (Section 334.428).

The Advisory Commission for Anesthesiologist Assistants is created and will guide, advise, and make recommendations to the Board. The Commission, comprised of five members, will take effect no later than July 1, 2005. Members may receive up to \$70 per diem. Implementation of the licensing and other statutory requirements shall not take place until money has been appropriated for such purposes and initial rules have become effective (Section 334.430).

This act is identical to HCS/HB 390 (2003).
JIM ERTLE

012103 S First Read	S103
012703 Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S137

020303 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee
020303 Hearing Recessed S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee
021003 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee
022403 SCS Voted Do Pass S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee (0737S.05C)
022703 Reported From S Financial & Governmental Organization S341
Veterans' Affairs & Elections Com. to Floor w/SCS
031103 Bill Placed on Informal Calendar S438
042803 S Inf Calendar S Bills for Perfection

EFFECTIVE : August 28, 2003

SB 0301

HCS SB 301

SENATE SPONSOR Bray

HOUSE HANDLER Daus

1062L.02C

HCS/SB 301 - This act allows municipalities to impose and assess an annual fee of up to \$50, subject to voter approval, on certain residential property to provide funds to pay the cost of certain repairs of lateral sewer service lines. Currently, the maximum fee is \$28 per year and must be assessed on a quarterly basis. If a political subdivision establishes or increases the fee used to repair any portion of the lateral sewer service line the subdivision shall include all defective portions of the lateral sewer service line from the residential structure to its connection with the public sewer system line.

RICHARD MOORE

012103 S First Read S103
012703 Second Read and Referred S Economic Development,
Tourism & Local Government Committee S137
021203 Hearing Conducted S Economic Development, Tourism &
Local Government Committee-Consent
021203 Voted Do Pass S Economic Development, Tourism & Local
Government Committee-Consent
021703 Reported From S Economic Development, Tourism & Local S234
Government Committee to Floor-Consent
022603 S Third Read and Passed - Consent S321
022703 H First Read H499
030303 H Second Read H506
031303 Referred H Local Government Committee H684
041003 Hearing Conducted H Local Government Committee
041003 HCS Voted Do Pass H Local Government Com. - Consent
041503 HCS Reported Do Pass H Local Government Com.-Consent H1052
042403 HCS H adopted
042403 H Third Read and Passed - Consent
042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0302

SENATE SPONSOR Bray

1084S.03I

Creates the crime of criminally negligent storage of a
firearm033103 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee-----
SB 0303

SCS SB 303

SENATE SPONSOR Gibbons

0879S.04P

SCS/SB 303 - This act provides that a licensed ground ambulance service located within Saint Louis County may provide critical care ground ambulance service. Critical care ground ambulance service is defined as the ground transport of a patient who requires a level of care which is within the scope of training and qualifications of a critical care nurse.

Such critical care transport may only occur between two licensed hospitals. The transport shall be done in an ambulance designed and equipped for such purpose and must include certain personnel trained in critical care. An ambulance service providing critical care ground ambulance service must maintain at least 120% of the insurance required in regulation for a licensed ambulance service. The ambulance service may only provide such critical care ground ambulance service within its service area and no more than 125 miles away from its address of record.

RICHARD MOORE

012103 S First Read	S103
012703 Second Read and Referred S Aging, Families & Mental & Public Health Committee	S137
020503 Hearing Conducted S Aging, Families & Mental & Public Health Committee	
021203 SCS Voted Do Pass S Aging, Families & Mental & Public Health Committee-Consent	(0879S.04C)
021703 Reported From S Aging, Families & Mental & Public Health Committee to Floor w/SCS-Consent	S234
022003 Removed from S Consent Calendar	S282
022403 Reported From S Aging, Families, Mental & Public Health Committee to Floor w/SCS-Consent	S291
031003 SCS S adopted	S417
031003 S Third Read and Passed - Consent	S417
031003 H First Read	H610
031103 H Second Read	H617
041703 Referred H Health Care Policy Committee	H1124

EFFECTIVE : August 28, 2003

SB 0304

SENATE SPONSOR Jacob

0057S.01I

Creates a clothing and school supplies sales tax holiday

012703 Second Read and Referred S Ways and Means Committee S137

SB 0305

SENATE SPONSOR Jacob

0058S.01P

SB 305 - This act exempts from state sales taxes certain fees and dues paid to health and fitness centers. Fees and dues paid to health and fitness centers are exempt if they are paid solely for health-benefit activities; are separately stated on the bill; and do not include dues or fees for any other activities or services. The act defines the term "health-benefit activities" and enumerates certain activities which either qualify or do not qualify as a "health-benefit activity".

This act is identical to SB 928 (2002).
JEFF CRAVER

012103 S First Read	S103
012703 Second Read and Referred S Ways and Means Committee	S137
021803 Hearing Conducted S Ways and Means Committee	
030403 Voted Do Pass S Ways & Means Committee	
030603 Reported From S Ways & Means Committee to Floor	S404
040203 SS S offered (Jacob) (0058S.05F)	S654
040203 Point of order-SS goes beyond scope/title - taken	S654
040203 under advisement--Bill Placed on Informal Calendar	
042503 Point of order withdrawn	
042503 SS S withdrawn	
042503 SS#2 S offered (Jacob)	
042503 SA 1 to SS#2 S offered & adopted (Jacob)	
042503 SS#2, as amended, S defeated	
042503 Perfected	

EFFECTIVE : Referendum

SB 0306

SENATE SPONSOR Steelman

1036S.01I

Requires courts to appoint a guardian ad litem where there are substantiated allegations of child abuse and neglect

020503 Hearing Scheduled, Not Heard S Aging, Families,
Mental & Public Health Committee

SB 0307

SCS SB 307

SENATE SPONSOR Steelman

1114S.01I

SCS/SB 307 - This act modifies the rebate amount for prescription drugs in the Missouri Senior Prescription Program. For all transactions that occur prior to July 1, 2003, the rebate amount shall be fifteen percent of the average manufacturers' price. For all transactions that occur on or after July 1, 2003, the rebate amount shall be fifteen percent for brand name prescription drugs and eleven percent for generic prescription drugs.

This act contains an emergency clause.

This act is identical to HB 47 (2003).
LORIE TOWE

012203 S First Read	S111
012703 Second Read and Referred S Aging, Families & Mental & Public Health Committee	S137
040203 Hearing Conducted S Aging, Families & Mental & Public Health Committee	
040203 SCS Voted Do Pass S Aging, Families & Mental & Public Health Committee	1114S.02C

EFFECTIVE : Emergency Clause

SB 0308

SCS SB 308

SENATE SPONSOR Steelman

1201S.02P

SCS/SB 308 - This act creates the "Missouri Calcium Initiative". The term "governmental entity" is defined as the state of Missouri, its departments, agencies, boards, commissions and institutions, and all school districts of the state.

A purchasing agent of a governmental entity, which purchases food or beverages to serve in a building owned or operated by the entity, must give preference to high calcium foods and beverages that are equal to or lower in price than products of the same type and nutritional quality. If a state institution determines that the high calcium foods or beverages will interfere with the proper treatment and care of a patient, then the purchasing agent is not required to make such a purchase for the patient.

The provisions of the "Missouri Calcium Initiative" are in addition to any requirements placed upon a governmental entity by the United States Department of Agriculture under the National School Lunch Program or the School Breakfast Program.

For contracts entered into before July 1, 2003, the purchasing agent is not required to purchase high calcium foods and beverages if this would change the terms of the contract.

The provisions of this act will take effect on July 1, 2003.

This act is similar to HB 1033 (2002).

LORIE TOWE

012203	S First Read	S111
012703	Second Read and Referred S Aging, Families & Mental & Public Health Committee	S137
020503	Hearing Conducted S Aging, Families & Mental & Public Health Committee	
021903	SCS Voted Do Pass S Aging, Families & Mental & Public Health Committee-Consent	(1201S.02C)
022403	Reported From S Aging, Families, Mental & Public Health Committee to Floor w/SCS-Consent	S291
031003	SCS S adopted	S416-417
031003	S Third Read and Passed - EC adopted - Consent	S417
031003	H First Read (w/EC)	H510
031103	H Second Read	H617
040103	Referred H Health Care Policy Committee	H873
040903	Hearing Conducted Health Care Policy Committee	
041003	Voted Do Pass H Health Care Policy Committee	

EFFECTIVE : August 28, 2003

SB 0309

SENATE SPONSOR Caskey

1200S.01I

SB 309 - This act limits the payment of future refunds mandated by Hancock provisions from certain DNR funds.

HENRY HERSCHEL

012203	S First Read	S111-112
012703	Second Read and Referred S Ways and Means Committee	S137
021803	Hearing Conducted S Ways and Means Committee	
022503	Voted Do Pass S Ways & Means Committee	
030303	Reported From S Ways & Means Com. to Floor - Consent	S356
030603	Removed from S Consent Calendar	S404

EFFECTIVE : August 28, 2003

SB 0310

SENATE SPONSOR Caskey

1149S.01P

SB 310 - This act adds a section regarding what law to apply when dealing with general partnerships. The act:

- Replaces the phrase "constituent estate" with "constituent entity" and modifies subsections 2 and 3 of section 347.720, RSMo, to only apply to limited partnerships or limited corporations.

- Removes the liability of a partner of a limited liability partnership from the actions of any person under the partner's direct supervision and control;

- Provides an avenue for a domestic general partnership to merge or consolidate into one or more general partnerships, domestic or foreign limited partnerships, limited liability companies, trusts, business trusts, corporations, real estate investment trusts and other associations or business entities. Further, the act establishes a procedure for approval of the merger or consolidation. If the merger or consolidation is of one or more domestic partnerships into a surviving partnership this act establishes filing requirements with the Secretary of State; and

- Establishes a procedure for domestic limited partnership regarding the approval of a merger or consolidation.

RICHARD MOORE

012203 S First Read	S112
012703 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S137
021703 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
021703 Voted Do Pass S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
022403 Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor-Consent	S288
030303 S Third Read and Passed - Consent	S354
030403 H First Read	H540-541
030503 H Second Read	H549
031303 Referred H Job Creation and Economic Development Committee	H684
040203 Hearing Conducted H Job Creation and Economic Development Committee	
040903 HCS Voted Do Pass H Job Creation and Economic Development Committee	

EFFECTIVE : August 28, 2003

SB 0311

SCS SBs 556 & 311

SENATE SPONSOR Dougherty

1089S.01I

012203 S First Read	S112
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012703 Second Read and Referred S Aging, Families, Mental & S137
Public Health Committee
022603 Hearing Conducted S Aging, Families, Mental & Public
Health Committee
031203 Bill Combined (SCS SBs 556 & 311) S Aging, Families,
Mental & Public Health Committee (0569S.26C)

EFFECTIVE : August 28, 2003

SB 0312

SCS SBs 312, et al
SENATE SPONSOR Dolan

0998S.04C

SCS/SBs 312, 49, 111, 113, 191, 206, 263, 404, 409, 418,
538, 550 & 584 - This act revises various crimes and criminal
procedures.

The act changes the age of a defendant from age 16 to age 18
at the time the crime was committed to be eligible for the death
penalty.

The act expands the crime of first degree property damage to
include knowingly damaging a motor vehicle while breaking into
the vehicle for the purpose of stealing therein. Such actions
constitute a Class C felony unless it is the second or subsequent
such offense, in which case it is a Class B felony.

The act authorizes courts to set aside criminal convictions
and to expunge criminal records under certain circumstances.
This act adds the additional restriction that the subject not
have suspended impositions of sentence (SISs) on his record and
that there are no pending investigations regarding the arrest.
This act also allows expungement, however, based only upon a
finding that no criminal charges have been filed against the
subject for 10 years after the arrest.

This act contains the Missouri Rehabilitation and Sealed
Records Act which authorizes a court to set aside a person's
criminal convictions and seal a person's criminal record if such
person meets several requirements.

The act criminalizes the knowing use or release of records
sealed pursuant to the act. Failure to seal or knowingly
releasing such records is a Class B misdemeanor, and knowing use
of the records for financial gain is a Class D felony.

Any individual who installs fake air bags in automobiles is
guilty of a Class D felony.

Any individual knowingly engaging or participating in human
cloning or using public funds and public facilities for purposes
of human cloning will be guilty of a Class B felony.

This act modifies provisions of the DNA Profiling System. The system shall be used to assist law enforcement in the identification of individuals are subjects of prosecution for criminal offenses in which biological evidence is recovered from the crime scene. Currently, the system can only be used to assist in the investigation and prosecution of violent and sex-related crimes. Any individual who pleads guilty or nolo contendere to a felony is required to give a biological sample for purposes of DNA analysis.

All DNA records and biological materials retained in the DNA profiling system are to be considered closed records. Any information maintained by any person, agency or political subdivision concerning an individual's DNA profile shall be strictly confidential and shall not be released except to certain peace officers, the attorney general, prosecuting or circuit attorneys or certain public employees that need to obtain such records to perform their public duties. Any person that obtains such records must only use them for investigative or prosecutorial purposes.

This act requires persons to obey the lawful order of a law enforcement officer while at the scene of an accident. Failure to obey the lawful order of a law enforcement officer while at the scene of an accident is a Class A misdemeanor.

Any statement of a defendant made during a custodial interrogation is presumed inadmissible as evidence in a criminal proceeding unless: 1) the interrogation is electronically recorded; 2) prior to the statement, but during the recording, the accused knowingly waived his or her Miranda rights; 3) the recording device was accurate and unaltered; 4) all voices on the recording are identified; and 5) the defendant's attorney is provided with a copy of all recordings no later than 20 days before the date of the proceeding.

The state may rebut the presumption of inadmissibility that the statement was voluntary and reliable and there was good cause not to tape the interrogation.

A statement by the accused as a result of custodial interrogation is admissible if the statement was obtained in another state in compliance with the laws of that state or the statement was obtained by federal law enforcement officials in compliance with federal law.

All electronic recordings must be preserved through final appeals or until prosecution of the offense is barred by law.

This act only applies to custodial interrogations of persons suspected of committing a felony.

Allows court records to be sealed when the court imposes a suspended sentence and the person successfully completes any court-ordered probation. Once the records are sealed or closed, the arrest, charges, conviction or guilty plea cannot be used for impeachment purposes. A person will not be guilty of perjury if, in a later case, the person fails to disclose the existence of the sealed record.

This act expands the crime of peace disturbance to include situations where an individual allows a dog which they own or are in control of to continuously bark, if such barking disturbs or alarms another individual.

The act creates the crime of assault while on the property of a hospital emergency room or trauma center. This is a Class D felony.

The act expands the crime of delivering any controlled substances, alkaloid, personal property, gun, knife or other weapon to prisons and city and county jails.

The act makes manufacturing a controlled substance within 2,000 feet of a school a Class A felony.

Any person not the owner or in lawful control of an approved anhydrous ammonia container is guilty of a Class B felony if he or she releases anhydrous ammonia into the atmosphere. If the unlawful release of anhydrous ammonia causes physical injury or death to any person, it is a Class A felony.

The act creates the crime of endangerment of corrections personnel if a person causes an employee of the department of corrections or any person assigned to work in any jail, prison or correctional institution to come into contact with bodily fluids. This is a Class D felony.

It is a Class B felony if a person endangers corrections personnel or any person assigned to work in any jail, prison or correctional institution by knowingly putting personnel in danger of contracting HIV, Hepatitis B or Hepatitis C.

If a person causes an employee or person assigned to work in any jail, prison or correctional institution to come in contact with an unidentified substance, it is a Class A felony.

The act removes the appeal of a determination of whether a person is a sexually violent predator. This act also adds that any final judgement made in civil commitments of sexually violent predators may be appealed.

This act sets out the requirements for a peace officer to obtain a warrant via the telephone and allows the prosecuting

attorney to give voice authorization for the applicant to affix his or her signature to the application. After the prosecutor's signature is affixed, the applicant shall contact a judge who may take an oral statement under oath that is recorded. This act also sets out the forms for the application and affidavit for a telephonic search warrant.

It a Class C felony for any person who knowingly obtains, possesses or uses personal identifying information without the consent of the person and having the intent to obtain anything of value or to avoid legal consequences.

It a Class C felony for a person to sell, transfer or purchase identifying information with the intent to commit financial identity fraud, or to assist another person in committing financial identity fraud.

The definition of "rental value" was added to be the rental rate customarily charged by the owner for use of the property plus damage that occurred. A person is guilty of stealing if he or she is in possession of property possessed pursuant to a short-term rental contract and that person does not return the property at the end of the lease or if the person does return the property but does not pay the lease or rental charge agreed to. This is a class C felony.

This act requires that appropriate information relating to the offender shall be provided to the Department of Corrections which includes a certified copy of the sentence on the standardized form developed by the Office of the State Courts Administrator.

This act also adds the names and last known address of victims, victim impact statements, facts relating the offender's home environment, and gang affiliations to the information required to be submitted to the Department of Corrections by the prosecutor.

Information provided to the Department of Corrections by the sheriff regarding the offender's physical and mental health while in jail shall include records on medication, care and treatment provided to the offender while in jail. The sheriff shall provide certification of all applicable jail time credit.

Violation hearings for offenders who have violated any published rule or regulation of the correctional facility related to conduct are not contested cases under Chapter 536, RSMo, and hearings are not subject to the rules of evidence. Decision of these cases are final and unappealable.

The age of the victim is increased from fourteen to sixteen in the following crimes: first degree statutory rape; first degree statutory sodomy; first degree child molestation; sexual

abuse as a Class B felony; and sexual misconduct involving a child. This act also increases the age of the victim from twelve to fourteen in first degree statutory rape and sodomy cases when a minimum ten year sentence is imposed.

The act increases the age of the victim from fourteen to sixteen when allowing a prosecutor to show evidence of similar offenses by the defendant if the offenses were against victims under the age of 16.

The act creates the crime of motor vehicle theft if a person appropriates a motor vehicle of another with the purpose to deprive him or her of it, without consent or by means of deceit or coercion. Motor vehicle theft is a Class C felony.

The act creates the crime of carjacking when a person obtains unauthorized possession or control of a motor vehicle from another individual in actual possession by intimidation, force or threat of force. Carjacking is a Class B felony.

The act creates the crime of unauthorized use of a vehicle if a person knowingly takes, operates, exercises control over, rides in, or otherwise uses a vehicle without the consent of the owner or has custody of the vehicle pursuant to an agreement with the owner of the vehicle and uses the vehicle in gross deviation from the agreed purpose. Violation of these provisions are a Class A misdemeanor.

The act creates the crime of tampering with a motor vehicle if a person knows that he or she does not have the consent of the owner and takes, operated, or otherwise uses a motor vehicle. This is a Class B misdemeanor. A second violation of this provision is a Class A misdemeanor. Third and subsequent violations are a Class D felony.

This act allows the police to hold persons arrested for 30 hours without a warrant or other process. This act removes current law that allows police to hold for 24 hours a person charged with a dangerous felony.

SARAH MORROW

012203	S First Read	S112
012703	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S137
031003	Hearing Cancelled S Judiciary & Civil & Criminal Jurisprudence Committee	
031703	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
033103	SCS Voted Do Pass (SCS SBs 312, et al) S Judiciary & Civil and Criminal Jurisprudence Comm. (0998S.04C)	
041003	Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor w/SCS	S757

042803 012 S Calendar S Bills for Perfection w/SCS

EFFECTIVE : August 28, 2003

SB 0313

SCS SB 313

SENATE SPONSOR Dolan

0927L.01I

SCS/SB 313 - This act expands the diseases considered "occupational diseases" for peace officers under Chapter 287 RSMo, to include diseases of the lungs, respiratory tract or disease of the heart or cardiovascular system, including carcinoma. It requires that a casual relationship exists between the employment and the employees disease which the employee is seeking to be considered an occupational disease.
RICHARD MOORE

012203 S First Read	S112
012703 Second Read and Referred S Small Business, Insurance and Industrial Relations Committee	S137
020503 Hearing Conducted S Small Business, Insurance & Industrial Relations Committee	
021903 SCS Voted Do Pass S Small Business, Insurance & Industrial Relations Committee	(0927S.03C)

EFFECTIVE : August 28, 2003

SB 0314

SENATE SPONSOR Dolan

HOUSE HANDLER Dempsey

1190S.01T

SB 314 - This act repeals a doubly-enacted section regarding the towing of motor vehicles from private property.
STEPHEN WITTE

012203 S First Read	S112
012703 Second Read and Referred S Transportation Committee	S137
020403 Hearing Conducted S Transportation Committee-Consent	
021103 Voted Do Pass S Transportation Committee-Consent	
021703 Reported From S Transportation Committee to Floor-Consent	S234
022503 S Third Read and Passed - Consent	S306
022603 H First Read	H474
022703 H Second Read	H483
031303 Referred H Transportation & Motor Vehicle Committee	H684
040203 Hearing Conducted H Transportation & Motor Vehicle Committee	
040903 Voted Do Pass H Transportation & Motor Vehicle Committee - Consent	

040903 Reported Do Pass H Transportation & Motor Vehicles H991
Committee - Consent
042303 H Third Read and Passed - Consent
042303 Truly Agreed to and Finally Passed S943

EFFECTIVE : August 28, 2003

SB 0315

SENATE SPONSOR Steelman

1218S.01I

Establishes "Big Bluestem" as the official state grass

030303 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

SB 0316

SENATE SPONSOR Kennedy

1096S.01I

Requires health plans to cover all services provided or
ordered by registered nurse first assistants

031203 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee

SB 0317

SENATE SPONSOR Stoll

HOUSE HANDLER Selby

1144S.01T

SB 317 - This act establishes a deadline of December 15,
2003, for a Missouri Consolidated Health Care Plan study which is
presently required by law but possesses no deadline for
completion. The study regards the feasibility of including
within the plan individuals who are employees of eligible
agencies which have not elected to join the plan or who are
retirees of school districts.
DONALD THALHUBER

012303 S First Read S124
012703 Second Read and Referred S Small Business, Insurance S137
and Industrial Relations Committee
021903 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee
022003 Voted Do Pass S Small Business, Insurance and
Industrial Relations Committee-Consent
022403 Reported From S Small Business, Insurance and S291

Industrial Relations Committee to Floor-Consent
031003 S Third Read and Passed - Consent S418
031003 H First Read H609-610
031103 H Second Read H617
031303 Referred H Health Care Policy Committee H684
040203 Hearing Conducted H Health Care Policy Committee
040903 Voted Do Pass H Health Care Policy Committee-Consent
041503 Reported Do Pass H Health Care Policy Com.-Consent H1048
042403 H Third Read and Passed - Consent
042403 Truly Agreed to and Finally Passed

EFFECTIVE : August 28, 2003

SB 0318

SENATE SPONSOR Stoll

1170S.01I
Revises the MAP assessment subject matter "test domains" by
limiting the scope of said domains

012703 Second Read and Referred S Education Committee S138

SB 0319

SENATE SPONSOR Stoll

1176S.01I
Expands the crime of peace disturbance to include a
continuous bark in some situations

012703 Second Read and Referred S Judiciary & Civil & S138
Criminal Jurisprudence Committee

SB 0320

SENATE SPONSOR Stoll

1123S.01I
Creates a phased-in earned income tax credit

022503 Hearing Conducted S Ways and Means Committee

SB 0321

SENATE SPONSOR Days

HOUSE HANDLER Haywood

1061S.02T
SB 321 - This act requires persons discharged from prison or
parole, after serving his or her sentence, to be informed in

writing of the process and procedure to register to vote.
SARAH MORROW

012303	S First Read	S124
012703	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S138
022403	Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
030303	Voted Do Pass S Financial & Governmental Org., Veterans' Affairs & Elections Committee-Consent	
030303	Reported From S Financial & Governmental Org., Vet. Affairs & Elections Committee to Floor - Consent	S355
031103	S Third Read and Passed - Consent	S435
031103	H First Read	S631-632
031203	H Second Read	H641
040103	Referred H Elections Committee	H873
040803	Hearing Conducted H Elections Committee	
041003	Voted Do Pass H Elections Committee - Consent	
041503	Reported Do Pass H Elections Committee - Consent	H1047
042403	H Third Read and Passed - Consent	
042403	Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0322

SENATE SPONSOR Days

1038S.01I

Allows adopted persons eighteen and older to obtain copies
of their original birth certificate

041503 Voted Do NOT Pass S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

SB 0323

SENATE SPONSOR Days

1040S.02I

Prohibits discrimination based upon a person's sexual
orientation

033103 Hearing Scheduled, Not Heard S Judiciary & Civil
and Criminal Jurisprudence Committee

SB 0324

SENATE SPONSOR Loudon

1265S.01I

SB 324 - This act allows the State to request a medical examination of an injured employee in Second Injury claims and modifies the admissibility of medical reports in Second Injury cases.

This act is identical to SB 631 (2002).
RICHARD MOORE

012303	S First Read	S124-125
012703	Second Read and Referred S Small Business, Insurance and Industrial Relations Committee	S138
012903	Hearing Conducted S Small Business, Insurance & Industrial Relations Committee	
020503	Voted Do Pass S Small Business, Insurance & Industrial Relations Committee	

EFFECTIVE : August 28, 2003

SB 0325

HCS SB 325

SENATE SPONSOR	Steelman	HOUSE HANDLER	Shoemaker
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1186L.03C

HCS/SB 325 - This act compels the board of each public school district to require each district school to devote one class period to an observance of the significance of Veterans Day.

Current law permits veterans of WWI, WWII, and the Korean War who entered the military before graduating from high school to receive an honorary high school diploma. The act deletes references to specific wars and allows any veteran who left high school to enter the military to apply for an honorary diploma.

This act repeals the current law requiring the Recorder of Deeds to maintain a list of all military discharges and requiring the records to be open to the public. This act replaces the aforementioned language with new provisions which regard the county recorder of deeds' responsibilities pertaining to the filing of certified military discharge documents, including a prohibition on any reproduction or use of military discharge documents for any commercial or speculative purposes.

DONALD THALHUBER

012303	S First Read	S125
012703	Second Read and Referred S Education Committee	S138
020403	Hearing Conducted S Education Committee	
021103	Voted Do Pass S Education Committee	
021803	Committee Vote Reconsidered S Education Committee	
021803	Voted Do Pass S Education Committee-Consent	
022403	Reported From S Education Committee to Floor-Consent	S288

030303 S Third Read and Passed - Consent S353
030403 H First Read H541
030503 H Second Read H549
031303 Referred H Homeland Security and Veterans Affairs H684
Committee
031803 Hearing Cancelled H Homeland Security and Veterans
Affairs Committee
040103 Hearing Conducted H Homeland Security and Veterans'
Affairs Committee
040803 HCS Voted Do Pass H Homeland Security and Veterans'
Affairs Committee - Consent
041503 HCS Reported Do Pass H Homeland Security & Veterans' H1048
Affairs Committee - Consent
042403 HCS H adopted
042403 H Third Read and Passed - Consent
042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0326

SENATE SPONSOR Steelman

1184S.01I

Exempts veterans over 65 from state and local taxes

012703 Second Read and Referred S Ways and Means Committee S138

SB 0327

SENATE SPONSOR Gross

HOUSE HANDLER Sutherland

0824S.01T

SB 327 - This act provides that the Real Estate Appraisers Commission may require that some or all of the real estate appraising experience of an applicant for licensure be obtained in this state.

Upon request by the Commission, certified and licensed real estate appraisers must make certain records available for inspection or copying at the expense of the appraiser. Currently, when litigation is contemplated, reports and records must be retained for three years after the trial date. This act requires the records and reports to be retained for two years after the final disposition.

JIM ERTLE

012303 S First Read S125
012703 Second Read and Referred S Financial & Governmental S138
Organization, Veterans' Affairs & Elections Committee
022403 Hearing Conducted S Financial & Governmental Org.,

Veterans' Affairs & Elections Committee - Consent
030303 Voted Do Pass S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee-Consent
030303 Reported From S Financial & Governmental Org., S355
Vet. Affairs & Elections Committee to Floor-Consent
031703 S Third Read and Passed - Consent S528
031803 H First Read H727
031903 H Second Read H770
040703 Referred H Professional Registration & Licensing H944
Committee
041503 Reported Do Pass H Professional Registration and H1054
Licensing Committee-Consent
042303 H Third Read and Passed - Consent
042303 Truly Agreed to and Finally Passed

EFFECTIVE : August 28, 2003

SB 0328

SENATE SPONSOR Coleman

0836S.02I

Creates the mobile home landlord and tenant rights act

040203 Motion to Report Bill Do Pass FAILED S Small Bus.,
Insurance and Industrial Relations Committee

SB 0329

SCS SBs 361, 103, 156 & 329
SENATE SPONSOR Griesheimer

1239S.01I

012303 S First Read S125
012703 Second Read and Referred S Commerce & the Environment S138
Committee
020403 Hearing Conducted S Commerce & Environment Committee
022503 Bill Combined (SCS SBs 361, 103, 156, & 329) S
Commerce & Environment Committee

EFFECTIVE : August 28, 2003

SB 0330

SENATE SPONSOR Caskey

HOUSE HANDLER Cooper

1247S.01T

SB 330 - This act allows the Division of Child Support
Enforcement to send income withholding orders and orders to
enroll to employers by either regular or certified mail.
LORIE TOWE

012303 S First Read S125
012803 Second Read and Referred S Judiciary & Civil & S143
Criminal Jurisprudence Committee
021703 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee-Consent
021703 Voted Do Pass S Judiciary & Civil & Criminal
Jurisprudence Committee-Consent
022403 Reported From S Judiciary & Civil & Criminal S288
Jurisprudence Committee to Floor-Consent
030303 Referred S Governmental Accountability and Fiscal S354
Oversight Committee
030403 Hearing Conducted S Governmental Accountability and
Fiscal Oversight Committee
030403 Voted Do Pass S Governmental Accountability and
Fiscal Oversight Committee
030403 Reported From S Governmental Accountability and S375
Fiscal Oversight Committee to Floor
030403 S Third Read and Passed - Consent S375-376
030503 H First Read H563
030603 H Second Read H572
031303 Referred H Children and Families Committee H684
040803 Hearing Conducted H Children and Families Committee
040803 Voted Do Pass H Children and Families Com. - Consent
041503 Reported Do Pass H Children & Families Com-Consent H1046
042303 H Third Read and Passed - Consent
042303 Truly Agreed to and Finally Passed

EFFECTIVE : August 28, 2003

SB 0331

SCS SBs 343, 89, 134, 171, 240, 261, et al
SENATE SPONSOR Childers

1219S.01I

012303 S First Read S125
013003 Second Read and Referred S Transportation Committee S158
031103 Hearing Conducted S Transportation Committee
031203 Bill Combined (SCS SBs 343, et al) S Transportation
Committee

EFFECTIVE : August 28, 2003

SB 0332

SENATE SPONSOR Childers

0642S.05I

Limits individuals eligible to receive the prevailing wage
and modifies how the prevailing wage is set

020503 Hearing Conducted S Economic Development, Tourism &
Local Government Committee

SB 0333

SENATE SPONSOR Childers

0520S.01I

Allows some political subdivisions to exempt themselves from
the state prevailing wage law upon voter approval

020503 Hearing Conducted S Economic Development, Tourism &
Local Government Committee

SB 0334

SENATE SPONSOR Goode

1241S.01P

SB 334 - This act changes the jurisdiction over underground
storage tanks from the Clean Water Commission to the Missouri
Hazardous Waste Management Commission.

These provisions are also contained in SS/SCS/SBs 361,103,
156 & 329 (2003).

HENRY T. HERSCHEL

012303 S First Read	S125
013003 Second Read and Referred S Commerce and Environment Committee	S158
031103 Hearing Conducted S Commerce & Environment Committee-Consent	
031103 Voted Do Pass S Commerce & Environment Com. - Consent	
031303 Reported From S Commerce & Environment Committee to Floor - Consent	S499
040203 S Third Read and Passed - Consent	S646
040203 H First Read	H909
040303 H Second Read	H917
040703 Referred H Conservation & Natural Resources Committee	H944
040903 Hearing Conducted H Conservation & Natural Resources Committee	

EFFECTIVE : August 28, 2003

SB 0335

SENATE SPONSOR Goode

1256S.01I

Increases penalties imposed by the PSC for safety-related
violations of the natural Gas Pipeline Safety Act

040103 Hearing Conducted S Commerce & Environment Committee

SB 0336

SENATE SPONSOR Bray

1121S.02I

SB 336 - This act makes various changes to economic development programs relating to distressed communities and small business investment tax credits.

The act:

- (1) Changes the definition of a community development corporation to stress industrial, economic, entrepreneurial, commercial and civic development of projects that benefit low-income individuals and communities;
- (2) Lowers the investment requirement of principal owners of Missouri small businesses eligible for investment from 50% of the business to 35% of the business;
- (3) Eliminates the designation of a "target area" for purposes of identifying areas of poverty by the Department of Social Services;
- (4) Increases the maximum percentage of investment ownership allowed in a small business to qualify for a tax credit from 50% to 65%;
- (5) Reduces the time period requirement for investment in a small business from 5 years to 3 years and excludes any sale, change of control, or the going public of a business from the minimum period of time for investment for purposes of the small business investment tax credit program;
- (6) Reduces the percentage of employees required to be located at a business contained within distressed communities from 75% to 60% and increases the maximum number of employees at a business contained within a distressed community from 100 to 150 to qualify for the distressed communities tax credit program;
- (7) Allows the leasing of certain technology equipment to qualify as an expense for purposes of obtaining a tax credit;
- (8) Increases the allowable tax credit percentage of the amount of qualified contribution to a qualified fund for purposes of tax credits for contributions to innovation centers from 50% to 75%;
- (9) Allows any unused credits for these tax credit programs from the previous year to be added to any statewide caps for these programs in future years;
- (10) Expands the availability of follow-up capital to include businesses which have previously received follow-up

capital within the last 3 years for purposes of tax credits for contributions to innovation centers;

(11) Modifies the definition of "qualified fund" to specify that distributions of equity from the fund to qualified economic development organizations at the statutory 10% rate shall be calculated after the amount the fund invested in the corporation or other similar entity is returned to the fund; and

(12) Requires the Department of Economic Development to pursue a revocation of the tax credits only from the original applicant for the tax credit.

This act contains an emergency clause.
JEFF CRAVER

012303 S First Read	S125
013003 Second Read and Referred S Ways and Means Committee	S158
031103 Hearing Conducted S Ways and Means Committee	
031803 Voted Do Pass S Ways & Means Committee	

EFFECTIVE : Emergency Clause

SB 0337

SENATE SPONSOR Cauthorn

0904S.01I
Allows participation in FFA, FHA, FCCLA, 4-H, and State Fair competition to count as attendance for purpose of state aid

020403 Second Read and Referred S Education Committee	S170
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SB 0338

SENATE SPONSOR Cauthorn

0888S.02I
Restores the moratorium on the expenditure minimum for beds in long-term care facilities

031203 Hearing Conducted S Aging, Families & Mental & Public Health Committee	
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SB 0339

SENATE SPONSOR Jacob

0744S.02I
Limits disconnections of water service

021203 Hearing Conducted S Economic Development, Tourism & Local Government Committee	
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SB 0340

SENATE SPONSOR Wheeler

1263S.01I

Allows an equalizing COLA adjustment for certain employees
of the Kansas City police retirement system

021103 Hearing Conducted S Pensions & General Laws Committee

SB 0341

SCS SBs 248, 100, 118, 233, 247, 341, & 420

SENATE SPONSOR Wheeler

1264S.02I

012303 S First Read S126

013003 Second Read and Referred S Pensions & General Laws S158
Committee

021103 Hearing Conducted S Pensions & General Laws Committee

022503 Bill Combined (SCS SBs 248, 100, 118, 233, 247, 341,
& 420) S Pensions & General Laws Committee

EFFECTIVE : August 28, 2003

SB 0342

SENATE SPONSOR Dolan

1231S.01I

SB 342 - This act adds various forms of cancer to the
diseases currently presumed to be suffered by firemen in the line
of duty.

RICHARD MOORE

012303 S First Read S126

013003 Second Read and Referred S Aging, Families & Mental & S158
Public Health Committee

021903 Hearing Conducted S Aging, Families & Mental & Public
Health Committee

030503 Voted Do Pass S Aging, Families & Mental & Public
Health Committee

EFFECTIVE : August 28, 2003

SB 0343

SCS SBs 343, 89, 134, 171, 240, 261, et al

SENATE SPONSOR Dolan

0866S.11C

SCS/SBs 343, 89, 134, 171, 240, 261, 331, 368, 369, 419, 484

& 581 - This act enacts various provisions relating to motor vehicle license plates.

DISABLED LICENSE PLATES (SB 343) - This act revises the procedures relating to disabled license plates and placards and the use of designated disabled parking spaces.

Under this act, fraudulent procurement or use of a disabled license plate is a Class A misdemeanor. Under current law, it is a Class C misdemeanor. Physicians or health care practitioners will be guilty of a Class A misdemeanor if they issue, sign, or furnish a physician's statement or certificate to enable a person to obtain disabled license plates or windshield placards for any person who does not meet established conditions required by law or if there is no basis for a diagnosis, or state a condition or diagnosis which is outside the scope of the provider's license. Under current law it is a Class C misdemeanor for a health care practitioner to certify an individual for a disabled plate or placard if the diagnosis is outside the practitioner's scope (section 301.141).

This act allows other health care practitioners (chiropractors, podiatrists, and optometrists) to certify individuals for disabled license plates and placards (section 301.142).

Under this act, age, in and of itself, shall not be a factor in determining whether a person is entitled to a disabled license plate. The act establishes record maintenance requirements for physicians and health care practitioners who issue physician's statements.

Under this act, a physician's statement shall:

1. Be on a form prescribed by the Director of Revenue;
2. Set forth the specific diagnosis which renders the person physically disabled;
3. Include the physician's license number; and
4. Be signed by the physician or health care practitioner.

This act requires the physician who issues a statement for a disabled license plate to maintain certain medical records and documentation relating to the issuance of such statement. These records shall be open to inspection and review by the physician's licensing board to verify compliance with the act.

No more than two removable windshield handicap placards may be issued by the Director of the Department of Revenue to any one person. The fee for removable windshield handicap placards is increased from \$2 to \$4 and must be renewed every two years (not every year).

The Director will be required to periodically check with the

appropriate licensing boards to verify that physicians or other health care practitioners who sign physician's statements are duly licensed and registered. The Director must annually take steps to check with vital statistics to see if any person issued disabled plates or placards is deceased.

The Director also will be required to issue a registration certificate identifying the name, address, and other identifying information as prescribed by the Director. The Director shall furnish the applicant with a notice which sets forth that plates or placards are non-transferable, what the restrictions of use are, and the penalties for violating this act.

Beginning July 1, 2004, every applicant for a disabled license plate or placard or for a renewal of such items shall be required to present a new physician's statement dated no more than 90 days prior to such application. Thereafter, the Director shall not renew pre-existing disabled plates unless the applicant furnishes the Director with a new physician's statement every four years.

Under this act, a person who cannot produce the certificate which authorizes him or her to park in a disabled parking space shall be guilty of an Class A misdemeanor. If a person can later produce a valid certificate in court, the person shall not be found guilty. Under this act, a placard shall only be used when the vehicle is parked in a disabled parking space.

ANTITERRORISM LICENSE PLATES (SB 4) - This act creates the "Antiterrorism Fund" within the state treasury. Contributions from the sale of "Fight Terrorism" license plates, and other moneys shall be deposited in this fund to fund antiterrorism activities. This act allows motorists to obtain "Fight Terrorism" license plates. Any person desiring to obtain such plates must make an annual contribution of \$25 to the "Antiterrorism Fund".

AMATEUR RADIO PLATES (SB 89) - This act requires that amateur radio license plates contain the words "AMATEUR RADIO" in place of the words "SHOW-ME-STATE". Previous plate owners making a new application and paying a new fee to retain an amateur radio plate may request a replacement plate with the words "AMATEUR RADIO" in place of the words "SHOW-ME-STATE". This act is substantially similar to HB 684 (2001).

PEACE OFFICER PLATES (SB 134) - This act allows peace officers wounded in the line of duty, or surviving spouses, parents, brothers, sisters or children of a peace officer killed in the line of duty, to receive special license plates. The applicant shall pay \$15 in addition to regular registration fees. The plate shall bear the insignia depicting a yellow rose superimposed over the outline of a badge and shall bear the words "TO PROTECT AND SERVE".

FIREFIGHTER PLATES (SB 171) - This act allows firefighters wounded in the line of duty, or surviving spouses, parents, brothers, sisters or children of a firefighter killed in the line of duty, to receive special license plates. The applicant shall pay \$15 in addition to regular registration fees. The plate shall bear the words "FIREFIGHERS MEMORIAL".

U.S. VETERAN LICENSE PLATES (SB 240) - This act allows honorably discharged veterans to obtain "U.S. VET" motor vehicle license plates. To obtain these plates, the individual will pay \$15 in addition to regular registration fees. This act also removes the requirement from the U.S. VET motorcycle plate provision that the person must have served during a period of war.

FOXTROTting LICENSE PLATE (SB 261) - This act allows members of the Missouri Foxtrotting Horse Breed Association to obtain specialized license plates. After making a \$25 contribution to the association, the member may obtain the specialized license plate by paying \$15 in addition to regular registration fees. The act allows members of the Missouri Foxtrotting Horse Breed Association to personalize the specialized license plates without a fee. The plate shall bear the words "FOXTROTTER - STATE HORSE". This part of the act is identical to HB 170 (2003).

SILVER STAR PLATES (SB 331) - This act allows any qualified applicant for the "SILVER STAR" license plate to obtain two sets of plates. Currently, only one set of plates is allowed. This act also provides that apportioned motor vehicles or commercial motor vehicles in excess of 18,000 pounds are not eligible for the special license plate. This part of the act is identical to HB 75 (2003).

DAUGHTERS OF THE AMERICAN REVOLUTION (SB 368) - This act allows members of the Missouri State Society Daughters of the American Revolution to obtain specialized license plates. To obtain the specialized plate, the member of the organization must pay a one-time emblem-use authorization contribution of \$25 and \$15 in addition to regular registration fees.

KIDS WITH CANCER LICENSE PLATES (SB 369) - This act allows persons to receive "Friends of Kids with Cancer" license plates after making an annual \$25 contribution to the Friends of Kids with Cancer organization. In addition to the \$25 contribution, the person must pay \$15 plus regular registration fees. No additional fee shall be assessed for the personalization of such plates.

SPECIAL OLYMPIC LICENSE PLATES (SB 382) - This act creates the Special Olympics Missouri license plate. An individual may obtain such a plate after paying \$25 to Special Olympics Missouri in addition to the \$15 special license plate fee and other registration fees.

CHILDREN'S TRUST FUND LICENSE PLATES (SB 402) - This act modifies the law regarding Children's Trust Fund license plates. This act states that the plates cannot be issue for apportioned motor vehicles or commercial motor vehicles in excess of 18,000 pounds. This act allows the \$25 contribution to be made at time the of registration. This act also requires the Director of Revenue to issue sample license plates to be displayed in revenue offices and that literature describing the Children's Trust Fund be distributed in such offices.

PROFESSIONAL ENGINEERS LICENSE PLATE (SB 403) - This act allows members of the Missouri Society of Professional Engineers to receive special license plates. In order to obtain such a plate, the member must pay \$25 for a emblem-use contribution to the organization and pay \$15 in addition to regular registration fees.

ORGAN DONOR LICENSE PLATE (SB 419) - This act creates an organ donor license plate. In order to receive an organ donor license plate, the driver must first donate \$25 to the Organ Donor Program Fund established under section 194.297. The driver must also pay \$15 in addition to regular registration fees. The license plate will bear the words "BE AN ORGAN DONOR" in lieu of the words "SHOW-ME STATE". The plates will be designed by the director of revenue in consultation with the Organ Donation Advisory Committee.

ALPHA PHI OMEGA LICENSE PLATES (SB 484) - This act allows members or alumni of Alpha Phi Omega to obtain specialized license plates. A member may obtain such a plate by making an annual emblem-use contribution fee of \$25 to the organization and by paying a fee of \$15 in addition to regular registration fees.

FORMER LEGISLATORS - This act allows former members of the Missouri legislature to receive special license plates. This provision is similar to one contained in HB 1789 (2002).

STREET RODS AND CUSTOM VEHICLE REGISTRATION - This act establishes new registration procedures for street rods and custom vehicles. The act defines "street rod" and "custom vehicle". These vehicles will have a one-time registration fee of \$25. Owners of these types of vehicles must certify at the time of registration that the vehicles will be maintained for occasional transportation, exhibits, club activities, parades, tours, and similar uses and will not be used for general daily transportation. These vehicles are exempt from vehicle inspections and emission tests. License plates for these categories of vehicles shall bear the words "STREET ROD" or "CUSTOM VEHICLE". A street rod or custom vehicle may use blue dot tail lights for stop lamps, rear turning indicator lamps, rear hazard lamps, and rear reflectors. A "blue dot tail light" is a red lamp installed in the rear of the motor vehicle which

contains a blue or purple insert that is not more than one inch in diameter. These provisions are identical to SB 570 and HB 283(2003)(section 301.132).

This act provides language regarding the color scheme of license plates; reinstates languages which was inadvertently repealed in a prior session that allowed applicants registering property-carrying commercial motor vehicles to request an additional plate at a charge not to exceed \$15; requires plate tabs to be displayed in the designated area rather the middle of the plate; and provides standardized language which prohibits apportioned motor vehicles and commercial motor vehicles in excess of 18,000 pounds from obtaining special license plates. This provision is identical to SB 581 (2003).
STEPHEN WITTE

012303 S First Read	S126
013003 Second Read and Referred S Transportation Committee	S158
022503 Hearing Conducted S Transportation Committee	
031203 SCS Voted Do Pass (SCS SBs 343, et al) S Transportation Committee (0866S.11C)	
040303 Reported From S Transportation Committee to Floor w/SCS	S664
042803 005 S Calendar S Bills for Perfection w/SCS	

EFFECTIVE : Varies

SB 0344

SENATE SPONSOR Scott

1146S.01I

Requires emergency sirens in public schools to be uniform
and possess the same ringing sound in each school

013003 Second Read and Referred S Education Committee	S158
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SB 0345

SENATE SPONSOR Jacob

1214S.01I

Increases number of circuit judges in the 13th Judicial
Circuit

013003 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S158
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SB 0346

SCS SB 346

SENATE SPONSOR Yeckel

0990S.01I

SCS/SB 346 - This act modifies a number of laws associated with banking.

The Missouri Higher Education Loan Authority is authorized to consolidate existing parent loans for undergraduate students ("PLUS"). The date for repayment of bonds issued by the Missouri Higher Education Loan Authority is extended from 30 to 40 years.

Duties of parties regarding the creation of liens on certain watercraft are modified to provide that the director of revenue shall mail the certificate of title with the new and address of the new lienholder to the owner named in the certificate of title, not the first lienholder named in the certificate.

The Director of the Division of Finance is authorized to obtain data filed with federal regulatory agencies in lieu of requiring direct filing of reports of condition from financial institutions. The Director may require verification of the data from such institutions. During the Director's examination of a bank or trust company, if the director relies upon audits by a C.P.A., the Director must be afforded access to any workpapers used as a basis for the audit. Auditors are required to keep such workpapers for a minimum of three years.

The definition of "bank" is modified to specifically include chartered commercial banks and national banks in this state. The definitions of "demand deposits" and "time deposits" are modified to provide that payment of such deposits can be required as provided in federal law. Currently, payments can be required within 30 days.

Banks are authorized to purchase or lease real property in an amount not exceeding its legal loan limit and may derive income from the renting or leasing of such property. Should the purchase or lease exceed the legal loan limit or be from an interested party, such bank must seek prior approval from the Director of the Division of Finance. Banks and trust companies, savings and loan associations and credit unions may impose fees or service charges on deposit accounts, subject to certain promulgated rules.

The act creates a definition of a "trust holding company" and authorizes the formation of a trust holding company in Missouri. The Director of the Division of Finance is required to determine if a proposed acquisition by a trust holding company of a trust company is consistent with the interests of having sound trust companies. The Director is authorized to grant or deny the proposed acquisition. The Director may examine and investigate

trust holding companies.

This act modifies provisions of the Uniform Commercial Code. Any transaction that complies with Articles 3, 4 and 9 of the Code shall not be subject to common law claims other than those specifically provided for in the Code. Consumer transactions are included in the rules for secured transactions when the amount of a deficiency or surplus is in issue.

Variable rate agreements are subject to certain statutes limiting fees and charges until the extension of credit is paid off or the debtor requests an extension or refinancing. At the time of such request, the creditor may convert the credit extension to a loan contract or times sales agreement, provided the same statutes limiting fees and charges will still apply.

The act deletes certain sections in Chapter 408, RSMo, concerning variable interest rates. Sections 408.653 and 408.654 regarding fee limitations and limits for overdraft charges are also repealed.

JIM ERTLE

012303	S First Read	S126
013003	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S158
020303	Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
020603	SCS Voted Do Pass S Financial & Governmental Org., Veterans' Affairs & Elections Committee 0990S.02C	

EFFECTIVE : August 28, 2003

SB 0347

SCS SB 347

SENATE SPONSOR Loudon

1258S.03C

SCS/SB 347 - This act modifies the definition of "accident" and "injury" within Chapter 287, RSMo. Further, the act limits the applicability of an occupational disease within the chapter to cases where the occupational exposure was the dominant factor in causing the mental or physical condition of the employee. Normal physical and mental activities of day to day living are not compensable.

The act modifies Section 287.120 RSMo, which addresses occupational diseases. Subsection 5 of this section is modified to include peace officers certified pursuant to chapter 590, RSMo, if the exposure was the dominant factor in causing the condition or disability.

Employees that are a member of a religious organization

which has tenets or teachings opposed to acceptance of insurance benefits may choose to prospectively reject the provisions of Chapter 287, RSMo.

RICHARD MOORE

012303	S First Read	S130
013003	Second Read and Referred S Small Business, Insurance and Industrial Relations Committee	S158
020503	Hearing Conducted S Small Business, Insurance & Industrial Relations Committee	
021903	SCS Voted Do Pass S Small Business, Insurance & Industrial Relations Committee (1258S.03C)	
022003	Reported From S Small Business, Insurance & Industrial Relations Committee to Floor w/SCS	S279
030503	Bill Placed on Informal Calendar	S396
042803	S Inf Calendar S Bills for Perfection w/SCS	

EFFECTIVE : August 28, 2003

SB 0348

SENATE SPONSOR Coleman

0789S.01I

Extends powers to civilian review boards that investigate allegations of misconduct by local law enforcement officers

033103 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee

SB 0349

SENATE SPONSOR Dougherty

1031S.01I

SB 349 - This act requires health insurance companies to provide coverage for routine patient care costs incurred as the result of phase I or II clinical trials undertaken to treat cancer. Currently, Section 376.429, RSMo, requires coverage for phases III or IV only.

LORIE TOWE

012703	S First Read	S135
020403	Second Read and Referred S Aging, Families, Mental & Public Health Committee	S170
021903	Hearing Conducted S Aging, Families, Mental & Public Health Committee	
031203	Voted Do Pass S Aging, Families, Mental and Public Health Committee	

EFFECTIVE : August 28, 2003

SB 0350

SENATE SPONSOR Dougherty

1032S.01I

SB 350 - This act modifies the mandated coverage for prostate examinations by including bone scans and prostate antibody imaging to be used on any nonsymptomatic man for whom there was an earlier diagnosis and on any patient that has an above normal prostate specific antigen.

This act is similar to SB 822 (2002).
LORIE TOWE

012703	S First Read	S135
013003	Second Read and Referred S Small Business, Insurance and Industrial Relations Committee	S158
021903	Hearing Conducted S Small Business, Insurance and Industrial Relations Committee	
040203	Voted Do Pass S Small Business, Insurance and Industrial Relations Committee	

EFFECTIVE : August 28, 2003

SB 0351

SCS SB 351

SENATE SPONSOR Dougherty HOUSE HANDLER Johnson (61)

1030S.02T

SCS/SB 351 - This act changes the procedure in which parental or guardian consent is noted for the organ donation process of minors. Current law requires parental or guardian consent to be noted on the minor's donor card, the application for the donor's instruction permit or driver's license, or other document of gift. This act states that parental or guardian consent can be noted on the permit or license instead of the application and on the driver's license as the attorney-in-fact.
LORIE TOWE

012703	S First Read	S135-136
013003	Second Read and Referred S Aging, Families & Mental & Public Health Committee	S158
021203	Hearing Conducted S Aging, Families, Mental & Public Health Committee	
030503	Voted Do Pass S Aging, Families, Mental & Public Health Committee	
031203	Reconsidered S Aging, Families, Mental and Public Health Committee	
031203	SCS Voted Do Pass S Aging, Families, Mental & Public Health Committee-Consent	(1030S.02C)
031303	Reported From S Aging, Families, Mental & Public	S497

Health Committee to Floor w/SCS - Consent

040103 SCS S adopted	S622
040103 S Third Read and Passed - Consent	S622
040203 H First Read	H888
040303 H Second Read	H917
040803 Referred H Health Care Policy Committee	H964
041003 Hearing Conducted H Health Care Policy Committee	
041003 Voted Do Pass H Health Care Policy Committee-Consent	
041503 Reported Do Pass H Health Care Policy Comm.-Consent	H1048
042403 H Third Read and Passed - Consent	
042403 Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0352

SENATE SPONSOR Griesheimer

1298S.01I

Creates the crime of assault while on the property of a
hospital emergency room or trauma center

013003 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S158
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SB 0353

SCS SB 353

SENATE SPONSOR Stoll

0441S.01I

SCS/SB 353 - This act establishes the "Collaborative for Applied Experiences in Science" (CAES) program, for the purpose of increasing the statewide potential scientific and technical workforce by identifying, recruiting, and retaining talented in-state and resident out-of-state undergraduates. To achieve this end, CAES will: develop a summer employment program emphasizing the development of research and technical skills in the fields of science, mathematics, computer science, and engineering; provide mechanisms for retaining high potential students; introduce students to the potential career opportunities within the state; facilitate employer access to a highly select talent pool; and keep collegiate-level students from Missouri who attend national and regional universities informed about career opportunities in the state.

This act is similar to SB 853 (2002).
DONALD THALHUBER

012703 S First Read	S136
013003 Second Read and Referred S Education Committee	S158
030403 Hearing Conducted S Education Committee	

031803 SCS Voted Do Pass S Education Committee (0441S.02C)

EFFECTIVE : August 28, 2003

SB 0354

SENATE SPONSOR Stoll

1141S.01I

Requires the state board of education to study and evaluate
the adequacy and equity of state school aid

013003 Second Read and Referred S Education Committee S158

SB 0355

HCS SB 355

SENATE SPONSOR Stoll

HOUSE HANDLER Harris

1135L.04C

HCS/SB 355 - This act allows persons registering their
vehicles to make a \$1 donation to the organ donor program. The
act also requires that parental or guardian consent be noted on a
minor's donor card, donor's instruction permit, or driver's
license as the attorney-in-fact.
STEPHEN WITTE

012703 S First Read S136

013003 Second Read and Referred S Transportation Committee S158

021103 Hearing Conducted S Transportation Committee-Consent

021803 Voted Do Pass S Transportation Committee-Consent

022403 Reported From S Transportation Committee to S297
Floor-Consent

031103 S Third Read and Passed - Consent S433

031103 H First Read S632

031203 H Second Read H641

040103 Referred H Transportation and Motor Vehicle H873
Committee040903 Hearing Conducted H Transportation & Motor Vehicle
Committee040903 HCS Voted Do Pass H Transportation & Motor Vehicle
Committee - Consent041503 HCS Reported Do Pass H Transportation & Motor H1055
Vehicle Committee - Consent

042403 HCS H adopted

042403 H Third Read and Passed - Consent

042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0356

SENATE SPONSOR Stoll

HOUSE HANDLER Harris

1133S.01T

SB 356 - This act changes the terminology used in the organ donation license law. This act clarifies the law by eliminating the phrase "making an organ donation" and replacing it with the term "inclusion in the organ donor registry" or "registry participation".

STEPHEN WITTE

012703 S First Read	S136
013003 Second Read and Referred S Transportation Committee	S158
021103 Hearing Conducted S Transportation Committee-Consent	
021803 Voted Do Pass S Transportation Committee-Consent	
022403 Reported From S Transportation Committee to Floor-Consent	S297
031103 S Third Read and Passed - Consent	S432-433
031103 H First Read	S632
031203 H Second Read	H641
040103 Referred H Transportation and Motor Vehicle Committee	H873
040903 Hearing Conducted H Transportation and Motor Vehicle Committee	
040903 Voted Do Pass H Transportation & Motor Vehicle Committee - Consent	
041503 Reported Do Pass H Transportation & Motor Vehicle Committee - Consent	H1055
042403 H Third Read and Passed - Consent	
042403 Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0357

SENATE SPONSOR Shields

HOUSE HANDLER Yates

1310S.01T

SB 357 - This act provides that the venue for administrative actions involving real property shall be in the circuit court of the county where the real property is located.

JIM ERTLE

012703 S First Read	S136
013003 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S158
021203 Hearing Conducted S Economic Development, Tourism & Local Government Committee	
021203 Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent	

021703 Reported From S Economic Development, Tourism & Local S234
Government Committee to Floor-Consent
022703 S Third Read and Passed - Consent S341
030303 H First Read H510
030403 H Second Read S521
030603 Referred H Judiciary Committee H581
040903 Hearing Conducted H Judiciary Committee
040903 Voted Do Pass H Judiciary Committee - Consent
041503 Reported Do Pass H Judiciary Committee - Consent H1049
042303 H Third Read and Passed - Consent
042303 Truly Agreed to and Finally Passed S945

EFFECTIVE : August 28, 2003

SB 0358

HCS SCS SB 358

SENATE SPONSOR Shields

HOUSE HANDLER Brown

1311L.04C

HCS/SCS/SB 358 - This act provides that the governing body of Platte county or any city located within such county shall approve all annual general operating expenditures from their respective general revenue funds to local election boards.

JIM ERTLE

012703 S First Read S136
013003 Second Read and Referred S Financial & Governmental S158
Organization, Veterans' Affairs & Elections Committee
030303 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee
030303 Voted Do Pass S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee-Consent
030603 Committee Vote Reconsidered S Financial & Govt.
Org., Veterans' Affairs & Elections Committee-Consent
030603 SCS Voted Do Pass S Financial & Governmental Org.,
Veterans' Aff. & Elections Comm.-Consent (1311S.02C)
031003 Reported From S Financial & Governmental Organization S420
Vet. Affairs & Elections Com. to Floor w/SCS-Consent
033103 SCS S adopted S665
033103 S Third Read and Passed - Consent S665
040103 H First Read H860
040203 H Second Read H881
040703 Referred H Elections Committee H944
041003 Hearing Conducted H Elections Committee
041003 HCS Voted Do Pass H Elections Committee - Consent
041503 HCS Reported Do Pass H Elections Comm. - Consent H1047
042303 HCS H adopted
042303 H Third Read and Passed - Consent /S943
042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0359

SENATE SPONSOR Childers

0928S.05I

Renders several modifications to the state's education,
education funding, and taxation policies

031803 Hearing Conducted S Education Committee

SB 0360

SENATE SPONSOR Steelman

1091S.01I

Exempts any sand or gravel operator that mines less than
5,000 tons of gravel per year from regulation and licensing

021803 Hearing Conducted S Commerce and Environment
Committee

SB 0361

SS SCS SBs 361, 103, 156, & 329

SENATE SPONSOR Steelman

1280S.03P

SS/SCS/SBs 361, 103, 156 and 329 - This act revises various
provisions relating to waste.

SEWER DISTRICTS - SECTIONS 204.600-204.760

These provisions simplify the operations for formation and
operation of sewer districts. The act provides the procedural
requirements for the new formation of a reorganized common sewer
district and the conversion of a current sewer district to a
reorganized sewer district.

CREATION OF A NEW REORGANIZED COMMON SEWER DISTRICT - In order to
create a new reorganized common sewer district, a petition is
filed with the circuit court. Upon the filing of the petition
the clerk of the court shall give notice of the filing in a
newspaper of general circulation in all counties which contain
property within the boundaries of the proposed reorganized sewer
district. Specific notice and procedural requirements are
specified.

Exceptions to the formation of the district may be filed not
less than five days prior to the hearing on the petition by any
voter or property owner in the proposed district. If the court
finds that the formation of the district is not in the public
interest, the matter will be dismissed at the costs of the

petitioners. If the court finds in favor of the formation of the district the court shall enter a decree of incorporation and shall appoint five voters from the district as the first board of trustees with staggered terms of one to five years.

The decree in incorporation shall not be final until approved by 2/3 of the voters in the district. Costs incurred in forming the district shall be taxed to the district. If the petitioners seeking formation specify that the organization is without the authority to issue general obligation bonds, the order shall set forth those conditions and the decree of incorporation must only be approved by a simple majority of voters in the district.

The method for expansion of the boundaries of the reorganized district are specified. Property owners with land contiguous or reasonably close to a reorganized district may petition the Board of Trustees to become part of the reorganized district.

The Board of Trustees may petition the Circuit Court for an amended decree of incorporation to allow the district to engage in the construction, maintenance and operation of water supply and distribution facilities which serve ten or more separate properties in the district, if the properties meet certain criteria.

ESTABLISHMENT OF A REORGANIZED COMMON SEWER DISTRICT FROM AN EXISTING COMMON SEWER DISTRICT - In order to establish an existing sewer district into a reorganized common sewer district a petition may be filed with the circuit court after the governing body of the district has made a determination that the reorganization is in the best interest of the district. The petition shall specify whether the board of trustees will be appointed by the governing body of the county or elected by the voters of the district. Procedural and notice requirements are provided.

Exceptions to the formation of the district may be filed not less than five days prior to the hearing on the petition by any voter or property owner in the proposed district. If the court finds in favor of the formation of the district the court shall enter a decree of incorporation.

The Bonded indebtedness and security interests of creditors of any common sewer district which converts to a reorganized common sewer district shall not be affected by the conversion. Reorganized common sewer districts shall have exclusive jurisdiction and authority to provide wastewater collection and treatment services within the boundaries of the district. A reorganized common sewer district shall be considered a political subdivision of the state. All courts of the state are required to take judicial notice of the existence of the reorganized

common sewer district.

The Board of Trustees for the reorganized common sewer district shall consist of five members who must be a voter and have resided within the boundaries of the district for at least one year. Trustees must be at least 25 and not be delinquent in payment of taxes at the time of election or appointment. The presiding officer shall be an additional member in the event that the district extends into more than one county. Trustees shall not be compensated. The Board of Trustees may hire necessary staff. All Trustees after the initial Trustees appointed by the court will be elected.

PROVISIONS RELATING TO REORGANIZED COMMON SEWER DISTRICTS - The Board of Trustees shall have no power to levy or collect taxes or issue general obligation bonds unless authorized by the voters. The total amount of general obligation bonds shall not exceed 10% of the assessed valuation of all taxable tangible property located in the district. Specifications for issuance of the bonds are provided. Powers and duties of the Board of Trustees are specified.

Any person who knowingly makes false statements in any filing with the district or falsifies or tampers with a monitoring device shall be fined \$1,000 per violation per day. In the event of a second violation the fine shall be \$3,000 per violation per day. Third and subsequent violations shall be punishable by a Class D felony.

The Board of Trustees may acquire property by purchase, gift or condemnation or may lease or rent any real or personal property. In order to condemn property the procedures provided in Chapter 523, RSMo, must be followed.

All projects which exceed \$25,000 in expense must be awarded to the lowest bidder. The act provides how costs of acquiring, constructing, improving, or extending a sewerage system shall be met.

A reorganized common sewer district may issue general or special revenue bonds if the decree of incorporation allows the sewer district to issue bonds. Specific requirements of the bonds are specified. Certain duties for a reorganized common sewer district which issues bonds are specified.

The Board of Trustees may apply for and accept grants, funds materials or labor from the state and federal government in the construction of a sewerage system.

SANITARY SEWER IMPROVEMENT AREA ACT - The act also allows for the creation of sanitary sewer improvement areas and allows the Board of Trustees to incur indebtedness and issue temporary notes and general or special revenue bonds to pay for such. The district

will impose assessment and may impose user fees on the property benefitted by the improvement project and the act provides the method for the assessment or imposition of user fees. The procedure for the establishment of a sanitary sewer improvement area is specified.

This portion of the act is identical to SB 567 (2003).

WATER AND SEWERAGE SERVICES - §250.140

The act states that in the case of privately owned property sewerage service or water and sewerage services when combined shall be deemed to be provided to the occupant of the property and delinquent sums can be recovered from the occupant. Currently such services are also deemed provided to the owner of the property.

GARBAGE COLLECTION - 260.219

This act prohibits local governments and political subdivisions from providing waste or garbage collection services outside of its boundaries.

WASTE TIRE FEE EXTENSION - §260.273

This portion will extend the collection of the waste tire fee by five years to 2009. This portion is the SCS/SBs 361, 103, 156 & 329.

HAZARDOUS WASTE GENERATOR - §260.475 & §260.479

This portion extends the levy and collection of the hazardous waste management fee to January 1, 2010. This portion is identical to SB 392 (2003).

LANDFILL FEE FOR JOHNSON COUNTY - §260.830-260.831

This act permits Johnson County to hold an election to impose a landfill fee for the benefit of the county. The fees, which may not exceed \$1.50 per ton will be collected by the landfill operation. This portion is identical to SCS/SB 546 (2003).

UNDERGROUND STORAGE TANKS - §319.125 - 319.127 & § 319.139

This portion changes the jurisdiction over underground storage tanks from the Clean Water Commission to the Missouri Hazardous Waste Management Commission. This portion is identical to SB 334 (2003).

DISCONNECTION OF WATER SERVICES FOR NONPAYMENT OF SEWER BILL - §393.015 & §393.018

This portion creates provisions for the procedure for disconnection of water services for nonpayment of a sewer bill. The act requires certain providers of water service to contract with certain sewer service providers to terminate water services to customer premises for nonpayment of a sewer bill upon the request of the sewer service provider. In the event the parties are unable to reach an agreement within four months of the receipt of the request, a petition may be filed with the circuit court asking for three commissioners to draft the agreement. The act provides the procedural requirements of such proceeding and the appointment of the commissioners.

No termination of water service may occur until 30 days after the municipality or sewer district sends the customer written notice by certified mail. However, if the water service provider is providing water service as well as sewer service, no additional notice shall be required other than the notice period in use by the water service provider. Water service shall be discontinued until the customer pays the sewer charges and all related costs of disconnection and reconnection in full or another payment arrangement is agreed to by the parties. Water service providers who collect delinquent sewer charges at the written request of the sewer service provider shall be immune from civil liability or damages resulting from the disconnection. Unless specifically provided otherwise, the costs of disconnection and reconnection of water service shall be reimbursed by the municipality or sewer district and shall be charged to and paid by the customer.

This portion is similar to SCS/SB 440 (2003).

DISCONNECTION OF WATER SERVICES - §393.017

This portion requires 15 days advance written notice prior to a disconnection of residential water service. Water service to a residence may not be disconnected unless a written notice is sent to the customer by certified mail and must include the proposed action, date of proposed action, cost of reconnection, reason for the action, amount of the arrearage, address where payment can be sent, any actions which the residential customer may take to prevent the disconnection, and contact information for the customer to call. The service provider may recoup the cost to send the certified mailing from the customer. The reconnection fee charged by the service provider must only include costs which are reasonable, actual and necessary for the reconnection. This portion is similar to SB 339 (2003).

SAFE WATER REMEDIATION PROJECTS - §640.100, 640.115, 640.615, 640.620 & 644.145

This act establishes a system by which the Clean Water Commission determines a per capita cost average for all safe water remediation projects in the state to encourage the

subsequent designer firms or engineers to prepare engineering plans which have an average cost less than the per capita average by offering bonuses for the below cost design.

The Commission establishes the per capita average cost by dividing up the state into six classes by population. This act would apply to any state or federally funded project.

This portion is similar to SCS/SB 560 (2003).

BASIC AIR OPERATING PERMITS - §643.078

This act eliminates the necessity of having a Basic Air Operating Permit for an air contaminant Class B source pursuant to Missouri Clean Air Law. This portion is similar to - SB 630 (2003).

AGRICULTURAL STORMWATER DISCHARGES - §644.016, 644.052

This portion specifically excludes agricultural stormwater discharges and return flows from irrigated agriculture from the definition of "point source" and "water contamination source". This act also alters the definition of "waters of the state" and specifically excludes an accidental or unintentional discharge where discharge is entirely confined upon lands owned, leased or controlled by individual or two people jointly or as tenants in common and where the discharged water contaminates are removed or cleaned up to the extent that future flow of water off the property does not exceed any of the standards, regulations or limitations. The term also does not include accidental or unintentional discharge into a pond, lake or reservoir not actively discharging water through the spillway as long as it is contained on lands owned or controlled by an individual or two people jointly or as tenants in common as long as future flow of water does not exceed any standards, regulation or limitations.

Requests for state operating permits associated with a construction permit application are exempted from paying a fee.

This portion is similar to SB 655 (2003).

STORMWATER BONDS - §644.581

This portion authorizes the Board of Fund Commissioners to issue additional bonds for grants and loans pursuant to several sections in Article III of the Missouri Constitution which are administered by the Clean Water Commission and relate to water, sewer and stormwater projects. This act authorizes additional bonds in addition to amounts authorized prior to August 28, 2004.

This portion is similar to SB 252 (2003).

PREFERENCE GIVEN ON DNR CONTRACTS - Section 1

This act requires the Department of Natural Resources to grant a 5% preference on contracts for removal or clean up of waste to vendors which are from Missouri or which utilize Missouri workers. In certain instances the preference to vendors can be cumulative.

012703	S First Read	S136
013003	Second Read and Referred S Commerce and Environment Committee	S158
020403	Hearing Conducted S Commerce & Environment Committee	
022503	SCS Voted Do Pass (SCS SBs 361, 103, 156, & 329) S Commerce & Environment Committee (1280S.02C)	
031303	Reported From S Commerce & Environment Committee to Floor w/SCS	S496
040903	SS for SCS S offered (Steelman) (1280S.03F)	S737
040903	SA 1 to SS for SCS S offered & adopted (Caskey)	S737-738
040903	SA 2 to SS for SCS S offered & adopted (Childers)	S738-743
040903	SA 3 to SS for SCS S offered & adopted (Griesheimer)	S743
040903	SA 4 to SS for SCS S offered (Cauthorn)	S743
040903	SSA 1 for SA 4 to SS for SCS S offered & defeated (Steelman)	S743-744
040903	SSA 2 for SA 4 to SS for SCS S offered & adopted (Steelman)	S744
040903	SA 5 to SS for SCS S offered & adopted (Steelman)	S744
040903	SA 6 to SS for SCS S offered & adopted (Steelman)	S744-745
040903	SA 7 to SS for SCS S offered & adopted (Gross)	S745-746
040903	SS for SCS, as amended, S adopted	S746
040903	Perfected	S746
041403	Reported Truly Perfected S Rules Committee to Floor	S777
041403	Referred S Governmental Accountability & Fiscal Oversight Committee	S777
042803	001 S Calendar S Bills for Third Reading (Fiscal)	

EFFECTIVE : August 28, 2003

SB 0362

SENATE SPONSOR Steelman

1232S.02I

SB 362 - This act requires all tobacco product manufacturers who sell cigarettes in this state to file an annual form with the Attorney General stating they are in compliance with the Master Settlement Agreement. Participating manufacturers must certify a list of its brand families. Nonparticipating manufacturers must provide additional information as indicated including a more detailed listing of brand families and units sold and that the nonparticipating manufacturer is registered to do business in the state, maintains a qualified escrow fund (including specific information regarding the account), is in full compliance with the Master Settlement. Tobacco product manufacturers must

maintain information used to compile the certification for five years.

By January 1, 2004, the Attorney General shall publish or make available on its website a list of all tobacco product manufacturers who have filed certifications. It shall be unlawful to any person to affix a stamp to a package of cigarettes of a tobacco product manufacturer or brand family that is not included in the directory or to offer those cigarettes for sale.

Foreign nonparticipating manufacturers who are not registered to do business in the state must designate an agent for service of process as a condition precedent to being listed in the directory.

Stamping agents are required to submit a quarterly report to the Attorney General the equivalent stick count for which the stamping agent affixed stamps or otherwise paid the tax due for the cigarettes. The stamping agent must maintain documentation used to compile the report for five years. The Director of Revenue and the Attorney General may share information for the purposes of enforcement of the provisions of this act.

The Attorney General may require nonparticipating manufacturers, stamping agents and tobacco product manufacturers to provide certain additional information necessary to determine compliance.

Upon determination of a violation, the Director of the Department of Revenue may suspend the license of a stamping agent. Each stamp affixed and each sale or offer to sell cigarettes shall constitute a separate violation. The Director of the Department of Revenue may also impose a civil penalty of the greater of 500% of the retail value of the cigarettes or \$5,000. Cigarettes sold, offered for sale or possessed for sale that are in violation are deemed contraband and subject to seizure and forfeiture. The Attorney General may seek and injunction for threatened or actual violations.

It is a Class A misdemeanor to sell or distribute cigarettes, or acquire, hold, own, possess, transport, import or cause to be imported cigarettes that the person knew or should have known were intended for distribution in the State which are in violation of the stamping provisions. Violations of the stamping provisions shall also be deemed to be engaged in unfair merchandising practices pursuant to Chapter 407, RSMo.

Decisions regarding maintenance of the directory by the Attorney General shall be subject to review by the Administrative Hearings Commission. Effective dates for implementation of the provisions are provided. The Attorney General may promulgate necessary rules. The State shall be entitled to recover costs of

enforcement actions including reasonable attorneys fees. If a court determines that a violation has occurred, the court shall order any profits be disgorged and paid into the Tobacco Control Special Fund which is created.

This act has an emergency clause.
CINDY KADLEC

012703 S First Read	S136
013003 Second Read and Referred S Pensions & General Laws Committee	S158
021103 Hearing Conducted S Pensions & General Laws Committee	
021803 Motion to Report Bill Do Pass FAILED S Pensions & General Laws Committee	
022503 Committee Vote Reconsidered S Pensions & General Laws Committee	
022503 Voted Do Pass S Pensions & General Laws Committee	
031303 Reported From S Pensions & General Laws Committee to Floor	S496
041403 Bill Placed on Informal Calendar	S764
042803 S Inf Calendar S Bills for Perfection	

EFFECTIVE : Emergency Clause

SB 0363

SENATE SPONSOR Jacob

1307S.01I

SB 363 - Currently, the Missouri College Guarantee Fund receives \$3 million dollars from the Gaming Commission Fund and an extra \$1.5 million if the remaining net proceeds of the Fund (which is distributed to the Early Childhood Development, Education and Care Fund) exceed \$27 million.

This act alters the distribution of the Gaming Commission Fund by awarding the Missouri College Guarantee Fund \$4.5 million dollars from the Gaming Commission Fund and deleting the provision which allocates the extra \$1.5 million should the remaining net proceeds of the Gaming Commission Fund exceed \$27 million.
DONALD THALHUBER

012703 S First Read	S136
013003 Second Read and Referred S Ways and Means Committee	S158
022503 Hearing Conducted S Ways and Means Committee	
030403 Voted Do Pass S Ways & Means Committee-Consent	

EFFECTIVE : August 28, 2003

SB 0364

SENATE SPONSOR Yeckel

0893S.01I

SCS/SBs 364 & 365 - This act increases the allowable handling fee an institution may charge for processing a refused instrument to \$25. Currently, an institution may charge up to \$15.

A lender on a second mortgage loan is authorized to assess a handling fee for processing a refused instrument of \$25. Currently, a lender may assess a fee of up to \$15.

This act modifies the allowable charge for a late payment of an installment or minimum payment to \$15 or an amount not to exceed 5% of each installment or minimum payment due, whichever is greater. Currently, the allowable charge is \$25 or an amount not to exceed 5% of each installment or minimum payment due, which is less.

The default charge on any second mortgage loan for any payment not paid in full within 15 days of its scheduled due date is modified to \$15 or an amount not to exceed 5% of each installment or minimum payment due, whichever is greater. Currently, the allowable charge is \$25 or an amount not to exceed 5% of each installment or minimum payment due, which is less.

JIM ERTLE

012703	S First Read	S136
013003	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S158
021003	Hearing Conducted S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	
030603	SCS SBs 364 & 365 Voted Do Pass S Financial & Govt. Org., Veterans' Affairs & Elections Comm. (0893S.02C)	

EFFECTIVE : August 28, 2003

SB 0365

SCS SBs 364 & 365
SENATE SPONSOR Yeckel

0894S.01I

012703	S First Read	S136
013003	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S158
021003	Hearing Conducted S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	
030603	Bill Combined (SCS SBs 364 & 365) S Financial & Govt. Org., Veterans' Affairs & Elections Comm. (0893S.02C)	

EFFECTIVE : August 28, 2003

SB 0366

SCS SB 366

SENATE SPONSOR Scott

0786S.03I

SCS/SB 366 - This act allows gas and electrical corporations to file a petition with the Public Service Commission (PSC) for a determination of ratemaking principles and treatment which would apply to the recovery of costs for the construction of a new facility in order to assure the financial community that the company will earn a return on common equity sufficient to ensure confidence in the financial integrity to maintain the credit and ability of the company to attract capital. The company must also file prepared direct testimony and exhibits supporting the company's application which shall also be served on the Office of Public Counsel. Public notice and intervention shall be allowed. The application may be joined with an application for a certificate of convenience and necessity. In order to be eligible for such a determination, the facility must be a gas or electric plant which would have a total investment or least cost of at least \$5 million for companies serving between 100,000 and 1 million customers and \$25 million for companies serving more than 1 million customers.

The PSC must then issue an order setting forth the ratemaking principles and treatment in all rate cases after the facility is placed in service. If the PSC fails to issue a determination within 180 days of the application, the ratemaking principles and treatment proposed by the company will apply. Once the order is issued by the PSC, the company has 12 months to notify the PSC whether it will proceed with the project.

CINDY KADLEC

012703 S First Read S136

013003 Second Read and Referred S Commerce and Environment S158
Committee

021103 Hearing Conducted S Commerce & Environment Committee

031803 SCS Voted Do Pass S Commerce & Environment
Committee (0786S.04C)

EFFECTIVE : August 28, 2003

SB 0367

SENATE SPONSOR Scott

1236S.01I

Requires criminal history check for certain persons related to the gaming industry and the state gaming commission

021103 Hearing Conducted S Pensions & General Laws Committee

****SB 0368****

SCS SBs 343, 89, 134, 171, 240, 261, et al
SENATE SPONSOR Gibbons

1199S.01I

012703 S First Read S137
013003 Second Read and Referred S Transportation Committee S158
030403 Hearing Conducted S Transportation Committee
031203 Bill Combined (SCS SBs 343, et al) S Transportation
Committee

EFFECTIVE : August 28, 2003

****SB 0369****

SCS SBs 343, 89, 134, 171, 240, 261, et al
SENATE SPONSOR Gibbons

0077S.01I

012703 S First Read S137
013003 Second Read and Referred S Transportation Committee S158
030403 Hearing Conducted S Transportation Committee
031203 Bill Combined (SCS SBs 343, et al) S Transportation
Committee

EFFECTIVE : August 28, 2003

****SB 0370****

HCS SB 370
SENATE SPONSOR Foster HOUSE HANDLER Myers

1327L.03C

HCS/SB 370 - This act allows the executive officer of a political subdivision to enter into agreements for reciprocal emergency aid without approval of the Governor. Further, a licensed ground ambulance service may transport patients from a licensed hospital to a licensed hospital within their service area in political subdivisions that have entered into a reciprocal emergency aid agreement.
RICHARD MOORE

012803 S First Read S142
013003 Second Read and Referred S Economic Development, S158
Tourism & Local Government Committee
021203 Hearing Conducted S Economic Development, Tourism &
Local Government Committee
021203 Voted Do Pass S Economic Development, Tourism & Local
Government Committee-Consent
021703 Reported From S Economic Development, Tourism & Local S234
Government Committee to Floor-Consent
022703 SA 1 S offered & adopted (Foster) S342

022703 S Third Read and Passed, as amended - Consent	S342
030303 H First Read	H510
030403 H Second Read	H521
031303 Referred H Local Government Committee	H684
040703 Hearing Conducted H Local Government Committee	
041003 HCS Voted Do Pass H Local Government Committee	
041503 HCS Reported Do Pass H Local Government Com.-Consent	H1053
042303 HCS H adopted	
042303 H Third Read and Passed - Consent	
042803 S Calendar S Bills with H amendments (HCS)	

EFFECTIVE : August 28, 2003

SB 0371

SENATE SPONSOR Foster HOUSE HANDLER Cunningham (86)

0876S.01T

SB 371 - This act allows the Missouri Higher Education Loan Authority (MOHELA) to provide loans to high school juniors and seniors for non-sectarian tuition and other costs of students enrolled in advanced placement or college credit courses.

This act is similar to portions of the SCS/HB 1113 (1996).
DONALD THALHUBER

012803 S First Read	S142
013003 Second Read and Referred S Education Committee	S158
021103 Hearing Conducted S Education Committee	
021803 Voted Do Pass S Education Committee-Consent	
022403 Reported From S Education Committee to Floor-Consent	S288
030303 S Third Read and Passed - Consent	S353
030403 H First Read	H541
030503 H Second Read	H549
031303 Referred H Education Committee	H684
040203 Hearing Conducted H Education Committee	
040203 Voted Do Pass H Education Committee - Consent	
040803 Reported Do Pass H Education Committee - Consent	H965
041703 H Third Read and Passed - Consent	H1122
041703 Truly Agreed to and Finally Passed	S881
042203 Reported Duly Enrolled S Rules Committee	S897
042203 Signed by Senate President	S914
042303 Signed by House Speaker	
042303 Delivered to Governor	S929

EFFECTIVE : August 28, 2003

SB 0372

SCS SB 372

SENATE SPONSOR Yeckel

1194L.01I

SCS/SB 372 - This act regulates the licensing of naturopathic physicians.

Definitions are created relating to naturopathic medicine and required education (Section 334.1000). The act establishes requirements and procedures for the initial licensure of naturopaths (Section 334.1003).

The Advisory Commission for Naturopathic Medicine is established for the purpose of advising the State Board of Healing Arts on the licensure and supervision of all naturopathic physicians. The Commission shall consist of six members, one of which must be a public member, who will be appointed by the Governor. Each member shall serve a four year term, except for the members first appointed (Section 334.1006).

The State Board of Registration for the Healing Arts has the authority to adopt rules for licensing, enforce the provisions of this act, set the amount of fees, and deposit moneys in the Board's fund. The Board may prescribe continuing education requirements (Section 334.1015).

Naturopaths must display a license or certificate in a conspicuous location that is accessible to the public (Section 334.1018). Any person seeking to practice as a naturopathic physician must take and pass required examinations. An average score of seventy-five is required to pass any examination (Section 334.1021).

Section 334.1024 creates a list of persons who are exempt from the licensure requirements. Section 334.1027 creates a "grandfathering" provision to allow for the licensure of naturopathic physicians who do not satisfy certain education requirements, provided such physicians meet other requirements relating to the active practice of naturopathic medicine. Such persons must apply for licensure by January 1, 2005.

Any person violating the provisions of this act shall be guilty of a Class A misdemeanor (Section 334.1030).

A naturopathic physician must meet the Board's minimum requirements for continuing education in order to renew a certificate of registration (Section 334.1033). Every licensed naturopathic physician must renew their certificate of registration on or before the renewal date. A blank application form for registration will be mailed to the last known office or residence address. The failure to receive the application form does not mitigate the duty to register or exempt from penalties (Section 334.1036). Registration fees must be paid to the Director of the Department and must accompany the application for registration (Section 334.1039).

JIM ERTLE

012803 S First Read S142
 020403 Second Read and Referred S Financial & Governmental S170
 Organization, Veterans' Affairs & Elections Committee
 021703 Hearing Conducted S Financial & Governmental Org.,
 Veterans' Affairs & Elections Committee
 030303 SCS Voted Do Pass S Financial & Governmental Org.,
 Veterans' Affairs & Elections Committee (1194S.06C)

EFFECTIVE : August 28, 2003

SB 0373

HCS SCS SB 373

SENATE SPONSOR Bartle

HOUSE HANDLER Luetkemeyer

0996L.04C

HCS/SCS/SB 373 - This act adds the definitions of "no commercial value," "private sale" and "public sale" to Chapter 415, RSMo. It changes the disclosure requirement for liability insurance to that of casualty insurance. The act clarifies the fact that the time requirements of Section 415.415, RSMo, subsection (2) and (4) run concurrently. Further, it corrects the current statute and refers to the proper section for the definition of "commercially reasonable manner" under the Uniform Commercial Code.

The act also requires the operator prior to sale of the occupants property to only notify those lienholders disclosed by the occupant pursuant to Section 415.410, RSMo. It also removes the current occupant notice requirement prior to denial of access, allowing the operator to deny access to the leased space once an occupant is in default.

RICHARD MOORE

012803 S First Read S142-143
 020403 Second Read and Referred S Small Business, Insurance S170
 and Industrial Relations Committee
 021203 Hearing Conducted S Small Business, Insurance and
 Industrial Relations Committee
 030503 SCS Voted Do Pass S Small Business, Insurance &
 Industrial Relations Committee-Consent (0996S.03C)
 031003 Reported From S Small Business, Insurance & S420
 Industrial Relations Committee to Floor w/SCS-Consent
 040103 SCS S adopted 616-617
 040103 S Third Read and Passed - Consent S617
 040103 H First Read H873
 040203 H Second Read H881
 040703 Referred H Financial Services Committee H944
 041403 Hearing Conducted H Financial Services Committee
 041403 HCS Voted Do Pass H Financial Services Com. - Consent
 041503 HCS Reported Do Pass H Financial Services Com-Consent H1047
 042303 HCS H adopted
 042303 H Third Read and Passed - Consent /S943

042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0374

SENATE SPONSOR Shields

1129S.01I

SB 374 - This act allows state employees who are paid on an hourly basis and who have accumulated overtime hours the option of being paid their hourly wage for the accumulated overtime hours or use the overtime hours as compensatory leave time. An employee may retain up to eighty overtime hours during the calendar year, and any overtime in excess of eighty hours would be paid to the employee monthly at their normal hourly wage. Any remaining accumulated overtime at the end of a calendar year would be paid at the employees normal hourly rate.

RICHARD MOORE

012803 S First Read S143

022003 Second Read and Referred S Pensions & General Laws S281
Committee

030403 Hearing Conducted S Pensions & General Laws Committee

031103 Voted Do Pass S Pensions & General Laws Committee

EFFECTIVE : August 28, 2003

SB 0375

SENATE SPONSOR Steelman

1281S.01I

SB 375 - This act requires the Department of Economic Development to establish one enterprise zone in Pulaski County and another in the City of Richland.

This act is identical to HB 204 (2003).

JEFF CRAVER

012803 S First Read S143

020403 Second Read and Referred S Economic Development, S170
Tourism & Local Government Committee021203 Hearing Conducted S Economic Development, Tourism &
Local Government Committee040303 Voted Do Pass S Economic Development, Tourism and
Local Government Committee

EFFECTIVE : August 28, 2003

SB 0376

SENATE SPONSOR Caskey

HOUSE HANDLER Cooper

1364S.01T

SB 376 - This act changes the body that certifies a deputy coroner from the County Officials Training Commission to the Missouri Coroners and Medical Examiners Association.
RICHARD MOORE

012903	S First Read	S148
020403	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S170
021703	Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee-Consent	
022003	Voted Do Pass S Financial & Governmental Organ., Veterans' Affairs & Elections Committee-Consent	
022403	Reported From S Financial & Governmental Organization Veterans Affairs & Elections Com. to Floor-Consent	S289
030403	S Third Read and Passed - Consent	S376
030503	H First Read	H563
030603	H Second Read	H572
040303	Referred H Professional Registration and Licensing Committee	H926
040803	Hearing Conducted H Professional Registration & Licensing Committee	
040803	Voted Do Pass H Professional Registration & Licensing Committee - Consent	
041503	Reported Do Pass H Professional Registration & Licensing Committee - Consent	H1054
042403	H Third Read and Passed - Consent	
042403	Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0377

SENATE SPONSOR Childers

0818S.02I

Creates a malpractice settlement tax

021103 Hearing Conducted S Ways and Means Committee

SB 0378

SENATE SPONSOR Steelman

1334S.01I

Prohibits persons under 21 from dancing or being allowed to dance in an adult cabaret

031803 Motion to Report Bill Do Pass FAILED S Commerce and Environment Committee

SB 0379

HCS SCS SB 379

SENATE SPONSOR Champion

HOUSE HANDLER Wright

1335L.03C

HCS/SCS/SB 379 - This act, in certain situations, allows the governing body of the City of Springfield upon a written request from a real property owner within the city, and following a public hearing, to remove real property from a district or transfer real property from one class designation of a district to another class designation. The governing body may only take such actions if the Board consents to such removal, the district can meet its financial obligations following the proposed transfer and the hearing is conducted following proper notice being given.

This act is similar to SB 125 (2001).
RICHARD MOORE

012903 S First Read	S148-149
020403 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S170
021203 Hearing Conducted S Economic Development, Tourism & Local Government Committee	
021203 SCS Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent (1335S.02C)	
021703 Reported From S Economic Development, Tourism & Local Government Committee to Floor w/SCS-Consent	S234
022703 SCS S adopted	S342
022703 S Third Read and Passed - Consent	S342
030303 H First Read	H510
030403 H Second Read	H521
031303 Referred H Local Government Committee	H684
040703 Hearing Conducted H Local Government Committee	
041003 HCS Voted Do Pass H Local Government Com. - Consent	
041503 HCS Reported Do Pass H Local Government Com.-Consent	H1053
042303 HCS H adopted	
042303 H Third Read and Passed - Consent	/S944
042803 S Calendar S Bills with H amendments (HCS)	

EFFECTIVE : August 28, 2003

SB 0380

SENATE SPONSOR Cauthorn

0839S.01I

Allows nursing home districts to establish and maintain
senior housing

031203 Hearing Conducted S Aging, Families, Mental & Public
Health Committee

SB 0381

SCS SBs 381, 384, 432 & 9

SENATE SPONSOR Dolan

1000S.09C

SCS/SBs 381, 384, 432 & 9 - This act enacts various measures relating to transportation safety.

USE OF HEADLIGHTS - This act requires motorists to use their headlights whenever rain, snow, fog or other atmospheric conditions require the use of windshield wipers. This portion of the act is similar to SB 381 (2003).

TRUCKS IN LEFT-HAND LANE - This act prohibits trucks (in excess of 48,000 pounds) from being driven in the far left-hand lane on interstate highways, freeways or expressway in the urban areas of this state. This prohibition shall not apply in certain circumstances. This act is similar to SB 384.

USE OF CHILD PASSENGER RESTRAINT SYSTEM/BOOSTER SEAT - This act requires children less than 4 years old, regardless of weight, or children weighing less than 40 pounds, regardless of age, to use an appropriate child passenger restraint system. The act requires children 4 years of age through 5 years of age or who weigh 40 pounds to 60 pounds to be secured in a child passenger restraint system or a child booster seat. Children 6 years of age or older, or children who are at least 60 pounds, must use a safety belt, child restraint system or booster seat.

WAIVER OF PENALTY - A person may escape the \$25 penalty by demonstrating that the person obtained a child safety seat prior to or at his or her hearing which is satisfactory to the court or the party responsible for prosecuting the violator's citation.

NO POINTS - No points will be assessed against a person's driver's license for violating this act.

RENTAL AGENCIES - This act requires car rental agencies doing business in Missouri to inform customers of the requirements of Section 210.104 and to provide an appropriate child passenger safety restraint system for rental.

SEAT BELT REQUIREMENTS - If there are more persons than there are seat belts in the car, then the passengers must sit in the area behind the front seat unless the vehicle is designed only for a front-seated area. This exception does not apply to passengers riding with an intermediate licensee.

This portion of the act has an effective date of January 1, 2004. This portion of the act is substantially similar to SB 9 (2003), SB 647 (2002) and SB 549 (2001).

BOATING SAFETY IDENTIFICATION CARD - Beginning January 1, 2005,

any person born after August 28, 1984, to possess a boating safety identification card in order to operate a vessel on the Mississippi River, Missouri River, or the lakes of this state. The State Water Patrol will issue the card. The card will be issued to persons who: (1) have successfully completed a boating safety course approved by the National Association of State Boating Law Administrators and certified by the State Water Patrol; (2) have passed an equivalency examination prepared and administered by the State Water Patrol; or (3) hold a valid master's, mate's, or operator's license issued by the United States Coast Guard. The State Water Patrol may charge a fee for the card that does not substantially exceed the administrative cost of this provision. No individual will be stopped or detained for the purpose of checking to see if the individual holds a boating safety identification card. The act also requires that any person convicted of certain boating offenses must enroll and complete a boating safety education course which meets the State Water Patrol's minimum standards, file proof of successful completion of the course with the court, and not operate a vessel until filing proof. This portion of the act is substantially similar to SB 1 (2003), SB 1083 and HB 1307 (2002).

BICYCLE PROVISIONS - This act amends the Model Traffic Ordinance to provide that a motor vehicle shall not be driven or parked within a bicycle lane. A motor vehicle may be driven in a bicycle lane only for the purpose of a lawful maneuver to cross the lane or provide for safe travel (Section 300.330).

This act establishes a 20 mph speed limit within school zones. The governing body may establish a lower speed limit if needed for public safety (Section 304.675).

This act amends the Model Traffic Ordinance to require motorists to exercise the highest degree of care to avoid colliding with bicyclists and motorcyclists (Section 300.410). This act also enacts a similar provision into Chapter 304, RSMo (Section 304.677).

This act holds motorists who intentionally, recklessly or negligently collide with pedestrians or cyclists liable for a minimum of \$500 in compensatory damages.

If the motorist does the same act but has six or more points on his or her driver's license, or has a prior conviction for an intoxication-related offense or has previously caused personal injury to a pedestrian, cyclist, or motorcyclist, the person shall be liable for a minimum of \$1,000 in compensatory damages and shall have his or her driver's license revoked for a period of one year (Section 537.038).

This act also imposes 12 points on the person's driver's license for intentionally, recklessly or negligently colliding with a cyclist, pedestrian, or motorcyclist if the person:

- (1) Has 6 more points on his or her license;
- (2) Has a prior intoxication-related offense; or
- (3) Has previously caused injury to a pedestrian, cyclist, or motorcyclist (Section 302.302). This portion of the act is similar to SB 400 (2003).

GARBAGE TRUCK LIGHTS - This act requires garbage trucks to use alternating flashing lights when stopped on the side of the road.

COUNTY ROAD SPEED LIMITS - This act caps the speed limits established by County Commissions in 2nd, 3rd, and 4th Class Counties to 45 miles per hour. The requirement for posting speed limit signs shall only apply to roads which have a speed limit of less than 45 miles per hour. This portion of the act is similar to SCS/SB 227 (2003).

COMMERCIAL MOTOR CARRIER (COMPLIANCE WITH FEDERAL REGULATIONS) - This act adds the federal definition of "gross combination weight rating" and "gross vehicle weight rating" to Section 302.700. This act also modifies two provisions of Missouri law pertaining to hazardous materials carriers to make them consistent with Federal Motor Carrier Safety Administration regulations. This portion of the act is similar to SB 432(2003).

LOW-SPEED VEHICLES - This act allows operators of low-speed vehicles to use public highways under certain conditions. A low-speed vehicle is a four-wheeled vehicle whose top speed is greater than 20 mph but less than 25 mph and is manufactured in compliance with the National Highway Traffic Safety Administration standards. A low-speed vehicle shall not be operated on a street or highway with a posted speed limit greater than 35 mph. A low-speed vehicle shall be exempt from inspection and emission testing, but must comply with the federal standards. Every operator of a low-speed vehicle shall maintain financial responsibility as required under Chapter 303, RSMo. Every operator of a low-speed vehicle must have a driver's license. City and counties may promulgate ordinances which are more stringent than this act. These provisions are contained in SB 594 (2003).

ALCOHOL- RELATED REPORTS - This act requires alcohol related reports submitted to the Department of Revenue by law enforcement officers to be certified rather than verified. The act requires law enforcement officers to certify the alcohol arrest reports under penalties of perjury prior to filing the reports with the department. The reports shall be admissible as prima facie evidence at administrative hearings. The act repeals the requirement for license surrender in order to obtain a hearing on administrative alcohol arrests. These provisions are contained in SB 490 (2003).

STEPHEN WITTE

012903 S First Read S148
020403 Second Read and Referred S Transportation Committee S170
021103 Hearing Conducted S Transportation Committee
031203 SCS Voted Do Pass (SCS SBs 381, 384, 432 & 9) S
Transportation Committee (1000S.09C)
032003 Reported From S Transportation Committee to S577
Floor w/SCS
041503 SS for SCS S offered (Dolan) (1000S.13F) S786
041503 SA 1 to SS for SCS S offered & withdrawn (Caskey) S786-787
041503 SA 2 to SS for SCS S offered & adopted (Shields) S787-794
041503 SA 3 to SS for SCS S offered & adopted (Scott) S794-796
041503 SA 4 to SS for SCS S offered & adopted (Bray) S796-807
041503 SA 5 to SS for SCS S offered & defeated (Bartle) S807-808
041503 SA 6 to SS for SCS S offered & adopted (Gibbons) S808
041503 SA 7 to SS for SCS S offered & adopted (Scott) S808-809
041503 SA 8 to SS for SCS S offered & adopted (Steelman) S809-811
041503 SA 9 to SS for SCS S offered & adopted (Steelman) S811-812
041503 SA 10 to SS for SCS S offered & defeated (Nodler) S812-813
041503 SA 11 to SS for SCS S offered & adopted (Caskey) S813
041503 SA 12 to SS for SCS S offered & adopted (Caskey) S813
041503 SA 13 to SS for SCS S offered & adopted (Dolan) S813-814
041503 SS for SCS, as amended, S adopted S814
041503 Motion to reconsider adoption of SS for SCS S adopted S814
041503 Bill Placed on Informal Calendar S814
041503 SA 14 to SS for SCS S offered & adopted (Kennedy) S837
041503 SA 15 to SS for SCS S offered & adopted (Jacob) S837-842
041503 SA 16 to SS for SCS S offered & defeated (Jacob) S842-843
041503 SA 17 to SS for SCS S offered & defeated (Jacob) S843-844
041503 SA 18 to SS for SCS S offered & defeated (Scott) S844-845
041503 SA 19 to SS for SCS S offered (Bartle) S845-846
041503 Bill Placed on Informal Calendar S846
041603 SA 19 to SS for SCS S withdrawn S858
041603 Bill Placed on Informal Calendar S858
042803 S Inf Calendar S Bills for Perfection

EFFECTIVE : Varies

SB 0382

SENATE SPONSOR Dolan

0121S.01I

Allows motorists to obtain Special Olympics Missouri license
plates

020403 Second Read and Referred S Transportation Committee S170

SB 0383

SENATE SPONSOR Dolan

HOUSE HANDLER Schneider

1058S.01T

SB 383 - This act provides that certain recorded documents must be proven or acknowledged. The act removes the requirement that such documents must be proven and acknowledged "according to law".

JIM ERTLE

012903	S First Read	S148
020403	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S170
021203	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
021203	Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent	
021703	Reported From S Economic Development, Tourism & Local Government Committee to Floor-Consent	S234
022703	S Third Read and Passed - Consent	S343
030303	H First Read	H510
030403	H Second Read	H521
031303	Referred H Local Government Committee	H684
040303	Hearing Conducted H Local Government Committee	
040703	Voted Do Pass H Local Government Committee - Consent	
041503	Reported Do Pass H Local Government Comm. - Consent	H1053
042303	H Third Read and Passed - Consent	
042303	Truly Agreed to and Finally Passed	S945

EFFECTIVE : August 28, 2003

SB 0384

SCS SBs 381, 384, 432 & 9
SENATE SPONSOR Dolan

1240S.02I

013003	S First Read	S154
020403	Second Read and Referred S Transportation Committee	S170
021103	Hearing Conducted S Transportation Committee	
031203	Bill Combined (SCS SBs 381, 384, 432 & 9) S Transportation Committee	

EFFECTIVE : August 28, 2003

SB 0385

SCS SB 385
SENATE SPONSOR Scott

1261S.03P

SCS/SB 385 - This act establishes that when calculating administrative surcharges it shall be based upon the total premiums that would have been paid for the deductible portion. The second injury fund surcharge owed by the employer who purchases a deductible policy will be assessed upon the total premiums which would have been paid in the absence of the

deductible option. The premium taxes owed under chapter 287 RSMo, for workers' compensation policies with deductible options shall be based upon the total premiums paid upon the insurance policy excluding the deductible portion of the policy.

In order to fund the Workers Compensation Division the Division Director may impose a surcharge on every workers compensation deductible plan policyholder insured pursuant to Chapter 287, RSMo. Sections 287.716, and 287.717 RSMo, sets out procedures regarding the calculation and application of the surcharge.

RICHARD MOORE

013003 S First Read	S154
020403 Second Read and Referred S Small Business, Insurance and Industrial Relations Committee	S170
021203 Hearing Conducted S Small Business, Insurance and Industrial Relations Committee	
021903 SCS Voted Do Pass S Small Business, Insurance & Industrial Relations Committee-Consent (1261S.03C)	
022403 Reported From S Small Business, Insurance and Industrial Relations Committee to Floor w/SCS-Consent	S291
040303 SCS S adopted	S670
040303 S Third Read and Passed - Consent	S670-671
040303 H First Read	H928
040703 H Second Read	H941
040703 Referred H Financial Services Committee	H944
041503 Hearing Conducted H Financial Services Committee	
041703 HCS Voted Do Pass H Financial Services Committee	

EFFECTIVE : August 28, 2003

SB 0386

SENATE SPONSOR Cauthorn

1343S.01I

SB 386 - This act creates the Respect Life license plate. Any person may acquire such a plate after making a contribution (\$25 annual/ \$50 biennial) to the Missouri Alternatives to Abortion Fund which is created by the act. The contribution shall be made directly to the Department of Revenue. The Director of the Department of Revenue is directed to issue samples of the Respect Life license plates so that the plates are displayed in various registration offices. Moneys in the Missouri Alternatives to Abortion Fund shall be used to promote alternatives to abortion services by grants to private agencies.

STEPHEN WITTE

013003 S First Read	S154
020403 Second Read and Referred S Transportation Committee	S170

030403 Hearing Conducted S Transportation Committee
031203 Voted Do Pass S Transportation Committee

EFFECTIVE : August 28, 2003

SB 0387

SENATE SPONSOR Cauthorn

1425S.01I

Requires director of insurance to approve or reject medical
malpractice insurance rates on enumerated factors

022603 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee

SB 0388

SENATE SPONSOR Klindt

HOUSE HANDLER King

147S.01T

SB 388 - This act increases the amount to eligible borrowers
that can be guaranteed from the Single Purpose Animal Facilities
Loan Guarantee Fund from 25% to 50% of the amount borrowed with a
limit of \$250,000. This act decreases the amount to total
outstanding guaranteed loans for immediate redemption of 20% of
the outstanding loans at any one time. This amount is decreased
from 40%.

SARAH MORROW

013003 S First Read	S154
020403 Second Read and Referred S Agriculture, Conservation, Parks & Tourism Committee	S170
021303 Hearing Conducted S Agriculture, Conservation, Parks & Tourism Committee	
022703 Voted Do Pass S Agriculture, Conservation, Parks & Tourism Committee-Consent	
030303 Reported From S Agriculture, Conservation, Parks & Tourism Committee to Floor	S355
031703 S Third Read and Passed - Consent	S529
031803 H First Read	H727
031903 H Second Read	H770
040303 Referred H Agriculture Committee	H926
041403 Hearing Conducted H Agriculture Committee	
041403 Voted Do Pass H Agriculture Committee - Consent	
041503 Reported Do Pass H Agriculture Committee - Consent	H1046
042303 H Third Read and Passed - Consent	
042303 Truly Agreed to and Finally Passed	S945

EFFECTIVE : August 28, 2003

SB 0389

SENATE SPONSOR Steelman

1318S.02I

Requires consideration of use and income derived from
property in setting damages in condemnation proceedings

031703 Hearing Conducted S Financial & Governmental Organ.,
Veterans' Affairs & Elections Committee

SB 0390

SENATE SPONSOR Jacob

1329S.02I

Incorporates Southwest Missouri State University into, and
becomes a campus of, the University of Missouri system

021003 Second Read and Referred S Pensions & General Laws S204
Committee

SB 0391

SCS SB 391

SENATE SPONSOR Shields

1202S.02P

SCS/SB 391 - This act establishes the Missouri State
Advisory Council on Pain and Symptom Management. The Advisory
Council will consist of nineteen members, who will be appointed
by February 1, 2004. The Advisory Council shall:

- Hold public hearings to gather information relating to
pain management;
- Make recommendations on acute and chronic pain management
practices;
- Analyze statutes, rules, and regulations relating to pain
management;
- Study the use of alternative therapies and any sanctions
imposed;
- Examine the needs of adults, children, and minorities that
have acute and chronic pain;
- Review the pain management education materials provided by
professional licensing boards;
- Make recommendations to health care professionals for
integrating pain management into their practices;
- Make recommendations regarding continuing education
requirements for pain management;
- Review guidelines issued by the U.S. Department of Health
and Human Services; and
- Prepare an annual report to deliver to the Speaker, Pro

Tem, and Governor by February 1st of each year.

Members of the Council will serve without compensation but may be reimbursed for any expenses incurred. The Department of Health and Senior Services will furnish administrative staff to the Council.

This act modifies the Advisory Council members by including one physical therapist and only one advocate.

LORIE TOWE

013003 S First Read	S155
021003 Second Read and Referred S Aging, Families & Mental & Public Health Committee	S204
021903 Hearing Conducted S Aging, Families & Mental & Public Health Committee	
021903 SCS Voted Do Pass S Aging, Families & Mental & Public Health Committee-Consent (1202S.02C)	
022403 Reported From S Aging, Families, Mental & Public Health Committee to Floor w/SCS-Consent	S291
031003 SCS S adopted	S416
031003 S Third Read and Passed - Consent	S416
031003 H First Read	H610
031103 H Second Read	H617
031303 Referred H Senior Security Committee	H684
031803 Hearing Cancelled H Senior Security Committee	
040103 Hearing Conducted H Senior Security Committee	
040103 HCS Voted Do Pass H Senior Security Committee	

EFFECTIVE : August 28, 2003

SB 0392

SENATE SPONSOR Shields

1412S.01P

SB 392 - This act extends the levy and collection of the hazardous waste management fee to January 1, 2010.

This act is contained in SS/SCS/SBs 361,103, 156 & 329 (2003).

HENRY T. HERSCHEL

013003 S First Read	S155
021003 Second Read and Referred S Commerce and Environment Committee	S204
030403 Hearing Conducted S Commerce and Environment Committee-Consent	
030403 Voted Do Pass S Commerce & Environment Comm.-Consent	
031003 Reported From S Commerce & Environment Committee to Floor - Consent	S419

031803 Referred S Governmental Accountability & Fiscal Oversight Committee S548
031903 Hearing Scheduled But Not Heard S Governmental Accountability & Fiscal Oversight Committee
032003 Hearing Cancelled S Fiscal Oversight Committee
033103 Hearing Conducted Governmental Accountability and Fiscal Oversight Committee
033103 Voted Do Pass S Governemental Accountability and Fiscal Oversight Committee
033103 Reported From S Governmental Accountability and Fiscal Oversight Committee to Floor S611
040203 S Third Read and Passed - Consent S646
040203 H First Read H909
040303 H Second Read H917
040703 Referred H Conservation & Natural Resources Committee H944
040903 Hearing Conducted H Conservation & Natural Resources Committee

EFFECTIVE : August 28, 2003
TERM DATE : August 28, 2010

SB 0393

SENATE SPONSOR Coleman

1324S.01I

Creates the "Women's Right to Know Act"

021003 Second Read and Referred S Aging, Families & Mental & S204
Public Health Committee

SB 0394

HCS SB 394

SENATE SPONSOR Bartle

1411L.05C

HCS/SB 394 - A corporation may, by including a provision in its articles of incorporation allow creditors the right to vote, inspect records or any other rights that a shareholder possesses. Notice of postponement of a shareholders meeting no longer must precede the date originally set for the meeting.

A class or series of stockholders may elect directors in accordance with the article of incorporation, provided the articles of incorporation allow such an election. When vacancies occur in such directorships, a majority of the then existing directors of such class, classes or series may fill the vacancy. A corporation in its articles of incorporation or by action of its Board of Directors may waive in advance opportunities the corporation might be entitled under the corporate opportunity doctrine.

Mergers or consolidations solely between certain general partnerships are governed by provisions of the Uniform Partnership Law. The act revises the procedure for mergers and consolidations under the Uniform Partnership Law and authorizes domestic general partnerships to merge or consolidate with other business entities. A shareholder with voting rights who objects to a merger or consolidation is given the right to appraisal if the objection is filed prior to the meeting of the shareholders. Such remedy shall be the exclusive remedy of the shareholder, except in cases of fraud or lack of authorization for the transaction.

The "Missouri Corporate Governance Act" is created. This act requires corporations with at least 25 Missouri investors to have one independent director on their board of directors before their securities can be sold in Missouri. Further, the act prohibits corporations with at least 25 Missouri investors from making loans to their officers or directors, prohibits the destruction of any evidence or documents relating to any securities investigation, and authorizes the Commissioner of Securities to enforce the act.

JIM ERTLE

013003 S First Read	S155
021003 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S204
022403 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
030303 Voted Do Pass S Judiciary and Civil & Criminal Jurisprudence Committee-Consent	
030403 Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor-Consent	S375
031803 S Third Read and Passed - Consent	S545
031803 H First Read	H762
031903 H Second Read	H770
040303 Referred H Judiciary Committee	H926
040903 Hearing Conducted H Judiciary Committee	
041403 HCS Voted Do Pass H Judiciary Committee - Consent	
041503 HCS Reported Do Pass H Judiciary Committee - Consent	H1049
042303 HPA 1 to HCS H offered & adopted (Byrd)	
042303 HCS, as amended, H adopted	
042303 H Third Read and Passed - Consent	/S943
042803 S Calendar S Bills with H amendments (HCS)	

EFFECTIVE : August 28, 2003

SB 0395

HCS SB 395

SENATE SPONSOR Bartle

1148L.06C

SB 395 - This act establishes that on a motion to dismiss for lack of applicability under Section 351.055(9) RSMo, the challenger must plead facts challenging such applicability with particularity, and on a motion for summary judgment the challenger has the burden of proving the provisions fail to apply.

An individual who is entitled to vote as a shareholder of a corporation which is a party to a merger or consolidation has the right to file an objection to such action prior to or at the merger or consolidation meeting and then seek appraisal for his stock. Further, when the remedy of appraisal is available under this section, it shall be the exclusive remedy of the shareholder except for in the case of fraud or lack of authorization for the transaction.

RICHARD MOORE

013003 S First Read	S155
021003 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S204
022403 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
030303 Voted Do Pass S Judiciary & Civil and Criminal Jurisprudence Committee-Consent	
030403 Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor-Consent	S375
031803 S Third Read and Passed - Consent	S545
031803 H First Read	H762
031903 H Second Read	H770
040303 Referred H Judiciary Committee	H927
040903 Hearing Conducted H Judiciary Committee	
041403 HCS Voted Do Pass H Judiciary Committee	
041503 HCS Reported Do Pass H Judiciary Committee - Consent	H1049
041603 Bill erroneously reported to House floor - returned to committee	

EFFECTIVE : August 28, 2003

SB 0396

SENATE SPONSOR Kennedy

0188S.01I

SB 396 - This act expands the approved tax credits authorized under the Sponsorship and Mentoring Program to enable the credits to be applied against the insurance premiums tax and the financial institutions tax.

This act is similar to HB 79 (2001).
JEFF CRAVER

020303 S First Read S162
021003 Second Read and Referred S Ways and Means Committee S204
031803 Hearing Conducted S Ways and Means Committee
040103 Voted Do Pass S Ways & Means Committee

EFFECTIVE : August 28, 2003

SB 0397

SENATE SPONSOR Griesheimer

1471S.01I

Modifies the law relating to vital records

022403 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

SB 0398

SENATE SPONSOR Griesheimer

0985S.02I

Creates the Missouri natural resources and environmental
commission

030603 Hearing Conducted S Agriculture, Conservation, Parks
and Natural Resources Committee-Continued

SB 0399

HCS SB 399

SENATE SPONSOR Caskey

HOUSE HANDLER Mayer

1491L.03C

HCS/SB 399 - This act expands Section 217.360, RSMo, the
crime of delivering any controlled substances, alkaloid, personal
property, gun, knife or other weapon to prisons, to include city
and county jails and private prisons and jails.

SARAH MORROW

020303 S First Read S162
021003 Second Read and Referred S Judiciary & Civil &
Criminal Jurisprudence Committee S204
031003 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee-Consent
031003 Voted Do Pass S Judiciary & Civil and Criminal
Jurisprudence Committee-Consent
031103 Reported From S Judiciary & Civil & Criminal S437
Jurisprudence Committee to Floor - Consent
040103 S Third Read and Passed - Consent S619-620
040103 H First Read H873

040203 H Second Read H881
040703 Referred H Crime Prevention & Public Safety Committee H944
041003 Hearing Conducted H Crime Prevention & Public Safety
Committee
041003 HCS Voted Do Pass H Crime Prevention & Public Safety
Committee - Consent
041503 HCS Reported Do Pass H Crime Prevention & Public H1047
Safety Committee-Consent
042303 HCS H adopted
042303 H Third Read and Passed - Consent
042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0400

SENATE SPONSOR Bray

1385S.02I

Sets speed limits within school zones and requires drivers
to use care with respect to pedestrians and bicyclists

021703 Second Read and Referred S Transportation Committee S244

SB 0401

HCS SB 401

SENATE SPONSOR Dolan

HOUSE HANDLER Pratt

1175L.03C

HCS/SB 401 - This act adds to the definition of crime under
Chapter 595, RSMo. For the purposes of this chapter, a crime
occurs at the time of the commission or attempted commission of
the crime. The act also increases the amount of money deposited
from the Crime Victims' Compensation Fund to the state forensic
laboratory account from \$250,000 to \$500,000.

JIM ERTLE

020403 S First Read S168
021003 Second Read and Referred S Judiciary & Civil & S204
Criminal Jurisprudence Committee
021703 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee-Consent
021703 Voted Do Pass S Judiciary and Civil & Criminal
Jurisprudence Committee-Consent
022403 Reported From S Judiciary & Civil & Criminal S288
Jurisprudence Committee to Floor-Consent
030303 S Third Read and Passed - Consent S354-355
030403 H First Read H541
030503 H Second Read H549
031303 Referred H Judiciary Committee H684
040903 Hearing Conducted H Judiciary Committee

040903 HCS Voted Do Pass H Judiciary Committee - Consent
041503 HCS Reported Do Pass H Judiciary Committee - Consent H1049
042303 HCS H adopted
042303 H Third Read and Passed - Consent
042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0402

SENATE SPONSOR Dolan

1344S.01I

Modifies the law regarding Children's Trust Fund license
plates

021003 Second Read and Referred S Transportation Committee S204

SB 0403

SENATE SPONSOR Dolan

1465S.01I

Allows members of the Missouri Society of Professional
Engineers to receive special license plates

021003 Second Read and Referred S Transportation Committee S204

SB 0404

SCS SBs 312, et al

SENATE SPONSOR Nodler

1493S.02I

020403 S First Read S168
021003 Second Read and Referred S Judiciary & Civil & S204
Criminal Jurisprudence Committee
021703 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee
033103 Bill Combined (SCS SBs 312, et al) S Judiciary and
Civil and Criminal Jurisprudence Committee

EFFECTIVE : August 28, 2003

SB 0405

SENATE SPONSOR Klindt

1382S.01I

SB 405 - This act expands the immunity from civil liability
for property owners that own land that adjoins public trails to

cover the entire state.

This act is identical to HB 248 (2003).
RICHARD MOORE

020403 S First Read S168
021003 Second Read and Referred S Agriculture, Conservation, S204
Parks and Natural Resources Committee
022003 Hearing Conducted S Agriculture, Conservation, Parks
and Natural Resources Committee
022703 Voted Do Pass S Agriculture, Conservation, Parks
and Natural Resources Committee

EFFECTIVE : August 28, 2003

SB 0406

SENATE SPONSOR Klindt

1340S.01I

Makes information collected in the course of an insurance
compliance audit privileged information

021203 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee

SB 0407

HCS SB 407

SENATE SPONSOR Klindt

HOUSE HANDLER Luetkemeyer

1286L.03C

HCS/SB 407 - This act requires health insurance policies to
provide coverage for routine patient costs incurred for FDA-
approved drugs and devices, regardless of whether the drugs and
devices were approved for use in treating the patient's
particular condition.

Entities seeking coverage for clinical trials do not have to
post electronically whether the trial is for the treatment of
cancer or other life-threatening disease.

The HCS removes the phrase "if not cancer".

This act is similar to HB 192 (2003).
LORIE TOWE

020403 S First Read S168
021003 Second Read and Referred S Small Business, Insurance S204
and Industrial Relations Committee
021203 Hearing Conducted S Small Business, Insurance and

Industrial Relations Committee
 030503 Voted Do Pass S Small Business, Insurance &
 Industrial Relations Committee-Consent
 031003 Reported From S Small Business, Insurance & S420
 Industrial Relations Committee to Floor - Consent
 033103 S Third Read and Passed - Consent S606
 040103 H First Read H860
 040203 H Second Read H881
 040703 Referred H Financial Services Committee H944
 041403 Hearing Conducted H Financial Services Committee
 041403 HCS Voted Do Pass H Financial Services Com. - Consent
 041503 HCS Reported Do Pass H Financial Services Com-Consent H1047
 042303 HCS H adopted
 042303 H Third Read and Passed - Consent /S943
 042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0408

SCS SB 408

SENATE SPONSOR Klindt

1345S.01I

SCS/SB 408 - This act establishes within the Department of Corrections a "Corrections Officer Certification Commission" composed of nine members as follows: three members who are corrections officers below the rank of lieutenant, with at least two being members of a statewide association of corrections officers with more than 1,000 members; three members who are corrections officers or supervisors above the rank of sergeant but no more than one major, with at least one being a member of a statewide association of corrections officers with more than 1,000 members; two members whom are sheriffs, at least one being from a county of the third classification; and one member of the general public.

The Commission has the authority to cause a job task analysis of corrections officers and to make recommendations to the Department of Corrections, Legislature, or Governor regarding the qualifications, training, testing, and certification of corrections officers. This act also allows the officer's name, certification status and employing corrections agency be an open record.

The Director may remove any member of the Commission for misconduct or neglect of office. The member of the Commission must first be presented with a written statement of the reasons for the removal.

This act requires that appropriate information relating to an offender be provided to the Department of Corrections including the probable cause statement and a certified copy of the sentence on the standardized form developed by the Office of

the State Courts Administrator.

This act emancipates offenders who are younger than 17 years of age who have been adjudicated as an adult in order to make decisions and participate in all Department programs and services.

Violation hearings for offenders who have violated any published rule or regulation of the correctional facility related to conduct are not contested cases under Chapter 536, RSMo, and hearings are not subject to the rules of evidence. Decision of these cases are final and unappealable.

SARAH MORROW

020403	S First Read	S168
021003	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S204
030303	Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
030603	SCS Voted Do Pass S Financial & Governmental Org., Veterans' Affairs & Elections Committee (1345S.06C)	

EFFECTIVE : Emergency Clause

SB 0409

SCS SBs 312, et al

SENATE SPONSOR Steelman

1515S.01I

020403	S First Read	S168-169
021003	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S204
031003	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
033103	Bill Combined (SCS SBs 312, et al) S Judiciary and Civil and Criminal Jurisprudence Committee	

EFFECTIVE : August 28, 2003

SB 0410

SS SCS SB 410

SENATE SPONSOR Shields

1325S.04P

SS/SCS/SB 410 - This act specifies that some of the proceeds of the Health Initiatives Fund will be appropriated to the Division of Alcohol and Drug Use for the administration and oversight of the Substance Abuse Traffic Offender Program.

The Department of Mental Health has the authority to establish the amount of supplemental fees that are paid by

persons enrolled in the Substance Abuse Traffic Offender Program. Delinquent fees will have interest charged and will accrue at a rate not to exceed the established annual rates plus three percentage points. The supplemental fees and any interest received by the Department will be deposited in the Mental Health Earnings Fund.

The administrator of the Substance Abuse Traffic Offender Program must remit the supplemental fees to the Department on or before the fifteenth day of each month. Any administrator failing to remit the supplemental fees and interest will be subject to a penalty equal to the amount of interest accrued on the supplemental fees. If the supplemental fees, interest, and penalties are not paid within six months, the Attorney General may initiate appropriate action. Delinquent programs shall be assessed attorney's fees and court costs.

LORIE TOWE

020403	S First Read	S168
021003	Second Read and Referred S Aging, Families & Mental & Public Health Committee	S204
021903	Hearing Conducted S Aging, Families & Mental & Public Health Committee	
022603	SCS Voted Do Pass S Aging, Families & Mental & Public Health Committee (1325S.03C)	
030603	Reported From S Aging, Families & Mental & Public Health Committee to Floor w/SCS	S404
040203	SS for SCS S offered & adopted (Shields) (1325S.04F)	S654
040203	Perfected	S654
040203	Reported Truly Perfected S Rules Committee	S657
040303	Referred S Governmental Accountability & Fiscal Oversight Committee	S664
040903	Hearing Conducted S Governmental Accountability & Fiscal Oversight Committee	
040903	Voted Do Pass S Governmental Accountability & Fiscal Oversight Committee	
040903	Reported From S Governmental Accountability & Fiscal Oversight Committee to Floor	S721
041003	S Third Read and Passed	S755-756
041003	H First Read	H1011-1012
041403	H Second Read	H1017
042303	Referred H Health Care Policy Committee	

EFFECTIVE : August 28, 2003

SB 0411

SENATE SPONSOR Shields

1033S.01I

Allows closure of operational plans and documents used to respond to certain critical incidents

021803 Hearing Conducted S Pensions & General Laws Committee

SB 0412

SENATE SPONSOR Foster

1355S.01I

Enables tangible personal property to be depreciated in a
scheduled manner

030403 Hearing Conducted S Ways and Means Committee

SB 0413

SCS SBs 415, 88, 200, 223, 413, 523, 589, 626

SENATE SPONSOR Steelman

1235S.01I

020403 S First Read S168

030303 Second Read and Referred S Financial & Governmental S358
Organization, Veterans' Affairs & Elections Committee

033103 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

040703 Bill Combined (SCS SBs 415, et al) S Financial &
Governmental Org., Veterans' Affairs & Elections Com.

EFFECTIVE : August 28, 2003

SB 0414

SCS SB 414

SENATE SPONSOR Steelman

1177S.02I

SB 414 - This act revises various provisions relating to
public records. When investigating a death, the coroner's or
medical examiner's office shall make certain information
available as an incident report within 72 hours of death. The
act defines a public governmental body to specifically include
the Curators of the University of Missouri, as well as a Bi-State
Development Agency.

Currently, any votes taken during a closed meeting shall be
by roll call. The act extends this requirement to open meetings
as well, except for votes on procedural or ministerial matters.
Meetings relating to legal actions, imminent causes of action or
litigation involving a public governmental body may be closed.
Any vote regarding leasing or purchasing of real estate shall be
made public upon execution of the lease or sale. Certain bases
for closing a meeting or record relating to competitive bidding
and auditor work product are repealed.

The act provides a method for any member to record an
objection to closing the meeting. The act requires production of
public records. Fees for copying shall not exceed the amounts

charged for copies by the Secretary of State and no charge to allowed for staff time in copying a disk or tape.

A public governmental body shall cooperate if the Attorney General attempts to resolve a written complaint. In determining compliance, the Attorney General shall be entitled to copies of records, excepts those of privileged communications. Records identified by the public body as closed shall remain so, except that the Attorney General may use such records in a court proceeding to enforce compliance.

The penalty for any violation shall range from \$100 to \$2,500. If the court finds there was a knowing violation, the court may order the payment of attorney's fees and costs. Currently, any person may request a law enforcement agency to open incident reports and arrest records that are unlawfully closed. If the court finds there was any violation, the same penalties listed above apply.

Any public governmental body developing a electronic record keeping system must do so in a common format that is not an impediment to public access.

In a criminal proceeding where no conviction results, the court's judgment or order or the final action taken by the prosecuting attorney may be accessed. The act deletes the provision prohibiting law enforcement from releasing accident or incident report to any person who is not an interested party for 60 days.

The act is similar to SB 685 (2002).
JIM ERTLE

020403 S First Read	S168
021003 Second Read and Referred S Pensions & General Laws Committee	S204
021803 Hearing Conducted S Pensions & General Laws Committee	
022503 SCS Voted Do Pass S Pensions & General Laws Committee	

EFFECTIVE : August 28, 2003

SB 0415

SCS SBs 415, 88, 200, 223, 413, 523, 589, 626
SENATE SPONSOR Yeckel

1238S.04C

SCS/SBs 415, 88, 200, 223, 413, 523, 589 and 626 - This act modifies provisions relating to professional licensing.

DIETICIANS - Definitions for "dietetics practice" and "registered dietitian" are created. The State Committee of Dietitians is placed within the division of professional registration. The

Committee shall assist the division in carrying out the provisions of the Dietitians Practice Act and shall approve the licensing examination.

Any person holding themselves out as a dietitian or practices or offers to practice as a dietitian shall be guilty of a Class A misdemeanor. Certain persons are exempted from the licensure requirements of this act provided they do not hold themselves out as a dietitian.

Licensees are allowed to let their license lapse or be put on inactive status, provided the licensee does not practice during the time the license is lapsed or inactive. The act creates requirements for maintaining an inactive license and for reinstating a lapsed license. A person practicing with a lapsed or inactive license shall be guilty of a Class A misdemeanor.

PRIVATE INVESTIGATORS - This act creates the Board of Private Investigator Examiners within the Division of Professional Registration in the Department of Economic Development. The Board will consist of five members appointed by the Governor with the advice and consent of the Senate. Each member must be a U.S. citizen, Missouri resident, at least 30 years old, and actively engages as a private investigator for at least five years. The Board of Private Investigator Examiners Fund is also created.

The act makes it unlawful for persons to engage in the private investigator business unless licensed. Certain persons and organizations are exempted from licensure. The act sets forth educational, examination, training and other licensure requirements. Complete background checks will be conducted on all applicants. The act grandfathers current private investigators and a license will be issued to such persons who apply within 180 days if the applicant meets certain requirements.

Licensees may divulge to the Board, law enforcement officers, or a prosecuting attorney information acquired as to any criminal offense. Licensees are prohibited from: knowingly making a false report; causing a report to be submitted that the licensee has not exercised due diligence in ascertaining the facts; giving the impression that the licensee is connected with the federal or state government or any political subdivision; appearing as an assignee in any proceeding; manufacturing false evidence; or creating a video of any person in their home without that person's permission. Persons who knowingly falsify fingerprints or photographs required to be submitted is a Class D felony. Violation of other provisions is a Class A misdemeanor unless it is a second or subsequent violation in which case it is a Class D felony. Provisions for licensure of current law enforcement officers and limitations on their conduct are specified.

RECIPROCAL NURSE LICENSURE COMPACTS - This act creates two multistate nursing licensure compacts; one for registered nurses and one for advanced practice registered nurses. These compacts allow licensed registered nurses and advanced practice registered nurses to practice nursing in states which participate in one of the nurse licensure compacts. All states wishing to participate in the compacts must adopt articles of authorization listed in the act.

AUCTIONEERS - This act changes the procedures for the licensing of auctioneers. Current law provides for the licensing of auctioneers by counties. The act creates a State Board of Auctioneers within the Division of Professional Registration of the Department of Economic Development. The Board oversees the examination and licensing of persons engaged in the practice of auctioneering.

The act will not apply to certain persons listed in Section 343.392. The Board collects fees that will be deposited into the State Board of Auctioneers Fund for administrative purposes. The Board will annually collect a fee of fifty dollars from each applicant and licensee to fund a subaccount of the Board. The subaccount will be used to compensate individuals aggrieved by the actions of a licensee.

REAL ESTATE APPRAISERS - This act provides that the Real Estate Appraisers Commission may require that some or all of the real estate appraising experience of an applicant for licensure be obtained in this state.

Upon request by the Commission, certified and licensed real estate appraisers must make certain records available for inspection or copying at the expense of the appraiser. Currently, when litigation is contemplated, reports and records must be retained for three years after the trial date. This act requires the records and reports to be retained for two years after the final disposition.

SOCIAL WORKERS - This act defines the term "social worker" and prohibits any person from holding themselves out as being a social worker or using the title of social worker unless the person holds a current baccalaureate or clinical social worker license, or has received a baccalaureate or master's degree in social work from an accredited program, or has received a doctorate in social work. Beginning January 1, 2004, no entity, public or private, may use the title of social worker for volunteer or employment positions within contracts for services, documents, manuals, or reference material unless those persons being referred to have met all required educational requirements.

Violation of the this act shall be a Class B misdemeanor.

ARCHITECTS AND LANDSCAPE ARCHITECTS - This act includes landscape

architects in statutes concerning the right to practice and the use of a personal seal. Currently, only architects, professional engineers and professional land surveyors are included in such sections.

This act creates an inactive license status for architects. An inactive licensee shall not practice as an architect in this state, but may continue to use the title "architect". In order to reinstate such license to active status, the licensee must meet certain competency requirements established by the board of architects, professional engineers, professional land surveyors and landscape architects.

PSYCHOLOGISTS - An inactive license status is created for psychologists. An inactive licensed psychologist shall not hold himself or herself out as being professionally engaged in the regular practice of psychology and shall not engage in the regular practice of psychology. Inactive licensees do not have to complete continuing education. An inactive licensee may reactivate the license by completing a committee-approved application, paying required fees, and submitting proof of current competency.

PHYSICAL THERAPISTS AND PHYSICAL THERAPIST ASSISTANTS - This act modifies provisions relating to the issuance of permanent, provisional and temporary licenses to physical therapists and physical therapist assistants. The Board of Healing Arts may waive the mandatory denial of a license to a physical therapist or physical therapist assistant applicant who fails the licensing examination three or more times if the applicant is licensed, has passed a licensing examination and has practiced in another state for two years without any disciplinary action, or has held an undisciplined provisional license for two years. If the applicant has obtained a higher professional degree since failing the exam three times, then such applicant is approved to sit for the exam an additional three times. The act deletes the requirement that the board shall preserve examination grades or scores for three years.

A provisional license classification is created for both physical therapists and physical therapist assistants. The Board may issue a provisional license to an applicant who has failed the licensing examination three or more times, achieved a passing score on a licensing examination, and otherwise meets all requirements for permanent licensure. The provisionally licensed physical therapist or physical therapist assistant must practice under the direction and supervision of a licensed physical therapist.

The issuance of a temporary license to a physical therapist or physical therapist assistant is limited to six months. A temporary license may be renewed for an additional six months following the first failure of a licensing examination. Such

temporary license shall not be renewed after the second failure of a licensing examination. Upon the second failure, the applicant must complete a board-approved remediation program before taking the exam for a third time.

BOARD OF COUNSELORS AND THERAPISTS - This act regulates the licensure and registration of marital and family therapists and counselors.

The act creates the Board of Counselors and Therapists, which shall consist of nine members to be appointed by the Governor. The act abolishes the State Committee of Marital and Family Therapists and the Committee for Professional Counselors and merges their duties into the Board of Counselors and Therapists.

Communications made to licensed professional counselors and licensed marital and family therapists shall be considered privileged. The Board shall have the authority to issue subpoenas and require production of documents and records.

The act sets forth educational and examination requirements to be licensed as a marital and family therapist or a professional counselor. The Board may issue temporary permits for extenuating circumstances.

Anyone violating the provisions of Sections 337.400 to 337.430 and Sections 337.505 to 337.540 will be guilty of a Class B misdemeanor.

CHIROPRACTORS - This act modifies provisions relating to the licensing of chiropractors.

Chiropractors licensed in another state do not need to be licensed in this state if such chiropractor consults on a patient with a Missouri licensed chiropractor and the Missouri chiropractor retains ultimate control, or the out-of-state chiropractor provides testimony in any civil or criminal action pending in this state.

The act modifies reciprocal licensing of chiropractors to remove the requirement that the licensing authority of another state must grant reciprocal licensing to Missouri licensees. The board may require additional examination of reciprocal licensing applicants if the requirements for licensure in the other state are not equivalent at the time application is made for licensure in this state.

An inactive license status is created. The Board shall place qualified applicants on inactive status upon application. Inactive licensees may practice only on themselves and their families. Inactive licensees do not have to comply with continuing education requirements. Licensees wishing to

reactivate their license within five years must meet all established requirements, excluding the licensing examination.

A patient records statute is created. The act defines what constitutes a complete patient record. Patient records must remain under the control of the chiropractor for a minimum of seven years from the date of last professional service. Any corrections or additions made after 48 hours must be clearly marked. Violation of this statute shall only be a secondary cause for discipline of the chiropractor's license. The Board shall not obtain a medical record without the issuance of a subpoena.

BARBERS - This act provides that barbers with licenses that have lapsed for more than two years but less than five years may reinstate their licenses by applying to the Board of Barber Examiners, paying appropriate fees and successfully passing the practicum portion of the state licensing examination.

This act is similar to SBs 88, 200, 223, 327, 413, 480, 523, 589 and 626 (2003), and SCS/SB 478 (2003) and HCS/HB 332 (2003).
JIM ERTLE

020403	S First Read	S168
021003	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S204
030303	Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
040703	SCS Voted Do Pass (SCS SBs 415, et al) S Financial & Gov. Org., Vet. Aff. & Elections Comm. (1238S.04C)	
041003	Reported From S Financial & Governmental Org., Vet. Affairs & Elections Committee to Floor w/SCS	S754
042803	008 S Calendar S Bills for Perfection w/SCS	

EFFECTIVE : Varies

SB 0416

SCS SB 416

SENATE SPONSOR Yeckel

1248S.05C

SCS/SB 416 - Currently, 3 million dollars are transferred annually from the Gaming Commission Fund to the Veterans' Commission Capital Improvement Trust Fund. This act increases from \$3 million to \$7 million the annual amount transferred from the Gaming Commission Fund to the Veterans' Commission Capital Improvement Trust Fund.

Currently, the Missouri College Guarantee Fund annually receives 3 million dollars from the Gaming Commission Fund and an extra \$1.5 million if the remaining net proceeds of the Fund (which is distributed to the Early Childhood Development,

Education and Care Fund) exceed twenty-seven million. This act alters the distribution of the Gaming Commission Fund by annually awarding the Missouri College Guarantee Fund \$4.5 million and deleting the provision which allocates the extra \$1.5 million.

Currently, 3 million dollars are transferred annually from the Gaming Commission Fund to the Missouri National Guard Trust Fund. This act increases from \$3 million to \$4 million the annual amount transferred from the Gaming Commission Fund to the Missouri National Guard Trust Fund.

Further, the act formulates a new means of distributing the fund. Currently, the remaining net proceeds of the Gaming Commission Fund (after funding the administrative costs of the Commission and appropriations to the Compulsive Gamblers Fund and Community Neighborhood Organization Programs) are distributed concurrently to the Veterans' Commission Capital Improvement Trust Fund, the Missouri National Guard Trust Fund, and the Missouri college guarantee fund. Under the provisions of this act, the Missouri College Guarantee Fund will receive the first portion of the distribution, the Veterans' Commission Capital Improvement Trust Fund will receive the second portion of the distribution, and the Missouri National Guard Trust Fund will receive the third portion of the distribution.

Lastly, the act specifies that when the remaining net proceeds in the Gaming Commission Fund annually exceeds 27 million dollars, any amount of the remaining net proceeds which exceeds 27 million dollars shall be divided evenly between the Early Childhood Development, Education and Care Fund and the Veterans' Commission Capital Improvement Trust Fund.

This act is similar to SB 676 (2002) & SB 363 (2003).
DONALD THALHUBER

020403	S First Read	S168
021003	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S204
022403	Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
030303	SCS Voted Do Pass S Financial & Governmental Org., Veterans' Affairs & Elections Committee (1248S.05C)	
040303	Reported From S Financial & Governmental Org., Vet. Affairs & Elections Committee to Floor w/SCS	S663
041503	Bill Placed on Informal Calendar	S837
042803	S Inf Calendar S Bills for Perfection	

EFFECTIVE : August 28, 2003

SB 0417

SENATE SPONSOR Yeckel

1510S.01I

Fire district board members may be recalled for misconduct
in office or criminal convictions

030303 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

SB 0418

SCS SBs 312, et al

SENATE SPONSOR Cauthorn

1470S.01I

020403 S First Read S168
021003 Second Read and Referred S Judiciary & Civil & S204
Criminal Jurisprudence Committee
031003 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee
033103 Bill Combined (SCS SBs 312, et al) S Judiciary and
Civil and Criminal Jurisprudence Committee

EFFECTIVE : August 28, 2003

SB 0419

SCS SBs 343, 89, 134, 171, 240, 261, et al

SENATE SPONSOR Stoll

0123S.02I

020503 S First Read S174
021003 Second Read and Referred S Transportation Committee S204
030403 Hearing Conducted S Transportation Committee
031203 Bill Combined (SCS SBs 343, et al) S Transportation
Committee

EFFECTIVE : August 28, 2003

SB 0420

SCS SBs 248, 100, 118, 233, 247, 341, & 420

SENATE SPONSOR Stoll

1156S.02I

020503 S First Read S174
021003 Second Read and Referred S Pensions & General Laws S204
Committee
021803 Hearing Conducted S Pensions & General Laws Committee
022503 Bill Combined (SCS SBs 248, 100, 118, 233, 247, 341,

& 420) S Pensions & General Laws Committee

EFFECTIVE : Emergency Clause

SB 0421

SCS SB 421

SENATE SPONSOR Mathewson

1351S.04P

SCS/SB 421 - This act changes the time on Sundays in which intoxicating liquor by the drink may begin being sold from 11:00 a.m. to that of 8:00 a.m. on property in Jackson County that is primarily used for professional sporting events.

RICHARD MOORE

020503 S First Read	S174
021003 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S204
021903 Hearing Conducted S Economic Development, Tourism, & Local Government Committee	
022603 SCS Voted Do Pass S Economic Development, Tourism, & Local Government Committee-Consent (1351S.04C)	
030303 Reported From S Economic Development, Tourism & Local Government Committee to Floor w/SCS - Consent	S356
031703 SCS S adopted	S530
031703 S Third Read and Passed - Consent	S530
031803 H First Read	H727
031903 H Second Read	H770
040303 Referred H Judiciary Committee	H927
040903 Hearing Conducted H Judiciary Committee	
040903 Voted Do Pass H Judiciary Committee	

EFFECTIVE : August 28, 2003

SB 0422

SCS SB 422

SENATE SPONSOR Childers

1452S.02P

SCS/SB 422 - This act asserts that no person may run for, nor serve on, a seven-director or urban school district school board who is married to an employee of such school district.

DONALD THALHUBER

020503 S First Read	S174
021003 Second Read and Referred S Education Committee	S205
021803 Hearing Conducted S Education Committee	
030403 SCS Voted Do Pass S Education Committee (1452S.02C)	
030603 Reported From S Education Committee to Floor w/SCS	S403
031903 SA 1 to SCS S offered (Caskey)	S566
031903 SSA 1 for SA 1 to SCS S offered & adopted (Childers)	S566-567

031903 Bill Placed on Informal Calendar	S567
040103 SA 2 to SCS S offered & defeated (Steelman)	S637-638
040103 SA 3 to SCS S offered & adopted (Dougherty)	S638-639
040103 SCS, as amended, S adopted	S639
040103 Perfected	S639
040203 Reported Truly Perfected S Rules Committee	S645
040303 S Third Read and Passed	S669
040303 H First Read	H929
040403 H Second Read	H941
040703 Referred H Elections Committee	H944
041503 Hearing Conducted H Elections Committee	
042203 Motion to report bill Do Pass FAILED H Elections Committee	

EFFECTIVE : August 28, 2003

SB 0423

SENATE SPONSOR Childers

HOUSE HANDLER Wood

1529S.01P

SB 423 - This act designates a portion of Highway 65 in Taney County from Highway 265 South to the Arkansas border "Trooper Jimmie Linegar Memorial Highway".
STEPHEN WITTE

HCA 1 - DESIGNATES A PORTION OF ROUTE 19 TO ROUTE 154 IN RALLS COUNTY AS THE "SHORT LINE RAILROAD SPUR HISTORIC TRAIL"

020503 S First Read	S174
021003 Second Read and Referred S Transportation Committee	S205
021803 Hearing Conducted S Transportation Committee-Consent	
022003 Voted Do Pass S Transportation Committee-Consent	
022403 Reported From S Transportation Committee to Floor-Consent	S297
031103 S Third Read and Passed - Consent	S432
031103 H First Read	S632
031203 H Second Read	H641
040303 Referred H Transportation and Motor Vehicle Committee	H927
040903 Hearing Conducted H Transportation and Motor Vehicle Committee	
040903 Voted Do Pass w/HCA 1 H Transportation & Motor Vehicle Committee - Consent	
041503 Reported Do Pass w/HCA 1 H Transportation & Motor Vehicle Committee-Consent	H1055
042403 HCA 1 H adopted	
042403 H Third Read and Passed, as amended - Consent	
042803 S Calendar S Bills with H amendments (HCS)	

EFFECTIVE : August 28, 2003

SB 0424

SENATE SPONSOR Steelman

1516S.01I

Requires licensed hospitals to fill nurse staffing needs
based on an acuity system

021003 Second Read and Referred S Aging, Families & Mental & S205
Public Health Committee

SB 0425

SENATE SPONSOR Scott

HOUSE HANDLER Mayer

1409S.01T

SB 425 - This act modifies how the place of death of an individual is determined. An individual who is being transferred into this state from another or from one county within this state to another, for emergency medical treatment and who dies in transit or while in the emergency room, the place of death shall be that of where the individual was first removed.

The coroner or medical examiner from the transferring county is responsible for the death certificate and investigating the cause and manner of death. However, a coroner or medical examiner in the county where the individual actually dies may upon authorization of the coroner or medical examiner of the transferring county, investigate and conduct postmortem examinations at the expense of the transferring county.

The coroner, medical examiner or emergency room staff of the county where the individual actually dies must immediately notify the proper authorities of the transferring county, and shall make available information necessary to conduct a death investigation.

If an individual who has been transferred across state or county lines seeking medical treatment dies after being admitted as a patient to a medical facility, the coroner or medical examiner of the county where the individual actually dies or the medical facility must notify the proper authorities of the transferring county of the death.

In the case of death by homicide, suicide, accident, child fatality or any unusual or suspicious manner the investigation of the cause and manner of death shall revert to the county of origin.

Except as provided elsewhere in this act, following the death of an individual, if the body is transferred to another county or state for the purpose of burial, the transferring county is responsible for the death certificate and death

investigation.
RICHARD MOORE

020503	S First Read	S174
021003	Second Read and Referred S Aging, Families & Mental & Public Health Committee	S205
030503	Hearing Conducted S Aging, Families & Mental & Public Health Committee	
030503	Voted Do Pass S Aging, Families & Mental & Public Health Committee-Consent	
031003	Reported From S Aging, Families & Mental & Public Health Committee to Floor - Consent	S419
033103	S Third Read and Passed - Consent	S604
040103	H First Read	H860
040203	H Second Read	H881
040703	Referred H Crime Prevention & Public Safety Committee	H944
041003	Hearing Conducted H Crime Prevention & Public Safety Committee	
041003	Voted Do Pass H Crime Prevention & Public Safety Committee - Consent	
041503	Reported Do Pass H Crime Prevention & Public Safety Committee - Consent	H1047
042403	H Third Read and Passed - Consent	
042403	Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0426

SENATE SPONSOR	Griesheimer	HOUSE HANDLER	Threlkeld
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1532S.01T

SB 426 - This act changes the period of time a state employee, who is certified by the American Red Cross as a disaster service volunteer, may be granted leave with pay. Under this act a state employee could be granted leave for up to one hundred twenty-work hours rather than the fifteen calendar days as under current law.

RICHARD MOORE

020503	S First Read	S174
021003	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S205
030303	Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
030303	Voted Do Pass S Financial & Governmental Org., Veterans' Affairs & Elections Committee-Consent	
030303	Reported From S Financial & Governmental Org., Vet. Affairs & Elections Committee to Floor - Consent	S355
031103	S Third Read and Passed - Consent	S434
031103	H First Read	S632

031203 H Second Read	H641
040103 Referred H Budget Committee	H873
040903 Hearing Conducted H Budget Committee	
040903 Voted Do Pass H Budget Committee - Consent	
041503 Reported Do Pass H Budget Committee - Consent	H1046
042303 H Third Read and Passed - Consent	
042303 Truly Agreed to and Finally Passed	S945

EFFECTIVE : August 28, 2003

SB 0427

SCS SB 427

SENATE SPONSOR Bartle

1518L.04P

SCS/SB 427 - This act adopts the Missouri Securities Act of 2003. The act contains the following Articles:

ARTICLE 1 - GENERAL PROVISIONS. A number of definitions are created relating to securities regulation. Any references made to federal statutes means those statutes or regulations in effect at time of enactment of act. Any reference to a federal agency also includes a reference to any successor agency. This act modifies certain portions of the federal Electronic Signatures in Global and National Commerce Act.

ARTICLE 2 - EXEMPTIONS FROM REGISTRATION OF SECURITIES. Certain listed securities and transactions are exempt from securities registration, notice filing requirements and filing of sales literature. This exemption does not include an exemption from certain anti-fraud provisions in Article 5, nor the broker-dealer, agent, investment adviser, or investment adviser registration requirements in Article 4. Additional exemptions and waivers may be created by rule. With limited exceptions for federally covered securities, the state may deny, suspend, revoke condition or limit an exemption.

ARTICLE 3 - REGISTRATION OF SECURITIES AND NOTICE FILING OF FEDERAL COVERED SECURITIES. This act requires the registration of securities, with the exception of federally covered securities and exempt securities. Requirement for notice filing are created. Securities registered under the Securities Act of 1933 may be registered by coordination. Procedures are also enacted for the registration of securities by qualification. Registration statements may be filed by the issuer, a person on whose behalf the offering is made, or a broker-dealer. The filing fee is \$100. Subsequent reports to update information on the security may be required. The Commissioner is authorized to issue a stop order denying, suspending or revoking the effectiveness of a registration statement under certain grounds.

ARTICLE 4 - BROKER-DEALERS, AGENTS, INVESTMENT ADVISERS, INVESTMENT ADVISER REPRESENTATIVES, AND FEDERAL COVERED

INVESTMENT ADVISERS. The act creates registration requirements and exemptions for broker-dealers, agents, investment advisers, and investment adviser representatives. Federal covered investment advisers are required to file an annual notice, a consent to service of process and such records as have been filed with the Securities and Exchange Commission. Provisions for broker-dealers and investment advisers to succeed to the registration of another such person. Procedures for an organizational change, name change or change of control are created. Termination of employment or association of an agent and investment adviser representative shall require the broker-dealer, issuer, investment adviser or federally covered investment adviser to file a notice of termination. Notice must also be filed upon transfer of employment or association. Provisions for the effectiveness of a withdrawal of association are created. Filing fees for the various registrations are created. The commissioner of securities is authorized to create, by rule, certain post registration requirements relating to financial reports, recordkeeping, audits or inspection, custody of bonds, investment adviser brochures, and continuing education. Procedures are created for the commissioner to deny, revoke, suspend, withdraw, restrict, condition or limit a registration.

ARTICLE 5 - FRAUD AND LIABILITIES. This act makes it unlawful to engage in the offer, sale or purchase of a security by fraud. It is unlawful to provide fraudulent investment advice. Evidentiary burdens for proving an exemption in a civil or criminal proceeding are defined. The filing of sales and advertising literature may be required by rule. It is unlawful for a person to make a misleading or false statement in any record used in an action or proceeding under this act. It is unlawful to make a misrepresentation regarding a registration or exemption. Qualified immunity is provided for statements made in a record required by the commissioner, unless the statement was false and was knowingly or recklessly made. With limited exceptions, a person who willfully violates this act is subject to fine of up to \$1,000,000 or imprisonment of up to 10 years, or both. Enforcement of civil liability shall be subject to provisions of federal law. Procedures for the civil liability of various parties are created. Actions must be brought within one year after the violation occurred or within the earlier of two years after discovery of the facts constituting the violation and five years after the violation. Recission offers meeting certain requirements extinguish civil liability.

ARTICLE 6 - ADMINISTRATION AND JUDICIAL REVIEW. The Commissioner of Securities shall administer this act. The Attorney General shall represent the Commissioner in all civil enforcement actions brought pursuant to this act. A Securities Investor Education and Training Fund is created to provide funds for investor education. The Commissioner is authorized to investigate violations of this act, including the power to issue and enforce subpoenas. The Commissioner may appoint special investigators to

aid in investigations done pursuant to this act. Such investigators shall be qualified as peace officers and shall have the power to serve subpoenas and make arrests and seek search warrants in criminal investigations. The Commissioner may seek injunctive relief. The Commissioner is authorized to issue cease and desist orders, conduct hearings and issue civil penalties. Rulemaking and the issuance of interpretative opinions are allowed. The Commissioner must maintain files of registrations, orders and interpretative opinions. The act delineates which records are considered public and which are non-public. Within his or her discretion, the Commissioner may share records and information with securities regulators in other states and the federal government. Final orders issued by the Commissioner are subject to judicial review. Jurisdictional requirements are created.

ARTICLE 7 - TRANSITION. This act becomes effective on September 1, 2003. The act covers the application of this act and the predecessor act to existing rights.

This act is similar to HB 380 (2003).
JIM ERTLE

020503 S First Read	S174
021003 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S205
021303 Re-referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S225
022403 Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
030303 SCS Voted Do Pass S Financial & Governmental Org., Veterans' Affairs & Elections Committee (1518L.04C)	
030603 Reported From S Financial & Governmental Organization Veterans' Affairs & Elections Com. to Floor w/SCS	S403
031903 SCS S adopted	S565
031903 Perfected	S565
032403 Reported Truly Perfected S Rules Committee to Floor	S594
033103 S Third Read and Passed	S600
033103 H First Read	H847
040103 H Second Read	H858
040703 Referred H Financial Services Committee	H944
041503 Hearing Conducted H Financial Services Committee	
041703 Voted Do Pass w/HCA 1 H Financial Services Committee	

EFFECTIVE : August 28, 2003

SB 0428

SCS SB 428

SENATE SPONSOR Shields

1314S.01I

SCS/SB 428 - This act alters the definition of "Approved

Private Institution" in the section concerning Charles Gallagher Financial Awards to include proprietary schools as defined in Sections 173.600 to 173.618, RSMo, which offer associate or baccalaureate degrees.

Further, the act alters the definition of "Qualified Employment" in the Nursing Student Loan Program to include full time employment in a position requiring licensure as a licensed practical nurse or registered professional nurse in any hospital.

This act is similar to SB 1229 (2002).
DONALD THALHUBER

020503 S First Read	S174
021003 Second Read and Referred S Education Committee	S205
021803 Hearing Conducted S Education Committee	
031103 SCS Voted Do Pass S Education Committee (1314S.03C)	

EFFECTIVE : August 28, 2003

SB 0429

SENATE SPONSOR Vogel

1454L.01I

Allows an employer to surrender unclaimed wages of under \$50 to the state treasurer after six months

031003 Hearing Scheduled But Not Heard S Financial & Gov.
Org., Veterans' Affairs & Elections Comm.-Consent

SB 0430

SCS SB 430

SENATE SPONSOR Champion

1180S.04I

SCS/SB 430 - This act modifies the law relating to children's protective services. Upon initial application, applicants must submit fingerprints in addition to the required criminal background check. The Division of Family Services will have the authority to conduct a search for ex parte or full orders of protection using the automated court information system.

The Division shall provide standards and training for the licensing of prospective foster parents. The Division shall provide performance-based criteria for the evaluation of licensed foster parents.

The age of the child's relative shall not be the only factor that the Division takes into consideration when making placement

decisions and recommendations to the court regarding the placement of the child with that relative. The Division must adhere to the Indian Child Welfare Act (25 U.S.C. 1915) when placing a Native American child in protective custody.

The Division must notify the child's parent or legal guardian that the child has been placed in foster care, except in instances of imminent harm. A child shall not be removed from school for placement in foster care without a court order specifying that the child shall be removed from school.

Prior to taking any action relating to the placement of a child, the Division of Family Services must arrange a team meeting. However in instances where the welfare of a child requires immediate or emergency placement, the Division may temporarily place a child in protective custody, but they must schedule a team meeting with seventy-two hours of the temporary placement. The parent or legal guardian, the guardian ad litem, the juvenile officer, the DFS caseworker, the court-appointed-special-advocate, and any designee of the parent that has written authorization shall be notified and invited to participate in all team meetings. Team meetings may include any other persons who can assist the team in making the appropriate decisions on behalf of the child. At the conclusion of the meeting, all parties must sign a form provided by the Department that states that they are aware of the team's decision. Any dissenting views will be noted on the form and included in the child's case records.

The case records of a child in protective custody will be available for review by the parent or legal guardian of the child. Upon the death of a child in protective custody, the case records of the child shall be available to the public as provided in Section 210.150 and upon request made pursuant to Chapter 610, RSMo.

The Family Care Safety Registry was extended from January 1, 2004 to January 1, 2009.

LORIE TOWE

020503	S First Read	S174
021003	Second Read and Referred S Aging, Families & Mental & Public Health Committee	S205
030503	Hearing Conducted S Aging, Families & Mental & Public Health Committee	
040203	SCS Voted Do Pass S Aging, Families & Mental & Public Health Committee 1180S.06C	

EFFECTIVE : August 28, 2003

SB 0431

SENATE SPONSOR Gibbons

HOUSE HANDLER Threlkeld

1112S.01T

SB 431 - This act modifies the law pertaining to the informed consent for experimental treatments on adults that are being treated by accredited teaching hospitals.

LORIE TOWE

020503 S First Read S174
021003 Second Read and Referred S Aging, Families & Mental & S205
Public Health Committee
021903 Hearing Conducted S Aging, Families & Mental & Public
Health Committee
030503 Voted Do Pass S Aging, Families & Mental & Public
Health Committee
031003 Reported From S Aging, Families & Mental & Public S419
Health Committee to Floor - Consent
033103 S Third Read and Passed - Consent S603
040103 H First Read H860
040203 H Second Read H881
040703 Referred H Health Care Policy Committee H944
041003 Hearing Conducted H Health Care Policy Committee
041003 Voted Do Pass H Health Care Policy Committee-Consent
041503 Reported Do Pass H Health Care Policy Com.-Consent H1048
042403 H Third Read and Passed - Consent
042403 Truly Agreed to and Finally Passed

EFFECTIVE : August 28, 2003

SB 0432

SCS SBs 381, 384, 432 & 9

SENATE SPONSOR Cauthorn

1489S.02I

020503 S First Read S174
021303 Second Read and Referred S Transportation Committee S224
030403 Hearing Conducted S Transportation Committee
031203 Bill Combined (SCS SBs 381, 384, 432 & 9) S
Transportation Committee

EFFECTIVE : August 28, 2003

SB 0433

SENATE SPONSOR Yeckel

0865S.05I

Requires sale of certain methamphetamine drugs from behind the counter

022403 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

SB 0434

SCS SB 434

SENATE SPONSOR Yeckel

1368S.01I

SCS/SB 434 - This act modifies provisions regarding lobbyist reporting requirements and campaign finance disclosure for public officials.

General Assembly office committees are required to be formed by candidates for certain leadership positions in the Missouri House of Representatives and the Missouri Senate. The appropriate officer for the filing of required reports shall be the Secretary of the Senate for Senate offices and the Clerk of the Missouri House for House offices. Contribution limits for candidates for President Pro Tem of the Senate, Speaker of the House and Speaker Pro Tem of the House shall be one thousand dollars. Limits for other leadership positions shall correspond to limits for senator and house candidates. General Assembly office committees are prohibited from making contributions to the candidate committee of a candidate who controls the General Assembly office committee. The definition of "public office" excludes the offices of President Pro tem of the Missouri Senate, Speaker of the Missouri House of Representatives, and Speaker Pro tem of the Missouri House of Representatives.

Reports of lobbyist activities are due no later than January 5th of each year or within five days after beginning activities as a lobbyist. Financial interest statements are required to be filed electronically under the penalty of perjury in a form prescribed by the Missouri Ethics Commission. Certain candidates for elective office are required to file financial interest statements no later than March 31st or within 10 days of filing for office, whichever is later for the preceding calendar year. Candidates for election in April shall file such statements by January 31st for the preceding calendar year. Candidates nominated by political caucus shall file such statements within 10 days of nomination.

The Commission is required to provide notice, not actual notice, of certain actions to the subject of a complaint filed with the Commission. Notice requirements are also modified regarding the assessment of late fees by the Commission.

Contribution limits for single contributors to candidates are modified to correspond to limits for various elective offices and to allow for periodic increases based on the Consumer Price Index. Currently, the appropriate officer for the filing of required reports is both the Missouri Ethics Commission and an appropriate election authority. This act provides that the sole officer for filing of reports for certain candidates and ballot measures shall be the Missouri Ethics Commission.

The act reorganizes sections of law concerning reporting requirements for out-of-state committees and reporting requirements for candidates nominated by political party committees.

Currently, continuing committees are required to file electronic reports if the committee makes contributions of more than \$15,000. This act changes the amount to \$5,000 and includes political party committees and campaign committees within this requirement. Beginning on a date established by the Commission, but no later than January 1, 2005, candidates for state representative and state senate shall file campaign disclosure reports in electronic format.

The act modifies a provision regarding the maintenance of records of receipts and expenditures by committees subject to campaign finance disclosure law, to provide that such records shall be available for inspection by the Missouri Ethics Commission. Currently, such records must be available for review by the Campaign Finance Review Board.

JIM ERTLE

020503	S First Read	S174
021303	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S224
022403	Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
030603	SCS Voted Do Pass S Financial & Governmental Org., Veterans' Affairs & Elections Committee (1368S.04C)	

EFFECTIVE : August 28, 2003

SB 0435

SCS SBs 435 & 75

SENATE SPONSOR Dolan

1326S.01I

SCS/SBs 435 & 75 - This act establishes the "Disposition of Fetal Remains Act" and allows the state registrar to issue a certification of stillbirth to the parent or parents of a stillborn child.

A new section 193.171 defines a "stillborn child" as a dead fetus that was the product of human conception of twenty weeks gestation or more, calculated from the date the last normal menstrual period began to the date of delivery, and that was not born alive. The certification of stillbirth form must satisfy the formatting and filing requirements of Section 193.085, RSMo, for live births. The certification must be filed with the local registrar within seven days of the delivery. If the parent or parents of the stillborn child do not wish to provide a name, then any references to the name on the certification will remain

blank.

If a stillbirth has not been registered within one year of the date of delivery, then a certification marked "delayed" can be filed and registered along with any other requirements necessary to substantiate the facts surrounding the stillbirth. A certification of stillbirth may be issued to any individual having a direct and tangible interest in the record. The certification shall include the statement "This is not proof of a live birth". An individual may file an application for certification of stillbirth for any birth that resulted in stillbirth that occurred prior to August 28, 2003.

A new section 194.381 provides that a mother has a right to determine the final disposition of the fetal remains, regardless of the duration of a pregnancy. Final disposition of fetal remains may be by cremation, burial, incineration in an approved medical waste incinerator, or other means authorized by the Director of the Department of Health and Senior Services. The final disposition of fetal remains does not require a religious service or ceremony.

Within twenty-four hours of a miscarriage, hospitals and other health care facilities must notify the mother in writing of her right to determine the final disposition of the remains of the fetus. Hospitals and other health care facilities must make counseling available to the mother concerning the death of the fetus.

Any person who violates the provisions of Sections 194.375 to 194.390 will be guilty of a Class C misdemeanor. The "Disposition of Fetal Remains Act" does not prohibit a woman's ability to obtain a legal abortion.

LORIE TOWE

020503	S First Read	S176
021303	Second Read and Referred S Aging, Families & Mental & Public Health Committee	S224
031903	Hearing Conducted S Aging, Families & Mental & Public Health Committee	
040203	SCS Voted Do Pass (SCS SBs 435 & 75) S Aging, Families & Mental & Public Health Comm. (1326S.02C)	

EFFECTIVE : August 28, 2003

SB 0436

SCS SB 436

SENATE SPONSOR Klindt

1371S.06C

SCS/SB 436 - This act revises provisions for the tobacco securitization process. Bond proceeds from the tobacco

securitization will be deposited in the Tobacco Securitization Settlement Trust Fund in the state treasury whether the bonds are issued by the Tobacco Settlement Financing Authority or the Board of Public Buildings. This act provides that \$100 million of the bond proceeds from tobacco securitization may be applied to costs of the program plan in fiscal year 2003 and \$100 million for fiscal year 2004 and each year thereafter. The act also authorizes the issuance of bonds by the Tobacco Settlement Financing Authority being issued in conjunction with bonds by the Board of Public Buildings thereby granting authority for a back to back bond transaction.

This act has an emergency clause.

This act is similar to HB 401 (2003).
CINDY KADLEC

SS/SCS/SB 436 - THE SUBSTITUTE HAS BEEN OFFERED AND A POINT OF ORDER IS PENDING. THIS SS WOULD AUTHORIZE AN APPROPRIATION FROM THE BUDGET RESERVE FUND

020503 S First Read	S176
021003 Second Read and Referred S Pensions & General Laws Committee	S205
021103 Hearing Conducted S Pensions & General Laws Committee	
021103 SCS Voted Do Pass S Pensions & General Laws Committee (1371S.06C)	
021203 Reported From S Pensions & General Laws Committee to Floor w/SCS	S217
021303 SA 1 to SCS S offered & adopted (Klindt)	S223
021303 SS for SCS S offered (Quick) (1371S.09F)	S223
021303 SA 1 to SS for SCS S offered (Steelman)	S223
021303 SSA 1 for SA 1 to SS for SCS S offered & adopted (Cauthorn)	S223-224
021303 SA 2 to SS for SCS S offered (Shields)	S224
021303 Point of order - SS not properly presented to Senate	S224
021303 Point of order taken under advisement	S224
021303 Placed on Informal Calendar	S224
022403 Point of order withdrawn	S294
022403 Bill Placed on Informal Calendar	S294
042803 S Inf Calendar S Bills for Perfection	

EFFECTIVE : July 1, 2003

SB 0437

SENATE SPONSOR Yeckel

1191S.01I

Allows a tax credit for persons who contribute to pregnancy resource centers

022503 Hearing Conducted S Ways and Means Committee

SB 0438

SENATE SPONSOR Clemens

1373S.01P

SB 438 - This act designates a portion of U.S. Highway 60 as the "Korea Veterans' Memorial Freeway".

This act is identical to HB 245 (2003).
STEPHEN WITTE

020603 S First Read	S181
021303 Second Read and Referred S Transportation Committee	S224
030403 Hearing Conducted S Transportation Committee	
031203 Voted Do Pass S Transportation Committee-Consent	
031303 Reported From S Transportation Committee to Floor - Consent	S499
040203 S Third Read and Passed - Consent	S653
040303 H First Read	H929
040703 H Second Read	H941
041703 Referred H Tourism & Cultural Affairs Committee	H1124
042903 Hearing Scheduled H Tourism & Cultural Affairs Committee (12:00 p.m. - HR 5)	

EFFECTIVE : August 28, 2003

SB 0439

SENATE SPONSOR Steelman

1449S.01I

Requires territorial service agreements for the provision of service in certain sewer districts

040803 Hearing Conducted S Commerce & Environment Committee

SB 0440

SCS SB 440

SENATE SPONSOR Steelman

1450S.01I

SCS/SB 440 - This act creates provisions for the procedure for disconnection of water services for nonpayment of a sewer bill. The act requires certain providers of water service to contract with certain sewer service providers to terminate water services to customer premises for nonpayment of a sewer bill upon the request of the sewer service provider. In the event the parties are unable to reach an agreement within four months of the receipt of the request, a petition may be filed with the circuit court asking for three commissioners to draft the agreement. The act provides the procedural requirements of such

proceeding and the appointment of the commissioners.

No termination of water service may occur until 30 days after the municipality or sewer district sends the customer written notice by certified mail. However, if the water service provider is providing water service as well as sewer service, no additional notice shall be required other than the notice period in use by the water service provider. Water service shall be discontinued until the customer pays the sewer charges and all related costs of disconnection and reconnection in full or another payment arrangement is agreed to by the parties. Water service providers who collect delinquent sewer charges at the written request of the sewer service provider shall be immune from civil liability or damages resulting from the disconnection. Unless specifically provided otherwise, the costs of disconnection and reconnection of water service shall be reimbursed by the municipality or sewer district and shall be charged to and paid by the customer.

These provisions are also contained in SS/SCS/SBs 361,103, 156 & 329 (2003).

CINDY KADLEC

020603 S First Read	S181
030303 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S358
030503 Re-referred S Commerce and the Environment Committee	S395
031103 Hearing Conducted S Commerce & Environment Committee	
031803 SCS Voted Do Pass S Commerce & Environment Committee	(1450S.02C)

EFFECTIVE : August 28, 2003

SB 0441

SENATE SPONSOR Dougherty

0963S.01I

SB 441 - This act allows any county, any municipality and the city of St. Louis to provide for an abatement of a portion of real property tax liability for certain facilities involved in lead abatement projects.

The lead abatement project must be a qualified lead abatement project under existing law, certified by the Department of Health, and must be for a child-occupied dwelling. The tax abatement will only be given against that portion of the real property tax liability which is not allocated to schools or the Blind Pension Fund.

This act is similar to SB 408 (2001).
JEFF CRAVER

020603 S First Read S181
030303 Second Read and Referred S Ways and Means Committee S358
031803 Hearing Conducted S Ways and Means Committee
040103 Voted Do Pass S Ways & Means Committee

EFFECTIVE : August 28, 2003

SB 0442

SENATE SPONSOR Gross

1022S.02I
Requires ephedrine and ephedrine-based products to be behind
the counter

040703 Hearing Scheduled But Not Heard, S Judiciary & Civil
and Criminal Jurisprudence Committee

SB 0443

SENATE SPONSOR Gross

1549S.01I
Allows a brewer to have a financial interest in a restaurant
or bar that sells liquor

021103 Bill Withdrawn S212

SB 0444

SCS SB 444

SENATE SPONSOR Shields

1509S.01I
SCS/SB 444 - This act requires health carriers to provide
chiropractic care as part of basic health care services for
covered conditions. Covered enrollees shall be provided
chiropractic care by a chiropractic physician of his or her
choice from within the provider network. Health carriers that
utilize gatekeepers may not misinform enrollees of the
availability of chiropractic care. The mandated coverage
dictated by this act shall not apply to supplemental insurance
policies, specified disease policies, and other types of
policies.

This act requires health carriers to apply the same
deductibles, co-payments, co- insurance amounts, fees, benefit
limits, practice parameters, and utilization review to all in-
network health care providers. The act prohibits health carriers
from discriminating against any health care provider or group of

providers based on licensure.

This act is identical to HCS/HB 121 (2003).
STEPHEN WITTE

020603 S First Read S181
030303 Second Read and Referred S Aging, Families & Mental & S358
Public Health Committee
031203 Hearing Cancelled S Aging, Families & Mental & Public
Health Committee
031903 Hearing Conducted S Aging, Families & Mental & Public
Health Committee
040203 SCS Voted Do Pass S Aging, Families & Mental & Public
Health Committee 1509S.03C

EFFECTIVE : August 28, 2003

SB 0445

SENATE SPONSOR Shields

1568S.01I
Directs unobligated cash balance in the school building
revolving fund as of Aug. 28, 2003 to the foundation formula

021303 Second Read and Referred S Education Committee S224

SB 0446

SCS SB 446

SENATE SPONSOR Bartle

1563S.04C
SCS/SB 446 - This act modifies a number of provisions
relating to court procedures.

DEFINITION OF COURT (Section 143.782) - Defines "court" in terms
of tax credits and refunds.

JUVENILE COURT TO NOTIFY SCHOOL DISTRICTS OF VIOLATIONS OF
COMPULSORY SCHOOL ATTENDANCE (Section 211.031) - This act
requires the juvenile court to notify and report to the school
district any violations of 167.031, RSMo. The school district
must immediately refer all private, parochial, or home school
matters to the prosecuting attorney. Public school violations of
Section 167.031, RSMo, may be referred to the prosecuting
attorney.

SUBROGATION RIGHTS OF PUBLIC ENTITIES (Section 376.433) - This
act allows public entities which provide health insurance
coverage to their employees through a self- insured plan to file
a subrogation claim or otherwise seek reimbursement from a third

party tortfeasor.

PROTECTIVE ORDERS (Sections 455.027, 455.504 and 455.516) - No filing fees or guardian ad litem fees will be assessed to a petitioner in an action seeking a protective order. Once an order is filed, the clerk shall issue a copy, as well as any subsequent order of termination, to the local law enforcement agency responsible for maintaining the Missouri uniform law enforcement system (MULES). Copies of the petition and date for hearing shall be issued to the local juvenile office.

LEGAL FEES (Sections 455.075 and 455.536) - A court may order a party, but not the petitioner, to pay the other party's guardian ad litem fees. A court may also order a respondent to pay a reasonable amount for attorney's fees and guardian ad litem fees incurred prior to commencement of proceeding or after entry of judgment, depending on the financial resources of both parties.

NONPROBATE TRANSFERS (Section 461.300) - This act allows a creditor, surviving spouse or person acting for an unmarried child to commence an action for nonprobate transfer if the personal representative fails to commence an action within thirty days of a written request. If the personal representative fails to commence the action, he or she is under a duty to disclose information related to the identity of any beneficiary of a nonprobate transfer made by the decedent. If the representative does not disclose the information, the statute of limitations is tolled until the information is provided. If the personal representative is the beneficiary of the nonprobate transfer, the court may appoint an administrator ad litem to represent the estate in any proceeding.

STATE COURT ADMINISTRATION REVOLVING FUND (Section 476.058) - Any moneys received in connection with preparation of court transcripts shall be deposited in the fund.

FOREIGN LANGUAGE INTERPRETERS/TRANSLATORS (Section 476.800 to 476.810) - Courts shall appoint qualified interpreters in all legal proceedings where party or witness is non-English speaker. The act provides that interpreters and translators cannot be compelled to testify to information that is otherwise attorney-client privileged. The interpreter/translator shall be allowed a reasonable fee and the act provides when that fee shall be paid by the Office of State Courts Administrator.

FINE COLLECTION CENTER (Section 476.385) - This expands the Fine Collection Center to accept tickets for littering.

13th JUDICIAL CIRCUIT (Section 478.610) - This act provides that beginning on January 1, 2007, the number of circuit judges in the 13th judicial circuit shall increase from three to four. The fourth circuit judge shall be elected in 2006 for a two-year term and thereafter in 2008 for a full six-year term.

APPOINTMENT OF CERTAIN CIRCUIT CLERKS (Sections 483.015 and 483.083) - The circuit clerk of the City of St. Louis and Clay county shall be appointed by a majority of the judges of such circuit. The circuit clerk shall be removable for cause by a majority of the circuit judges. This provision shall become effective January 1, 2004.

FEE FOR FUNDING FOR SHELTERS (Section 488.445) - The act removes the expiration date for counties to impose a fee on marriage licenses and surcharges on civil cases to provide funding for shelters.

COURT REPORTER FEES (Sections 488.2250 and 488.2253) - This act increases the fees for court reporters to collect on transcripts and copies of transcripts. Beginning January 1, 2004, the fees may be increased or decreased depending on certain indexes. The act increases the fee to be paid by the clerk of the circuit court to the Director of Revenue in every contested case, or case in which evidence is to be preserved, from \$15 to \$25.

FAMILY SERVICES AND JUSTICE FUND (Section 488.2300) - The act provides that the judgment collected in juvenile proceedings is payable to the fund. The surcharge shall only be assessed to the respondent.

CRIME VICTIMS' COMPENSATION JUDGEMENT AND COUNTY FEE (Sections 488.4014, 488.5320 and 595.045) - The fee payable in felony and nonfelony criminal violations shall be paid upon the plea of guilty or upon a finding of guilt. Exceptions are made for certain misdemeanors.

TIME PAYMENT FEE (Section 488.5025) - The act creates the time payment fee. Courts may impose such a fee of \$25 on all fines, fees or sanctions not paid in full within 30 days. The act provides for distribution of the fee to the local court, court automation fund and drug court fund.

COLLECTION OF COURT COSTS THROUGH SET-OFF (Section 488.5028) - Allows a court to collect unpaid court costs in excess of \$25 by seeking a set-off of the person's tax refund. A court may contract with a private or public agency to collect on past due court ordered penalties (Section 488.5030).

MASTER JURY LIST (Section 494.410) - Beginning July 1, 2004, the names on the master jury list shall be chosen from certain source lists. The names of potential jurors on the list shall not be considered a public record.

DISQUALIFICATION FROM JURY SERVICE (Section 494.425) - This act disqualifies persons from jury service who are unable to communicate effectively in English with or without auxiliary aids and services. Currently, a person is disqualified from jury

service if the person is unable to read, speak and understand the English language. The act makes attorneys at law and persons with physical illness qualified to be jurors.

PERSONS EXCUSED FROM JURY SERVICE (Section 494.430) - Certain health care professionals, clergy, persons with employment in areas where their absence would affect the public safety, St. Louis city police officers and persons upon whom jury service would pose an extreme hardship are currently excused from jury service. This act makes them eligible to serve as jurors.

Certain individuals upon whom jury duty would cause undue or extreme physical or financial hardship or individuals with confirmed mental or physical conditions that causes them to be incapable of performing jury service may be apply to be excused from jury duty for a period of up to 24 months. The act defines what constitutes "undue or extreme physical or financial hardship" and provides that the certain documentation must be filed and that a judge must make the determination. After 24 months, the person is again eligible for jury duty unless the judge decides that the person should be permanently excused.

POSTPONEMENT OF JURY SERVICE (Sections 494.431 and 494.450) - Individuals have the right to ask for a postponement of the date of initial appearance for jury duty. First requests shall be granted once the person provides the court with a new date within six months when such person shall appear for jury duty. A person who fails to appear for jury duty or who fails to obtain a postponement shall be guilty of a Class C misdemeanor.

DAYS OF JURY ATTENDANCE (Section 494.445) - Currently, after January 1, 2005, no person shall be required to attend court for more than two days unless selected for a jury panel. This act deletes the January 1, 2005 date and provides that a person shall not be required to attend court for more than one day unless selected for a jury panel.

USE OF EMPLOYEE LEAVE WHEN SERVING AS JUROR (Section 494.460) - Employees cannot be required to use annual, vacation or sick leave when taking time to serve as juror. This shall not require an employer to provide paid leave to an employee who is not otherwise entitled to such leave.

MOTION TO DISMISS IN STRATEGIC LITIGATION AGAINST PUBLIC PARTICIPATION (Section 537.800) - This act grants early consideration of any action seeking money damages against a person for conduct or speech made in connection with a public hearing or meeting. All pending discovery shall be suspended pending a final decision on the motion. This act also mandates that if the rights of this section are used as an affirmative defense and the court grants a motion to dismiss on those grounds, reasonable attorney fees and costs incurred by the moving party will be awarded. If the court finds the motion to

dismiss is frivolous, the court shall award costs and attorney fees to the prevailing party. If a party raises the motion under the provisions of this act, the party shall have the right to an expedited appeal.

SELECTION OF GRAND JURORS (Sections 540.011 and 540.021) - Names of grand jurors shall be chosen from the master jury list. Repeals the grand jury list.

UNIFORM LAW ENFORCEMENT SYSTEM RECORDS (Section 577.051) - The act modifies the types of case dispositions that must be reported.

Portions of this act are similar to SB 268, SB 591, SB 487, SB 498, SB 451, SB 682, SB 605, SB 6 and SB 464 (2003).
JIM ERTLE

020603	S First Read	S181
021303	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S224
030303	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
031703	SCS Voted Do Pass S Judiciary & Civil and Criminal Jurisprudence Committee (1563S.04C)	
040303	Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor w/SCS	S664
042803	006 S Calendar S Bills for Perfection w/SCS	

EFFECTIVE : August 28, 2003

SB 0447

SCS SB 447

SENATE SPONSOR Bartle

1456S.03P

SCS/SB 447 - This act establishes the "Basic Civil Legal Services Fund." The fund is to be administered by the Missouri supreme court. Moneys for the fund shall come from an additional filing fee on certain civil and criminal actions of \$20 in the Missouri Supreme Court and courts of appeal, \$10 in the circuit courts and \$8 in the associate circuit courts.

Moneys from the fund shall be disbursed to legal services organizations in this state to provide legal representation to eligible low-income persons in this state in civil matters. Recipient organizations must maintain appropriate records of the disbursement of such funds for five years.

Moneys in the fund shall not be considered state funds and not used to pay any refund mandated by Article X, Section 18 of the Missouri Constitution.

This act is substantially similar to SB 1194 (2002).
JIM ERTLE

HCA 1 - MISSOURI SUPREME COURT MUST MAKE ANNUAL REPORT TO THE
GENERAL ASSEMBLY ON MONEYS COLLECTED

HCA 2 - THE FEE IS NOT IMPOSED ON TRAFFIC VIOLATION CASES,
EXCEPT ALCOHOL-RELATED OFFENSES

HCA 3 - THE ACT SHALL EXPIRE ON DECEMBER 31, 2007

020603	S First Read	S181
021303	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S224
022403	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
030303	SCS Voted Do Pass S Judiciary & Civil and Criminal Jurisprudence Committee-Consent (1456S.03C)	
030403	Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor w/SCS-Consent	S374-375
030603	Removed from S Consent Calendar	S404
031003	Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor w/SCS - Consent	S420
040203	SA 1 to SCS S offered & adopted (Bartle)	S652
040203	SCS, as amended, S adopted	S652
040203	S Third Read and Passed - Consent	S652
040303	H First Read	H929
040703	H Second Read	H941
040803	Referred H Judiciary Committee	H964
041403	Hearing Conducted H Judiciary Committee	
041403	Voted Do Pass w/HCA 1 H Judiciary Committee - Consent	
041503	Reported Do Pass w/HCA 1 H Judiciary Com.-Consent	H1049
042303	HCA 1 H adopted	
042303	H Third Read and Passed, as amended - Consent	/S944
042803	S Calendar S Bills with H amendments (HCA 1)	

EFFECTIVE : August 28, 2003

SB 0448

SENATE SPONSOR Bartle

HOUSE HANDLER Goodman

1463L.02C

HCS/SB 448 - This act extends the sunset of the fee used to
fund the Statewide Court Automation Fund from 2004 to 2005. The
date for the sunset of the Statewide Court Automation Fund is
extended from 2007 to 2011.

JIM ERTLE

020603	S First Read	S181
021303	Second Read and Referred S Judiciary & Civil &	S224

Criminal Jurisprudence Committee
022403 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee-Consent
030303 Voted Do Pass S Judiciary & Civil and Criminal
Jurisprudence Committee-Consent
030403 Reported From S Judiciary & Civil & Criminal S375
Jurisprudence Committee to Floor-Consent
031803 S Third Read and Passed - Consent S544
031803 H First Read H762
031903 H Second Read H770
040303 Referred H Judiciary Committee H927
040903 Hearing Conducted H Judiciary Committee
040903 HCS Voted Do Pass H Judiciary Committee - Consent
041503 HCS Reported Do Pass H Judiciary Committee - Consent H1050
042303 HCS H adopted
042303 H Third Read and Passed - Consent
042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0449

SENATE SPONSOR Bartle

1082S.03I

Limits certificate of need to only long-term care facilities

031803 Hearing Conducted S Pensions & General Laws Committee
Continued

SB 0450

SCS SB 450

SENATE SPONSOR Mathewson

1332S.03C

SCS/SB 450 - This act creates a new division in the Office of Administration called the Division of Community Health. The goal of the Division of Community Health will be to focus the purchasing power and streamline the administration of the state's health care purchasing. The Division will have a Board and a Commissioner. The Board will consist of eleven members. Two members will come from the legislature, one is director of the department of insurance, one is the director of the office of administration, and the others are representatives or directors from the various groups that are assimilated under the Division of Community Health.

The act requires the Board to submit a report to the Legislature by 12/31/03 providing an analysis of its duties and recommendations concerning personnel or any other topic. Next, on 7/1/04 the act assimilates the health care programs of all state and state university workers as well as the Missouri Senior

Rx program and the division of medical services into the Division of Community Health.

On 12/1/04 five new members will be added to the Board. The new members will be appointed by the Governor. One will be from the Missouri School Boards Association, one from the Missouri Community Colleges Association, one will be a representative of the public four year institutions of higher education, and two will be representatives of small business. A subsequent report will be due from the board on 12/31/05 to update the prior report and provide any recommendations for implementation of the next phase of the program.

The next phase will be for the Division to make the purchasing power of the division available to the public schools, the community colleges, the public four year institutions of higher education, and the political subdivisions of the state as well as small businesses with less than 50 employees and uninsured citizens. Participation by these groups will be at their option.

Employees of any state entity which is absorbed by the Division will transfer directly to the Division, under the Office of Administration. Any appropriation to such entity for the purpose of health care as outlined in the act will be transferred to the Office of Administration for use by the Division.

The rules and regulations and the rights under any contract of a prior entity will be assumed by the Division. The Office of Administration is authorized to promulgate rules to modify such prior rules and regulations.

JEFF CRAVER

020603 S First Read	S181
021303 Second Read and Referred S Ways and Means Committee	S224
021803 Hearing Conducted S Ways and Means Committee	
022503 SCS Voted Do Pass S Ways & Means Committee(1332S.03C)	
030603 Reported From S Ways & Means Committee to Floor w/SCS	S404
040203 SS for SCS S offered (Mathewson) (1332S.06F)	S649
040203 SA 1 to SS for SCS S offered & adopted (Shields)	S649-651
040203 Bill Placed on Informal Calendar	S651
040203 SA 2 to SS for SCS S offered (Steelman)	S653
040203 Bill Placed on Informal Calendar	S653
042803 S Inf Calendar S Bills for Perfection	

EFFECTIVE : Emergency Clause

SB 0451

SENATE SPONSOR Loudon

1363S.01I

Requires appointment of St. Louis city circuit clerk

021303 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S224
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SB 0452

SENATE SPONSOR Loudon

1300S.01I

Amends the requirements for certain health entities relating
to membership forms and certificates of authority

022603 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee

SB 0453

SENATE SPONSOR Shields

1593S.01I

Requires students enrolled in institutions of higher
education to receive meningitis vaccine

030503 Hearing Conducted S Aging, Families & Mental & Public
Health Committee

SB 0454

SCS SB 454

SENATE SPONSOR Coleman

1331S.01I

SCS/SB 454 - This act allows the Director of the Department
of Health and Senior Services to levy fines pursuant to Sections
701.300 to 701.348. All fines shall be deposited into the Public
Health Services Fund.

Any lead abatement contractor that fails to notify the
Department prior to starting a lead abatement project will be
fined one thousand dollars for the first identified offense, two
thousand dollars for the second identified offense, and
thereafter fines will be double for each identified offense.
Once the abatement has been completed, the lead abatement
contractor must submit written notification and the final
clearance inspection report to the Department.

The Director shall require the posting of a bond for lead
abatement contractors. Licensees or applicants for licensure
must provide evidence of their ability to indemnify any person
that may suffer damage from lead-based paint activities to which
they may be liable. The licensee or applicant for licensure may
provide proof of liability insurance or a surety bond in an
amount to be determined by the Department, which shall not be
less than \$300,000 dollars.

Local community organizations, government agencies, and

quasi-government agencies that issue grants or loans for lead abatement projects must provide written notification to the Department no later than ten days prior to the onset of a project. The failure to provide written notification will result in a fine of \$250 dollars.

In emergency situations, the community organization, government agency, or quasi-government agency must notify the Department within twenty-four hours of the onset of a lead abatement project and provide written notification to the Department within five days.

The Director shall promulgate rules and regulations for the development of educational materials that licensed lead abatement contractors can provide to property owners. The educational materials shall explain the rights and responsibilities of the property owner and the lead abatement contractor.

Current law specifies that any violation of Sections 701.308, 701.309, 701.310, 701.311 and 701.316 is a Class A misdemeanor. New language states that any subsequent violation of these sections will be a Class D felony.
LORIE TOWE

020603 S First Read S195
021303 Second Read and Referred S Aging, Families & Mental & S225
Public Health Committee
031903 Hearing Conducted S Aging, Families & Mental & Public
Health Committee
040203 SCS Voted Do Pass S Aging, Families & Mental & Public
Health Committee (1331S.02C)

EFFECTIVE : August 28, 2003

SB 0455

SB 455

SENATE SPONSOR Dougherty

1543L.02I

SB 455 - This act extends the family care safety registry to January 1, 2007.
LORIE TOWE

020603 S First Read
021303 Second Read and Referred S Aging, Families & Mental & S225
Public Health Committee
030503 Hearing Scheduled S Aging, Families & Mental & Public
Health Committee
030503 Voted Do Pass S Aging, Families & Mental & Public
Health Committee-Consent
031003 Reported From S Aging, Families & Mental & Public S419

Health Committee to Floor - Consent
031303 Removed from S Consent Calendar S500
040303 Reported From S Aging, Families & Mental & Public S664
Health Committee to Floor
042803 004 S Calendar S Bills for Perfection

EFFECTIVE : August 28, 2003
TERM DATE : January 1, 2007

SB 0456

SENATE SPONSOR Kennedy HOUSE HANDLER Bruns

1157S.02T

SB 456 - This act allows a self-directed deferred retirement plan program for the St. Louis Firefighters Retirement System. Currently, deferred retirement plan programs are required to accrue interest equal to the percentage rate of return on the system's portfolio. Self-directed programs shall not accrue interest at that rate of return, but would accrue interest based on the self-directed investments.

This act contains an emergency clause.
CINDY KADLEC

020603 S First Read S195
021303 Second Read and Referred S Pensions & General Laws S225
Committee
021803 Hearing Conducted S Pensions & General Laws Committee
022503 Voted Do Pass S Pensions & General Laws Com.-Consent
030303 Reported From S Pensions & General Laws Committee to S355
Floor - Consent
031103 S Third Read and Passed - EC adopted - Consent S433
031103 H First Read (w/EC) S632
031203 H Second Read H641
040103 Referred H Retirement Committee H873
041003 Hearing Conducted H Retirement Committee
041003 Voted Do Pass H Retirement Committee - Consent
041503 Reported Do Pass H Retirement Committee - Consent H1054
042403 H Third Read and Passed - EC adopted - Consent
042403 Truly Agreed to and Finally Passed (w/EC)

EFFECTIVE : Emergency Clause

SB 0457

SENATE SPONSOR Caskey HOUSE HANDLER Stevenson

1617S.01T

SB 457 - This act allows a position on the Executive Council of the Judicial Conference to be filled for the unexpired term of any member as provided by resolution of the Judicial Conference.

SARAH MORROW

021003	S First Read	S199
021303	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S225
030303	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
030303	Voted Do Pass S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
030403	Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor-Consent	S374
031803	S Third Read and Passed - Consent	S543
031803	H First Read	H762
031903	H Second Read	H770
040703	Referred H Judiciary Committee	H944
040903	Hearing Conducted H Judiciary Committee	
040903	Voted Do Pass H Judiciary Committee - Consent	
041503	Reported Do Pass H Judiciary Committee - Consent	H1050
042403	H Third Read and Passed - Consent	
042403	Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0458

SENATE SPONSOR Childers

1553S.02I

SB 458 - This act extends the sunset on the dry fire hydrant tax credit. Currently, the law states that no more credits may be awarded after August 28, 2003. This act will extend that date to August 28, 2006. The act also reduces the annual cap on the credit from \$500,000 to \$50,000.

JEFF CRAVER

021003	S First Read	S199
021303	Second Read and Referred S Ways and Means Committee	S225
022503	Hearing Conducted S Ways and Means Committee	
031103	Voted Do Pass S Ways & Means Committee-Consent	
041003	Reported From S Ways & Means Committee to Floor	S754
042803	010 S Calendar S Bills for Perfection	

EFFECTIVE : August 28, 2003

SB 0459

SENATE SPONSOR Loudon

1301S.01I

Deems a health carrier's network to be adequate if it has been accredited by certain organizations

022603	Hearing Conducted S Small Business, Insurance and Industrial Relations Committee	
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SB 0460

SENATE SPONSOR Loudon

1299S.01I

SB 460 - This act eliminates the requirement that individual and small group health insurance policies provide coverage for certain health insurance mandates. This act also eliminates a marketing restriction on insurance companies.

This act establishes the Mandated Benefit Review Commission within the Department of Insurance. The Commission will be comprised of the Director of the Department of Insurance, the Director of the Department of Health, 4 members of the General Assembly (2 Senate/2 House - nonvoting advisory capacity), and 6 individuals appointed by the governor with the advice and consent of the Senate (2 health insurance purchasers, 2 employers (small and large), and 2 employees who pay a percentage of their employer sponsored health insurance. The Commission must be established by October 1, 2003.

Once the Commission has been established, it must review all existing state mandated benefits and issue a report to the General Assembly by the tenth legislative day in January 2005. The report shall discuss the projected costs of all state and federal mandates and the Commission shall recommend to the General Assembly which mandated benefits should be repealed from state law.

The Commission shall also review all mandated benefits proposed by member of the General Assembly. Whenever a bill containing a mandated benefit is proposed, the committee having jurisdiction over the proposal shall determine whether the committee favors the proposed mandate or not. If the Committee is in favor of the mandate, the Committee may refer the matter to the Commission for its review. The Committee must review the proposed mandate and issue a report to the committee. The report must contain the social impact of mandating the benefit, the financial impact of mandating the benefit, the medical efficacy of mandating the benefit, and the effects of balancing the social, economic and medical efficacy considerations. Once a review and evaluation of the mandated benefit has been made by the Commission, the committee shall review the Commission's findings.

Under this act, no mandated health benefit shall be enacted into law prior to January 1, 2006. After that date, no proposed mandate may be enacted into law unless the commission has reviewed and evaluated the mandate.

This act is identical to HB 193 (2003) and is similar to provisions contained in SB 1063 (2002).
STEPHEN WITTE

021003 S First Read S200
021303 Second Read and Referred S Small Business, Insurance S225
and Industrial Relations Committee
022603 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee
030503 Voted Do Pass S Small Business, Insurance &
Industrial Relations Committee
032003 Reported From S Small Business, Insurance & S577
Industrial Relations Committee to Floor
041403 SS S offered (Loudon) (1299S.04F) S769
041403 SA 1 to SS S offered (Cauthorn) S769-774
041403 Bill Placed on Informal Calendar S774
042803 S Inf Calendar S Bills for Perfection

EFFECTIVE : August 28, 2003

SB 0461

SENATE SPONSOR Bray

1596S.01I

Alters provisions regarding teacher termination hearings

021303 Second Read and Referred S Education Committee S225

SB 0462

SENATE SPONSOR Gross

1495S.01I

Creates a medical insurance incentive for state employees
who retire after 1/1/03, and before 11/1/03

022603 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee

SB 0463

SENATE SPONSOR Gross

HOUSE HANDLER Goodman

1573S.01T

SB 463 - Section 355.331 was amended by the General Assembly
in SB 768 (1996) to increase the term of office for directors of
nonprofit corporations from five to six years. The Missouri
Supreme Court then found that bill to be in violation of the
clear title requirement in the Constitution. Thus, the amendment
to Section 355.331 was invalidated and the law went back to a
term of five years for a director.

However, once SB 768 passed, the Revisor of Statutes amended the section to show the term limit of directors to be six years in the printed version of the Revised Statutes. This act makes a substantive change in the law by increasing the term of office for a director from five to six years.

JIM ERTLE

021003 S First Read	S200
030303 Second Read and Referred S Pensions & General Laws Committee	S358
031103 Hearing Conducted S Pensions & General Laws Committee	
031103 Voted Do Pass S Pensions & General Laws Committee - Consent	
031303 Reported From S Pensions & General Laws Committee to Floor - Consent	S500
040203 S Third Read and Passed - Consent	S657
040303 H First Read	H929
040703 H Second Read	H941
040703 Referred H Judiciary Committee	H944
040903 Hearing Conducted H Judiciary Committee	
040903 Voted Do Pass H Judiciary Committee	
041503 Reported Do Pass H Judiciary Committee - Consent	H1050
042303 H Third Read and Passed - Consent	
042303 Truly Agreed to and Finally Passed	S945

EFFECTIVE : August 28, 2003

SB 0464

SENATE SPONSOR Gibbons

0394S.04I

Allows public entities to seek reimbursement from a third party tortfeasor for health benefits paid to employees

030303 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee-Consent

SB 0465

HCS SB 465

SENATE SPONSOR Bartle

HOUSE HANDLER Mayer

1635L.03C

HCS/SB 465 - This act modifies the annual report of the Judicial Finance Commission to include separate information on all divisions of the circuit court of each county, including the probate division. The act provides that for budgeting disputes between counties and circuit courts that are submitted to the Judicial Finance Commission within 90 days of the end of a fiscal year, the Commission shall resolve the dispute within 90 days of the beginning of the subsequent fiscal year.

This act is similar to a portion of SB 446 (2003).
JIM ERTLE

021003 S First Read	S200
021303 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S225
021703 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
021703 Voted Do Pass S Judiciary and Civil & Criminal Jurisprudence Committee-Consent	
022403 Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor-Consent	S288
030403 S Third Read and Passed - Consent	S367
030403 H First Read	H541
030503 H Second Read	H549
030603 Referred H Judiciary Committee	H581
040903 Hearing Conducted H Judiciary Committee	
040903 HCS Voted Do Pass H Judiciary Committee - Consent	
041503 HCS Reported Do Pass H Judiciary Committee - Consent	H1050
042303 HCS H adopted	
042303 H Third Read and Passed - Consent	
042803 S Calendar S Bills with H amendments (HCS)	

EFFECTIVE : August 28, 2003

SB 0466

SCS SB 466

SENATE SPONSOR Bartle

HOUSE HANDLER Mayer

1636S.02T

SCS/SB 466 - The act provides for a standard fee or charge for sheriffs, county marshals or other officers for services in certain types of criminal cases.

This act is similar to portions of SB 446 (2003).
JIM ERTLE

021003 S First Read	S200
021303 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S225
021703 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
021703 SCS Voted Do Pass S Judiciary & Civil & Criminal Jurisprudence Committee-Consent (1636S.02C)	
022403 Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor w/SCS-Consent	S289
030403 SCS S adopted	S367
030403 S Third Read and Passed - Consent	S367-368
030403 H First Read	H541
030503 H Second Read	H549

030603 Referred H Crime Prevention & Public Safety Committee H581
040803 Hearing Conducted H Crime Prevention & Public Safety
Committee
040803 Voted Do Pass H Crime Prevention & Public Safety
Committee - Consent
040903 Reported Do Pass H Crime Prevention & Public Safety H990
Committee - Consent
042303 H Third Read and Passed - Consent
042303 Truly Agreed to and Finally Passed S943

EFFECTIVE : August 28, 2003

SB 0467

SENATE SPONSOR Bartle

HOUSE HANDLER Mayer

1640S.01T

SB 467 - The act modifies a section of law to make it
consistant with a previous change to Section 595.045, RSMo, which
increased the surcharge for the Crime Victims' Compensation
Fund from \$5 to\$7.50.

This act is similar to a portion of SB 446 (2003).
JIM ERTLE

021003 S First Read S200
021303 Second Read and Referred S Judiciary & Civil & S225
Criminal Jurisprudence Committee
022403 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee
030303 Voted Do Pass S Judiciary & Civil and Criminal
Jurisprudence Committee-Consent
030403 Reported From S Judiciary & Civil & Criminal S374
Jurisprudence Committee to Floor-Consent
031803 S Third Read and Passed - Consent S543
031803 H First Read H762
031903 H Second Read H770
040303 Referred H Crime Prevention & Public Safety Committee H927
041003 Hearing Conducted H Crime Prevention & Public Safety
Committee
041003 Voted Do Pass H Crime Prevention & Public Safety
Committee - Consent
041503 Reported Do Pass H Crime Prevention & Public Safety H1047
Committee - Consent
042403 H Third Read and Passed - Consent
042403 Truly Agreed to and Finally Passed

EFFECTIVE : August 28, 2003

SB 0468

SENATE SPONSOR Bartle

HOUSE HANDLER Pratt

1638S.01P

SB 468 - The act modifies the types of case dispositions that must be reported to the uniform law enforcement system records.

This act is similar to a portion of SB 446 (2003).
JIM ERTLE

HCA 1 - MODIFIES PROCEDURE FOR SALARY INCREASES FOR MEMBERS OF
THE MISSOURI STATE HIGHWAY PATROL

021003	S First Read	S200
021303	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S225
030303	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
030303	Voted Do Pass S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
030403	Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor-Consent	S375
040803	S Third Read and Passed - Consent	S712
040903	H First Read	H992
041003	H Second Read	S999
041003	Referred H Judiciary Committee	H1010
041403	Hearing Conducted H Judiciary Committee	
041403	Voted Do Pass w/HCA 1 H Judiciary Committee - Consent	
041503	Reported Do Pass w/HCA 1 H Judiciary Com. - Consent	H1050
042403	HCA 1 H adopted	
042403	H Third Read and Passed, as amended - Consent	
042803	S Calendar S Bills with H amendments (HCS)	

EFFECTIVE : August 28, 2003

SB 0469

HCS SB 469

SENATE SPONSOR Bartle

1637.03C

HCS/SB 469 - This act modifies a number of provisions relating to court procedures.

CRIMINAL HISTORY CHECKS (Sections 43.530) - The Highway Patrol is authorized to establish procedures for receiving criminal history requests from courts and others and paying for such requests by electronic means. The act sets forth procedures for the criminal background check for a school bus operator.

DEFINITION OF COURT (Section 143.782) - Defines "court" in terms

of tax credits and refunds.

CHILD ABUSE INVESTIGATIONS (Section 210.145) - In investigations of alleged child abuse, the Division of Family Services shall notify a parent of the child, if the parents are not the abusers. Currently, both parents must be notified. The Division shall not meet with the child at the child's school or child care facility. Currently, the Division cannot meet with the child at any location where the abuse is alleged to have occurred.

PETITION FOR DISSOLUTION OF MARRIAGE (Section 452.311) - The act requires that the verified entry of appearance of a respondent must be notarized in considering whether a petition is filed.

CHILD SUPPORT ENFORCEMENT (Section 454.470) - The director may issue a notice and finding of financial responsibility to a parent only if a court order has not been previously entered against that parent or if a support order from another state has been entered but is not entitled to recognition.

PROTECTIVE ORDERS (Sections 455.027, 455.504 and 455.516) - No filing fees will be assessed to a petitioner in an action seeking a protective order. Once an order is filed, the Clerk shall issue a copy, as well as any subsequent order of termination, to the local law enforcement agency responsible for maintaining the Missouri uniform law enforcement system (MULES). Copies of the petition and date for hearing shall be issued to the local juvenile office. Effective January 1, 2004, a petitioner shall not be required to disclose his or her Social Security number on any document filed. (Section 455.030).

STATEWIDE COURT AUTOMATION FUND (Section 476.055) - This act extends the sunset of the fee used to fund the Statewide Court Automation Fund from 2004 to 2005. The date for the sunset of the Statewide Court Automation Fund is extended from 2007 to 2011.

STATE COURT ADMINISTRATION REVOLVING FUND (Section 476.058) - Any moneys received in connection with preparation of court transcripts shall be deposited in the fund.

EXECUTIVE COUNCIL OF THE JUDICIAL CONFERENCE (Section 476.340) - This act allows a position on the Executive Council of the Judicial Conference to be filled for the unexpired term of any member as provided by resolution of the Judicial Conference.

FINE COLLECTION CENTER (Section 476.385) - This expands the Fine Collection Center to accept tickets for littering.

JUDICIAL FINANCE COMMISSION (Section 477.600) - This act modifies the annual report of the Commission to include separate information on all divisions of the circuit court of each county, include the probate division.

CIRCUIT CLERK (Sections 483.015 and 483.083) - The circuit clerk of any circuit operating under the nonpartisan court plan shall be appointed by a majority of the judges of such circuit, effective January 1, 2004.

COURT FEES AND SURCHARGES (Section 488.426) - The act deletes the requirement that any changes in court surcharges become effective on certain dates after notification of OSCA.

FAMILY SERVICES AND JUSTICE FUND (Section 488.2300) - The act provides that the judgment collected in juvenile proceedings is payable to the fund. The surcharge shall only be assessed to the respondent.

CRIMINAL CASE FEES (Sections 57.290, 67.133, 488.4014, 488.5320) - The act provides for a standard fee or charge for sheriffs, county marshals or other officers for services in certain types of criminal cases.

CRIME VICTIMS' COMPENSATION JUDGEMENT AND COUNTY FEE (Sections 488.4014, 488.5320 and 595.045) - The fee payable in felony and nonfelony criminal violations shall be paid upon the plea of guilty or upon a finding of guilt. Exceptions are made for certain misdemeanors.

MASTER JURY LIST (Section 494.410) - Beginning July 1, 2004, the names on the master jury list shall be chosen from certain source lists. The names of potential jurors on the list shall not be considered a public record.

JUROR DISQUALIFICATION (Section 494.425) - Provides that a person unable to read, speak or understand the English language is disqualified unless such inability is due to an impairment that can be adequately compensated for through the use of auxiliary aids or services.

COMPUTATION OF TIME IN CIVIL ACTIONS (Section 506.060) - Provides that Saturday cannot be the last day in computing time periods. Repeals language that provided for a half holiday to not be considered a legal holiday.

LEGISLATIVE CONTINUANCES (Section 510.120) - Authorizes legislative continuances in court during special and veto sessions, and during interim committee assignments.

ABSTRACTS (Section 511.510) - Requires clerk of each division of circuit court to enter abstract of judgement within five days of rendition.

APPEALS FROM CASES BEFORE ASSOCIATE CIRCUIT JUDGE (Section 512.180) - The act provides the right of a trial de novo in all cases where the pleading claims damages not exceeding \$3,000.

Currently, the section uses the term "petition" instead of "pleading".

JUDGEMENTS CREATING LIENS ON REAL ESTATE (Sections 511.350, 511.510, 517.141 and 517.151) - This act allows a judgement in associate circuit court to be a lien on real estate if the judgment is final and not appealed. The clerk of each division of circuit court is required to enter abstract of judgement within five days of rendition. The value of a homestead which is exempt from attachment and execution is raised from \$8,000 to \$15,000 (Section 513.475).

LANDLORD-TENANT ACTIONS (Section 535.030) - Summons in such actions shall served at least four business days before the court date.

ENFORCEMENT OF ADMINISTRATIVE SUBPOENAS (Section 537.077) - The party requesting an administrative subpoena or the agency shall enforce the subpoena at Circuit Court. Currently, only the agency is responsible for enforcement of administrative subpoenas at Circuit Court. The involved agency and any party to the action is permitted to intervene in the enforcement action.

SELECTION OF GRAND JURORS (Sections 540.011 and 540.021) - Names of grand jurors shall be chosen from the master jury list. Repeals the grand jury list.

CASE DISPOSITIONS TO HIGHWAY PATROL (Section 577.051) - This act provides that certain case dispositions, not just final dispositions, must be forwarded to the Missouri State Highway Patrol. The act adds any other case dispositions that may be required by state or federal regulation.

This act is similar to SB 214, SB 446, SB 447, SB 448, HCS/SB 465, SB 467, SB 468, HCS/SB 470, SB 471, HCS/SB 474, SB 457 (2003) and SCS/HB 427, and HB 552 (2003).
JIM ERTLE

021003 S First Read	S200
021303 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S225
030303 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
030303 Voted Do Pass S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
030403 Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor-Consent	S375
031803 S Third Read and Passed - Consent	S546
031803 H First Read	H762
031903 H Second Read	H770
040303 Referred H Judiciary Committee	H927
040903 Hearing Conducted H Judiciary Committee	

041403 HCS Voted Do Pass H Judiciary Committee - Consent
041503 HCS Reported Do Pass H Judiciary Committee-Consent H1051
042303 Removed from H Consent Calendar
042803 H Calendar S Bills for Third Reading w/HCS

EFFECTIVE : August 28, 2003

SB 0470

HCS SB 470

SENATE SPONSOR Bartle

HOUSE HANDLER Lipke

1639L.02C

HCS/SB 470 - This act allows a judgement in Associate Circuit Court to be a lien on real estate if the judgment is final and not appealed. The clerk of each Division of Circuit Court is required to enter abstract of judgement within five days of rendition. The value of a homestead which is exempt from attachment and execution is raised from \$8,000 to \$15,000.

This act is similar to portions of SB 446 (2003).
JIM ERTLE

021003 S First Read S200
021303 Second Read and Referred S Judiciary & Civil & S225
Criminal Jurisprudence Committee
030303 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee-Consent
030303 Voted Do Pass S Judiciary & Civil & Criminal
Jurisprudence Committee-Consent
030403 Reported From S Judiciary & Civil & Criminal S375
Jurisprudence Committee to Floor-Consent
031803 S Third Read and Passed - Consent S546
031803 H First Read H763
031903 H Second Read H770
040303 Referred H Judiciary Committee H927
040903 Hearing Conducted H Judiciary Committee
040903 HCS Voted Do Pass H Judiciary Committee - Consent
041503 HCS Reported Do Pass H Judiciary Committee - Consent H1051
042403 HCS H adopted
042403 H Third Read and Passed - Consent
042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0471

SENATE SPONSOR Bartle

HOUSE HANDLER Lipke

1633S.01T

SB 471 - The act deletes the requirement that the Division of Family Services must file all income withholding orders with the circuit clerk in child support cases.

This act is similar to a portion of SB 446 (2003)
JIM ERTLE

021003	S First Read	S200
021303	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S225
030303	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
030303	Voted Do Pass S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
030403	Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor-Consent	S375
031803	S Third Read and Passed - Consent	S545-546
031803	H First Read	H763
031903	H Second Read	H770
040303	Referred H Judiciary Committee	H927
040903	Hearing Conducted H Judiciary Committee	
040903	Voted Do Pass H Judiciary Committee - Consent	
041503	Reported Do Pass H Judiciary Committee - Consent	H1051
042403	H Third Read and Passed - Consent	
042403	Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0472

SENATE SPONSOR Loudon

1584S.01I

Makes adjustments to the school foundation formula

041503 Hearing Conducted S Education Committee

SB 0473

SENATE SPONSOR Stoll

1198S.01I

SB 473 - This act requires additional information when the Department of Economic Development enters into an agreement with a party to provide grants, loans, tax credits or other financial assistance to the party through a program administered by the Department.

The act requires that additional information about the economic incentive and the financial obligation of the party if the requirements of the agreement are not met. The agreement must also list any other financial assistance received by the party for the same project. Any proceeds from an economic incentive that are returned to the Department of Economic

Development must be used for worker training and re-training programs administered by the division of workforce development.

The Department of Economic Development must prepare an annual report to the President pro tem of the Senate and the Speaker of the House of Representatives that contains certain information about the economic incentives administered in the past year.

This act is identical to SB 1249 (2002).
JIM ERTLE

021103	S First Read	S211
030303	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S358
031903	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
040303	Voted Do Pass S Economic Development, Tourism and Local Government Committee	

EFFECTIVE : August 28, 2003

SB 0474

HCS SB 474

SENATE SPONSOR Bartle

HOUSE HANDLER Mayer

1634L.02C

HCS/SB 474 - This act deletes the requirement that any changes in court surcharges become effective on certain dates after notification of the Office of State Courts Administrator.

The act provides that moneys from the law library fund may be used by Butler and Ripley counties for courtroom renovation and technology enhancement.

This act is similar to a portion of SB 446 (2003).
JIM ERTLE

021103	S First Read	S211
021303	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S225
021703	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
021703	Voted Do Pass S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
022403	Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor-Consent	S289
030403	S Third Read and Passed - Consent	S368
030503	H First Read	H563-564
030603	H Second Read	H572
031303	Referred H Judiciary Committee	H684

040903 Hearing Conducted H Judiciary Committee
040903 HCS Voted Do Pass H Judiciary Committee - Consent
041503 HCS Reported Do Pass H Judiciary Committee-Consent H1051
042403 HCS H adopted
042403 H Third Read and Passed - Consent
042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0475

SENATE SPONSOR Jacob

1662S.01I

SB 475 - This act authorizes the Missouri Lottery Commission to create a statewide "Video Gaming Machine Network". Certain types of video gambling machines are authorized in licensed locations. The machines will be electronically linked to a main computer which will audit the functioning of the devices and provide transfers of funds to the machines.

The payback value of one credit wagered, determined over time, shall be a minimum of sixty percent but shall not exceed a maximum of eighty percent.

Revenues generated by the "Video Gaming Machine Network" will be placed in the "Higher Education Trust Fund", also created by this act, for the purpose of creating reserves for capital improvements to higher education facilities and providing grants for student education. A portion of this fund shall offset any decline in lottery sales.

A license is required for manufacturers, distributors and operators of such video games as well as for each machine and each premises containing the machines. Licensed distributors must have at least two years experience with distribution of video gaming machines. Licensed operators, who place machines in licensed premises, must have at least two years experience with operating video gaming machines.

Licensed premises include those where the sale and consumption of alcohol is permitted and truck stops that meet a threshold of 250,000 gallons of petroleum sold in each of the prior two years, as well as other locations approved by the commission. No license issued to a licensee shall be transferrable without the consent of the commission. A licensed premise shall provide the operator a surety bond of a certain amount not less than five thousand dollars.

A licensed premise may receive a maximum of two machines for the first year. After one year the commission may authorize up to two additional machines per year, not to exceed fifteen total machines.

The Director of the Lottery Commission shall set administrative rules for licensing of machine locations, distributors, manufacturers, and parts suppliers. The Commission will contract with these licensed entities on an annual basis.

Tampering with games or machines is a Class D felony. After the effective date of this act, it shall be illegal to operate any video device that can simulate a game played on a licensed video gaming machine.

This act is identical to SCS/SB 1222 (2002).
JIM ERTLE

021103 S First Read	S211-212
021703 Second Read and Referred S Ways and Means Committee	S244
031103 Hearing Conducted S Ways and Means Committee	
040103 Voted Do Pass S Ways & Means Committee	

EFFECTIVE : August 28, 2003

SB 0476

SENATE SPONSOR Jacob

1583S.01I

SB 476 - This act eliminates the minimum age qualification (which presently is set at sixteen) for admission to the University of the State of Missouri.
DONALD THALHUBER

021103 S First Read	S212
021303 Second Read and Referred S Education Committee	S225
030403 Hearing Conducted S Education Committee-Consent	
031803 Voted Do Pass S Education Committee	
032003 Reported From S Education Committee to Floor	S577
041403 Bill Placed on Informal Calendar	S765
042803 S Inf Calendar S Bills for Perfection	

EFFECTIVE : August 28, 2003

SB 0477

SCS SB 477

SENATE SPONSOR Griesheimer

1527S.02I

SCS/SB 477 - This act regulates the sale of motor vehicle extended service contracts for the repair, replacement or maintenance of motor vehicles. The act does not apply to warranties, maintenance agreements, commercial transactions and service contracts sold to non-consumers. The act requires those

providing service under a motor vehicle extended service contract to demonstrate financial responsibility by insuring the service contracts under reimbursement insurance policies or by other means such as providing a surety bond. Service contract administrators are required to register with the Department of Insurance. The act provides for the requirements of a reimbursement insurance policy for insuring a motor vehicle extended service contract. The act specifies the form and content of motor vehicle extended service contracts and requires contract administrators to maintain certain records. This act provides for civil penalties for violating the act and gives the Director of the Department of Insurance various powers to enforce the act's provisions.

This act is based after the National Association of Insurance Commissioners (NAIC) Service Contracts Model Act.

This act has an effective date of January 1, 2007.
CINDY KADLEC

021103	S First Read	S212
021303	Second Read and Referred S Commerce and Environment Committee	S225
022503	Hearing Conducted S Commerce and Environment Committee	
040303	SCS Voted Do Pass S Commerce and Environment Committee	(1527S.04C)

EFFECTIVE : January 1, 2007

SB 0478

SCS SB 478

SENATE SPONSOR Gross

HOUSE HANDLER Smith (14)

1395S.02T

SCS/SB 478 - This act includes landscape architects in statutes concerning the right to practice and the use of a personal seal. Currently, only architects, professional engineers and professional land surveyors are included in such sections.

This act creates an inactive license status for architects. An inactive licensee shall not practice as an architect in this state, but may continue to use the title "architect". In order to reinstate such license to active status, the licensee must meet certain competency requirements established by the board of architects, professional engineers, professional land surveyors and landscape architects.

An inactive license status is created for psychologists. An inactive licensed psychologist shall not hold himself or herself out as being professionally engaged in the regular practice of

psychology and shall not engage in the regular practice of psychology. Inactive licensees do not have to complete continuing education. An inactive licensee may reactivate the license by completing a committee-approved application, paying required fees, and submitting proof of current competency.

JIM ERTLE

021103	S First Read	S212
021303	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S225
030303	Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
030303	SCS Voted Do Pass S Financial & Governmental Org., Vet. Affairs & Elections Com.-Consent (1395S.02C)	
030303	Reported From S Financial & Governmental Organization Vet. Affairs & Elections Com. to Floor w/SCS-Consent	S355
031103	SCS S adopted	S434
031103	S Third Read and Passed - Consent	S434
031103	H First Read	S633
031203	H Second Read	H641
040303	Referred H Professional Registration and Licensing Committee	H927
040803	Hearing Conducted H Professional Registration and Licensing Committee	
040803	Voted Do Pass H Professional Registration and Licensing Committee - Consent	
040903	Reported Do Pass H Professional Registration and Licensing Committee - Consent	H990
042303	H Third Read and Passed - Consent	
042303	Truly Agreed to and Finally Passed	S943

EFFECTIVE : August 28, 2003

SB 0479

SENATE SPONSOR Gross

1229S.01I

Specifies the annual leave accrual rate and options for excess accrued leave for the Dept. of Transportation

021303 Second Read and Referred S Transportation Committee S225

SB 0480

SENATE SPONSOR Dolan

1059S.02P

SB 480 - This act modifies provisions relating to the issuance of permanent, provisional and temporary licenses to physical therapists and physical therapist assistants. The Board

of Healing Arts may waive the mandatory denial of a license to a physical therapist or physical therapist assistant applicant who fails the licensing examination three or more times if the applicant is licensed, has passed a licensing examination and has practiced in another state for two years without any disciplinary action, or has held an undisciplined provisional license for two years. If the applicant has obtained a higher professional degree since failing the exam three times, then such applicant is approved to sit for the exam an additional three times. The act deletes the requirement that the board shall preserve examination grades or scores for three years.

A provisional license classification is created for both physical therapists and physical therapist assistants. The Board may issue a provisional license to an applicant who has failed the licensing examination three or more times, achieved a passing score on a licensing examination, and otherwise meets all requirements for permanent licensure. The provisionally licensed physical therapist or physical therapist assistant must practice under the direction and supervision of a licensed physical therapist.

The issuance of a temporary license to a physical therapist or physical therapist assistant is limited to six months. A temporary license may be renewed for an additional six months following the first failure of a licensing examination. Such temporary license shall not be renewed after the second failure of a licensing examination. Upon the second failure, the applicant must complete a board-approved remediation program before taking the exam for a third time.

This act is similar to HB 1313 (2002).
JIM ERTLE

021103 S First Read	S212
021303 Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S225
031003 Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee-Consent	
031003 Voted Do Pass S Financial & Governmental Org., Veterans' Affairs & Elections Committee-Consent	
031103 Reported From S Financial & Governmental Organization Vet. Affairs & Elections Comm. to Floor - Consent	S436
040103 S Third Read and Passed - Consent	S617-618
040103 H First Read	H874
040203 H Second Read	H881
040803 Referred H Professional Registration & Licensing Committee	H964

EFFECTIVE : August 28, 2003

SB 0481

SS#2 SCS SB 481

SENATE SPONSOR Dolan

1166S.20P

SS#2/SCS/SB 481 - This act provides that the Joint Committee on Transportation Oversight shall appoint a Director and employ other personnel as it deems necessary. The Director initially appointed shall take office January 1, 2004, and serve until June 30, 2005. Subsequent directors shall be appointed for five year terms. The Director may be removed by a 2/3 vote of the joint committee for cause. The Director shall report to and be under the general supervision of the joint committee. The committee, by majority vote, shall direct the director to perform specific investigations, reviews, audits or other studies of the Department of Transportation. All investigations, reviews, audits or other studies performed by the Director shall be conducted so that the General Assembly can procure information to assist it in formulating transportation legislation.

The Director shall also receive and process citizen complaints relating to transportation issues. The Director shall submit, on a quarterly basis, a written complaint report to the joint committee and the commission. The Director shall investigate citizen complaints if directed to do so by a majority of the Joint Committee on Transportation Oversight. The Director may also investigate complaints from Department of Transportation employees.

This act also updates the requirements of what the annual report submitted by the Department of Transportation must contain. The report now must contain the amount of state revenue derived from highway users which results from action of the General Assembly or voter-approved measures.

This act requires the Joint Committee on Transportation oversight to hold four additional meetings per year. The co-chairs of the committee shall establish an agenda for each meeting. The following items may be discussed at such meetings:

- (1) Presentation of a prioritized transportation plan;
- (2) Discussion of Department efficiencies and cost-savings;
- (3) Presentation of a semiannual accountability report;
- (4) Presentation of a status report on department of transportation revenues and expenditures, including a detailed summary of projects funded by new state revenue;
- (5) Review of any report from the director; and
- (6) Implementation of any actions as may be deemed necessary by the committee.

This act staggers the terms of the commission members so that the terms of the members shall begin on December 1st in odd-numbered years provided that no more than two members's terms

shall be scheduled to expire in the same year and that the two members are not from the same political party. Members shall serve until a successor is appointed and qualified. If a vacancy occurs due to death, resignation, or removal, the successor shall be appointed for only the remainder of the unexpired term.

This act prohibits commission members from engaging in certain political activities such as campaigning or fundraising. Any commission member engaging in this activity is subject to removal by the Governor.

This act requires the Department of Transportation to submit to arbitration where the case involves a highway construction contract dispute over \$25,000. This portion of the act is similar to SB 491 (2002) (SA 3).

This act makes the current position of the inspector general within the Department of Transportation a permanent position. If the inspector general is terminated, he or she may appeal his or her dismissal to the Highways and Transportation Commission (SA 5).

This act provides that in condemnation cases where there are multiple ownership interests in the proposed condemned property, the court must separate the trust fund into the respective ownership interests (SA 6).

This act exempts contractors from paying sales taxes on materials used in Department of Transportation projects. This portion of the act is similar to SB 501 (2003)(SA 7).

The Senate Government Accountability and Fiscal Oversight Committee added an amendment which delayed the effective date of this act to July 1, 2005.

STEPHEN WITTE

021103 S First Read	S212
021303 Second Read and Referred S Transportation Committee	S225
021803 Hearing Conducted S Transportation Committee	
022003 SCS Voted Do Pass S Transportation Comm. (1166S.11C)	
022003 Reported From S Transportation Committee to Floor w/SCS	S279
030503 SS for SCS S offered (Dolan) (1166S.15F)	S396
030503 SS for SS for SCS S offered (Russell) (1166S.13F)	S397
030503 Bill Placed on Informal Calendar	S397
040103 SS for SS for SCS S withdrawn	S632
040103 SS for SCS S withdrawn	S632
040103 SS#2 for SCS S offered (Dolan) (1166S.20F)	S632
040103 SA 1 to SS#2 for SCS S offered & defeated (Bray)	S632-633
040103 SA 2 to SS#2 for SCS S offered & defeated (Bray)	S633
040103 SA 3 to SS#2 for SCS S offered & adopted (Scott)	S633-634
040103 SA 4 to SS#2 for SCS S offered & defeated (Cauthorn)	S634

040103 SA 5 to SS#2 for SCS S offered & adopted (Griesheimer)	S634
040103 SA 6 to SS#2 for SCS S offered & adopted (Caskey)	S634
040103 SA 7 to SS#2 for SCS S offered & adopted (Gross)	S634-636
040103 SA 8 to SS#2 for SCS S offered & defeated (Bland)	S636-637
040103 SS#2 for SCS, as amended, S adopted	S637
040103 Perfected	S637
040203 Reported Truly Perfected S Rules Committee	S645
040203 Referred S Governmental Accountability and Fiscal Oversight Committee	S654
040303 Hearing Conducted S Government Accountability & Fiscal Oversight Committee	
040303 Voted Do Pass w/SCA 1 S Government Accountability & Fiscal Oversight Committee	
040703 Reported From S Governmental Accountability & Fiscal Oversight Committee to Floor w/SCA 1	S687
040803 SCA 1 S adopted	S712
040803 S Third Read and Passed, as amended	S712-713
040803 H First Read	H966
040903 H Second Read	H975
041703 Referred H Transportation & Motor Vehicle Committee	H1124
042403 Hearing Conducted H Transportation & Motor Vehicle Committee	
042403 HCS Voted Do Pass H Transportation & Motor Vehicle Committee	

EFFECTIVE : August 28, 2003

SB 0482

SENATE SPONSOR Kennedy

1631S.02I

Allows certain fire protection districts to continue to serve areas that have been annexed into the city of DeSoto

021703 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S244
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SB 0483

SENATE SPONSOR Gross

0817S.03I

Enables certain land trusts to be exempt from property taxation

021703 Second Read and Referred S Pensions & General Laws Committee	S244
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SB 0484

SCS SBs 343, 89, 134, 171, 240, 261, et al
SENATE SPONSOR Shields

1629S.01I

021203 S First Read S217
021703 Second Read and Referred S Transportation Committee S244
031103 Hearing Conducted S Transportation Committee
031203 Bill Combined (SCS SBs 343, et al) S Transportation
Committee

EFFECTIVE : August 28, 2003

SB 0485

SCS SB 485
SENATE SPONSOR Shields

1285S.02C

SCS/SB 485 - This act allows public hospitals in Clay County
and Boone County to close portions of records and meetings that
pertain to:

- (1) Payment amounts and payment methodologies for health
carriers or self-insured health plans;
- (2) The development of new health services or facilities;
- (3) The expansion of existing health services or
facilities; and
- (4) The amount of compensation paid to physicians.

The closed records will be disclosed to the State Auditor or
by subpoena.
CINDY KADLEC

021303 S First Read S226
021703 Second Read and Referred S Pensions & General Laws S244
Committee
030403 Hearing Conducted S Pensions & General Laws Committee
031103 SCS Voted Do Pass S Pensions & General Laws
Committee (1285S.02C)
041703 Reported From S Pensions & General Laws Committee to S870
Floor w/SCS
042803 013 S Calendar S Bills for Perfection w/SCS

EFFECTIVE : August 28, 2003

SB 0486

SENATE SPONSOR Dolan

1644S.01I

Extends various types of automobiles insurance coverage to
loaned or demonstration vehicles

040903 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee

SB 0487

SENATE SPONSOR Dolan

1650S.01I

Modifies certain court fees associated with court reporters

021703 Second Read and Referred S Judiciary & Civil & S244
Criminal Jurisprudence Committee

SB 0488

SENATE SPONSOR Dolan

1502S.01I

Eliminates an appeal of a determination of whether a person
is a sexually violent predator

021703 Second Read and Referred S Judiciary & Civil & S244
Criminal Jurisprudence Committee

SB 0489

SENATE SPONSOR Dolan

1472S.01I

Increases the surcharge from \$2 to \$3 in each criminal case

021703 Second Read and Referred S Judiciary & Civil & S244
Criminal Jurisprudence Committee

SB 0490

SENATE SPONSOR Dolan

1466S.01I

SB 490 - This act requires alcohol related reports submitted
to the Department of Revenue by law enforcement officers to be
certified rather than verified. The act requires law enforcement
officers to certify the alcohol arrest reports under penalties of
perjury prior to filing the reports with the department. The
reports shall be admissible as prima facie evidence at
administrative hearings. The act repeals the requirement for
license surrender in order to obtain a hearing on administrative
alcohol arrests.

STEPHEN WITTE

021303 S First Read S226
021703 Second Read and Referred S Transportation Committee S244

031103 Hearing Conducted S Transportation Committee
031203 Voted Do Pass S Transportation Committee-Consent
031303 Reported From S Transportation Committee to S499
Floor - Consent
042803 S Consent Calendar (3/13)

EFFECTIVE : August 28, 2003

SB 0491

SENATE SPONSOR Scott

1699S.01I

Requires the department of transportation to submit to
arbitration in certain contract disputes

030403 Hearing Conducted S Transportation Committee

SB 0492

SENATE SPONSOR Scott

HOUSE HANDLER Behnen

1701S.01T

SB 492 - This act removes a provision that addresses the
ability of an individual to qualify for registration as a
commercial interior designer (Section 324.409.2).
RICHARD MOORE

021303 S First Read S226
021703 Second Read and Referred S Financial & Governmental S244
Organization, Veterans' Affairs & Elections Committee
031003 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee-Consent
031003 Voted Do Pass S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee-Consent
031103 Reported From S Financial & Governmental Organization S436
Vet. Affairs & Elections Comm. to Floor - Consent
040103 S Third Read and Passed - Consent S618
040103 H First Read H874
040203 H Second Read H881
040803 Referred H Professional Registration & Licensing H964
Committee
041003 Hearing Conducted H Professional Registration &
Licensing Committee
041003 Voted Do Pass H Professional Registration & Licensing
Committee
041503 Reported Do Pass H Professional Registration & H1054
Licensing Committee
042303 H Third Read and Passed - Consent
042303 Truly Agreed to and Finally Passed

EFFECTIVE : August 28, 2003

***SB 0493**

SENATE SPONSOR Kennedy

1590S.01I

Modifies the law relating to the screening of genetic
diseases and birth defects

030303 Second Read and Referred S Aging, Families & Mental & S358
Public Health Committee

***SB 0494**

SENATE SPONSOR Klindt

1163S.01I

Eliminates DNR fee funds and sweeps balance to general
revenue

021703 Second Read and Referred S Agriculture, Conservation, S244
Parks and Natural Resources Committee

***SB 0495**

SENATE SPONSOR Yeckel

1733S.01I

Lowers speed limits on trucks and prohibits trucks from
driving in the left-hand lane on certain highways

040103 Hearing Conducted S Transportation Committee

***SB 0496**

SENATE SPONSOR Yeckel

1675S.01P

SB 496 This act allows the Division of Finance to issue
biennial consumer credit licenses for certain finance companies.
One-half of the fees would be paid at the time of licensing and
the remaining balance one year later.

JIM ERTLE

021303 S First Read S226
021703 Second Read and Referred S Financial & Governmental S244
Organization, Veterans' Affairs & Elections Committee
022403 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee
030303 Voted Do Pass S Financial & Governmental Org.,

Veterans Affairs & Elections Committee-Consent
030303 Reported From S Financial & Governmental Org., S355
Vet. Affairs & Elections Committee to Floor - Consent
031703 S Third Read and Passed - Consent S528-529
031803 H First Read
031903 H Second Read H770
040303 Referred H Financial Services Committee H927
040803 Hearing Conducted H Financial Services Committee
040803 Voted Do Pass H Financial Services Committee-Consent
040903 Reported Do Pass H Financial Services Com. - Consent H990
041403 Removed from H Consent Calendar H1023
042803 H Calendar S Bills for Third Reading

EFFECTIVE : August 28, 2003

SB 0497

SENATE SPONSOR Yeckel

1174S.03I

Creates the Show-Me Parental Choice Tax Credit Program

041403 Hearing Conducted S Ways and Means Committee

SB 0498

SENATE SPONSOR Yeckel

1673S.01I

Modifies provisions relating to jury service

031003 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

SB 0499

SENATE SPONSOR Bartle

1745S.01I

Reduces salaries of members of the General Assembly for
FY2004 to a sum equal to 97% of their FY2003 salary

041403 Hearing Conducted S Financial & Governmental
Organization, Veterans' Affairs & Elections Committee

SB 0500

SENATE SPONSOR Loudon

0391S.03I

SB 500 - This act modifies the adoption tax credit by eliminating the aggregate cap on the credit.

JEFF CRAVER

021303 S First Read	S226
021703 Second Read and Referred S Ways and Means Committee	S244
031803 Hearing Conducted S Ways and Means Committee	
040103 Voted Do Pass S Ways & Means Committee	

EFFECTIVE : August 28, 2003

SB 0501

SENATE SPONSOR Gross

1475S.01I

SB 501 - This act exempts contractors from paying sales taxes on materials used in Department of Transportation projects.

STEPHEN WITTE

021703 S First Read	S232
022503 Second Read and Referred S Ways and Means Committee	S309
031103 Hearing Conducted S Ways and Means Committee	
031803 Voted Do Pass S Ways & Means Committee	

EFFECTIVE : August 28, 2003

SB 0502

SCS SB 502

SENATE SPONSOR Vogel

1763S.01I

SCS/SB 502 - This act creates the Exhibition Center & Recreation Facility District Act. The act enables citizens of Boone, Buchanan, Camden, Jasper, Jefferson, Miller, Morgan, and Newton counties to petition to create an exhibition center and recreation facility district. At least fifty property owners in the county must sign the petition.

The petition must include the petitioners names, a description of the district's boundaries, and the name of the proposed district. Once the petition is filed, the governing body may approve a resolution to the create the district. Following a public hearing, the governing body may adopt an order establishing the proposed district. Certain additional provisions are provided for Boone County in the case that no voters live within the district.

A Board of Trustees is created to administer any district created and the expenditure of revenue that accompanies such district. The governing body of each county within the district

shall appoint four residents from the portion of the county within the district to serve on the board. The Board will have the power to have a seal, sue and be sued, enter into contracts or other agreements affecting the affairs of the district, to borrow money, to issue bonds, to acquire and dispose of real and personal property, to refund bonds without an election, to manage the affairs of the district, to hire agents, and to amend and adopt bylaws.

The district may submit to its voters a sales tax of up to one-half of one percent. The act includes ballot language to that effect. The act also includes the creation of a fund to receive such sales tax revenue and instructs the Director of the Department of Revenue to authorize disbursements to the district. The tax shall be reduced automatically to a rate of one-tenth of one percent after twenty-five years unless an extension is voted upon by the voters in the district.

This act makes a technical change to delete the requirement that the treasurer make the disbursements in the case of an overpayment, as such is not required for non-state funds.

This act is identical to HCS/HB 144 (perfected)(2003).

The act contains an emergency clause.

JEFF CRAVER

021703 S First Read	S232
022503 Second Read and Referred S Ways and Means Committee	S309
031103 Hearing Conducted S Ways and Means Committee	
031803 SCS Voted Do Pass S Ways & Means Comm. (1763S.03C)	

EFFECTIVE : Emergency Clause

SB 0503

SENATE SPONSOR Jacob

1486S.03I

SCS/SB 503 - This act would require the state board of education to adopt rules to facilitate job-sharing by teachers. Job-sharing is defined as a certificated employee who is sharing a position with one other employee, is employed by the district for at least 50% of the workweek, and is spending at least 70% of his or her time in classroom instruction. Teachers in job-sharing positions will receive holidays and leave on a pro rata basis. Certain positions are excluded from job-sharing positions.

Teachers in eligible job-sharing positions will accrue membership service for retirement at the rate of ½ year for each regular district year of employment. The contribution rate for

job-sharing positions for retirement purposes is one-half the rate for a full-time teacher.

DONALD THALHUBER

021703 S First Read	S232
022503 Second Read and Referred S Education Committee	S309
040103 Hearing Conducted S Education Committee	
040803 SCS Voted Do Pass S Education Committee (1486S.05C)	

EFFECTIVE : August 28, 2003

SB 0504

HCS SB 504

SENATE SPONSOR Clemens

HOUSE HANDLER Wasson

1391.05C

HCS/SB 504 - This act authorizes the City of Springfield, with approval of the governing authority of the city and the Department of Economic Development, to designate an additional satellite enterprise zone. The city must submit a plan to the Department of Economic Development describing how the zone corresponds to the city's overall enterprise zone strategy.

JEFF CRAVER

021703 S First Read	S232
022503 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S309
030503 Hearing Scheduled But Not Heard S Economic Development, Tourism & Local Government Committee	
031203 Hearing Conducted S Economic Development, Tourism & Local Government Committee	
031203 SCS Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent (1391S.03C)	
031303 Reported From S Economic Development, Tourism & Local Government Committee to Floor w/SCS - Consent	S497
040103 SCS S defeated	S623
040103 S Third Read and Passed - Consent	S623-624
040203 H First Read	H888
040303 H Second Read	H917
040703 Referred H Local Government Committee	H944
041403 Hearing Conducted H Local Government Committee	
041403 HCS Voted Do Pass H Local Government Com. - Consent	
041503 HCS Reported Do Pass H Local Government Com.-Consent	H1053
042403 HCS H adopted	
042403 H Third Read and Passed - Consent	
042803 S Calendar S Bills with H amendments (HCS)	

EFFECTIVE : August 28, 2003

SB 0505

SENATE SPONSOR Clemens

1709S.01I

Limits taking farmland by eminent domain

032003 Hearing Conducted S Agriculture, Conservation, Parks
and Natural Resources Committee

SB 0506

SENATE SPONSOR Clemens

HOUSE HANDLER Avery

1386S.01T

SB 506 - This act includes the use of lasers within the
definition of the practice of dentistry.

This act is identical to HB 1743 (2002).
LORIE TOWE

021703 S First Read	S232
022503 Second Read and Referred S Aging, Families & Mental & Public Health Committee	S309
030503 Hearing Conducted S Aging, Families & Mental & Public Health Committee	
030503 Voted Do Pass S Aging, Families & Mental & Public Health Committee-Consent	
031003 Reported From S Aging, Families & Mental & Public Health Committee to Floor - Consent	S419
033103 S Third Read and Passed - Consent	S603-604
040103 H First Read	H860
040203 H Second Read	H881
040803 Referred H Health Care Policy Committee	H964
041003 Hearing Conducted H Health Care Policy Committee	
041003 Voted Do Pass H Health Care Policy Committee-Consent	
041503 Reported Do Pass H Health Care Policy Comm.-Consent	H1048
042303 H Third Read and Passed - Consent	
042303 Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0507

SENATE SPONSOR Bray

1689S.01I

Seeks to repeal the Academically Deficient Schools Program

040103 Hearing Conducted S Education Committee

SB 0508

SENATE SPONSOR Bray

1696S.02I

SB 508 - This act requires approval of a plan of development by majority vote of the governing body of a municipality when revenue bonds are to be issued for an industrial development project.

Such project plan shall include, in addition to the current law, the following information:

- (1) A statement identifying each taxing district affected by such project;
- (2) The most recent equalized assessed valuation of the real property and personal property included in the project, and an estimate as to the equalized assessed valuation of real property and personal property included in the project after development;
- (3) An analysis of the costs and benefits of the project on each taxing district; and
- (4) Identification of any payments in lieu of taxes, contributions, grants or other payments of any nature whatsoever expected to be made by any lessee of the project, and the disposition of any such payments by the municipality.

Projects of a county must be located within an unincorporated area of such county except that such projects may be located within the incorporated limits of a city, town, or village within such county when approved by the governing body of such city, town, or village.

The act requires a public hearing, with notice provisions to the public and school districts, to hear and consider the proposed plans and any objections, if the plan for the project is approved after August 28, 2003.

After such plan is approved, payments in lieu of taxes shall be made by the lessee to reimburse the municipality for the actual costs of issuing the development bonds and administering the plan.

JEFF CRAVER

021703 S First Read	S232
022503 Second Read and Referred S Ways and Means Committee	S309
031103 Hearing Conducted S Ways and Means Committee	
040103 Voted Do Pass S Ways & Means Committee	

EFFECTIVE : August 28, 2003

SB 0509

SENATE SPONSOR Bray

1659S.01I

Requires the labeling of bottled water

030403 Hearing Conducted S Commerce and Environment
Committee

SB 0510

SENATE SPONSOR Kinder

1111S.01I

Extends the expiration date for the federal reimbursement
allowance program for hospitals

031903 Hearing Conducted S Aging, Families & Mental & Public
Health Committee

SB 0511

SENATE SPONSOR Kinder

HOUSE HANDLER Holand

1740S.01T

SB 511 - This act establishes the Joint Committee on the Life Sciences. The Joint Committee will be composed of seven members from the Senate, who will be appointed by the President Pro Tem and the Senate's minority floor leader, and seven members from the House, who will be appointed by the Speaker and the House's minority floor leader. Members shall serve until a successor is appointed. One Senate member and one House member shall be selected as a chairperson and vice-chairperson, with the chairpersonship alternating between the Senate and the House every two years.

The Joint Committee will be responsible for making recommendations that support life sciences research and commercialization in the following areas:

- Legislative implementation of Missouri's strategic plan for life sciences;
- Executive branch actions and policies;
- State investments;
- Changes in Missouri's tax system;
- Laws and policies designed to eliminate barriers and encourage new start-up life sciences companies in Missouri;
- Laws and policies that encourage the retention and recruitment of existing life sciences companies and life scientists; and
- Coordination of Missouri's existing scientific resources,

including colleges and universities.

The Joint Committee will meet quarterly and members shall serve without compensation but may be reimbursed for any expenses incurred. The Joint Committee must compile an annual report to be submitted to the General Assembly by January 15th each year.

LORIE TOWE

021703 S First Read	S232
022503 Second Read and Referred S Pensions & General Laws Committee	S309
030403 Hearing Conducted S Pensions & General Laws Committee	
030403 Voted Do Pass S Pensions & General Laws Committee	
031103 Committee Vote Reconsiderd S Pensions and General Laws Committee	
031103 Voted Do Pass S Pensions & General Laws Committee - Consent	
031303 Reported From S Pensions & General Laws Committee to Floor - Consent	S500
040203 S Third Read and Passed - Consent	S657
040303 H First Read	H929
040703 H Second Read	H941
040803 Referred H Health Care Policy Committee	H965
041003 Hearing Conducted H Health Care Policy Committee	
041403 Voted Do Pass H Health Care Policy Committee-Consent	
041503 Reported Do Pass H Health Care Policy Com.-Consent	H1048
042303 H Third Read and Passed - Consent	
042303 Truly Agreed to and Finally Passed	S945

EFFECTIVE : August 28, 2003

SB 0512

SENATE SPONSOR Russell

1691S.01I

Authorizes the board of public buildings to issue additional revenue bonds for expanded purposes

030303 Second Read and Referred S Ways and Means Committee S358

SB 0513

SCS SB 513

SENATE SPONSOR Kennedy

HOUSE HANDLER Daus

1753S.02T

SCS/SB 513 - This act only applies to the St. Louis City police department. It removes the deference given to the Board of Police when granting paid vacation based on the number of years of service by the member. Further, the act removes the deference given to the Board when granting paid holidays to a

member.
RICHARD MOORE

021703 S First Read	S244
022503 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S309
030503 Hearing Conducted S Economic Development, Tourism & Local Government Committee	
031203 SCS Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent (1753S.02C)	
031303 Reported From S Economic Development, Tourism & Local Government Committee to Floor w/SCS - Consent	S497
040103 SCS S adopted	S624
040103 S Third Read and Passed - Consent	S624
040203 H First Read	H888
040303 H Second Read	H917
040803 Referred H Local Government Committee	H965
041403 Hearing Conducted H Local Government Committee	
041403 Voted Do Pass H Local Government Committee - Consent	
041503 Reported Do Pass H Local Government Committee-Consent	H1053
042403 H Third Read and Passed - Consent	
042403 Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0514

SENATE SPONSOR Kennedy

0183S.02I

Modifies provisions relating to the regulation and licensing
of professional addiction counselors

021803 Bill Withdrawn

SB 0515

SENATE SPONSOR Bland

1046S.01I

Modifies provisions relating to the licensing of advanced
practice registered nurses and the practice of nursing

022503 Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S309
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SB 0516

SENATE SPONSOR Kennedy

1661S.01I

Allows members of the St. Louis Police Retirement System to
purchase their DROP period

030403 Hearing Conducted S Pensions & General Laws Committee

SB 0517

SENATE SPONSOR Jacob

1681S.02I

Increases length of revocation periods and amount of
liability insurance that must be carried by certain drivers

031203 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee

SB 0518

SENATE SPONSOR Steelman

1647S.01I

SB 518 - This act prohibits members of the Administrative
Hearings Commission and Administrative Law Judges for Worker's
Compensation and the Division of Motor Carrier and Railroad
Safety from establishing, maintaining or contributing to campaign
accounts.

CINDY KADLEC

021803 S First Read	S250-251
022503 Second Read and Referred S Governmental Accountability and Fiscal Oversight Committee	S309
031003 Hearing Conducted S Governmental Accountability and Fiscal Oversight Committee	
031303 Voted Do Pass S Governmental Accountability and Fiscal Oversight Committee	

EFFECTIVE : August 28, 2003

SB 0519

SENATE SPONSOR Foster

1672S.01P

SB 519 - This act applies standards to be utilized by the
Board of Arbitration in determining whether a proposed school
district boundary change is necessary. The standards for such a
determination include the presence of: school-aged children in
the affected area; actual educational harm to school-age children
(significant differences in transportation time or educational
opportunities); an educational necessity, not a commercial
benefit to landowners.

This act is identical to SB 1050 (2002).
DONALD THALHUBER

SCA 1 - CLARIFIES WHEN QUESTION WILL BE SUBMITTED BY ADDING THE

WORD "GENERAL" BEFORE MUNICIPAL ELECTION

021803 S First Read	S251
022503 Second Read and Referred S Education Committee	S309
030403 Hearing Conducted S Education Committee-Consent	
030403 Voted Do Pass (w/SCA 1) S Education Committee-Consent	
031003 Reported From S Education Committee to Floor w/SCA 1 - Consent	S419
033103 SCA 1 S adopted	S602
033103 S Third Read and Passed, as amended - Consent	S602
040103 H First Read	H861
040203 H Second Read	H881
040303 Referred H Education Committee	H927
040903 Hearing Conducted H Education Committee	
041003 HCS Voted Do Pass H Education Committee	

EFFECTIVE : August 28, 2003

SB 0520

SENATE SPONSOR Klindt

1361S.01I

A+ reimbursements shall not be issued to any four-year institutions of higher education

022503 Second Read and Referred S Education Committee S309

SB 0521

SENATE SPONSOR Gross

1683L.04C

HCS/SB 521 - This act prohibits public entities and their agents from requiring a bidder, proposer, or contractor to obtain a surety bond from a particular company in connection with any contract for construction of public works. Public entities must require that a surety bond required by Section 107.170 be issued by a company that holds a certificate of authority from the U.S. Department of Treasury.

This act establishes the "Open Contracting Act" which prohibits public agencies from imposing certain labor requirements as conditions for performing public works.

Public entities procuring products or services or entering into contracts for manufacture of public works shall ensure that their agreements do not bind the other parties to such agreement to labor organizations. Public entities shall not discriminate against such parties who refuse to adhere to agreements with

labor organizations. Public entities shall not require such parties to make their employees join or pay dues or fees to a labor organization in excess of costs already paid.

Public entities shall not issue grants or contract for construction projects requiring another party's employees join, become affiliated with, or pay more money to a labor organization. Such entities may exercise authority, as required, to prevent such action by a grant recipient or party to a contract.

Any interested party has standing to challenge agreements that violate these provisions.

RICHARD MOORE

021803 S First Read	S255
022503 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S309
030503 Hearing Conducted S Economic Development, Tourism & Local Government Committee-Consent	
030503 Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent	
031003 Reported From S Economic Development, Tourism & Local Government Committee to Floor - Consent	S418
031803 S Third Read and Passed - Consent	S549
031803 H First Read	H763
031903 H Second Read	H770
040303 Referred H Judiciary Committee	H927
040903 Hearing Conducted H Judiciary Committee	
041403 HCS Voted Do Pass H Judiciary Committee	
042303 HCS Reported Do Pass H Judiciary Committee	H1239
042803 H Calendar S Bills for Third Reading w/HCS	

EFFECTIVE : August 28, 2003

SB 0522

SENATE SPONSOR Gross

HOUSE HANDLER Bearden

1761S.01T

SB 522 - This act enables a county to submit to a vote a sales tax of one fifth of one percent for capital improvement purposes. Current law authorizes every aspect of this tax already, except for the specific rate of one-fifth of one percent. Current law allows for various rates to be voted on from one-eighth to one-half of one percent.

JEFF CRAVER

021803 S First Read	S256
022503 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S309

030503 Hearing Conducted S Economic Development, Tourism &
Local Government Committee-Consent
030503 Voted Do Pass S Economic Development, Tourism &
Local Government Committee-Consent
031003 Reported From S Economic Development, Tourism & Local S418
Government Committee to Floor - Consent
031803 S Third Read and Passed - Consent S549
031803 H First Read H763
031903 H Second Read H770
040303 Referred H Tax Policy Committee H927
040803 Hearing Conducted H Tax Policy Committee
041003 Voted Do Pass H Tax Policy Committee - Consent
041503 Reported Do Pass H Tax Policy Committee-Consent H1055
042303 H Third Read and Passed - Consent
042303 Truly Agreed to and Finally Passed

EFFECTIVE : August 28, 2003

SB 0523

SCS SBs 415, 88, 200, 223, 413, 523, 589, 626
SENATE SPONSOR Kennedy

1585S.01I

021803 S First Read S256
022503 Second Read and Referred S Financial & Governmental S309
Organization, Veterans' Affairs & Elections Committee
040703 Hearing Conducted S Financial & Governmental
Organization, Veterans' Affairs & Elections Committee
040703 Bill Combined (SCS SB 415 et al) S Financial &
Governmental Org., Veterans' Affairs & Elections Com.

EFFECTIVE : August 28, 2003

SB 0524

SENATE SPONSOR Jacob

1796S.01I

Allows certain first classification counties to create a
geographical information system

033103 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

SB 0525

SENATE SPONSOR Dolan

1732S.03I

SB 525 - This act adds a student member with full voting
powers to the Board of Regents, Governors, and Curators of

several of the public institutions of higher education in this state.

UNIVERSITY OF MISSOURI SYSTEM

SECTION 172.030 - This section asserts that one of the nine members of the Board of Curators of the University of Missouri System shall be a current full-time student of the University of Missouri, whose title shall be student curator. The student curator shall possess full voting powers and shall serve a term of two years provided that the student maintains the status of a full-time student.

SECTION 172.035 - This section, which articulates the conditions regarding the non-voting student representative on the Board of Curators, has been removed.

SECTION 172.037 - The provisions which reference the limitations of the student representative's powers have been removed from this section.

SOUTHEAST MISSOURI STATE UNIVERSITY

SECTION 174.050 - This section, which was last amended in 1949, used to apply to all of the boards of regents of higher education institutions in the chapter. However, only one institution (Southeast Missouri State University) currently is governed by this section. The section has been altered to exclusively apply to Southeast Missouri State University. Further, the section has been amended to allow for a student regent with full voting powers.

SECTION 174.055 - This section, which articulates the conditions regarding the non-voting student representative on the Board of Regents, has been removed.

MISSOURI SOUTHERN STATE COLLEGE AND MISSOURI WESTERN STATE COLLEGE

SECTION 174.241 - This section has been altered to allow for a student regent with full voting powers on the Board of Regents of both Missouri Southern State College and Missouri Western State College.

HARRIS STOWE COLLEGE

SECTION 174.300 - This section has been altered to allow for a student regent with full voting powers on the Board of Regents of Harris Stowe College.

NORTHWEST MISSOURI STATE UNIVERSITY

SECTION 174.332 - This section has been altered to allow for a student regent with full voting powers on the Board of Regents of Northwest Missouri State University.

CENTRAL MISSOURI STATE UNIVERSITY AND SOUTHWEST MISSOURI STATE UNIVERSITY

SECTION 174.450 - This section has been altered to allow for a student governor with full voting powers on the Board of Governors of both Central Missouri State University and Southwest

Missouri State University.

TRUMAN STATE UNIVERSITY

SECTION 174.610 - This section has been altered to allow for a student governor with full voting powers on the Board of Governors of Truman State University.

SECTION 174.621 - The provisions which reference the limitations of the student representative's powers have been removed from this section.

LINCOLN UNIVERSITY

SECTION 175.020 - This section asserts that one of the nine members of the Board of Curators of Lincoln University shall be a current full-time student of the University, whose title shall be student curator. The student curator shall possess full voting powers and shall serve a term of two years provided that the student maintains the status of a full-time student. This section conforms to the University System statute due to the provisions of 175.040, which articulates that "the Board of Curators of the Lincoln University shall organize after the manner of the board of curators of the state University of Missouri".

SECTION 175.021 - This section, which articulates the conditions regarding the non-voting student representative on the Board of Curators, has been removed.

SECTION 175.023 - The provisions which reference the limitations of the student representative's powers have been removed from this section.

LINN STATE TECHNICAL COLLEGE

SECTION 178.632 - This section has been modified to allow for a student regent with full voting powers on the governing board of Linn State Technical College.

This act is similar to HB 1527 (2002).
DONALD THALHUBER

021903 S First Read	S261
022503 Second Read and Referred S Education Committee	S309
031103 Hearing Conducted S Education Committee	
031803 Voted Do Pass S Education Committee	

EFFECTIVE : August 28, 2003

SB 0526

SENATE SPONSOR Gross

1546S.01I

Prohibits contingent attorney's fees in property tax appeals

031003 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

SB 0527

SENATE SPONSOR Gross

1757S.01I

SB 527 - This act modifies the cost of a merchant's license. The section governing this law was double enacted in 1994. That means that different language was passed in two bills that enacted the same section. This act repeals one of the versions of this section entirely and modifies the other.

The resulting fee structure from this act will enable the governing body of all charter counties and the city of St. Louis to assess a fee of up to \$25, adjusted annually for inflation, not to exceed \$100. Current law sets the fee in these counties and St. Louis at \$5, except for Jackson county, where current law lets the governing body set the fee, not to exceed \$100.

In all other counties, this act sets a fee of \$25. Currently, the double enacted sections conflict on this amount, setting it at \$5 in one and \$25 in the other.

JEFF CRAVER

021903	S First Read	S262
022503	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S309
030503	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
040303	Voted Do Pass S Economic Development, Tourism and Local Government Committee	

EFFECTIVE : August 28, 2003

SB 0528

SENATE SPONSOR Gross

1693S.02I

Sets requirements for obtaining a warrant by telephone

033103 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

SB 0529

SENATE SPONSOR Childers

HOUSE HANDLER Wallace

1676S.02T

SB 529 - Under this act, any railroad which transverses state lines and which is domiciled in Missouri may be designated by the Division of Tourism as an official state railroad.

STEPHEN WITTE

021903 S First Read S262
022503 Second Read and Referred S Economic Development, S309
Tourism & Local Government Committee
030503 Hearing Conducted S Economic Development, Tourism &
Local Government Committee-Consent
030503 Voted Do Pass S Economic Development, Tourism &
Local Government Committee-Consent
031003 Reported From S Economic Development, Tourism & Local S418
Government Committee to Floor - Consent
033103 S Third Read and Passed - Consent S601
040103 H First Read H861
040203 H Second Read H881
040703 Referred H Transportation and Motor Vehicle Committee H944
040903 Hearing Conducted H Transportation and Motor Vehicles
Committee
040903 Voted Do Pass H Transportation & Motor Vehicle
Committee - Consent
041503 Reported Do Pass H Transportation & Motor Vehicle H1056
Committee - Consent
042303 H Third Read and Passed - Consent
042303 Truly Agreed to and Finally Passed

EFFECTIVE : August 28, 2003

SB 0530

SENATE SPONSOR Childers

1679S.01I

Exempts ticket sales for railway excursions that travel
fewer than 50 miles from their origination

031803 Hearing Conducted S Ways and Means Committee

SB 0531

SCS SB 531

SENATE SPONSOR Childers

1790S.01I

SCS/SB 531 - This act eliminates the presidential primary in
Missouri.

This act is similar to HB 387 (2003).
JIM ERTLE

021903 S First Read S262
022503 Second Read and Referred S Financial & Governmental S309
Organization, Veterans' Affairs & Elections Committee
031703 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

042403 SCS Voted Do Pass S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee 1790S.02C

EFFECTIVE : August 28, 2003

SB 0532

SENATE SPONSOR Mathewson

1708S.02I

Creates the Pesticide Project Fund

022503 Second Read and Referred S Agriculture, Conservation, S309
Parks and Natural Resources Committee

SB 0533

SENATE SPONSOR Cauthorn

1818S.01I

Allows some individuals to waive the protections of the
workers' compensation law

031203 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee

SB 0534

SENATE SPONSOR Cauthorn

HOUSE HANDLER Stefanick

1541S.01T

SB 534 - This act includes definitions for "protective
oversight" and "voluntary leave" in the Omnibus Nursing Home Act.

Protective oversight is defined as a twenty-four hour
awareness of the location of a resident and the ability to
intervene and supervise the nutrition, medication, and care of
the resident.

Voluntary leave is defined as an off-premise leave initiated
by a competent resident or the legal guardian of an incompetent
resident.

LORIE TOWE

021903 S First Read S262
022503 Second Read and Referred S Aging, Families, Mental & S309
Public Health Committee
031203 Hearing Conducted S Aging, Families, Mental & Public
Health Committee
031203 Voted Do Pass S Aging, Families, Mental & Public

Health Committee - Consent
031303 Reported From S Aging, Families, Mental & Public S497
Health Committee to Floor - Consent
040103 S Third Read and Passed - Consent S621
040103 H First Read H874
040203 H Second Read H881
040703 Referred H Senior Security Committee H944
041003 Hearing Conducted H Senior Security Committee
041003 Voted Do Pass H Senior Security Committee
041403 Consent Vote approved H Senior Security Committee
041503 Reported Do Pass H Senior Security Committee-Consent H1054
042303 H Third Read and Passed - Consent
042303 Truly Agreed to and Finally Passed

EFFECTIVE : August 28, 2003

SB 0535

SENATE SPONSOR Yeckel

1706S.01I

Requires specified training for professional counselors
wishing to diagnose mental and emotional disorders

033103 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

SB 0536

SENATE SPONSOR Jacob

1792S.02I

Enacts various changes to state income and sales tax laws

022503 Second Read and Referred S Ways and Means Committee S309

SB 0537

SENATE SPONSOR Jacob

1798S.01T

SB 537 - This act authorizes the Boone County Counselor to
prosecute certain misdemeanors in order to seek a civil fine of
not more than \$1,000 per violation. Fines collected pursuant to
this act shall be paid into the county general fund to be used to
pay for the cost of enforcement of such misdemeanors.

JIM ERTLE

021903 S First Read S262
022503 Second Read and Referred S Judiciary & Civil & S309

Criminal Jurisprudence Committee
030303 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee-Consent
030303 Voted Do Pass S Judiciary & Civil & Criminal
Jurisprudence Committee-Consent
030403 Reported From S Judiciary & Civil & Criminal S375
Jurisprudence Committee to Floor-Consent
031803 S Third Read and Passed - Consent S544
031803 H First Read H763
031903 H Second Read H770
040303 Referred H Judiciary Committee H927
040903 Hearing Conducted H Judiciary Committee
040903 Voted Do Pass H Judiciary Committee - Consent
041503 Reported Do Pass H Judiciary Committee - Consent H1051
042403 H Third Read and Passed - Consent
042403 Truly Agreed to and Finally Passed

EFFECTIVE : August 28, 2003

SB 0538

SCS SBs 312, et al
SENATE SPONSOR Dolan

1768S.01I

021903 S First Read S262
022503 Second Read and Referred S Judiciary & Civil & S309
Criminal Jurisprudence Committee
030303 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee
033103 Bill Combined (SCS SBs 312, et al) S Judiciary and
Civil and Criminal Jurisprudence Committee

EFFECTIVE : August 28, 2003

SB 0539

SENATE SPONSOR Bray

1812S.01I

SB 539 - This act modifies the law relating to residential
property insurance.

RESIDENTIAL INSURANCE - Under this act, an insurer may cancel a
homeowner's policy if physical changes in the property insured
have significantly increased the hazards originally insured.
Under the current law, an insurer may cancel the policy if
physical changes have increased the hazards originally insured.

Under this act, the insurer must give the insured 60 days
notice prior to cancelling the insured's policy (current law is
30 days). The insurer must also give the insured 60 days of its
intention not to renew a policy.

Under this act, homeowner insurance companies shall not consider as a claim any inquiry made by the insured as to whether the policy covers a certain loss or whether the policy provides a certain type or level of coverage. Homeowner insurance companies are prohibited from refusing to renew a policy on the basis of a weather-related claim. Further, insurers are prohibited from using a rating plan or a rating system which surcharges the insured's dwelling fire or homeowners insurance premium based upon the insured's weather-related claims or upon inquiries into whether the policy covers certain losses.

FAIR PLAN - Under this act, the name of the Missouri Basic Property Insurance Inspection and Placement Program is changed to the Fair Access to Insurance Requirements (FAIR) plan. FAIR plans were created in the late 1960's to make property insurance more readily available to people who can't obtain it from private insurers because their property is considered "high risk". The plans are operated by the insurance industry and make insurance available to property owners meeting certain requirements. Under the act, the FAIR plan is to offer dwelling fire, commercial fire and homeowners coverage for property owners, renters, and condominium owners. These coverages shall be similar to what is available in the standard market and provide protection against loss from various hazards.

The act increases the amount of property insurance coverage a person can obtain through the program on residential property from \$100,000 to \$300,000 and on commercial property from \$1,000,000 to \$3,000,000.

Under this act, the length of time in which the facility must approve or decline whether the FAIR plan will insure a potential insured is decreased from 5 days to 3 days after the inspection report and application are received.

All property insurance plans and underwriting guidelines used in the FAIR plan must be submitted to the director for approval at least 60 days prior to their use.

A FAIR plan insurance policy shall not be cancelled or nonrenewed unless the insured receives 60 days notice (up from 30 days).

The governing committee of the FAIR plan is increase by two members (for a total of 15 members). The two new members shall be consumer representatives. Under this act, the date of the annual meeting of the insurers and the governing committee must also be approved by the Director.

STEPHEN WITTE

022503 Second Read and Referred S Small Business, Insurance S309
and Industrial Relations Committee
030503 Hearing Scheduled But Not Heard S Small Business,
Insurance and Industrial Relations Committee
031203 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee
040203 Voted Do Pass S Small Business, Insurance and
Industrial Relations Committee

EFFECTIVE : August 28, 2003

SB 0540

SENATE SPONSOR Gross

HOUSE HANDLER Dempsey

1765S.02P

SB 540 - This act prohibits the holder of a microbrewer's license, his agents, or affiliates from possessing more than ten licenses, nor have a financial interest in the business of another that sells intoxicating liquor by the drink at retail for consumption on such premises. Further, the act exempts microbrewers who hold a license to sell intoxicating liquor by the drink at retail for consumption on the premises to sell their product that was produced on-site without complying with Section 311.280, RSMo. However, all other intoxicating liquor sold by the drink at retail for consumption on the premises must be obtained in compliance with Section 311.280, RSMo.
RICHARD MOORE

021903 S First Read S262-263
022503 Second Read and Referred S Economic Development, S310
Tourism & Local Government Committee
030503 Hearing Conducted S Economic Development, Tourism &
Local Government Committee-Consent
030503 Voted Do Pass S Economic Development, Tourism &
Local Government Committee-Consent
031003 Reported From S Economic Development, Tourism & Local S418
Government Committee to Floor - Consent
031803 S Third Read and Passed - Consent S549
031803 H First Read H763
031903 H Second Read H770
040303 Referred H Professional Registration and Licensing H927
Committee
040803 Hearing Conducted H Professional Registration &
Licensing Committee
040803 Voted Do Pass H Professional Registration & Licensing
Committee - Consent
040903 Reported Do Pass H Professional Registration & H990
Licensing Committee - Consent
042303 Defeated on H Third Reading
042303 Motion to reconsider H Third Reading vote
042303 Removed from H Consent Calendar

042803 H Calendar S Bills for Third Reading

EFFECTIVE : August 28, 2003

SB 0541

SENATE SPONSOR Scott

1783S.01I

Includes health care providers working in county jails in
legal fund033103 Hearing Cancelled S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee-----
SB 0542

SENATE SPONSOR Caskey

1684S.01I

Revises compensation and retirement benefits for
administrative law judges

030403 Hearing Conducted S Pensions & General Laws Committee

SB 0543

SENATE SPONSOR Dougherty

1499S.02I

Revises various criminal background checks

031003 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee-----
SB 0544

SCS SB 544

SENATE SPONSOR Gross

1560S.04P

SCS/SB 544 - This act creates the Missouri Sunset Act. Each new program enacted into law will sunset after a period of not more than six years. A program may be re-authorized for a period of up to twelve years.

Two years before a program is scheduled to sunset, the agency responsible for administering the program is required to submit certain information regarding the public need for the program to continue in existence to the Committee on Legislative Research. The Committee shall then hold public hearings and

issue a report to the general assembly with recommendations on whether the program should continue, be reorganized, sunset or consolidated within state agencies not under review. Any recommendations that do not require statutory change shall be presented to the state auditor and used by the auditor in its next scheduled audit of the program to see how the agency has implemented the recommendations.

Programs that have been inactive for the two-year period prior to the scheduled sunset may be exempted from reporting, hearing and evaluation requirements. During each legislative session, Committee staff shall monitor legislation affecting programs that have undergone review and periodically report to the Committee any proposed legislative changes that would modify prior recommendations. Nothing in this act precludes the general assembly from terminating a program at an earlier date.

A program that is sunset shall continue in existence until June thirtieth of the following year. Any moneys remaining after sunset shall be transferred to general revenue. Property and records shall either go to the office of administration or a designated state agency. Bond indebtedness and other written obligations shall remain in effect until the terms are completed and paid in full.

The Committee may inspect the records of any state agency and shall have the full cooperation of state agencies and officials. Any state employee displaced by the sunset of a program shall be assisted by the state in relocating the displaced employee.

JIM ERTLE

021903 S First Read	S266
022003 Second Read and Referred S Governmental Accountability and Fiscal Oversight Committee	S281
022403 Hearing Conducted S Governmental Accountability and Fiscal Oversight Committee	
022703 SCS Voted Do Pass S Governmental Accountability and Fiscal Oversight Committee (1560S.04C)	
030603 Reported From S Governmental Accountability and Fiscal Oversight Committee to Floor w/SCS	S404
040103 SCS S adopted	S628
040103 Perfected	S628
040203 Reported Truly Perfected S Rules Committee	S645
040303 S Third Read and Passed	S668-669
040303 H First Read	H929
040703 H Second Read	H941
040703 Referred H Budget Committee	H944

EFFECTIVE : August 28, 2003

SB 0545

SENATE SPONSOR Mathewson

1834S.01I

Modifies provisions of the state health care plan regarding
public entity participation in such plan

030303 Second Read and Referred S Small Business, Insurance S358
and Industrial Relations Committee

SB 0546

SCS SB 546

SENATE SPONSOR Caskey

HOUSE HANDLER Pearce

1849S.02T

SCS/SB 546 - This act permits Johnson County to hold an
election to impose a landfill fee for the benefit of the county.
The fees, which may not exceed \$1.50 per ton will be collected by
the landfill operation.

These provisions are also contained in SS/SCS/SBs 361,103,
156 & 329 (2003).

RICHARD MOORE

022003 S First Read	S277-278
022503 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S310
030503 Hearing Conducted S Economic Development, Tourism & Local Government Committee-Consent	
030503 SCS Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent (1849S.02C)	
031003 Reported From S Economic Development, Tourism & Local Government Committee to Floor w/SCS - Consent	S419
031803 SCS S adopted	S550
031803 S Third Read and Passed - Consent	S550
031903 H First Read	H776
032003 H Second Read	H813
040303 Referred H Local Government Committee	H927
041403 Hearing Conducted H Local Government Committee	
041403 Voted Do Pass H Local Government Committee - Consent	
041503 Reported Do Pass H Local Government Committee-Consent	H1053
042403 H Third Read and Passed - Consent	
042403 Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0547

HCS SCS SB 547

SENATE SPONSOR Caskey

HOUSE HANDLER Johnson (47)

1856L.09C

HCS/SCS/SB 547 - This act removes one of the two salary schedules from the law setting salaries of county treasurers in Jackson County, and in second, third and fourth class counties. The schedule being removed had a lower minimum and maximum salary range than the one left in statute. Further, the act allows This act would allow the Cole County salary commission the one time opportunity to equalize the salaries of all office holders and remain equal from that point on. The language allows for additional compensation as law requires.

RICHARD MOORE

022003 S First Read	S278
022503 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S310
030503 Hearing Conducted S Economic Development, Tourism & Local Government Committee-Consent	
030503 SCS Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent (1856S.03C)	
031003 Reported From S Economic Development, Tourism & Local Government Committee to Floor w/SCS - Consent	S419
033103 SCS S adopted	S602
033103 S Third Read and Passed - Consent	S602
040103 H First Read	H861
040203 H Second Read	H881
040703 Referred H Local Government Committee	H944
041403 Hearing Conducted H Local Government Committee	
041403 HCS Voted Do Pass H Local Government Com. - Consent	
041503 HCS Reported Do Pass H Local Government Com.-Consent	H1053
042403 HCS H adopted	
042403 H Third Read and Passed - Consent	
042803 S Calendar S Bills with H amendments (HCS)	

EFFECTIVE : August 28, 2003

SB 0548

SENATE SPONSOR Champion

HOUSE HANDLER Yates

1821S.01T

SB 548 - This act would require the Joint Committee on Legislative Research to file a report annually which will list the provisions of law which will be expiring within the next two years.

CINDY KADLEC

022003 S First Read	S278
022503 Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S310
031003 Hearing Conducted S Financial & Governmental Org. Veterans' Affairs & Elections Committee-Consent	
031003 Voted Do Pass S Financial & Governmental Org.,	

Veterans' Affairs & Elections Committee-Consent
031103 Reported From S Financial & Governmental Organization S436
Vet. Affairs & Elections Comm. to Floor - Consent
040103 S Third Read and Passed - Consent S618
040103 H First Read H874
040203 H Second Read H881
040703 Referred H Judiciary Committee H944
041403 Hearing Conducted H Judiciary Committee
041403 Voted Do Pass H Judiciary Committee - Consent
041503 Reported Do Pass H Judiciary Committee - Consent H1051
042403 H Third Read and Passed - Consent
042403 Truly Agreed to and Finally Passed

EFFECTIVE : August 28, 2003

SB 0549

SENATE SPONSOR Days

1744S.01I

Prohibits the disclosure of nonpublic health information

031003 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee-Consent

SB 0550

SCS SBs 312, et al

SENATE SPONSOR Scott

1492S.01I

022003 S First Read S278
022503 Second Read and Referred S Judiciary & Civil & S310
Criminal Jurisprudence Committee
030303 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee
033103 Bill Combined (SCS SBs 312, et al) S Judiciary and
Civil and Criminal Jurisprudence Committee

EFFECTIVE : August 28, 2003

SB 0551

SENATE SPONSOR Yeckel

1833S.01I

Creates the Missouri Medical Malpractice Joint Underwriting
Association

031203 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee

SB 0552

HCS SB 552

SENATE SPONSOR Yeckel

HOUSE HANDLER Byrd

1830L.04C

HCS/SB 552 - This act expands the list of property exempt from attachment to clarify that all qualified retirement plans will be exempt.

CINDY KADLEC

022003	S First Read	S286
022503	Second Read and Referred S Pensions & General Laws Committee	S310
031103	Hearing Conducted S Pensions & General Laws Committee	
031103	Voted Do Pass S Pensions & General Laws Committee-Consent	
031303	Reported From S Pensions & General Laws Committee to Floor - Consent	S500
040203	S Third Read and Passed - Consent	S656
040303	H First Read	
040703	H Second Read	
040703	Referred H Retirement Committee	
041003	Hearing Conducted H Retirement Committee	
041003	HCS Voted Do Pass H Retirement Committee - Consent	
041503	HCS Reported Do Pass H Retirement Committee-Consent	H1054
042303	HCS H adopted	
042303	H Third Read and Passed - Consent	/S944
042803	S Calendar S Bills with H amendments (HCS)	

EFFECTIVE : August 28, 2003

SB 0553

SENATE SPONSOR Bartle

1844S.01I

Alters the foundation formula by completely removing the line 1(b) calculation

022503	Second Read and Referred S Education Committee	S310
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SB 0554

SENATE SPONSOR Klindt

1852S.01I

SCS/SB 554 - This act extends the carry-back operating losses from farming from 2 years to 3 years.

This act is identical to HB 514 (2003).
SARAH MORROW

022003 S First Read S281
022503 Second Read and Referred S Agriculture, Conservation, S310
Parks and Natural Resources Committee
022703 Hearing Scheduled But Not Heard S Agriculture,
Parks, Conservation and Natural Resources Committee
030603 Hearing Conducted S Agriculture, Parks, Conservation
and Natural Resources Committee
040303 SCS Voted Do Pass S Agriculture, Parks, Conservation
and Natural Resources Committee (1852S.02C)

EFFECTIVE : August 28, 2003

SB 0555

SCS SB 555

SENATE SPONSOR Kinder

1791S.09P

SS/SCS/SB 555 - This act would allow certain aluminum smelting facilities to contract for the purchase of electric power and energy and delivery services and such contract shall not be subject to PSC jurisdiction regarding rates.

The initial contract must meet certain criteria. No local electric service utility shall have any obligation to supply or deliver backup, peaking for emergency power to the facility. Once the aluminum smelting facility has purchased electric power pursuant to this act, no past supplier shall have any obligation to provide electric power and energy and delivery services except as required by written contract. The provisions of the act are recognized as being highly unique and shall not be interpreted as condoning the suitability of retail electric restructuring.

The act also expands the ability of cities to procure electric current and ancillary services not only from other cities but from other lawful providers. Such a contract may be for a period and upon such terms as the parties agree and will not require regulatory or public approval beyond the approval of the governing body of the city.

This act has an emergency clause.
CINDY KADLEC

022003 S First Read S281
022503 Second Read and Referred S Commerce and Environment S310
Committee
030403 Hearing Conducted S Commerce and Environment
Committee
040303 SCS Voted Do Pass S Commerce and Environment
Committee (1791S.07C)
040303 Reported From S Commerce & Environment Committee to S663

Floor w/SCS

041603 SS for SCS S offered & adopted (Kinder) (1791S.09F)	S857
041603 Perfected	S857
041603 Reported Truly Perfected S Rules Committee to Floor	S862
041703 S Third Read and Passed - EC adopted	S872
041703 H First Read (w/EC)	H1133
041803 H Second Read	H1126
042203 Referred H Communications, Energy & Technology Committee	H1161

EFFECTIVE : Emergency Clause

SB 0556

HCS SS SS SCS SBs 556 & 311

SENATE SPONSOR Kinder

HOUSE HANDLER Sutherland

0569L.32C

HCS/SS/SS/SCS/SBs 556 & 311 - This act modifies various provisions relating to the protection of the elderly.

The Department may request the past five years compliance history for out-of-state home health agency applicants (Section 197.416).

The Department of Health and Senior Services shall provide through their Internet website the most recent survey of every home health agency and any deficiencies. The agency's response to the survey will be posted on the website. If a survey is in dispute, the survey will not be posted until the agency's dispute has been resolved. The website shall also include the agency's proposed plan of correction and a link to the federal web site. The Department is not required to post any information on its website that is confidential pursuant to the Health Insurance Portability and Accountability Act (Section 197.478).

The Department must maintain an employee disqualification list for home health agencies. The terms "knowingly" and "recklessly" are defined for placement on the employee disqualification list for employees of entities licensed pursuant to Chapter 197, RSMo that have been finally determined by the Department to have abused and neglected a patient. "Abuse" and "neglect" have the same meaning as specified in Section 198.006, RSMo. "Knowingly" and "recklessly" have the same meaning as specified in Section 562.016, RSMo. The Department of Health and Senior Services shall compile and maintain the employee disqualification list in the same manner as the Department of Social Services (Section 197.500).

Section 197.725, RSMo, pertaining to the licensing of necessary provider hospitals, is repealed.

Section 198.006, RSMo, provides definitions for long-term care facilities.

Any person, who operates or maintains an unlicensed residential care facility I or II, intermediate care facility, or skilled nursing facility, will be guilty of a class D felony if abuse or neglect of an occupant has occurred on the premises. The Department must investigate all complaints within 24 hours that involve any person operating an unlicensed facility. By January 1, 2004, the Department must promulgate rules to ensure compliance, which shall include:

- a process to identify unlicensed premises;
- an annual on-site review of any unlicensed premises with more than thirty occupants (unless it is on the immediate campus of a licensed facility);
- a process to handle complaints;
- a process to report and publicize complaints; and
- the identification of residents in need of protective oversight.

The Department shall immediately notify the Attorney General's office of any occupant in need of protective oversight (Section 198.015).

The staff of a facility shall prepare copies of records requested by the Department within two business days or as determined by the Department. The Department cannot remove or disassemble any medical record during an inspection of the facility, but may observe the photocopying or make their own copies if the facility lacks the technology. The Department may request from an out-of-state applicant the compliance history of all out-of-state facilities owned by the applicant from the previous five years (Section 198.022).

If a facility submits satisfactory documentation that a deficiency contained within the written report has been corrected, an on-site reinspection may not be required (Section 198.027).

Every residential care facility I or II, intermediate care facility, and skilled nursing facility must post the most recent inspection report in a conspicuous place. Operators may redact any individually identifiable health information prior to posting an inspection report (Section 198.030).

The Department must maintain a hot-line caller log for the reporting of suspected abuse and neglect in long-term care facilities. The Department must attempt to obtain the name and address of any person making a report after obtaining relevant information regarding the alleged abuse or neglect. The identity of the person making the report will remain confidential (Section 198.032).

The Department may revoke a license if the operator denied the Department access to residents and employees, except where

the employees of the facility are rendering immediate care to the residents. If the operator or anyone involved in the operation has ever knowingly acted or knowingly failed to perform any duty that materially or adversely affected the health, safety, welfare, or property of a resident, or the operator or anyone involved in the operation has ever been convicted of a felony relating to the management of a facility, then the Department can also revoke the facility's license. The Department shall not have access to information that is not necessary to carry out the duties of Sections 198.006 to 198.186, RSMo (Section 198.036).

The Department shall impose sanctions that are commensurate with the seriousness of the violation found to have occurred. For Class I, II, and III violations, the remedies specified in this section may be imposed (Section 198.066).

Section 198.067 states that the maximum amount of civil penalties shall be twenty-five thousand dollars. The range of fines are: Class I: \$1,000 to \$10,000; Class II: \$250 to \$1,000; and Class III: \$50 to \$250.

When the Department imposes a Class I fine, the fine shall be incurred immediately, regardless of any subsequent correction. Class II and III fines shall be imposed if the violation remains uncorrected at the time of re-inspection (Section 198.067(3)(6)).

The civil monetary penalties shall be distributed as follows: 25% to the Elderly Home-Delivered Meals Trust Fund, 25% to the Nursing Facility Quality of Care Fund to be used for the sole purpose of supporting quality care improvement projects within the Office of State Ombudsman for Long-Term Care Facility Residents, and 50% to the Nursing Facility Quality of Care Fund to assist qualified nursing facilities to improve the quality of service to the residents (Section 198.067(6)).

The Department shall not impose a fine for self-reporting Class II and Class III violations so long as the violation is corrected within a specified amount of time and there is no reoccurrence of the particular violation for twelve months. Civil penalties shall remain the sole liability of the operator and cannot be sold, transferred, or assigned to any successor (Section 198.067(11)-(12)).

In Section 198.070, RSMo, the language pertaining to mandated reporters of suspected abuse and neglect was modified and is identical to Sections 565.188 and 660.300, RSMo.

Any administrator of a facility that knowingly conceals an act of abuse or neglect that results in death or serious physical injury will be guilty of a Class D felony. Any person who abuses or neglects a resident of a facility shall be subject to criminal prosecution pursuant to Sections 565.180, 565.182, and 565.184, RSMo (Section 198.070).

For placement on the employee disqualification list, the terms "knowingly" and "recklessly" have the same meaning as specified in Section 562.016, RSMo. (Section 198.070).

The staff of a residential care facility I and II, intermediate care facility, or a skilled nursing facility shall attempt to contact the resident's immediate family or responsible party and shall contact the attending physician and notify the local coroner or medical examiner immediately upon the death of a resident and prior to transferring the deceased to a funeral home (Section 198.071).

Nursing assistants must complete the training program within four months of employment. The training program can be offered at any facility licensed or approved by the Department (Section 198.082).

Section 198.085 defines "class I standards" as a violation which is reasonably foreseeable to present either an imminent danger to the health, safety or welfare of any resident or a substantial probability that death or serious physical harm would result.

Participants in the demonstration project are not prohibited from accommodating family members and caregivers, who reside with the resident, in accordance with the facility's life, health and safety standards (Section 198.086).

Any award of punitive damages should be made only if the complainant proves by clear and convincing evidence that the health care provider's actions demonstrated willful, wanton, or malicious conduct (Section 198.093).

The Department must promulgate rules for the determination, selection or removal of qualified receivers. The Department must also maintain a list of qualified receivers that have submitted a written request for a receivership of a facility. When a petition is filed, the Director of the Department must select the first name on the list and notify the person of their selection, the name of the facility, and the grounds for receivership. Names from the list will be chosen in consecutive order for each additional petition filed (Section 198.105).

Nursing home districts are prohibited from evicting, harassing, or retaliating against a resident or employee because of any reported violations made by the resident, resident's family, or employee of the facility. Residents and employees of a facility may obtain information regarding their rights and protections from the Department's telephone referral and information line (Section 198.301).

If the Division of Family Services is unable to make a

determination regarding Medicaid eligibility within sixty days of the submission of a completed application for medical assistance for nursing facility services, then the patient will be Medicaid eligible until the application is approved or denied. However, the benefits shall not commence prior to the date of application (Section 198.428).

Section 198.525 allows residential care facilities I and all skilled nursing facilities, including those attached to acute care hospitals, to be inspected at least twice a year.

The Department may reduce the frequency of inspections to once a year if the facility is found to be in substantial compliance. Substantial compliance will be based on previous inspection reports, the facility's history of compliance, the number and severity of complaints received about the facility, and the facility having no changes in ownership, operator, or if the Department finds it significant, a change in Director of Nursing. Any employee of the Department who knowingly discloses the time of an unannounced inspection will be guilty of a Class A misdemeanor and will be immediately terminated (Section 198.526).

The Department shall provide through their website the most recent survey of every long-term care facility and any deficiencies. The facility's response to the survey will be posted on the Internet website. If a survey is in dispute, the survey will not be posted until the dispute has been resolved. The website shall also include the facility's proposed plan of correction and a link to the federal web site. The Department is not required to post any information on its website that is confidential pursuant to the Health Insurance Portability and Accountability Act (Section 198.528).

Technical changes were made to Section 198.532 to reference the "Department of Social Services" instead of the "Division of Aging".

The Department of Health and Senior Services must establish a "Uniform Data Management Pilot Program" at a minimum of fifty facilities to improve patient care and retain nursing staff. The nature and extent of the pilot program shall be determined by the Department. Implementation of the pilot program will begin six months after funding is made available. The pilot program shall encourage the modernization of compiling and disseminating data and enable nursing facility staff to devote more time to providing quality patient care. The Department must monitor the pilot program and report to the General Assembly by January 1st in the year following enactment on the effectiveness of the program (Section 198.600).

The Division of Medical Services must annually recalculate the Medicaid nursing home reimbursement amount. For three years, the recalculated Medicaid reimbursement amount cannot be reduced

below the rate allowed at the initial recalculation. The recalculated Medicaid reimbursement amount shall not be less than ninety dollars per day. When recalculating the Medicaid reimbursement rate of any facility, the Division of Medical Services may not apply a minimum utilization adjustment greater than the current statewide average occupancy minus three percent (Section 208.225(1)).

Medicaid rates shall be recalculated for all Missouri facilities over three state fiscal years in three separate payments beginning July 1, 2003. The Department shall recalculate the class ceilings for patient care (120% of the median), ancillary (120% of the median), and administration (110% of the median), with each facility receiving one-third of the underpaid amount. For July 1, 2003, the Department, using the adjusted costs in the Medicaid cost report for the fiscal year ending in 2000 and an inflationary factor, shall redetermine the allowable per patient day costs for each facility. For July 1, 2004, the Department shall perform the same calculations, but shall use the adjusted costs for the fiscal year ending in 2001. For July 1, 2005, the Department shall perform the same calculations using the adjusted costs for the fiscal year ending in 2002. For July 1, 2006, each facility shall receive a full recalculation based upon its 2003 Medicaid cost report of adjusted costs (Section 208.225(2)).

The provisions of Section 208.225 shall take effect on July 1, 2003.

The Department must promptly contact appropriate law enforcement agencies if they are unable to substantiate that abuse occurred due to the lack of cooperation of the operator and employees of the facility (Section 565.186).

In Section 565.188, RSMo, the language pertaining to mandated reporters of suspected abuse and neglect was modified and is identical to Sections 198.070 and 660.300, RSMo.

Financial exploitation of an elderly or disabled person is a Class A misdemeanor if the property is less than \$50, a Class D felony if the property is \$50 but less than \$500, a Class C felony if the property is \$500 but less than \$1000, and a Class B felony if the property is \$1000 or more (Section 570.145).

Mental health facilities may disclose necessary information and records to the Department of Health and Senior Services for the investigation of abuse or neglect (Section 630.140).

Any person who purposely files a false report of abuse or neglect to the Department of Mental Health will be guilty of a Class A misdemeanor. Any person having a prior conviction of filing a false report of abuse or neglect will be guilty of a Class D felony (Section 630.165).

Technical changes were made to Section 660.078 to reference the "Department of Health and Senior Services" instead of the "Division of Aging".

New language in Section 660.250 modifies the definitions for "department" and "eligible adult" and includes definitions for "home health agency", "home health agency employee", and "home health patient."

Section 660.264 relating to the admissibility of statements was deleted from the bill.

If the Department is conducting an investigation but is unable to access an eligible adult, the court may grant a warrant or other order to enter the premises, require production of information, and enjoin interference with an investigation (Section 660.270).

In Section 660.300(1), RSMo, the language pertaining to mandated reporters of suspected abuse and neglect was modified and is identical to Sections 198.070 and 565.188, RSMo.

If the client's physician makes a report of suspected abuse or neglect, the Department shall continuously contact the physician regarding the progress of the investigation. The Department must also notify the client's case manager when a report of abuse or neglect is made. Local area agencies on aging must provide volunteer training to all required reporters regarding the detection and report of elder abuse (Section 660.300(1)-(11)).

If an in-home service provider fails to report abuse or neglect, the Department may impose a fine of \$1,000 per violation against the provider. Providers may seek administrative review of the decision and may appeal to the circuit court. Violation is defined as a determination of guilt (Section 660.300(12)).

The Department must establish a quality assurance and supervision process. The process must require random visits or other approved methods to verify provider compliance and the accuracy of records (Section 660.300(13)).

For placement on the employee disqualification list, the terms "knowingly" and "recklessly" have the same meaning as specified in Section 562.016, RSMo. (Section 660.300(14)).

An in-home services provider will be guilty of a Class A misdemeanor for knowingly employing a person who is on the disqualification list, who refuses to register with the Family Care Safety Registry, or who is listed on any of the background check lists in the Registry (Section 660.300(14)).

Once a client is assessed for level of care, the Department must conduct a "Safe At Home" evaluation. The evaluation tool should be developed by rule. The plan of service for each client should be authorized by a nurse and the in-home services provider nurse may conduct the assessment, if authorized by the Department. Other departments may be consulted on a case-by-case basis. The Department may also refer any client to a mental health professional, if necessary. Authorized nurse visits shall be at least twice a year and reimbursed to the in-home services provider. The reimbursement shall be outside of the nursing home cap for in-home services clients whose services have reached 100% of the average statewide charge for care and treatment. All clients will be advised of their rights at the initial evaluation, including the right to call the Department for any reason. The Department must establish a process to receive nonabuse and neglect calls (Section 660.300(15)-(18)).

Once a report is received, the Department of Social Services shall immediately begin an investigation and contact the appropriate law enforcement agencies (Section 660.305).

The Department of Health and Senior Services is required to give written notice of any proposed action, such as suspension, probation, and termination, to in-home service providers. In-home service providers must be given administrative appeal rights (Section 660.310).

Any employer, who must discharge an employee that was placed on the employee disqualification list after the date of hire, will not be charged with unemployment insurance benefits (Section 660.315).

Prior to any contact with patients and residents, criminal background checks must be conducted on all full-time, part-time, or temporary employees that are hired or contracted for an employment agency. Providers must request a nationwide criminal FBI background check for out-of-state applicants who have not resided in Missouri for five consecutive years and have no employment history with a licensed Missouri facility during that five year period. The total cost to the provider of any background check shall not exceed five dollars and shall be paid to the state. State funding and the obligation of a provider to obtain a nationwide criminal background check shall be subject to appropriations (Section 660.317).

Upon request, the Department must provide the Division of Employment Security with copies of the investigative reports that led to the placement of the employee on the employee disqualification list (Section 660.320).

The Department is prohibited from disclosing any personally identifiable medical, social, personal, or financial records of an eligible adult, except by court order. The Department of

Health and Senior Services, the Department of Mental Health, the Department of Social Services, the Attorney General, appropriate law enforcement, and the eligible adult can access these records for examination or copying without a court order (Section 660.321).

Regional ombudsman coordinators and ombudsman volunteers shall have the authority to report abuse and neglect to the hot-line operated by the Department. If the nursing home administrator is unwilling to work with the ombudsman program to resolve complaints, the state Ombudsman shall be notified (Section 660.603).

The act contains an emergency clause.
LORIE TOWE

022003	S First Read	S281
022503	Second Read and Referred S Aging, Families & Mental & Public Health Committee	S310
022603	Hearing Conducted S Aging, Families & Mental & Public Health Committee	
031203	SCS Voted Do Pass (SCS SBs 556 & 311) S Aging, Families, Mental & Public Health Comm. (0569S.26C)	
031203	Reported From S Aging, Families & Mental & Public Health Committee to Floor w/SCS	
040303	SS for SCS S offered (Kinder) (0569S.29F)	S665
040303	SS for SS for SCS S offered (Dolan) (0569S.30F)	S665
040303	SA 1 to SS for SS for SCS S offered & adopted(Caskey)	S665-666
040303	SA 2 to SS for SS for SCS S offered (Dougherty)	S666-668
040303	Bill Placed on Informal Calendar	S668
040803	SSA 1 for SA 2 S offered & adopted (Griesheimer)	S696-699
040803	Bill Placed on Informal Calendar	S699
040803	SA 3 to SS for SS for SCS S offered (Bray)	S700
040803	SSA 1 for SA 3 to SS for SS for SCS S offered & adopted (Dougherty)	S700
040803	SA 4 to SS for SS for SCS S offered (Dougherty)	S700
040803	SSA 1 for SA 4 to SS for SS for SCS S offered & adopted (Caskey)	S700
040803	SA 5 to SS for SS for SCS S offered & defeated S (Jacob)	S700-701
040803	SA 6 to SS for SS for SCS S offered & adopted (Dolan)	S701
040803	SA 7 to SS for SS for SCS S offered & adopted (Mathewson)	S701-702
040803	SA 8 to SS for SS for SCS S offered & defeated (Shields)	S702-703
040803	SA 9 to SS for SS for SCS S offered (Dougherty)	S703-704
040803	SSA 1 for SA 9 to SS for SS for SCS S offered & adopted (Caskey)	S704-705
040803	SA 10 to SS for SS for SCS S offered & adopted (Dolan)	S705-706
040803	SA 11 to SS for SS for SCS S offered & adopted (Caskey)	S706

040803 SA 12 to SS for SS for SCS S offered & S706-707
adopted (Caskey)
040803 SA 13 to SS for SS for SCS S offered & S707-708
adopted (Griesheimer)
040803 SA 14 to SS for SS for SCS S offered & S708-711
adopted (Steelman)
040803 SS for SS for SCS, as amended, S adopted S711-712
040803 Perfected S712
040903 Reported Truly Perfected S Rules Committee to Floor S721
040903 Referred S Governmental Accountability & Fiscal S757
Oversight Committee
041003 Hearing Conducted S Governmental Accountability and
Fiscal Oversight Committee
041003 Voted Do Pass S Governmental Accountability and
Fiscal Oversight Committee
041003 Reported From S Governmental Accountability & Fiscal S757
Oversight Committee to Floor
041003 S Third Read and Passed S757-758
041003 H First Read H1012
041403 H Second Read H1017
041503 Referred H Special Committee on General Laws H1045
041703 Hearing Conducted H Special Committee on General Laws
Committee
042403 HCS Voted Do Pass H Special Committee on General Laws
Committee
042403 HCS Reported Do Pass H Special Committee on General
Laws Committee
042803 H Calendar S Bills for Third Reading w/HCS

EFFECTIVE : Varies

SB 0557

SENATE SPONSOR Shields

1742S.03I

Modifies the law relating to pharmacists, pharmacies,
pharmaceutical services and drug distributors

030503 Hearing Conducted S Aging, Families & Mental & Public
Health Committee

SB 0558

SENATE SPONSOR Klindt

1820S.01I

Revises procedure in information given when transferring
offenders

030303 Second Read and Referred S Judiciary & Civil & S358
Criminal Jurisprudence Committee

SB 0559

SENATE SPONSOR Klindt

1860S.01I

Allows highway patrol officers to accept federal commissions
and hold position as school board members

040803 Hearing Conducted S Transportation Committee

SB 0560

SENATE SPONSOR Childers

1293S.05I

Rewards engineer designs below a per capita cost

031103 Hearing Conducted S Commerce & Environment Committee

SB 0561

SENATE SPONSOR Dolan

1505S.01I

Governs residential home improvement contracts

040203 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee

SB 0562

SCS SB 562

SENATE SPONSOR Griesheimer HOUSE HANDLER Jackson

1829L.02T

SCS/SB 562 - This act authorizes the Governor to convey
state property located at Missouri Eastern Correctional facility
in the County of St. Louis to the City of Pacific. Further, the
act authorizes the Department of Corrections and the Department
of Transportation to consent to a municipal boundary adjustment
so as to include certain public property and right-of-ways into
the City of Pacific.

RICHARD MOORE

022403 S First Read	S287
030303 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S358
031203 Hearing Conducted S Economic Development, Tourism & Local Government Committee	
031203 SCS Voted Do Pass S Economic Development, Tourism &	

Local Government Committee-Consent (1829L.02C)
 031303 Reported From S Economic Development, Tourism & S497
 Local Government Committee to Floor w/SCS - Consent
 040103 SCS S adopted S624
 040103 S Third Read and Passed - Consent S624-625
 040203 H First Read H889
 040203 H Second Read H917
 040703 Referred H Local Government Committee H944
 041003 Hearing Conducted H Local Government Committee
 041003 Voted Do Pass H Local Government Committee - Consent
 041503 Reported Do Pass H Local Government Committee-Consent H1053
 042303 H Third Read and Passed - Consent
 042303 Truly Agreed to and Finally Passed

EFFECTIVE : August 28, 2003

SB 0563

SENATE SPONSOR Shields

1866S.01I

Revises ages of victims for various sexual offenses

030303 Second Read and Referred S Judiciary & Civil & S358
 Criminal Jurisprudence Committee

 SB 0564

SENATE SPONSOR Gross

0423S.03I

SB 564 - This act re-establishes the Missouri-St. Louis Metropolitan Airport Authority. The new airport authority would assume the governance of Lambert-St. Louis International Airport. Nothing in the bill will change ownership or financial accountability of the airport. The financial and accounting functions will remain with the City of St. Louis and any profit from the operation of the airport will also flow to the City.

The Governor will appoint the members of the authority upon recommendations from the local chief executive. Members will require the advice and consent of the Senate. Members will be as follows: ten from the City of St. Louis, five from St. Louis County, two from St. Charles County, one from Jefferson County and one additional member may be chosen by the chair from another state. The members of the authority shall annually elect their chair on a biennial basis. Members shall serve staggered terms of four years. The act also removes the restriction against members of the authority being employed in the aeronautics industry.

This act is similar to SCS/SB 1046 (2002).

This act has an effective date.
CINDY KADLEC

022403 S First Read S297
030303 Second Read and Referred S Pensions & General Laws S358
Committee
031803 Hearing Conducted S Pensions & General Laws Committee
040103 Voted Do Pass S Pensions & General Laws Committee
041003 Reported From S Pensions & General Laws Com. to Floor S754
042803 009 S Calendar S Bills for Perfection

EFFECTIVE : January 1, 2006

SB 0565

SENATE SPONSOR Goode

1246S.04I

Relating to job creation and fiscal accountability

040103 Hearing Scheduled, Not Heard S Ways & Means Committee

SB 0566

SENATE SPONSOR Cauthorn

1873S.02I

Deletes the term "elk" from the definition of livestock and
adds the term "cervidae"

031303 Hearing Conducted S Agriculture, Conservation, Parks
and Natural Resources Committee

SB 0567

SENATE SPONSOR Steelman

1451S.02I

Gives authority to create reorganized common sewer districts

031103 Hearing Conducted S Commerce & Environment Committee

SB 0568

SENATE SPONSOR Yeckel

1453S.02I

Requires children to be at least 8 years old, 4 feet 4
inches, and 60 pounds to ride as passengers on motorcycles

040103 Hearing Conducted S Transportation Committee

SB 0569

SCS SB 569

SENATE SPONSOR Yeckel

1857S.01I

SCS/SB 569 - The Secretary of State is responsible for overseeing state compliance with HAVA, including the establishment of state-based administrative complaint procedures to remedy grievances concerning a violation of Title III of HAVA, and providing voter registration information to absent uniformed services voters regarding elections for federal office (Section 28.035).

The Governor shall appoint election commissioners who are not of the same political party as the Governor from a list submitted by the state committee of that party. The Governor may appoint additional nonvoting representatives to the Boards of Election Commissioners (Section 115.027).

The act provides that federal funds may be used for loan programs to local election authorities and allows, but does not require, local election authorities to match the federal funds (Sections 115.074, 115.076, 115.098, and 115.801). The "Election Administration Improvements Fund" is created for the purpose of improving the administration of elections in the state. A revolving loan fund is established for improving the administration of elections through loans (Section 115.078).

A statewide pool for election judges is created and requires election authorities, before appointing judges from another jurisdiction, to obtain written consent from the election authority of the jurisdiction where the prospective judges are registered to vote. Employees of the state and boards are allowed to serve as election judges (Section 115.085).

Procedures for the naming of challengers and watchers are created. Challengers and watchers must be registered voters from the jurisdiction of the election authority for which the challenger or watcher is designated (Sections 115.105 and 115.107).

Courts shall not have the authority to order a candidate or issue to be placed on the ballot less than six weeks before the date of election, except as otherwise authorized by law (Section 115.125).

This act changes the opening day for filing a declaration of candidacy for offices in political subdivisions and special districts from the 15th Tuesday before the election in April to the 16th Tuesday before the election. The act also modifies the date before which the political subdivision or special district must notify the general public of the opening filing date, the offices to be filled, the place for filing and closing filing

date from the 15th Tuesday before the election to the 16th Tuesday before the election (Section 115.127).

As required by HAVA, certain information is added to the voter registration form in section 115.155. An applicant that fails to answer a question on U.S. citizenship shall be notified by the election authority and given the opportunity to complete the form. Election authorities are required to forward registration and other data to the Secretary of State in order to comply with HAVA (Section 115.157).

In order to comply with HAVA, the act creates the Missouri Voter Registration System, which is a computerized statewide voter registration list. The system shall be implemented by January 1, 2004, unless a delay is approved until January 1, 2006. The system replaces the "Centralized Voter Registration System". The Secretary of State and local election authorities shall cooperate in updating the system on a regular basis and may use the system for the collection and dissemination of election results. Information collected for the system shall not be used for commercial purposes, as defined in the act (Section 115.158).

The act modifies provisions relating to the identification requirements for persons registering by mail as mandated by HAVA (Section 115.159). Provided that certain requirements are met, an election authority may send a voter identification card to a post office box (Section 115.163). A definition for "overseas voter" is created with regard to absentee voting and procedures are created for absentee voting by uniformed and overseas voters (Sections 115.275 and 115.279). No notary shall collect a fee for notarizing a signature on an absentee ballot or voter registration. Any notary that does so is guilty of official misconduct (Section 115.283).

Election authorities may deliver absentee ballots not earlier than 10 weeks before an election. Current law allows the ballots to be delivered not earlier than six weeks (Section 115.284). The act modifies provisions relating to certain confined persons who qualify for delivery of their absentee ballots by a team appointed by the election authority. The act repeals the ability of certain relatives to deliver the absentee ballot. The act changes the color of a stamp on the ballot envelope (Section 115.287). Special write-in absentee ballots may be requested for special or primary federal elections in addition to general elections (Section 115.292). The act modifies the information that must be included on a sample ballot posted on election day, as required by HAVA (Section 115.417).

The act provides that a provisional ballot cast at the wrong polling place will not be counted as authorized by HAVA, but that voters should be directed to the correct polling place. Pursuant to HAVA, the Secretary of State shall ensure that a toll-free number or internet website for provisional voters is established.

An individual who votes after a court order extends the polling hours shall cast a provisional ballot which shall be separated from other provisional ballots, in accordance with HAVA (Section 115.430).

The act corrects a reference in section 115.761 to indicate that the presidential primary is held in February. The Secretary of State is authorized to prepare fair ballot language statements on statewide measures within 20 days of receiving a statewide ballot measure. The Attorney General must approve the legal content and form of the proposed statements within 10 days (Section 116.025).

This act is similar to HB 511 (2003) and SB 136 (2003).
JIM ERTLE

022403	S First Read	S297
030303	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S358
031003	Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
031903	SCS Voted Do Pass S Financial & Governmental Org., Veterans' Affairs & Elections Committee (1857S.02C)	

EFFECTIVE : August 28, 2003

SB 0570

SENATE SPONSOR Loudon

1877S.01I
Establishes a license registration procedure for street rods
and custom vehicles

031103 Hearing Scheduled But Not Heard S Transportation
Committee

SB 0571

SENATE SPONSOR Loudon

1741S.01P
SB 571 - This act removes Christian Science practitioners as
mandated reporters for child abuse and neglect in Chapter 210,
RSMo, on child protection.

Christian Science practitioners are included within the
definition of "minister" for mandated reporters of child abuse
and neglect in Chapter 352, RSMo, under religious and charitable
associations.

This act is identical to HB 445 (2003).
LORIE TOWE

022403 S First Read S297
030303 Second Read and Referred S Aging, Families & Mental & S358
Public Health Committee
031203 Hearing Conducted S Aging, Families & Mental & Public
Health Committee-Consent
031203 Voted Do Pass S Aging, Families, Mental and Public
Health Committee-Consent
031303 Reported From S Aging, Families, Mental & Public S497
Health Committee to Floor - Consent
040103 S Third Read and Passed - Consent S620
040103 H First Read H874
040203 H Second Read H881
040703 Referred H Children and Families Committee H944
041003 Hearing Conducted H Children and Families Committee
041403 Voted Do Pass H Children & Families Committee

EFFECTIVE : August 28, 2003

SB 0572

SENATE SPONSOR Dougherty

1851S.01I

Allows foster children to receive a tuition and fee waiver
to state-funded colleges or universities

030303 Second Read and Referred S Education Committee S358

SB 0573

SENATE SPONSOR Dougherty

1645S.02I

Modifies various provisions relating to the Missouri Family
Trust

031103 Second Read and Referred S Aging, Families & Mental & S457
Public Health Committee

SB 0574

SENATE SPONSOR Days

1855S.01I

DESE shall award salary supplement grants to priority school
employing high quality teachers, subject to appropriations

030303 Second Read and Referred S Education Committee S358

SB 0575

SENATE SPONSOR Kennedy

1827S.01I

Requires St. Louis City police members receive pay for
unused vacation time annually rather than lose it

031903 Hearing Conducted S Economic Development, Tourism &
Local Government Committee

SB 0576

SENATE SPONSOR Vogel

1526S.02I

Conveys state property in Cole County to the Missouri State
Penitentiary Redevelopment Commission

030303 Second Read and Referred S Economic Development, S358
Tourism & Local Government Committee

SB 0577

SENATE SPONSOR Shields

HOUSE HANDLER Schaaf

1885S.01T

SB 577 - This act authorizes the Governor to convey an
easement in the form of a right-of-way in the City of St. Joseph.
RICHARD MOORE

022503 S First Read	S304
030303 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S358
031203 Hearing Conducted S Economic Development, Tourism & Local Government Committee	
031203 Voted Do Pass S Economic Development, Tourism and Local Government Committee-Consent	
031303 Reported From S Economic Development, Tourism & Local Government Committee to Floor - Consent	S497
040103 S Third Read and Passed - Consent	S625
040203 H First Read	H889
040303 H Second Read	H917
040703 Referred H Local Government Committee	H944
041003 Hearing Conducted H Local Government Committee	
041003 Voted Do Pass H Local Government Committee - Consent	
041503 Reported Do Pass H Local Government Committee-Consent	H1053
042303 H Third Read and Passed - Consent	
042303 Truly Agreed to and Finally Passed	S946

EFFECTIVE : August 28, 2003

SB 0578

SENATE SPONSOR Shields

HOUSE HANDLER Schaaf

1884S.01T

SB 578 - This act authorizes the Governor to convey a tract of land owned by the State in the County of Platte, commonly known as Trimble Microwave Relay Site.

RICHARD MOORE

022503	S First Read	S304
030303	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S358
031203	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
031203	Voted Do Pass S Economic Development, Tourism and Local Government Committee - Consent	
031303	Reported From S Economic Development, Tourism & Local Government Committee to Floor - Consent	S497
040103	S Third Read and Passed - Consent	S625
040203	H First Read	H889
040303	H Second Read	H917
040703	Referred H Local Government Committee	H944
041403	Hearing Conducted H Local Government Committee	
041403	Voted Do Pass H Local Government Committee - Consent	
041503	Reported Do Pass H Local Government Committee-Consent	H1053
042303	H Third Read and Passed - Consent	
042303	Truly Agreed to and Finally Passed	S946

EFFECTIVE : August 28, 2003

SB 0579

SENATE SPONSOR Wheeler

0971S.03I

Subjects nonprofit health entities to additional review by the AG before they can convert to for profit entities

031703 Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee

SB 0580

SCS SB 580

SENATE SPONSOR Wheeler

1774S.02I

SCS/SB 580 - This act establishes the lifetime home grant program. Under this act, an additional fee of \$1 will be charged on real estate instruments. These additional fees will be deposited in a newly created fund known as the Lifetime Home

Fund. This fund shall be administered by the Missouri Housing Development Commission. Beginning January 1, 2004, individuals who build a universally designed lifetime home may apply for a payment from the fund in the amount of \$5,000. This act also allows an individual to qualify for a lifetime home grant, up to \$5,000, by renovating a qualified existing residence.

STEPHEN WITTE

022503 S First Read S304
030303 Second Read and Referred S Small Business, Insurance S358
and Industrial Relations Committee
040903 Hearing Conducted S Small Business, Insurance and
Industrial Relations Committee
042303 SCS Voted Do Pass S Small Business, Insurance and
Industrial Relations Committee (1774S.03C)

EFFECTIVE : August 28, 2003

SB 0581

SCS SBs 343, 89, 134, 171, 240, 261, et al
SENATE SPONSOR Clemens

1682S.01I

022503 S First Read S304
030303 Second Read and Referred S Transportation Committee S358
031103 Hearing Conducted S Transportation Committee
031203 Bill Combined (SCS SBs 343, et al) S Transportation
Committee

EFFECTIVE : August 28, 2003

SB 0582

SENATE SPONSOR Kennedy

0835S.01I

Creates a gang resistance education and training program to
be used in schools

030303 Second Read and Referred S Education Committee S358

SB 0583

SENATE SPONSOR Nodler

1772S.01I

SB 583 - This act repeals the Small Business Guaranty Fee Tax Credit which was repealed by SB 894 (2000). That bill was held unconstitutional for clear title problems and thrown-out by the Supreme Court. This act would repeal the tax credit once

again.

JEFF CRAVER

022503	S First Read	S310
030303	Second Read and Referred S Ways and Means Committee	S358
031103	Hearing Conducted S Ways and Means Committee	
031203	Voted Do Pass S Ways and Means Committee - Consent	
031303	Reported From S Ways & Means Com. to Floor - Consent	S499
031803	Removed from S Consent Calendar	

EFFECTIVE : August 28, 2003

SB 0584

SCS SBs 312, et al
SENATE SPONSOR Dolan

1422S.03I

022503	S First Read	S310
030303	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S359
031703	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
033103	Bill Combined (SCS SBs 312, et al) S Judiciary and Civil and Criminal Jurisprudence Committee	

EFFECTIVE : August 28, 2003

SB 0585

SENATE SPONSOR Dolan

1878S.01I

Calculation of summer school eligible pupil counts and
demonstration of quantifiable pupil assessment gains

040103 Hearing Conducted S Education Committee

SB 0586

SENATE SPONSOR Stoll

1906S.01I

The state board shall encourage effective involvement by
parents in support of the education of their children

030303	Second Read and Referred S Education Committee	S359
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SB 0587

SENATE SPONSOR Stoll

1889S.01I

Increases the COLA for certain special consultants and
retirees from 80% to 100% of the consumer price index

040103 Hearing Conducted S Pensions & General Laws Committee

SB 0588

SENATE SPONSOR Stoll

1890S.01I

Allows members of MOSERS who retired prior to July 1, 1990,
an additional \$5 per month times years of creditable service

040103 Hearing Conducted S Pensions & General Laws Committee

SB 0589

SCS SBs 415, 88, 200, 223, 413, 523, 589, 626
SENATE SPONSOR Shields

1896S.01I

022603 S First Read S318
030303 Second Read and Referred S Financial & Governmental S359
Organization, Veterans' Affairs & Elections Committee
031703 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee
040703 Bill Combined (SCS SBs 415, et al) S Financial &
Governmental Org., Veterans' Affairs & Elections Com.

EFFECTIVE : August 28, 2003

SB 0590

HCS SB 590

SENATE SPONSOR Shields

HOUSE HANDLER Schaff

1564L.02C

HCS/SB 590 - This act enables the governing body of any
county or the city of St. Louis to submit a ballot to the voters
to increase the existing tax for the Senior Citizens' Services
Fund from five cents to ten cents per one hundred dollars
assessed valuation.

The act also authorizes a tourism tax of up to 1.5% for the
City of Weston located in Platte County.

JEFF CRAVER

022603 S First Read S318
030303 Second Read and Referred S Economic Development, S359
Tourism & Local Government Committee
031203 Hearing Conducted S Economic Development, Tourism &
Local Government Committee
031203 Voted Do Pass S Economic Development, Tourism and
Local Government Committee-Consent
031303 Reported From S Economic Development, Tourism & S498
Local Government Committee to Floor - Consent
040103 S Third Read and Passed - Consent S626
040203 H First Read H889
040303 H Second Read H917
040703 Referred H Tax Policy Committee H944
041003 Hearing Conducted H Tax Policy Committee
041003 HCS Voted Do Pass H Tax Policy Committee - Consent
041503 HCS Reported Do Pass H Tax Policy Committee-Consent H1055
042303 HCS H adopted
042303 Defeated on H Third Reading
042403 Motion to reconsider H Third Reading Vote H adopted
042403 Defeated on H Third Reading

EFFECTIVE : August 28, 2003

SB 0591

SENATE SPONSOR Shields

1832S.01I

Certain circuit clerks shall be appointed

030303 Second Read and Referred S Judiciary & Civil & S359
Criminal Jurisprudence Committee

SB 0592

HCS SCS SB 592

SENATE SPONSOR Foster

HOUSE HANDLER Kingery

1932L.03C

HCS/SCS/SB 592 - This act establishes that in certain
counties moneys collected pursuant to Section 488.426, RSMo, may
be expended for courtroom renovation and technology.

RICHARD MOORE

022603 S First Read S318
030303 Second Read and Referred S Economic Development, S359
Tourism & Local Government Committee
031203 Hearing Conducted S Economic Development, Tourism &
Local Government Committee
031203 SCS Voted Do Pass S Economic Development, Tourism &
Local Government Committee-Consent (1932S.02C)
031303 Reported From S Economic Development, Tourism & S498

Local Government Committee to Floor w/SCS - Consent
040103 SCS S adopted S626
040103 S Third Read and Passed - Consent S626
040203 H First Read H889
040303 H Second Read H917
040703 Referred H Local Government Committee H944
041403 Hearing Conducted H Local Government Committee
041403 HCS Voted Do Pass H Local Government Com. - Consent
041503 HCS Reported Do Pass H Local Government Com.-Consent H1053
042303 HCS H adopted
042303 H Third Read and Passed - Consent
042803 S Calendar S Bills with H amendments (HCS)

EFFECTIVE : August 28, 2003

SB 0593

SENATE SPONSOR Foster

1956S.01I

Modifies the law pertaining to hot-line calls for alleged
child abuse and neglect

030303 Second Read and Referred S Aging, Families & Mental & S359
Public Health Committee

SB 0594

SCS SB 594

SENATE SPONSOR Bray

1891S.04P

SCS/SB 594 - This act allows operators of low-speed vehicles to use public highways under certain conditions. A low-speed vehicle is a four-wheeled vehicle whose top speed is greater than 20 mph but less than 25 mph and is manufactured in compliance with the National Highway Traffic Safety Administration standards. A low-speed vehicle shall not be operated on a street or highway with a posted speed limit greater than 35 mph. A low-speed vehicle shall be exempt from inspection and emission testing, but must comply with the federal standards. Every operator of a low-speed vehicle shall maintain financial responsibility as required under Chapter 303, RSMo. Every operator of a low-speed vehicle must have a driver's license. City and counties may promulgate ordinances which are more stringent than this act.

STEPHEN WITTE

022603 S First Read S319
030303 Second Read and Referred S Transportation Committee S359
031103 Hearing Conducted S Transportation Committee
031203 SCS Voted Do Pass S Transportation

	Committee-Consent	(1891S.04C)	
031303	Reported From S Transportation Committee to		S499
	Floor w/SCS - Consent		
040203	SCS S adopted		S655
040203	S Third Read and Passed - Consent		S655-656
040303	H First Read		H930
040703	H Second Read		H941
040703	Referred H Transportation and Motor Vehicle Committee		H944
040903	Hearing Conducted H Transportation & Motor Vehicle Committee		
040903	Voted Do Pass H Transportation & Motor Vehicles Committee - Consent		

EFFECTIVE : August 28, 2003

SB 0595

SCS SB 595

SENATE SPONSOR Steelman

1939S.01I

SCS/SB 595 - This act establishes the "Comprehensive Patient Education and Healthcare Cost Improvement Pilot Program". The Department of Health and Senior Services, in conjunction with the Department of Insurance and the University of Missouri-Kansas City teaching hospitals or such other appropriate health care institution, shall implement the Pilot Program to improve patient information regarding elective surgical procedures and the risks and complications involved. The Pilot Program shall develop and incorporate patient education programs into the preoperative consultation and informed consent process. Implementation of the Pilot Program shall occur no later than six months after funding has been made available and shall have a duration of three years.

Prior to elective surgery, the Pilot Program shall utilize an educational system that:

- Visually explains the entire surgical procedure in simple terms;
- Fully discloses to the patient in simple terms the frequency of all known complications;
- Allows the patient access to educational materials outside the surgeon's office;
- Fully documents the patient education process; and
- Collects outcome data after surgery.

The Department of Health and Senior Services shall monitor and report to the Director of the Department of Insurance and the General Assembly on the effectiveness of the Pilot Program. The report shall include the Pilot Program's effect on the reduction of medical malpractice claims, patient satisfaction, feedback from physicians, the total number of surgical procedures performed, a comparison of Medicaid dollars, and recommendations for improving and implementing the educational system.

LORIE TOWE

022603 S First Read S319
030303 Second Read and Referred S Aging, Families & Mental & S359
Public Health Committee
031903 Hearing Cancelled S Aging, Families & Mental & Public
Health Committee
040203 Hearing Conducted S Aging, Families & Mental & Public
Health Committee
040203 SCS Voted Do Pass A Aging, Families & Mental & Public
Health Committee 1939S.03C

EFFECTIVE : August 28, 2003

SB 0596

SENATE SPONSOR Childers

1643S.06I

Creates a 10% tax credit for new revenue of a new or
expanded business

031803 Hearing Conducted S Ways and Means Committee

SB 0597

SENATE SPONSOR Childers

1775S.03I

Allows property that is added to a fire protection district
to be excluded from an ambulance district

031903 Hearing Conducted S Economic Development, Tourism &
Local Government Committee

SB 0598

SENATE SPONSOR Childers

1923S.02P

SB 598 - This act establishes the "Corporal Bobbie J. Harper
Memorial Highway" on U.S. Highway 71 within McDonald County.
STEPHEN WITTE

022603 S First Read S319
030303 Second Read and Referred S Transportation Committee S359
031103 Hearing Conducted S Transportation Committee
031203 Voted Do Pass S Transportation Committee-Consent
031303 Reported From S Transportation Committee to S500
Floor - Consent

040203 S Third Read and Passed - Consent S656
040303 H First Read H930
040703 H Second Read H941
040703 Referred H Transportation & Motor Vehicle Committee H944
040903 Hearing Conducted H Transportation & Motor Vehicle
Committee
040903 Voted Do Pass H Transportation & Motor Vehicle
Committee - Consent

EFFECTIVE : August 28, 2003

SB 0599

SENATE SPONSOR Childers

1734S.01I

Makes various revisions to programs managed by the
department of economic development

031903 Hearing Conducted S Economic Development, Tourism &
Local Government Committee

SB 0600

SENATE SPONSOR Jacob

1899S.01I

Allows licensing and regulation of ultimate fighting

033103 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

SB 0601

SENATE SPONSOR Griesheimer

1903L.01I

Provides conservation agents and retirees with an additional
benefit under the year 2000 plan

040103 Hearing Cancelled S Pensions & General Laws Committee

SB 0602

SENATE SPONSOR Cauthorn

1842S.01I

SB 602 - This act removes the tax on natural gas used in the
production or processing of ethanol.
SARAH MORROW

022603 S First Read S319
031003 Second Read and Referred S Ways and Means Committee S426
031803 Hearing Conducted S Ways and Means Committee
040103 Voted Do Pass S Ways & Means Committee

EFFECTIVE : August 28, 2003

SB 0603

SENATE SPONSOR Kennedy

1927S.01I

Revises the regulation and licensing of professional
addiction counselors

030303 Second Read and Referred S Financial & Governmental S359
Organization, Veterans' Affairs & Elections Committee

SB 0604

SENATE SPONSOR Vogel

1928S.01I

SCS/SB 604 - This act would allow the Cole County salary
commission the one time opportunity to equalize the salaries of
all office holders and remain equal from that point on. The
language would allow for additional compensation as law requires.

This act also adds certain provisions concerning the minimum
requirements for a candidate for public administrator and adds a
salary increase for county clerks in counties other than first
class counties.

JEFF CRAVER

022603 S First Read S320
030303 Second Read and Referred S Economic Development, S359
Tourism & Local Government Committee
030403 Re-referred S Ways & Means Committee S385
031803 Hearing Conducted S Ways and Means Committee
040103 SCS Voted Do Pass S Ways & Means Committee
(1928S.04C)

EFFECTIVE : August 28, 2003

SB 0605

SENATE SPONSOR Vogel

1929S.01I

Modifies provisions relating to disqualification from jury
service

030303 Second Read and Referred S Judiciary & Civil & S359
Criminal Jurisprudence Committee

SB 0606

SENATE SPONSOR Coleman

HOUSE HANDLER May

1915S.01T

SB 606 - This act grants the Department of Natural Resources the power to convey up to five acres of land as part of a land trade with adjacent land owners to resolve park boundary conflicts, so long as the department receives land of equal or greater fair market value in exchange.

RICHARD MOORE

022603	S First Read	S320
030303	Second Read and Referred S Agriculture, Conservation, Parks and Natural Resources Committee	S359
031303	Hearing Conducted S Agriculture, Conservation, Parks and Natural Resources Committee-Consent	
031303	Voted Do Pass S Agriculture, Conservation, Parks and Natural Resources Committee-Consent	
031303	Reported From S Agriculture, Conservation, Parks & Natural Resources Committee to Floor - Consent	S499
040203	S Third Read and Passed - Consent	S647-648
040203	H First Read	H909
040303	H Second Read	H917
040703	Referred H Conservation & Natural Resources Committee	H944
040903	Hearing Conducted H Conservation & Natural Resources Committee	
040903	Voted Do Pass H Conservation & Natural Resources Committee - Consent	
041503	Reported Do Pass H Conservation & Natural Resources Committee - Consent	H1046
042403	H Third Read and Passed - Consent	
042403	Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0607

SENATE SPONSOR Loudon

1962S.01P

SB 607 - This act removes the salaries of elected officials from those salaries which are not considered wages when determining the amount a partially unemployed employee is entitled to receive in a given week.

RICHARD MOORE

022603	S First Read	S320
030303	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S359

031003 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee-Consent
031003 Voted Do Pass S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee-Consent
031103 Reported From S Financial & Governmental Organization S436
Vet. Affairs & Elections Comm. to Floor - Consent
040103 S Third Read and Passed - Consent S608
040103 H First Read H874
040203 H Second Read H881
040703 Referred H Workforce Development & Workplace Safety H944
Committee
040903 Hearing Conducted H Workforce Development & Workplace
Safety Committee
040903 Voted Do Pass H Workforce Development & Workplace
Safety Committee

EFFECTIVE : August 28, 2003

SB 0608

SENATE SPONSOR Dougherty

0065S.05I

SB 608 - This act allows a local health or building official to petition the circuit court for an order to enter the premises and conduct an abatement if the property owner does not abate the property in a certain amount of time. Upon approval of the court to enter the property for abatement purposes, the local health or building official may abate the lead hazard and charge the costs of abating to the property owner. A lien may be placed on the property and a special tax bill may be issued for the collection of court costs and the costs of the abatement.

The governing body of St. Louis may issue fines and penalties for failing to abate the lead hazard.

This act is similar to SB 1261 (2002).
LORIE TOWE

022603 S First Read S320
030303 Second Read and Referred S Aging, Families & Mental & S359
Public Health Committee
031903 Hearing Conducted S Aging, Families & Mental & Public
Health Committee
040203 Voted Do Pass S Aging, Families & Mental & Public
Health Committee

EFFECTIVE : August 28, 2003

SB 0609

SENATE SPONSOR Scott

1666S.01I

Modifies the law relating to protective services for
children040903 Hearing Conducted S Aging, Families & Mental & Public
Health Committee-----
SB 0610

SENATE SPONSOR Yeckel

1917S.01I

Creates a stamp tax on controlled substances

031803 Hearing Conducted S Ways and Means Committee

SB 0611

SENATE SPONSOR Clemens

HOUSE HANDLER Luetkemeyer

1934S.01T

SB 611 - This act allows County Agricultural and Mechanical
Societies to borrow money and mortgage property.
SARAH MORROW

022603 S First Read	S326
030303 Second Read and Referred S Agriculture, Conservation, Parks and Natural Resources Committee	S359
031303 Hearing Conducted S Agriculture, Conservation, Parks and Natural Resources Committee-Consent	
031303 Voted Do Pass S Agriculture, Conservation, Parks and Natural Resources Committee-Consent	
031303 Reported From S Agriculture, Conservation, Parks & Natural Resources Committee to Floor - Consent	S499
040203 S Third Read and Passed - Consent	S648
040203 H First Read	H909
040303 H Second Read	H917
040703 Referred H Financial Services Committee	H944
041403 Hearing Conducted H Financial Services Committee	
041403 Voted Do Pass H Financial Services Committee-Consent	
041503 Reported Do Pass H Financial Services Com.-Consent	H1048
042403 H Third Read and Passed - Consent	
042403 Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

***SB 0612**

SENATE SPONSOR Clemens

1494S.02I

Requires Springfield to sell utility services on a non-discriminatory basis and at the same price to nonresidents

031803 Hearing Scheduled But Not Heard S Commerce &
Environment Committee

***SB 0613**

SENATE SPONSOR Shields

1987S.01I

Modifies provisions for return of leased property held by pawn broker to the claimant

040103 Hearing Conducted S Commerce & Environment Committee

***SB 0614**

SENATE SPONSOR Shields

1914S.01I

Sets rules that a temporary help firm employee must follow before claiming unemployment

031903 Hearing Cancelled S Small Business, Insurance and
Industrial Relations Committee

***SB 0615**

SENATE SPONSOR Bartle

0708S.01I

Prohibits locating sexually-oriented billboards within one mile of a state highway

030303 Second Read and Referred S Transportation Committee S359

***SB 0616**

SENATE SPONSOR Nodler

1986S.01P

SB 616 - Subsection 4 of Section 355.176, RSMo, which provides where suits against non-profit corporations may be

commenced, was repealed by the General Assembly in SB 768 (1996). The Missouri Supreme Court then found that bill to be in violation of the clear title requirement in the Constitution. Thus, the venue provisions for suits against non-profit corporations were never repealed and are still part of our laws. However, once SB 768 passed, the Revisor of Statutes removed that subsection from the printed version of the Revised Statutes. The Revisor is not authorized to re-publish a subsection of law that has been repealed by the legislature even if the Supreme Court has overturned that repeal. This act would serve to have the section re-published in the RSMo, but will not cause any substantive change to the current law.

JIM ERTLE

022603 S First Read	S326
030303 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S359
031003 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
031003 Voted Do Pass S Judiciary & Civil and Criminal Jurisprudence Committee-Consent	
031103 Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor - Consent	S436
040103 S Third Read and Passed - Consent	S619
040103 H First Read	H875
040203 H Second Read	H881
040703 Referred H Judiciary Committee	H944
040903 Hearing Conducted H Judiciary Committee	
041403 Voted Do Pass w/HCA 1 H Judiciary Committee	

EFFECTIVE : August 28, 2003

SB 0617

SENATE SPONSOR Cauthorn

1966S.01I

Money collected from pesticide registration deposited in the Missouri Qualified Fuel Ethanol Producer Incentive Fund

030303 Second Read and Referred S Agriculture, Conservation, S359
Parks and Natural Resources Committee

SB 0618

HCS SB 618

SENATE SPONSOR Kennedy

HOUSE HANDLER Johnson (61)

1794L.02T

SB 618 - This act requires the Director of the Department of Mental Health, in partnership with the Department of Health and Senior Services, to design a state suicide prevention plan. The

Departments of Mental Health and Health and Senior Services shall work collaboratively with the Departments of Social Services, Elementary and Secondary Education, Higher Education, and Corrections to develop the plan.

The state suicide prevention plan must:

1. Promote the use of employee assistance and workplace programs to support employees with depression, psychiatric illnesses, and substance abuse disorders;
2. Promote the use of student assistance and educational programs to support students with depression, psychiatric illnesses, and substance abuse disorders;
3. Provide training and technical assistance to local public health and community-based professionals on the best practices to prevent suicides;
4. Establish a toll-free suicide prevention hotline;
5. Coordinate with federal, state and local agencies in order to collect and analyze data on suicide and suicidal behaviors;
6. Annually issue a public report; and
7. Recommend any statutory changes and implementation and funding requirements of the plan.

The proposed state suicide prevention plan must be submitted to the General Assembly by December 31, 2004.

This act is similar to HB 59 (2003) and HB 269 (2003).
LORIE TOWE

022603 S First Read	S326
030303 Second Read and Referred S Aging, Families, Mental & Public Health Committee	S359
031203 Hearing Conducted S Aging, Families, Mental & Public Health Committee	
031203 Voted Do Pass S Aging, Families, Mental & Public Health Committee-Consent	
031303 Reported From S Aging, Families, Mental & Public Health Committee to Floor - Consent	S497
040103 S Third Read and Passed - Consent	S620
040103 H First Read	H875
040203 H Second Read	H881
040703 Referred H Health Care Policy Committee	H944
040903 Hearing Conducted H Health Care Policy Committee	
041403 HCS Voted Do Pass H Health Care Policy Com.-Consent	
041503 HCS Reported Do Pass H Health Care Policy -Consent	H1048
042303 HCS H defeated	
042303 H Third Read and Passed - Consent	
042303 Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0619

SENATE SPONSOR Loudon

1948S.01I

SB 619 - This act repeals the requirement that applicants for a surplus lines insurance license file a bond with the Director of the Department of Insurance.

STEPHEN WITTE

022603 S First Read S326
030303 Second Read and Referred S Small Business, Insurance S359
and Industrial Relations Committee
031903 Hearing Scheduled But Not Heard S Small Business,
Insurance and Industrial Relations Committee
040203 Hearing Conducted S Small Business, Insurance &
Industrial Relations Committee
041603 Voted Do Pass S Small Business, Insurance, &
Industrial Relations Committee

EFFECTIVE : August 28, 2003

SB 0620

SCS SB 620

SENATE SPONSOR Loudon

1562S.02P

SCS/SB 620 - This act implements various economic development concerning targeted industries, enterprise zones and job training programs at community colleges. The major provisions of the act are as follows:

Essential and targeted industries (Sections 100.710, 100.840, 100.850, RSMo): The above sections within the Missouri Business Use Incentives for Large-Scale Development Act (BUILD) are modified to allow for retention projects in "essential industries".

The act adds to the purview of "eligible industries" those that meet the following requirements:

- Must be a "targeted industry", i.e. one that is critical to state's economic security and growth as determined by the Department of Economic Development (DED) and affirmed by the Joint Committee on Economic Development Policy & Planning;

- Must be located in a city meeting certain population parameters in a county meeting certain parameters (Hazelwood is only city that currently qualifies);

- Must have had at least 2,000 jobs at the project site

for each of the five preceding years;

- Must retain the number of jobs (actual number of jobs not the 2,000 minimum) for the duration of the BUILD certificates (10 15 years); and

- Must invest at least \$500 million (new investment) in the project.

The act also eliminates the cumulative cap and replaces it with an annual tax credit cap of \$11 million.

Regarding the Enterprise Zone Program: (new Sections 135.276, 135.277, 135.279, 135.281, 135.283, RSMo):

This part of the act contains new provisions that build on existing enterprise zone law concerning retention projects. The act follows the pattern of existing enterprise zones except as follows:

- Must be an "essential industry" to be eligible to apply for the retention program:

- Must be a "targeted industry" one that is critical to state's economic security and growth as determined by DED and affirmed by the Joint Committee on Economic Development Policy & Planning;

- Enterprise zone must include all or part of a city meeting certain population parameters in a county meeting certain parameters (Hazelwood is only city that currently qualifies)

- Must have had at least 2,000 jobs at the project site for the five preceding years;

- Must retain the jobs for 10 years (actual number of jobs not the 2,000 minimum);

- Must invest at least \$500 million (new investment) in the project over 2 year period within first 5 years of project;

- DED must consider soundness of project;

- Local incentives must be provided;

- Wages must exceed average wage of county;

- The incentive must be needed to make a project remain in MO; and

- Company must be considering another state for the

project.

The act offers a refund mechanism:

- Eligible to apply if tax credits exceed taxable income for facility by \$1 million;
- No more than 2 million refund in any year;
- Cannot receive refund for more than five consecutive years;
- If tax credits exceed taxable income by more than \$2 million, those credits can be carried forward for refund purposes.

Community College New Jobs Training Program (Section 178.892, RSMo) - Modified to allow for retention projects in "essential industries":

- Must be a "targeted industry" one that is critical to state's economic security and growth as determined by DED and affirmed by the Joint Committee on Economic Development Policy & Planning;
- Must be located in a city meeting certain population parameters in a county meeting certain parameters (Hazelwood is only city that currently qualifies);
- Must have had at least 2,000 jobs at the project site for the five preceding years;
- Must retain the jobs (actual number of jobs not the 2,000 minimum) for the duration of the CCNJT certificates (8 years);
- Wages must exceed average wage of county.

The act changes the calculation of the tax increment for super-tif financing for businesses which relocate their national headquarters from out-of-state to allow for a use of the portion of the full new state revenues generated rather than only the incremental increase in new state revenues generated over the revenues generated in the base year.

The act will terminate January 1, 2006 if a project has not been approved by DED by December 31, 2005. If a project has been so approved, act will terminate on January 1, 2020.

The act has an emergency clause.
JEFF CRAVER

022603	S First Read	S326
030303	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S359
031203	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
031203	SCS Voted Do Pass S Economic Development, Tourism & Local Government Committee (1562S.02C)	
040303	Reported From S Economic Development, Tourism & Local Government Committee to Floor w/SCS	S663
041503	SA 1 to SCS S offered (Wheeler)	S832-837
041503	SA 1 to SA 1 to SCS S offered & adopted (Wheeler)	S837
041503	SA 1 to SCS, as amended, S adopted	S837
041503	SCS, as amended, S adopted	S837
041503	Perfected	S837
041603	Reported Truly Perfected S Rules, Joint Rules, Resolutions & Ethics Committee	S856
041603	Referred S Governmental Accountability and Fiscal Oversight Committee	S862
041703	Hearing Conducted S Governmental Accountability & Fiscal Oversight Committee	
041703	Voted Do Pass S Governmental Accountability & Fiscal Oversight Committee	
041703	Reported From S Governmental Accountability & Fiscal Oversight Committee to Floor	S875
041703	S Third Read and Passed - EC adopted	S876
041803	H First Read (w/EC)	H1134
042103	H Second Read	H1140
042203	Referred H Job Creation & Economic Development Com.	H1161
042803	Hearing Scheduled H Job Creation & Economic Dev. Com. (Upon Evening ADJ - HR 6)	

EFFECTIVE : August 28, 2003

SB 0621

SCS SB 621

SENATE SPONSOR Loudon

HOUSE HANDLER St. Onge

0767S.02T

SCS/SB 621 - Under this act, the owner of any property located within any home rule city having a population of more than 26,200 but less than 26,300 inhabitants who permits derelict vehicles to remain on his or her property shall be liable for the removal of the derelict vehicles if they are declared a public nuisance.

This act shall not apply to agricultural or horticultural property, property containing any licensed vehicle service or repair facility, or to property in which the derelict vehicle is enclosed in a permanent structure designed for vehicle storage. To declare the derelict vehicle to be a public nuisance, the governing body of the city shall give a hearing upon 10 days notice. At the hearing, the governing body may declare such vehicles to be public nuisances and order them abated within 5

days. If the nuisance is not abated within such time period, the governing body shall have the nuisance abated and assess the cost of the removal to the owner.

This act shall terminate on August 28, 2004
RICHARD MOORE

022603 S First Read	S326
030303 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S359
031203 Hearing Conducted S Economic Development, Tourism & Local Government Committee	
031203 SCS Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent (0767S.02C)	
031303 Reported From S Economic Development, Tourism & Local Government Committee to Floor w/SCS - Consent	S498
040103 SCS S adopted	S627
040103 S Third Read and Passed - Consent	S627
040203 H First Read	H889
040303 H Second Read	H917
040703 Referred H Local Government Committee	H944
041403 Hearing Conducted H Local Government Committee	
041403 Voted Do Pass H Local Government Committee - Consent	
041503 Reported Do Pass H Local Government Committee-Consent	H1053
042303 H Third Read and Passed - Consent	
042303 Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0622

SENATE SPONSOR Loudon

1911S.01I

Revises current law regarding insurance coverage for mental
health conditions and chemical dependency

030303 Second Read and Referred S Small Business, Insurance S359
and Industrial Relations Committee

SB 0623

SENATE SPONSOR Foster

HOUSE HANDLER Mayer

1912S.01T

SB 623 - This act creates procedures for challenges to
fiscal notes and fiscal note summaries prepared for initiatives
and referenda.

If the Attorney General or the circuit court of Cole County
determine that a fiscal note or fiscal note summary has been

incorrectly prepared, the note or summary shall be returned to the state auditor for revision. Such note or summary cannot be certified by the secretary of state until approved by the attorney general or the court.

Any citizen challenging the fiscal note of a proposed measure shall include in the petition the reasons why such fiscal note or fiscal note summary is insufficient or unfair. The petition shall request a different fiscal note or fiscal note summary. The court shall consider the petition, hear arguments and decide to either certify the fiscal note or fiscal note summary or remand it to the state auditor for preparation of a new fiscal note or fiscal note summary.

JIM ERTLE

022603 S First Read	S326
030303 Second Read and Referred S Governmental Accountability and Fiscal Oversight Committee	S359
031003 Hearing Conducted S Governmental Accountability and Fiscal Oversight Committee-Consent	
031303 Voted Do Pass S Governmental Accountability and Fiscal Oversight Committee-Consent	
031303 Reported From S Governmental Accountability and Fiscal Oversight Committee to Floor - Consent	S499
040203 S Third Read and Passed - Consent	S652-653
040303 H First Read	H930
040703 H Second Read	H941
040703 Referred H Budget Committee	H944
040903 Hearing Conducted H Budget Committee	
040903 Voted Do Pass H Budget Committee - Consent	
041503 Reported Do Pass H Budget Committee - Consent	H1046
042403 H Third Read and Passed - Consent	
042403 Truly Agreed to and Finally Passed	

EFFECTIVE : August 28, 2003

SB 0624

SENATE SPONSOR Foster

1982S.01I

Adds the Ozark Foothills Child Assessment Center

041603 Hearing Conducted S Aging, Families & Mental & Public
Health Committee

SB 0625

SENATE SPONSOR Foster

1985S.01I

Requires providers of long-term care services to be
reimbursed for reasonable and adequate costs

030303 Second Read and Referred S Aging, Families & Mental & S359
Public Health Committee

SB 0626

SCS SBs 415, 88, 200, 223, 413, 523, 589, 626
SENATE SPONSOR Coleman

1955S.01I

022603 S First Read S326
030303 Second Read and Referred S Financial & Governmental S359
Organization, Veterans' Affairs & Elections Committee
040703 Hearing Conducted S Financial & Governmental
Organization, Veterans' Affairs & Elections Committee
040703 Bill Combined (SCS SBs 415, et al) S Financial and
Governmental Org., Veterans' Affairs & Elections Com.

EFFECTIVE : August 28, 2003

SB 0627

SENATE SPONSOR Coleman

1919L.01I

Clarifies provisions for the deferred retirement option plan
(DROP) for St. Louis City Police Retirement System

040103 Hearing Conducted S Pensions & General Laws Committee

SB 0628

SENATE SPONSOR Coleman

1961S.01I

Creates the Dominic James Memorial Foster Care Reform Act of
2003

030303 Second Read and Referred S Aging, Families & Mental & S359
Public Health Committee

SB 0629

SENATE SPONSOR Coleman

0808S.01I

Create the "More for Four" pilot program, providing grants
to a maximum of 25 pre-kindergarten pilot programs

030303 Second Read and Referred S Education Committee S359

SB 0630

SENATE SPONSOR Scott

1965S.01I

Eliminates need for basic air operating permit for air
contaminant class B sources

031103 Hearing Conducted S Commerce & Environment Committee

SB 0631

SENATE SPONSOR Bray

1556S.01I

Implements the provisions of the streamlined sales and use
tax agreement

040803 Hearing Conducted S Ways and Means Committee

SB 0632

SCS SBs 632 & 644

SENATE SPONSOR Days

1957S.03P

SCS/SBs 632 & 644 - Current law expresses that school districts may coordinate with public, private, and private not-for-profit agencies for the delivery of efficient early childhood special education. This act changes the aforementioned "may" to "shall".

This act requires school districts providing early childhood special education to give consideration to the value of continuing services with Part C providers for the remainder of a school year when developing an individualized education program for a student who has received services pursuant to Part C of the Individuals with Disabilities Education Act and reaches the age of three years during a regular school year.

Services provided shall be only those permissible according to Section 619 of the Individuals with Disabilities Education Act.

Further, the act removes language from the section which specifies that preference shall be given to the continuation of services with the student's private provider unless the cost exceeds the average per student cost of early childhood education in the district.

DONALD THALHUBER

022603 S First Read	S329
030303 Second Read and Referred S Education Committee	S360
031103 Hearing Conducted S Education Committee-Consent	
031103 SCS Voted Do Pass (SCS SBs 632 & 644) S Education Committee-Consent (1957S.03C)	
031303 Reported From S Education Committee to Floor w/SCS - Consent	S498
040103 SCS S adopted	S628
040103 S Third Read and Passed - Consent	S628-629
040203 H First Read	H890
040303 H Second Read	H917
040703 Referred H Education Committee	H944

EFFECTIVE : August 28, 2003

SB 0633

SENATE SPONSOR Shields

0885S.02I

Enables property in two cities to be annexed into only one
of the two cities

031303 Hearing Conducted S Economic Development, Tourism &
Local Government Committee

SB 0634

SENATE SPONSOR Coleman

1940S.01I

SB 634 - This act prevents the transitional district
operating levy authorized in current law from being subject to
certain tax increment financing projects. The tax will not be
subject to any certificate of tax abatement issued after August
28, 1998, or, as of January 1, 2002, such tax will not be subject
to any TIF project in St. Louis with the exception of a project
concerning a convention headquarters hotel adopted by ordinance
in St. Louis after August 28, 2003.
JEFF CRAVER

022603 S First Read	S329
030303 Second Read and Referred S Ways and Means Committee	S360
031803 Hearing Conducted S Ways and Means Committee	
040103 Voted Do Pass S Ways & Means Committee	

EFFECTIVE : August 28, 2003

SB 0635

SCS SB 635

SENATE SPONSOR Mathewson

2015S.02P

SCS/SB 635 - This act modifies a number of statutes to reflect the reorganization of certain executive branch departments already done by executive order. The Office of Administration, not the Department of Economic Development, is now responsible for providing support to the Missouri Minority Business Advocacy Commission. The Division of Family Services is abolished and its duties are transferred to the newly created Family Support Division, and the Children's Division and to the existing Division of Workforce Development within the Department of Economic Development. Certain duties of the Department of Public Safety are transferred to the Highways and Transportation Commission.

RICHARD MOORE

022703	S First Read	S336
031003	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S426
031203	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
031203	SCS Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent (2015S.02C)	
031303	Reported From S Economic Development, Tourism & Local Government Committee to Floor w/SCS - Consent	S498
040103	SCS S adopted	S627
040103	S Third Read and Passed - Consent	S627
040203	H First Read	H890
040303	H Second Read	H918
040703	Referred H Children and Families Committee	H944
041003	Hearing Conducted H Children and Families Committee	
041403	Motion to Report Bill out Do Pass - FAILED H Children and Families Committee	

EFFECTIVE : August 28, 2003

SB 0636

SENATE SPONSOR Mathewson

2004S.01I

Revises employment security laws

031703	Second Read and Referred S Small Business, Insurance and Industrial Relations Committee	S536
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SB 0637

SENATE SPONSOR Caskey

1978S.01I

Alters policies regarding the lapse of school districts

040103 Hearing Scheduled, Not Heard S Education Committee

SB 0638

SENATE SPONSOR Days

1976S.01I

Requires license-exempt residential care facilities to
provide a notice of parental responsibility

031903 Hearing Conducted S Aging, Families & Mental & Public
Health Committee

SB 0639

SENATE SPONSOR Foster

2025S.01I

Limits the amount and the applicability of the historic
preservation tax credit

040103 Hearing Conducted S Ways and Means Committee

SB 0640

SENATE SPONSOR Foster

2020S.01I

Creates the state historical monuments, memorials, and
markers board

033103 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

SB 0641

SENATE SPONSOR Foster

1979S.01I

Alters provisions regarding special education policy

031803 Hearing Conducted S Education Committee

****SB 0642****

SCS SB 642

SENATE SPONSOR Foster

1930S.02P

SCS/SB 642 - This act amends an exception to the mandatory days of school attendance to apply to inclement weather during the 2002-2003 school year.

Further, this act deletes a provision in that section which allowed a school district which held class for a full school day during the 2000-01 school year on a day in which at least one adjoining school district or at least one other district headquartered in the same county canceled classes due to inclement weather to report its daily attendance for such day based upon the district's average daily attendance for the preceding school year.

The act contains an emergency clause.

This act is similar to HB 274 (2001).
DONALD THALHUBER

022703 S First Read	S337
030303 Second Read and Referred S Education Committee	S360
031103 Hearing Conducted S Education Committee	
031103 SCS Voted Do Pass S Education Committee-Consent	(1930S.02C)
031303 Reported From S Education Committee to Floor w/SCS - Consent	S498
040103 SCS S adopted	S629
040103 S Third Read and Passed - EC adopted - Consent	S629
040203 H First Read (w/EC)	H890
040303 H Second Read	H918
040703 Referred H Education Committee	H944

EFFECTIVE : Emergency Clause

****SB 0643****

SENATE SPONSOR Yeckel

2021S.01I

Replaces family court commissioners with associate circuit judges

033103 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee

SB 0644

SCS SBs 632 & 644

SENATE SPONSOR Kennedy

1992S.01I

022703 S First Read

S337

030303 Second Read and Referred S Education Committee

S360

031103 Hearing Conducted S Education Committee

031103 Bill Combined (SCS SBs 632 & 644) S Education
Committee

EFFECTIVE : August 28, 2003

SB 0645

SENATE SPONSOR Kennedy

1854S.01I

Addresses benefits of survivors of a police officer and
those who may use the deferred retirement option plan

040103 Hearing Cancelled S Pensions & General Laws Committee

SB 0646

SENATE SPONSOR Bray

2007S.02I

Modifies reporting of campaign finance expenditures

041403 Hearing Scheduled But Not Heard S Financial & Gov.,
Organization, Veterans' Affairs & Elections Committee

SB 0647

SENATE SPONSOR Bray

2008S.01I

The state board of education shall promulgate rules
regarding model school district healthy dietary guidelines

030603 Second Read and Referred S Education Committee S410

SB 0648

SCS SB 648

SENATE SPONSOR Shields

1530L.01I

SCS/SB 648 - This act allows the Missouri Development

Finance Board to designate a life sciences funding district within state universities. The Board must notify each taxing district located within a life sciences funding district of the designation. A "Life Sciences Research Fund" is established within the State Treasury and shall disburse all new tax revenues and payments in lieu of taxes to the state university within the life sciences funding district for the purpose of funding life sciences projects. State universities must submit to the Board a strategic plan that details the goals of the research prior to receiving any funds for the project.

RICHARD MOORE

022703	S First Read	S337
031003	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S426
031903	Hearing Cancelled S Economic Development, Tourism & Local Government Committee	
040203	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
041403	SCS Voted Do Pass S Economic Development, Tourism & Local Government Committee	(1530S.02C)

EFFECTIVE : August 28, 2003

SB 0649

SENATE SPONSOR Shields

2009S.01I

Modifies the law relating to the Putative Father Registry

031903 Hearing Conducted S Aging, Families & Mental & Public
Health Committee

SB 0650

SENATE SPONSOR Jacob

1984S.01I

Establishes faculty representatives on the governing boards
of state colleges and universities

030603 Second Read and Referred S Education Committee S410

SB 0651

SENATE SPONSOR Steelman

HOUSE HANDLER Townley

1998S.01T

SB 651 - This act names the "Norton/Cynthiana" grape the

official state grape of Missouri.
SARAH MORROW

022703 S First Read S337
030303 Second Read and Referred S Agriculture, Conservation, S360
Parks and Natural Resources Committee
031303 Hearing Conducted S Agriculture, Conservation, Parks
and Natural Resources Committee-Consent
031303 Voted Do Pass S Agriculture, Conservation, Parks
and Natural Resources Committee-Consent
031303 Reported From S Agriculture, Conservation, Parks & S499
Natural Resources Committee to Floor - Consent
040203 S Third Read and Passed - Consent S647
040203 H First Read H909
040303 H Second Read H918
040703 Referred H Agriculture Committee H944
041403 Hearing Conducted H Agriculture Committee
041403 Voted Do Pass H Agriculture Committee - Consent
041503 Reported Do Pass H Agriculture Committee-Consent H1046
042403 H Third Read and Passed - Consent
042403 Truly Agreed to and Finally Passed

EFFECTIVE : August 28, 2003

SB 0652

SENATE SPONSOR Steelman

1257S.02I

Limits time period and geographic area for declared
emergencies

042203 Hearing Cancelled S Governmental Accountability &
Fiscal Oversight Committee

SB 0653

SENATE SPONSOR Steelman

1920S.02I

Prohibits glass containers on navigable waterways and
requires other containers be secured

030603 Second Read and Referred S Transportation Committee S410

SB 0654

SENATE SPONSOR Steelman

1626S.02I

Requires certain filings of contractors and companies who
repair, remove, and close petroleum liquid storage systems

040103 Hearing Conducted S Commerce & Environment Committee

SB 0655

SENATE SPONSOR Klindt

1695S.01I

Excludes agricultural stormwater discharges and return flows
from irrigated agriculture from clean water provisions

030603 Second Read and Referred S Agriculture, Conservation, S410
Parks and Natural Resources Committee

SB 0656

SENATE SPONSOR Klindt

1731S.01I

Requires clean water commission to regulate animal feeding
operations

031003 Second Read and Referred S Agriculture, Conservation, S426
Parks and Natural Resources Committee

SB 0657

SCS SB 657

SENATE SPONSOR Klindt

1893S.01I

SCS/SB 657 - This act relates to animal research and
production facilities and expands the definition of "animal
facility" to include an animal farming operation, business or
organization that engages in the agricultural production or
scientific research, including barns, buildings or other
structures.

The act makes it a Class D felony if a person photographs,
videotapes or otherwise obtains images without the express
written consent of the animal facility, from a location not
legally accessible to the public. This act exempts law
enforcement officers from these requirements and any information
gathered is to be considered a closed record.

This act makes it a Class B felony for a person to
intentionally or knowingly release or introduce any pathogen or
disease in or near an animal facility that has the potential to
cause disease to an animal or that threatens the human health or
biosecurity at the animal facility.

This act also gives the Director of the Department of
Agriculture the ability to initiate civil legal action in the
circuit court of the county where the violation occurred.

SARAH MORROW

022703 S First Read S338
031003 Second Read and Referred S Agriculture, Conservation, S426
Parks and Natural Resources Committee
040303 Hearing Conducted S Agriculture, Conservation, Parks
and Natural Resources Committee-Continued
041003 Hearing Conducted S Agriculture, Conservation, Parks
and Natural Resources Committee
042403 SCS Voted Do Pass S Agriculture, Conservation, Parks
and Natural Resources Committee (1893S.02C)

EFFECTIVE : August 28, 2003

SB 0658

SENATE SPONSOR Cauthorn

2024S.01I

SB 658 - This act creates the Missouri Physicians Mutual Insurance Company Act. The Missouri Physicians Mutual Insurance Company is created as an independent public corporation for the purpose of insuring Missouri physicians and their employees and their business against liability for professional negligence and other casualty losses. The company will be organized as a mutual insurance company and shall not be a state agency. The company shall be a member of the Missouri property and casualty guaranty association and shall be subject to assessments. Members of that association shall bear responsibility in the event the company becomes insolvent.

BOARD OF DIRECTORS - The company shall be administered by a Board of Directors consisting of seven members. The initial members shall be appointed by the Governor with the advice and consent of the Senate. One member shall come from St. Louis or St. Louis County, one member from Jackson or Clay County, one member from Green County, and the remaining four members shall come from other areas of the state. The Board shall hire an administrator who shall be in charge of the day-to-day operations and management of the company.

RATE SETTING AND INVESTMENTS - The Board shall have full power and authority to establish rates to be charged by the company for insurance. Rates shall be set at amounts sufficient to carry all claims to maturity, meet the reasonable expenses of conducting the business of the company and maintain a reasonable surplus. The Board shall invest and reinvest the surplus or reserves of the company.

PRODUCERS MAY SELL COMPANY POLICIES - Any insurance producer licensed to sell professional negligence insurance in Missouri shall be authorized to sell insurance policies for the company.

MEDICAL NEGLIGENCE REDUCTION PROGRAM - The administrator shall formulate, implement, and monitor a program to decrease medical negligence. The Board may refuse to insure or terminate the insurance of any subscriber who refuses to attend seminars or other programs designed to reduce medical malpractice.

STATE APPROPRIATIONS/OPERATING EXPENSES - The company shall not receive any state appropriation, directly or indirectly, except it may receive loans from the State Treasurer. After October 1, 2003, the State Treasurer shall make one or more loans to the company not to exceed \$10 million. These monies shall come from a fund known as the Physicians Mutual Insurance Company Loan Fund which shall be funded by the Legislature by an appropriation. The loans shall be for a term of 10 years and shall bear interest at the annual rate on the rate for linked deposit loans as calculated by the State Treasurer pursuant to section 30.758.

REVENUE BONDS - The Board is authorized to issue revenue bonds in an amount not to exceed \$50 million. The bonds shall have a maturity of no more than 10 years from the date of issuance. The bonds may be sold at a public or a private sale.

AUDITS - The Board shall have an audit of its books, accounts, and funds conducted annually by a competent and independent CPA firm. A copy of the audit shall be filed with the Director of the Department of Insurance and the administrator.

The incurred loss experience and expense of the company shall be ascertained each year to include but not be limited to estimates of outstanding liabilities for claims reported to the company but not yet paid and liabilities for claims arising from injuries which have occurred but have not yet been reported to the company.

The Department of Insurance shall conduct an examination of the company. The Board shall pay the cost of the examination.
STEPHEN WITTE

022703	S First Read	S338
031103	Second Read and Referred S Small Business, Insurance and Industrial Relations Committee	S457
031903	Hearing Conducted S Small Business, Insurance and Industrial Relations Committee	
040203	Voted Do Pass S Small Business, Insurance and Industrial Relations Committee	

EFFECTIVE : August 28, 2003

SB 0659

SENATE SPONSOR Cauthorn

2023S.01I

Modifies the regulation and supervision of physician
assistants

031003 Second Read and Referred S Financial & Governmental S426
Organization, Veterans' Affairs & Elections Committee

SB 0660

SCS SB 660

SENATE SPONSOR Cauthorn

1981S.01I

SCS/SB 660 - This act makes various changes regarding
procurement:

1. The act allows the state to give preference in purchasing
to businesses that are either located in Missouri or which employ
Missourians;

2. The act allows the state to use the reverse auction
procurement method, wherein bidders would openly compete against
each other through real-time electronic bidding with the award
being made to the first, lowest bidder;

3. The act requires bidders in the reverse auction
procurement method to pre-qualify with the office of
administration (OA), and allows OA to deny any bidder who has
defaulted in a prior state bid;

4. The act modifies the recycling preference law to remove
provisions that have expired;

5. The act removes sections concerning vendor rotation and
purchasing consolidation.

JEFF CRAVER

022703 S First Read S338

030603 Second Read and Referred S Governmental S410
Accountability and Fiscal Oversight Committee

031003 Hearing Conducted S Governmental Accountability and
Fiscal Oversight Committee

033103 SCS Voted Do Pass S Governmental Accountability and
Fiscal Oversight Committee (1981S.02C)

EFFECTIVE : August 28, 2003

SB 0661

SENATE SPONSOR Wheeler

2018S.01I

Allows regionally accredited post-secondary educational
facilities to be eligible for tourist signs

031103 Second Read and Referred S Transportation Committee S457

***SB 0662**

SENATE SPONSOR Wheeler

1953S.01I

Creates the crime of tampering with prescription drugs

033103 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

***SB 0663**

SENATE SPONSOR Dolan

1886S.01I

Exempts call-up military from the property tax on cars in
certain circumstances

031103 Second Read and Referred S Ways and Means Committee S457

***SB 0664**

SENATE SPONSOR Childers

0255S.01I

Modifies the law regarding medical malpractice actions
against health care providers

033103 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

***SB 0665**

SENATE SPONSOR Bland

1704S.02I

Requires health insurance policies to cover treatment for
overweight and obese persons

031103 Second Read and Referred S Small Business, Insurance S457
and Industrial Relations Committee

***SB 0666**

HCS SCS SB 666

SENATE SPONSOR Bland

HOUSE HANDLER Bland (43)

1892L.04C

HCS/SCS/SB 666 - This act requires school districts with
multiple attendance centers containing the same grade levels to,

no later than July 1, 2004, develop, and make available to the public, a policy regarding the transfer of that school district's students to other schools within the district.

DONALD THALHUBER

022703 S First Read	S338
030303 Second Read and Referred S Education Committee	S360
031103 Hearing Conducted S Education Committee	
031103 SCS Voted Do Pass S Education Committee-Consent	(1892S.03C)
031303 Reported From S Education Committee to Floor w/SCS - Consent	S498
040103 SCS S adopted	S630
040103 S Third Read and Passed - Consent	S631
040203 H First Read	H890
040303 H Second Read	H918
040703 Referred H Education Committee	H944
040903 Hearing Conducted H Education Committee	
040903 HCS Voted Do Pass H Education Committee - Consent	
041503 HCS Reported Do Pass H Education Committee-Consent	H1047
042303 HCS H adopted	
042303 H Third Read and Passed - Consent	
042803 S Calendar S Bills with H amendments (HCS)	

EFFECTIVE : August 28, 2003

SB 0667

SENATE SPONSOR Bland

0868S.03I

Requires sentencing commission to study sentencing

030303 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S360
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SB 0668

SENATE SPONSOR Cauthorn

1990S.01P

SB 668 - This act decreases the number of employees in an employee-qualified capital project from 100 to 60 in order to receive a New Generation Cooperative Incentive Tax Credit.

SARAH MORROW

022703 S First Read	S338
030403 Second Read and Referred S Agriculture, Conservation, Parks and Natural Resources Committee	S384
031303 Hearing Conducted S Agriculture, Conservation, Parks	

and Natural Resources Committee-Consent
031303 Voted Do Pass S Agriculture, Conservation, Parks
and Natural Resources Committee-Consent
031303 Reported From S Agriculture, Conservation, Parks & S499
Natural Resources Committee to Floor - Consent
040203 S Third Read and Passed - Consent S647
040203 H First Read H909
040303 H Second Read H918
040703 Referred H Agriculture Committee H944
041403 Hearing Conducted H Agriculture Committee
041403 HCS Voted Do Pass H Agriculture Committee

EFFECTIVE : August 28, 2003

SB 0669

SENATE SPONSOR Dougherty

2017S.01I

Changes statute of limitation on childhood sexual abuse
cases

040703 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

SB 0670

SENATE SPONSOR Dougherty

1872S.01I

Prohibits use of posted inquiries in calculating credit
risk scores

031703 Second Read and Referred S Financial & Governmental S536
Organization, Veterans' Affairs & Elections Committee

SB 0671

SENATE SPONSOR DePasco

0974S.01I

Allows cigarette retailers to participate in cigarette
merchandising, advertising, display, or promotion programs

031103 Second Read and Referred S Commerce and Environment S457
Committee

***SB 0672**

SENATE SPONSOR Coleman

2022S.01I

Limits venues who may have special firework shows and
restricts the use of fireworks

031903 Hearing Conducted S Economic Development, Tourism &
Local Government Committee

***SB 0673**

SENATE SPONSOR Coleman

2034S.01I

Requires the Department of Health and Senior Services to
offer a vaccination program for first responders

040903 Hearing Conducted S Aging, Families, Mental & Public
Health Committee

***SB 0674**

SENATE SPONSOR Gross

2014S.01I

Authorizes the conveyance of Marshall Habilitation Center
and Midtown Habilitation Center

040203 Hearing Conducted S Economic Development, Tourism and
Local Government Committee

***SB 0675**

SENATE SPONSOR Gross

1921S.02I

Eliminates certain special funds

031703 Second Read and Referred S Ways and Means Committee S536

***SB 0676**

SCS SB 676

SENATE SPONSOR Kennedy

2031S.02P

SCS/SB 676 - This act amends an exception to the mandatory
days of school attendance to apply to inclement weather or an

outbreak of influenza during the 2002-2003 school year.

Further, this act deletes a provision in that section which allowed a school district which held class for a full school day during the 2000-01 school year on a day in which at least one adjoining school district or at least one other district headquartered in the same county canceled classes due to inclement weather to report its daily attendance for such day based upon the district's average daily attendance for the preceding school year.

The act contains an emergency clause.

This act is similar to HB 274 (2001) and SCS/SB 642 (2003).
DONALD THALHUBER

022703 S First Read	S339
030303 Second Read and Referred S Education Committee	S360
031103 Hearing Conducted S Education Committee	
031103 SCS Voted Do Pass S Education Committee-Consent	(2031S.02C)
031303 Reported From S Education Committee to Floor w/SCS - Consent	S498
040103 SCS S adopted	S630
040103 S Third Read and Passed - EC adopted - Consent	S630
040203 H First Read (w/EC)	H890
040303 H Second Read	H918
040703 Referred H Education Committee	H944
041003 Hearing Conducted H Education Committee	

EFFECTIVE : Emergency Clause

SB 0677

SENATE SPONSOR Vogel

1972S.01I

Makes the federal accelerated depreciation decoupling permanent

031703 Second Read and Referred S Ways and Means Committee S536

SB 0678

SENATE SPONSOR Vogel

1968S.01I

Modifies corporate income tax apportionment and the tax rate

031703 Second Read and Referred S Ways and Means Committee S536

SB 0679

SENATE SPONSOR Loudon

2027S.01I

Modifies allowable interest on certain judgments

040703 Hearing Conducted S Judiciary & Civil &
Criminal Jurisprudence Committee

SB 0680

SENATE SPONSOR Loudon

1882S.02I

Establishes a licensing board to regulate electrical
contractors

031703 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

SB 0681

SCS SB 681

SENATE SPONSOR Loudon

1964S.01I

SCS/SB 681 - This act provides that either party to an
unlawful discriminatory practices action may demand a trial by
jury. The sum of actual damages and punitive damages that may be
awarded to a complaining party is limited depending on the number
of employees of the defendant.

This act is similar to HCS/HB 468 (2003).
RICHARD MOORE

022703 S First Read	S339
030603 Second Read and Referred S Small Business, Insurance and Industrial Relations Committee	S410
031903 Hearing Scheduled But Not Heard S Small Business, Insurance and Industrial Relations Committee	
040203 Hearing Conducted S Small Business, Insurance and Industrial Relations Committee	
041603 SCS Voted Do Pass S Small Business, Insurance & Industrial Relations Committee	(1964S.03C)

EFFECTIVE : August 28, 2003

SB 0682

SCS SB 682

SENATE SPONSOR Loudon

1993S.01I

SCS/SB 682 - This act requires the juvenile officer to notify and report to the school district any violations of compulsory school attendance when the only basis for action involves an alleged violation of compulsory school attendance. The school district must immediately refer all private, parochial, or home school matters to the prosecuting attorney of the county where the child legally resides. Public school violations of compulsory school attendance may be referred by the school district to the prosecuting attorney.

JIM ERTLE

022703 S First Read S339

030303 Second Read and Referred S Judiciary & Civil & S360
Criminal Jurisprudence Committee

042303 Hearing Conducted S Judiciary & Civil & Criminal
Jurisprudence Committee

042303 SCS Voted Do Pass S Judiciary & Civil and Criminal
Jurisprudence Committee (1993S.02C)

EFFECTIVE : August 28, 2003

SB 0683

SENATE SPONSOR Clemens

1800S.02I

Requires certain land acquired by the Dept. of Conservation to be sold at public auction

031103 Second Read and Referred S Agriculture, Conservation, S457
Parks and Natural Resources Committee

SB 0684

SENATE SPONSOR Dougherty

1808L.03I

Modifies the law pertaining to the licensing of child care facilities

031103 Second Read and Referred S Aging, Families & Mental & S457
Public Health Committee

SB 0685

SCS SB 685

SENATE SPONSOR Gibbons

2037S.02C

SCS/SB 685 - This act requires the Department of Mental Health to develop and administer a comprehensive children's mental health service system.

The Missouri System of Care shall include collaboration with family members, the Departments of Health and Senior Services, Social Services, Elementary and Secondary Education, and Mental Health. The Department of Mental Health must establish a state interagency system of care team to serve children with severe emotional and behavioral disorders. The Department must also establish local interagency system of care teams, which may include child-serving agencies and schools.

The system of care will:

- Be child-centered, family-focused and family-driven, with the needs of the child and the family dictating the types of services provided;
- Provide community-based mental health services to children and their families;
- Respond in a culturally competent and responsive manner;
- Focus on stress prevention, early identification and intervention;
- Assure access to a continuum of services;
- Include early screening and intervention services;
- Address problems with paying for mental health services;
- Assure a smooth transition from mental health services for children to mental health services for persons 19 and older.

Mental health services must be included for Medicaid if the services are provided by an eligible system of a care provider. The Department of Mental Health, in collaboration with the Division of Medical Services, must establish by rule the definition and criteria for the designation of a community-based service. Community-based services will include intensive home-based services, early intervention services, family support services, respite services, and behavioral assistance services.

The Department of Social Services must conduct research into all child custody cases to determine which cases only need mental health services. The Department of Social Services, in conjunction with the Department of Mental Health, must apply for federal waivers from the U.S. Department of Health and Human Services in order to provide services to children.

This act is similar to HB 459 (2003).
LORIE TOWE

022703 S First Read S339
 030603 Second Read and Referred S Aging, Families & Mental & S410
 Public Health Committee
 031903 Hearing Conducted S Aging, Families & Mental & Public
 Health Committee
 040203 SCS Voted Do Pass S Aging, Families & Mental & Public
 Health Committee (2037S.02C)
 040303 Reported From S Aging, Families & Mental & Public S664
 Health Committee to Floor w/SCS
 042803 003 S Calendar S Bills for Perfection w/SCS

EFFECTIVE : August 28, 2003

 SB 0686

HCS SCS SB 686

SENATE SPONSOR Russell

HOUSE HANDLER Cunningham

2010L.03C

HCS/SCS/SB 686 - This act allows school districts to transfer unrestricted funds from the capital projects fund to the incidental fund in any year in which that year's June 30 combined incidental and teachers funds' unrestricted balance compared to the combined incidental and teachers funds' expenditures would be less than 10% without a transfer. The substitute also permits one-time transfers from the incidental to the capital projects funds for specific projects for two districts and provides a mechanism for transfer of moneys between funds for certain districts that have placed qualified zone academy bond proceeds in the capital project funds without setting a levy.

The act contains an emergency clause.
 DONALD THALHUBER

022703 S First Read S339
 030403 Second Read and Referred S Education Committee S374
 031103 Hearing Conducted S Education Committee
 031103 SCS Voted Do Pass S Education
 Committee-Consent (2010S.02C)
 031303 Reported From S Education Committee to S498
 Floor w/SCS - Consent
 040103 SCS S adopted S631
 040103 S Third Read and Passed - EC adopted - Consent S631
 040203 H First Read (w/EC) H891
 040303 H Second Read H918
 040703 Referred H Education Committee H945
 040903 Hearing Conducted H Education Committee
 040903 HCS Voted Do Pass H Education Committee
 041703 HCS Reported Do Pass H Education Committee H1125
 042803 H Calendar S Bills for Third Reading w/HCS

EFFECTIVE : Emergency Clause

SB 0687

SENATE SPONSOR Russell

1969S.01I

Modifies multistate corporate income calculations to
disallow the classification of non-Missouri source income

031003 Second Read and Referred S Ways and Means Committee S426

SB 0688

SENATE SPONSOR Russell

1970S.01I

Makes various changes to sales and income tax laws to close
loopholes

031003 Second Read and Referred S Ways and Means Committee S426

SB 0689

SENATE SPONSOR Russell

1971S.01I

Eliminates the timely filing withholding discount

031003 Second Read and Referred S Ways and Means Committee S426

SB 0690

SENATE SPONSOR Russell

1973S.01I

Adds certain tax compliance measures

040103 Hearing Conducted S Ways and Means Committee

SB 0691

SENATE SPONSOR Russell

1974S.01I

Requires sales and use tax compliance from vendors selling
to the state

031003 Second Read and Referred S Ways and Means Committee S426

SB 0692

SENATE SPONSOR Klindt

2026S.01I

Creates the Missouri Rural Economic Stimulus Act

031903 Hearing Conducted S Economic Development, Tourism &
Local Government Committee

SB 0693

SENATE SPONSOR Klindt

2005S.02I

SCS/SB 693 - This act makes numerous changes regarding state
employee workplace issues.

The act changes the name of the Division of Personnel to the Division of Human Resources and changes the name of the Personnel Advisory Board to the Human Resources Advisory Board. The Director of the Division of Human Resources is allowed to work with appointing authorities and delegate his or her duties as may be appropriate for the purpose of promoting economy, efficiency and improved services. The act prohibits persons from seeking, offering or providing assistance in the completion of the merit examination. It makes violation of the provisions relating to merit examinations a Class A misdemeanor. Departments would be allowed to hire anyone from the list of available eligible rather than the agency only being provided the top 15 ranking of available eligibles. The act also codifies the back pay hearing process.

This act creates the opportunity for the General Assembly to reappropriate up to 50% of the unexpended amount, after accounting for any withholdings, remaining in an agency budget at the end of the fiscal year. Such moneys may be used for one year salary increases for full or part-time regular employees of the agency whose median salary is below the median salary for the agency; for purchase of technology equipment; or professional development training for employees.

The act also creates a system of performance evaluation for granting and withholding of salary increases in the state personnel system. It also allows for one year salary increases to state employees in recognition of above standard or outstanding performance which would become a permanent increase if reviewed and approved a second year. Rules shall be promulgated to implement a performance plan that is simple and understandable; are cost neutral compared to the compensation plan in place for fiscal year 2003; is developed with input from state employees and affected parties; emphasizes planning,

management and evaluation of performance; and includes uniform guidelines for all state agencies. The performance plan shall be submitted to the General Assembly by January 1, 2004. State agencies may implement individualized plans. Initial hiring of state employees shall typically be at the minimum rate in the pay plan for similar positions. The Director shall monitor compliance and file an annual report with the General Assembly.

The act alters the state employee suggestion program. The Commissioner of the Office of Administration shall adopt rules implementing the program. Awards of up to \$3,500 shall be available to state employees who submit workable suggestions for saving state moneys or increased efficiencies in government. The awards shall be paid by the state agency that benefitted from and implemented the suggestion. The Commissioner of the Office of Administration shall oversee the program and implement rules which will preclude opportunities for abuse within the program and ensure objective decision-making procedures.

CINDY KADLEC

022703 S First Read	S345
030603 Second Read and Referred S Governmental Accountability and Fiscal Oversight Committee	S410
031903 Hearing Conducted S Governmental Accountability and Fiscal Oversight Committee	
040303 SCS Voted Do Pass S Governmental Accountability & Fiscal Oversight Committee (2005S.04C)	
040303 Reported From S Governmental Accountability & Fiscal Oversight Committee to Floor w/SCS	S663
041603 Bill Placed on Informal Calendar	S857
042803 S Inf Calendar S Bills for Perfection	

EFFECTIVE : August 28, 2003

SB 0694

SENATE SPONSOR Klindt

2011S.01I

SB 694 - This act allows Caldwell County to have a jail anywhere within the county.

RICHARD MOORE

022703 S First Read	S345
030603 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S410
031203 Hearing Conducted S Economic Development, Tourism & Local Government Committee	
031203 Voted Do Pass S Economic Development, Tourism and Local Government Committee-Consent	
031303 Reported From S Economic Development, Tourism &	S498

Local Government Committee to Floor - Consent
042803 S Consent Calendar (3/13)

EFFECTIVE : August 28, 2003

SB 0695

SENATE SPONSOR Goode

2016S.01I

SB 695 - This act stipulates that funding for Medicaid services shall be limited to the appropriations made available for the services.

LORIE TOWE

022703 S First Read	S345
031103 Second Read and Referred S Governmental Accountability and Fiscal Oversight Committee	S457
031903 Hearing Conducted S Governmental Accountability & Fiscal Oversight Committee	
033103 Voted Do Pass S Governmental Accountability & Fiscal Oversight Committee	
040303 Reported From S Governmental Accountability & Fiscal Oversight Committee to Floor	S663
041603 Bill Placed on Informal Calendar	S857
041703 SS S offered & defeated (Goode)	(2016S.06F) S874-875
041703 Bill Placed on Informal Calendar	S875
042803 S Inf Calendar S Bills for Perfection	

EFFECTIVE : August 28, 2003

SB 0696

SENATE SPONSOR Coleman

1819S.03I

Establishes the child support responsibility act

042303 Hearing Conducted S Aging, Families & Mental & Public Health Committee

SB 0697

SENATE SPONSOR Nodler

HOUSE HANDLER Ruestman

2041S.01T

SB 697 - This act designates a portion of Interstate 44 within Jasper and Newton County as the George Washington Carver Memorial Highway.

STEPHEN WITTE

022703 S First Read	S345
030303 Second Read and Referred S Transportation Committee	S360
031103 Hearing Conducted S Transportation Committee	
031203 Voted Do Pass S Transportation Committee-Consent	
031303 Reported From S Transportation Committee to Floor - Consent	S500
040203 S Third Read and Passed - Consent	S655
040303 H First Read	H930
040703 H Second Read	H941
040703 Referred H Transportation & Motor Vehicle Committee	H945
040903 Hearing Conducted H Transportation & Motor Vehicle Committee	
040903 Voted Do Pass H Transportation & Motor Vehicle Committee - Consent	
041503 Reported Do Pass H Transportation & Motor Vehicle Committee - Consent	H1056
042303 H Third Read and Passed - Consent	
042303 Truly Agreed to and Finally Passed	S945

EFFECTIVE : August 28, 2003

SB 0698

SENATE SPONSOR Russell

2028S.01I

Creates safety standards for cribs which are sold or used by
commercial users

031803 Hearing Conducted S Commerce & Environment Committee

SB 0699

SENATE SPONSOR Russell

1795S.02I

Replaces the term "eligible pupils" with the term "average
daily attendance" in line1 of the foundation formula

040103 Hearing Conducted S Education Committee

SCR 001

SENATE SPONSOR Gross

0359S.01T

SCR 1 - This resolution rejects the amount of increase in
compensation for public officials as recommended by the Citizen's
Commission on Compensation for Elected Officials.

JIM ERTLE

010803 S First Read	S47-48
010903 Referred S Rules, Joint Rules, Resolutions & Ethics Committee	S59
011403 Hearing Conducted S Rules, Joint Rules, Resolutions and Ethics Committee	
011403 Voted Do Pass S Rules, Joint Rules, Resolutions and Ethics Committee	
011403 Reported Do Pass S Rules, Joint Rules, Resolutions and Ethics Committee to Floor	S74
011403 Referred S Governmental Accountability and Fiscal Oversight Committee	S74
011503 Hearing Conducted S Governmental Accountability and Fiscal Oversight	
011503 Voted Do Pass S Governmental Accountability and Fiscal Oversight	
011503 Reported From S Governmental Accountability and Fiscal Oversight Committee to Floor	S91
011503 S Third Read and Passed	S91/H96
011503 H First Read	H96-97
011603 H Second Read	H101
012103 Referred H Rules Committee	H126
012203 Hearing Conducted H Rules Committee	
012203 Voted Do Pass H Rules Committee	
012303 Reported Do Pass H Rules Committee	H155
012803 H Third Read and Passed	H173/S144
012803 Truly agreed to and finally passed	S144
012903 Reported Duly Enrolled S Rules Committee	S149
012903 Signed by Senate President Pro Tem	S149
013003 Signed by House Speaker	H214
013003 Delivered to Governor	S157
013103 Signed by Governor	

SCR 002

SENATE SPONSOR Bland

0223S.03I

SCR 2 - This resolution would rename the Joint Interim Committee on After-School Programs as the Joint Legislative Committee on Out-of-School Programs. The authority of the committee will terminate on December 31, 2004, and the resolution requires that the committee report its recommendations and findings to the General Assembly by January 1, 2005.

Further, the resolution alters the composition of the committee from three members of the House and Senate to include five members from each body.

This resolution is similar to SCR 73 (2002).
DONALD THALHUBER

011503	S First Read	S82-83
012103	Referred Rules, Joint Rules, Resolutions & Ethics Committee	S106
020603	Hearing Conducted S Rules, Joint Rules, Resolutions & Ethics Committee	
021303	Voted Do Pass S Rules, Joint Rules, Resolutions & Ethics Committee	
040203	Reported From S Rules, Joint Rules, Resolutions & Ethics Committee to Floor	S646
040803	S adopted	S712
040803	H First Read	H967-968

EFFECTIVE : Upon Passage

SCR 003

SENATE SPONSOR Loudon

0691S.01I

SCR 3 - This resolution urges the State of Illinois to either enact a law that requires parental consent for minors to obtain an abortion or, if no such law is enacted, to recognize Missouri's parental consent law.

LORIE TOWE

012303	S First Read	S124
012703	Referred S Rules, Joint Rules, Resolutions & Ethics Committee	S137
020603	Hearing Conducted S Rules, Joint Rules, Resolutions & Ethics Committee	
021303	Voted Do Pass S Rules, Joint Rules, Resolutions & Ethics Committee	
040803	Reported From S Rules, Joint Rules, Resolutions & Ethics Committee to Floor	S696
042803	S Resolutions Calendar	

SCR 004

SENATE SPONSOR Jacob

1303L.01I

SCR 4 - This resolution would allow the Curators of the University of Missouri to ask for a request for proposals (RFP) from private hotel developers to construct and operate a hotel and convention center on University property under a 50-year lease agreement. The hotel would not be operated by the University and would pay personal and real property taxes. Proceeds of the lease would be used to partially fund an adjacent performing arts center financed exclusively by private contributions. If proposals do not meet the expectations of the Curators, the project will be cancelled.

RON KIRCHOFF

012703	S First Read	S135
012803	Second Read and Referred S Rules, Joint Rules, Resolutions & Ethics Committee	S143
021303	Hearing Conducted S Rules, Joint Rules, Resolutions & Ethics Committee	
022003	Voted Do Pass S Rules, Joint Rules, Resolutions & Ethics Committee	
041703	Reported From S Rules, Joint Rules, Resolutions & Ethics Committee to Floor	S874
042803	S Resolutions Calendar	

SCR 005

SENATE SPONSOR Cauthorn

1275L.01I

SCR 5 - This resolution urges the member of the United States Congress to take up and pass the Federal Marriage Amendment which would allow the state to retain existing authority to legislate in the area of marital benefits, including privileges associated with marriage.

RON KIRCHOFF

020603	S First Read	S180-181
021003	Referred S Rules, Joint Rules, Resolutions & Ethics Committee	S205
021303	Hearing Conducted S Rules, Joint Rules, Resolutions & Ethics Committee	
031303	Voted Do Pass S Rules, Joint Rules, Resolutions & Ethics Committee	
040303	Reported From S Rules, Joint Rules, Resolutions & Ethics Committee to Floor	S664-665
040903	S adopted	S721
040903	H First Read	H991

SCR 006

SENATE SPONSOR Stoll

1594S.01I

SCR 6 - This resolution urges Congress to repeal the Government Pension Offset and Windfall Elimination Provisions of the Social Security Act.

DONALD THALHUBER

021003	S First Read	S200-201
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021103 Referred S Rules, Joint Rules, Resolutions & Ethics S212
Committee
022003 Hearing Conducted S Rules, Joint Rules, Resolutions &
Ethics Committee
031303 Voted Do Pass S Rules, Joint Rules, Resolutions &
Ethics Committee
040803 Reported From S Rules, Joint Rules, Resolutions &
Ethics Committee to Floor
041403 S adopted S765-766
041403 H First Read H1020-1021

SCR 007

SS SCR 7
SENATE SPONSOR Gross

0491S.06F

SS/SCR 7 - This resolution creates the "Joint Interim
Committee on Judicial Resources" to conduct a comprehensive
analysis of the activities of the 45 Judicial Circuits. The
committee must report to the General Assembly by January 1, 2004.
JIM ERTLE

022403 S First Read S287
022503 Referred S Rules, Joint Rules, Resolutions & Ethics S309
Committee
022703 Hearing Conducted S Rules, Joint Rules, Resolutions &
Ethics Committee
031303 Voted Do Pass (w/SCA 1) S Rules, Joint Rules,
031303 Resolutions & Ethics Committee (0491S03.01S)
040203 Reported From S Rules, Joint Rules, Resolutions & S645
Ethics Committee to Floor w/SCA 1
040703 SCA 1 S adopted S680
040703 SS S offered (Gross) (0491S.06F) S680-681
040703 SA 1 to SS S offered & adopted (Gross) S681
040703 SS, as amended, S adopted S681
040703 H First Read H946-947

SCR 008

SCS SCR 8
SENATE SPONSOR Dougherty

0984S.02C

SCS/SCR 8 - The resolution renames the St. Louis Central
Office of the Division of Workforce Development the Nathaniel J.
"Nat" Rivers Office of the Division of Workforce Development.
RON KIRCHOFF

022503 S First Read S303-304
022603 Referred S Rules, Joint Rules, Resolutions & Ethics S325

Committee
022703 Hearing Conducted S Rules, Joint Rules, Resolutions
& Ethics Committee
031303 SCS Voted Do Pass S Rules, Joint Rules, Resolutions &
Ethics Committee (0984S.02C)
041003 Reported From S Rules, Joint Rules, Resolutions & S754-755
Ethics Committee to Floor w/SCS
041403 SCS S adopted S765
041403 S adopted S765
041403 H First Read H1021-1022
041503 H Second Read H1032
042303 Referred H Special Committee on Urban Issues

SCR 009

SENATE SPONSOR Shields

1440L.01I

SCR 9 - This resolution urges Congress to enact financially sustainable, voluntary, universal, and privately administered out-patient prescription drug coverage as part of the Medicare program.

RON KIRCHOFF

022603 S First Read S316-317
030303 Referred S Rules, Joint Rules, Resolutions & S357
Ethics Committee
030603 Hearing Conducted S Rules, Joint Rules, Resolutions &
Ethics Committee
031303 Voted Do Pass S Rules, Joint Rules, Resolutions &
Ethics Committee
041003 Reported From S Rules, Joint Rules, Resolutions & S755
Ethics Committee to Floor
041403 S adopted S765
041403 H First Read H1022-1023

SCR 010

SENATE SPONSOR Bartle

1901L.01P

SCR 10 - This resolution authorizes the Committee On Legislative Research to collate, index, print, and bound all acts and resolutions enacted by the 92nd General Assembly, First Regular Session.

RON KIRCHOFF

022603 S First Read S317
022603 S adopted S317

022603 H First Read	H473
022703 H Second Read	H483
031203 Referred H Rules Committee	H683
042403 Hearing Conducted H Rules Committee	

SCR 011

SENATE SPONSOR Steelman

1938S.01I

SCR 11 - This resolution directs the Department of Health and Senior Services to create the "Comprehensive Patient Education and Healthcare Cost Improvement Pilot Program", which will develop and incorporate education programs into the preoperative consultation and informed consent process.
LORIE TOWE

022603 S First Read	S317-318
030303 Referred S Rules, Joint Rules, Resolutions & Ethics Committee	S357
040303 Hearing Conducted S Rules, Joint Rules, Resolutions & Ethics Committee	
041003 Voted Do Pass S Rules, Joint Rules, Resolutions & Ethics Committee	
041703 Reported From S Rules, Joint Rules, Resolutions & Ethics Committee to Floor	S873
041703 Referred S Governmental Accountability & Fiscal Oversight Committee	S878
042203 Hearing Cancelled S Governmental Accountability & Fiscal Oversight Committee	
042303 Hearing Scheduled But Not Heard S Governmental Accountability and Fiscal Oversight	
042803 Hearing Scheduled S Governmental Accountability and Fiscal Oversight Committee	
042803 S Resolutions Calendar (Fiscal)	

SCR 012

SENATE SPONSOR Gibbons

1905S.01I

SCR 12 - This resolution urges the Governor and the Department of Corrections to explore public-private partnerships to design, build and/or manage facilities and to monitor inmate populations.
SARAH MORROW

022603 S First Read	S328
030303 Referred S Rules, Joint Rules, Resolutions &	S357

Ethics Committee
 030603 Hearing Conducted S Rules, Joint Rules, Resolutions &
 Ethics Committee
 031303 Voted Do Pass S Rules, Joint Rules, Resolutions &
 Ethics Committee
 040803 Reported From S Rules, Joint Rules, Resolutions & S696
 Ethics Committee to Floor
 040903 S adopted S721
 040903 H First Read H992
 041003 H Second Read
 042303 Referred H Corrections and State Institutions Com.

 SCR 013

SS SCS SCR 13

SENATE SPONSOR Nodler

1907S.05F

SS/SCS/SCR 13 - This resolution creates a subcommittee within the Joint Committee on Legislative Research. The subcommittee will be charged with investigating ways to reduce costs to state government and increase quality of services to citizens through utilizing private resources within certain aspects of the state government. The subcommittee will consist of 16 members. Four members will be from the Senate, four from the House, four will be representatives of private business appointed by the House, and four will be representatives of private business appointed by the Senate. In each of these four groups, at least two from each group shall be from the minority party. The Senate and House will collaborate to ensure that the 16 members are representative of the state population from both a racial and gender perspective.

The subcommittee may provide for reasonable compensation for its non-legislative members. The subcommittee will first meet by the first Friday following the September veto session. The subcommittee will report to the Legislature by 1/15/04 and again by 12/31/04.

The subcommittee will expire at the end of the 92nd General Assembly.

JEFF CRAVER

022603 S First Read S328-329
 030303 Referred S Rules, Joint Rules, Resolutions & S357
 Ethics Committee
 030603 Hearing Conducted S Rules, Joint Rules, Resolutions &
 Ethics Committee
 031303 Voted Do Pass S Rules, Joint Rules, Resolutions &
 Ethics Committee
 031803 Committee Vote Reconsidered S Rules, Joint Rules,
 Resolutions & Ethics Committee

031803 SCS Voted Do Pass S Rules, Joint Rules, Resolutions &
Ethics Committee (1907S.03C)
040203 Reported From S Rules, Joint Rules, Resolutions & S645-646
Ethics Committee to Floor w/SCS
040703 SCS S adopted S682
040703 Motion to reconsider SCS adoption vote S adopted S682
040703 Placed on Calendar S682
040703 SS for SCS S offered & adopted (Nodler) (1907S.05F) S685-686
040703 S adopted S686
040703 H First Read H947-949
040803 H Second Read H956
041003 Referred H Budget Committee H1010
041503 Hearing Scheduled But NOT Heard H Budget Committee
041603 Hearing Conducted H Budget Committee
042903 Hearing Scheduled H Budget Committee
(8:30 a.m. - HR 3)

SCR 014

SENATE SPONSOR Dolan

2078S.01I

SCR 14 - This resolution urges Congress to plan and fund a
missile defense system beyond 2005 that would consolidate
technological advancement and expansion from the limited
applications currently planned.
RON KIRCHOFF

031703 S First Read S527-528
031903 Referred S Rules, Joint Rules, Resolutions & Ethics S564
Committee
040303 Hearing Conducted S Rules, Joint Rules, Resolutions &
Ethics Committee
041003 Voted Do Pass S Rules, Joint Rules, Resolutions &
Ethics Committee
041703 Reported From S Rules, Joint Rules, Resolutions & S874
Ethics Committee to Floor
042803 S Resolutions Calendar

SCR 015

SENATE SPONSOR Dolan

2146S.04I

Supports the actions of the President and offers unfettered
dedication to all members of the United States' armed forces

032003 S First Read S575-576

SCR 016

SENATE SPONSOR Goode

2162S.01I

SCR 16 - This resolution creates a Joint Interim Committee on Education.

The committee is charged with conducting an in-depth study concerning all issues relating to equity and adequacy of distribution of state school aid, teachers' salaries, funding for school buildings, and overall funding levels for schools and any other education-related issues the committee deems relevant.

The committee will be comprised of seven members of the Senate and seven members of the House of Representatives.
DONALD THALHUBER

032003	S First Read	S582
033103	Referred S Rules, Joint Rules, Resolutions & Ethics Committee	S611
040303	Hearing Conducted S Rules, Joint Rules, Resolutions & Ethics Committee	
041003	Voted Do Pass S Rules, Joint Rules, Resolutions & Ethics Committee	
041703	Reported From S Rules, Joint Rules, Resolutions & Ethics Committee to Floor	S874
042803	S Resolutions Calendar	

SCR 017

SENATE SPONSOR Cauthorn

2187S.02I

SCR 17 - This resolution expresses the gratitude and support of the Senate for the work of community and faith-based organizations providing social services and encourages the state and all local governments to work in partnership with faith-based and community organizations to provide quality social services.
JIM ERTLE

041003	S First Read	S751-752
041403	Referred S Rules, Joint Rules & Resolutions & Ethics Committee	S768
041703	Hearing Conducted S Rules, Joint Rules & Resolutions & Ethics Committee	
041703	Voted Do Pass S Rules, Joint Rules & Resolutions & Ethics Committee	

SCR 018

SENATE SPONSOR Mathewson

2197S.02I

SCR 18 - This resolution creates a joint interim committee composed of seven members of the Senate, to be appointed by the President Pro Tem of the Senate and seven members of the House of Representatives, to be appointed by the Speaker of the House of Representatives. At least three members from each house shall be from the minority party. The committee will conduct a study to determine the feasibility of achieving the objectives of decreasing health insurance costs to all state employees and streamlining state medicaid programs to achieve cost savings.
JEFF CRAVER

041003 S First Read	S752-753
041403 Second Read and Referred S Rules, Joint Rules, Resolutions & Ethics Committee	S768
041703 Hearing Conducted S Rules, Joint Rules, Resolutions & Ethics Committee	
041703 Voted Do Pass S Rules, Joint Rules, Resolutions & Ethics Committee	

SCR 019

SENATE SPONSOR Bland

2065L.01I

Establishes a Hepatitis C Task Force to examine the impact of the Hepatitis C virus in Missouri

042203 Referred S Rules, Joint Rules, Resolutions & Ethics Committee

SCR 020

SENATE SPONSOR Cauthorn

Proclaims the general assembly's support for & the display of the national motto "In God We Trust" in public buildings

042403 Referred S Rules, Joint Rules, Resolutions & Ethics Committee

SJR 001

SENATE SPONSOR Bland

0155S.01I

Ratifies the United States Equal Rights Amendment

012303 Second Read and Referred S Judiciary & Civil & S129
Criminal Jurisprudence Committee

SJR 002

SENATE SPONSOR Bland

0041S.02I

Repeals portions of the Hancock Amendment concerning total
state revenues and tax increases

012303 Second Read and Referred S Ways and Means Committee S129

SJR 003

SENATE SPONSOR Gross

0096S.01I

SJR 3 - This constitutional amendment, if approved by
voters, enables the Legislature to extend a property tax
exemption to any property owned by veterans' organizations.

This resolution is identical to SJR 39 (2002)
JEFF CRAVER

120102 Prefiled
010803 S First Read S46
012303 Second Read and Referred S Ways and Means Committee S129
022503 Hearing Conducted S Ways and Means Committee
031103 Voted Do Pass S Ways & Means Committee

EFFECTIVE : Voter Approval

SJR 004

SENATE SPONSOR Cauthorn

0291S.01I

SJR 4 - This proposed constitutional amendment, if approved
by the voters, allows a school district to provide transportation
for private school pupils, provided that any such pupil, or the
pupil's parent or other guardian, reimburses the district for the
proportionate share of the actual operating and capital expenses

incurred in providing the transportation services.

This resolution is identical to SJR 30 (2002).
DONALD THALHUBER

120102 Prefiled
010803 S First Read S46
012303 Second Read and Referred S Education Committee S129
021803 Hearing Conducted S Education Committee
031103 Voted Do Pass S Education Committee

EFFECTIVE : Voter Approval

SJR 005

SENATE SPONSOR Bland

0104S.01I

Creates a fund to hold excess revenue of the state

012303 Second Read and Referred S Ways and Means Committee S129

SJR 006

SENATE SPONSOR Bartle

0521S.02I

Abolishes the highway commission and replaces it with a
director of transportation

031803 Hearing Conducted S Transportation Committee

SJR 007

SENATE SPONSOR Loudon

0692S.01I

Amends the Constitution to allow the commission to design,
acquire, construct, maintain, and operate toll facilities

031803 Hearing Conducted S Transportation Committee

SJR 008

SENATE SPONSOR Bartle

0704S.01I

SJR 8 - This constitutional amendment, if approved by
voters, would create a limit of two terms for the offices of

Lieutenant Governor, Secretary of State, Attorney General and State Auditor. Currently, only the offices of Governor and State Treasurer are subject to a limit of two terms.

JIM ERTLE

121702 Prefiled
010803 S First Read S47
012303 Second Read and Referred S Financial & Governmental S129
Organization, Veterans' Affairs & Elections Committee
041403 Hearing Conducted S Financial & Governmental
Organization, Veterans' Affairs & Elections Committee
041503 Voted Do Pass S Financial & Government Org.,
Veterans' Affairs & Elections Committee

EFFECTIVE : Voter Approval

SJR 009

SENATE SPONSOR Yeckel

0638S.01I

SJR 9 - This proposed constitutional amendment removes Article IX, Section 8 of the Missouri Constitution, which explicitly prohibits the distribution of state moneys to religious organizations. Article IX, Section 8 of the Missouri Constitution is commonly referred to as the "Blaine Amendment".
DONALD THALHUBER

121802 Prefiled
010803 S First Read S47
021003 Second Read and Referred S Financial & Governmental S205
Organization, Veterans' Affairs & Elections Committee
031703 Hearing Cancelled S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee
033103 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee
040303 Voted Do Pass S Financial & Governmental Organ.,
Veterans' Affairs & Elections Committee

EFFECTIVE : Voter Approval

SJR 010

SENATE SPONSOR Yeckel

0637S.01I

SJR 10 - This proposed constitutional amendment removes the portion of Article I, Section 7 that limits the distribution of moneys from the "public treasury in aid of any church, sect or denomination of religion, or in aid of any priest, preacher, minister or teacher thereof".

DONALD THALHUBER

121802 Prefiled
010803 S First Read S47
021003 Second Read and Referred S Financial & Governmental S205
Organization, Veterans' Affairs & Elections Committee
031703 Hearing Cancelled S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee
033103 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee
040703 Voted Do Pass S Financial & Governmental Organ.,
Veterans' Affairs & Elections Committee

EFFECTIVE : Voter Approval

SJR 011

SENATE SPONSOR Bartle

0724S.01I

SJR 11 - This proposed constitutional amendment, if approved by the voters, would reduce the number of State Representatives from 163 to 105 and increase the number of Senators from 34 to 35.

Beginning with the 94th General Assembly, the state will be divided into 35 senatorial districts. Each state senatorial district shall have 3 state representative districts contained wholly within such senatorial district. Each representative district shall contain as close to one-third of the population of such senatorial district as possible. One reapportionment commission shall be responsible for the division of Senate and Representative districts. Currently, there is both a House and Senate reapportionment commission.

This SJR is similar to HJR 54 (2002).
JIM ERTLE

121802 Prefiled
010803 S First Read S47
012303 Second Read and Referred S Financial & Governmental S129
Organization, Veterans' Affairs & Elections Committee
041403 Hearing Conducted S Financial & Governmental
Organization, Veterans' Affairs & Elections Committee
041503 Voted Do Pass S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

EFFECTIVE : Voter Approval

SJR 012

SENATE SPONSOR Mathewson

0667S.05I

Increases the motor fuel tax by four cents to retire state
road bonds authorized by the General Assembly

031803 Hearing Conducted S Transportation Committee

SJR 013

SENATE SPONSOR Stoll

0120S.01I

SJR 13 - This proposed constitutional amendment, if approved
by voters, will amend Article III of the Missouri Constitution by
allowing a person to participate in the management, conduct or
operation of bingo if such person has been a bona fide member of
the licensed organization for the six months immediately
preceding such participation.

This joint resolution is identical to SJR 50 (2000).
JIM ERTLE

011403 S First Read	S74
021003 Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S205
022403 Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
030603 Voted Do Pass S Financial & Governmental Organization Veterans' Affairs & Elections Committee - Consent	
040303 Reported From S Financial & Governmental Org., Vet. Affairs & Elections Committee to Floor	S663
041603 Bill Placed on Informal Calendar	S857
042803 S Inf Calendar S Bills for Perfection	

EFFECTIVE : Voter Approval

SJR 014

SENATE SPONSOR Jacob

1048S.01I

Amends the Constitution to create a Revenue Stabilization
Fund

040103 Voted Do Not Pass S Ways & Means Committee

SJR 015

SENATE SPONSOR Gross

1168S.01I

Abolishes the Missouri Citizen's Commission on Compensation

031003 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee-Consent

SJR 016

SENATE SPONSOR Jacob

1522S.01I

Constitutional amendment to repeal legislative term limits,
subject to voter approval

033103 Hearing Conducted S Financial & Governmental Org.,
Veterans' Affairs & Elections Committee

SJR 017

SCS SJR 17

SENATE SPONSOR Dolan

1165S.03I

SCS/SJR 17 - This proposed constitutional amendment eliminates non-highway agencies from receiving highway revenues over a ten-year period. The department of transportation and the state highway patrol are exempt from the diversion. Costs incurred by the Office of Administration on behalf of the state highway patrol and employees of the department of transportation may be paid from highway revenues. This will begin July 1, 2005, provided that the voters approve this resolution in November 2004.

The resolution directs one-half of the proceeds from the tax on motor vehicles, trailers, boats, and outboard motors which currently goes to the General Revenue Fund to the state road fund over a ten-year period. This redirection will be phased in over a ten-year period beginning the first fiscal year following the adoption of this resolution.

STEPHEN WITTE

021103 S First Read	S212
021303 Second Read and Referred S Transportation Committee	S225
021803 Hearing Scheduled But Not Heard S Transportation Committee	
022503 Hearing Conducted S Transportation Committee	
040903 SCS Voted Do Pass S Transportation	

Committee

(1165S.08C)

EFFECTIVE : Voter Approval

SJR 018

SENATE SPONSOR Coleman

0825S.07I

Enables the legislature to issue bonds for education
purposes

031803 Hearing Conducted S Education Committee

SJR 019

SENATE SPONSOR Clemens

0617S.02I

Prohibits additional appropriations for funding of
professional sports stadiums without a vote of the people

031903 Hearing Conducted S Commerce & Environment Committee

SJR 020

SENATE SPONSOR Bray

1751S.01I

Modifies powers and duties of the state highways and
transportation commission

030603 Second Read and Referred S Transportation Committee S410

SJR 021

SENATE SPONSOR Cauthorn

1487S.01I

Puts to the vote of the people every four years the issue
of conservation sales tax040303 Hearing Conducted S Agriculture, Conservation, Parks
and Natural Resources Committee-----
SJR 022

SENATE SPONSOR Klindt

1835S.01I

Eliminates the authority of the department of conservation
to purchase land

030603 Second Read and Referred S Agriculture, Conservation, S410

SJR 023

SENATE SPONSOR Coleman

2036S.01I

Changes minimum age requirements for members of the General
Assembly

041403 Hearing Conducted S Financial & Governmental
Organization, Veterans' Affairs & Elections Committee

SR 0002

SENATE SPONSOR Gibbons

010803 S First Read

010803 S adopted

EFFECTIVE : January 8, 2003

SR 0004

SENATE SPONSOR Kinder

0899S.04I

SR 4 - This resolution revises numerous Senate Committee
names and duties. This resolution also revises the number of
bills that need to be printed.

RON KIRCHOFF

010803 S First Read

S47-51

010903 SA 1 S offered & adopted (Kinder)

S57-58

010903 S adopted, as amended

S58

SR 0030

SCS SR 30

SENATE SPONSOR Shields

0969S.04C

SCS/SR 30 - This resolution would allow members of the
Senate to use their personal laptop computers at the research
table which shall not be connected to any network. It would also
allow the Research Staff to use laptops at the research table and
the Secretary of the Senate to use laptops at the dais which may
be connected to the network and only used to perform the duties
required of the Research Staff and the Secretary of the Senate.
RON KIRCHOFF

011503 S First Read	S82
011503 Referred S Rules, Joint Rules, Resolutions & Ethics Committee	S82
012303 Hearing Conducted S Rules, Joint Rules, Resolutions & Ethics Committee	
020603 SCS Voted Do Pass S Rules, Joint Rules, Resolutions & Ethics Committee (0969S.04C)	
020603 Reported From S Rules, Joint Rules, Resolutions & Ethics Committee to Floor w/SCS	S187
021103 SA 1 to SCS S offered & adopted (Caskey)	S210-211
021103 SS for SCS S offered (Bartle) (0969S.05S)	S211
021103 SA 1 to SS for SCS S offered (Jacob)	S211
021103 Placed on Calendar	S211
042803 S Resolutions Calendar	

EFFECTIVE : Upon Passage

SR 0113

SENATE SPONSOR Vogel

SR 113 - This resolution grants the Rotary Club permission to use the Senate Chamber for its Student Government Day.
HENRY T. HERSCHEL

013003 S First Read	S154
013003 S adopted	S154

SR 0114

SENATE SPONSOR Vogel

SR 114 - This resolution grants the Missouri Catholic Conference permission to use the Senate Chamber for a citizens assembly and workshop.
HENRY T. HERSCHEL

013003 S First Read	S154
013003 S adopted	S154

SR 0131

SENATE SPONSOR Vogel

SR 131 - This resolution would allow the Silver Haired Legislature to use the Senate Chamber to conduct their regular

session on October 23, 2003.
RON KIRCHOFF

020403 S First Read	S167
020403 S adopted	S168

SR 0132

SENATE SPONSOR Vogel

SR 132 - This resolution would allow the Missouri YMCA to use the Senate Chamber to conduct their Youth in Government program November 22, 2003, and December 3 through December 6, 2003.
RON KIRCHOFF

020403 S First Read	S168
020403 S adopted	S168

SR 0214

SENATE SPONSOR Jacob

SR 214 - This resolution allows Missouri Girls State to use the Senate Chamber for a mock legislative session on June 24, 2003.
RON KIRCHOFF

022503 S First Read
022503 S adopted

SR 0433

SENATE SPONSOR Dolan

2146S.05I

SR 433 - This resolution offers the support of the Senate for the military efforts of the President concerning the war in Iraq and the pursuit of Osama bin Laden. The resolution also offers the support of the Senate to the members of the armed forces engaged in such endeavors.

The resolution has a presentment clause.
JEFF CRAVER

04/25/03

MISSOURI SENATE
WEEKLY BILL STATUS REPORT

PAGE 440

032003 S First Read	S579=580
032003 Rules Suspended	S580
032003 SA 1 S offered & withdrawn (Goode)	S580
032003 SS S offered (Jacob) (2146S.06F)	S580
032003 SS for SS S offered & withdrawn (Bartle)	S580-581
032003 SS S defeated	S581
032003 S adopted	S582

SR 0602

SENATE SPONSOR Bland

2172L.01I

041603 S First Read	S862
041603 S adopted	S862

MISSOURI SENATE

BILL STATUS

HOUSE BILLS

HB 0001

SCS HS HB 0001

SENATE HANDLER Russell

HOUSE SPONSOR Bearden

0001S.04C

HS/HB 1 - Public Debt

.	Governor	House
GR	\$103,658,379	\$103,598,379
FEDERAL	0	0
OTHER	987,647	987,647
.		
TOTAL	\$104,646,026	\$104,586,026

.	Senate	Final
GR		
FEDERAL		
OTHER		
.		
TOTAL		

MARTY DREWEL

020403 Introduced and read first time (H)	H238
020503 Read second time (H)	H247
022703 Referred: Budget (H)	H494
031103 Public Hearing Held (H)	H
031303 Executive Session Held (H)	H
031403 HCS Reported Do Pass (H)	H696
031803 Taken up for perfection (H)	H
031803 Laid Over (H)	H
031803 Taken up for perfection (H)	H
031803 HCS defeated (H)	H
031803 House Substitute offered (H)	H
031803 HS adopted in House (H)	H
031803 Perfected (H)	H
031903 Third Read and Passed (H)	
031903 S First Read	S563
032003 Second Read and Referred S Appropriations Committee	S583
040103 Hearing Conducted S Appropriations Committee	
041703 SCS Voted Do Pass S Appropriations Comm. (0001S.04C)	
042103 Reported From S Appropriations Comm. to Floor w/SCS	S887
042203 SCS S adopted	S901
042203 S Third Read and Passed	S901-902
042803 H Calendar H Bills with S amendments (SCS)	

EFFECTIVE : July 1, 2003

HB 0002

SCS HS HB 2

SENATE HANDLER Russell

HOUSE SPONSOR Bearden

0002S.04C

HS/HB 2 - Elementary and Secondary Education

.	Governor	House
GR	\$2,423,334,948	\$2,404,553,489
FEDERAL	927,318,630	927,318,630
OTHER	1,340,798,458	1,144,616,778
.		
TOTAL	\$4,691,452,036	\$4,476,488,897

.	Senate	Final
GR		
FEDERAL		
OTHER		
.		
TOTAL		

MARTY DREWEL

021703 Introduced and read first time (H)	H353
021803 Read second time (H)	H365
021803 Referred: Budget (H)	H369
031103 Public Hearing Held (H)	H
031303 Executive Session Held (H)	H
031803 House Substitute offered (H)	H
031803 HS adopted in House (H)	H
031803 Perfected (H)	H
031903 Third Read and Passed (H)	
031903 S First Read	S563-564
032003 Second Read and Referred S Appropriations Committee	S583
041403 Hearing Conducted S Appropriations Committee	
041703 SCS Voted Do Pass S Appropriations Comm. (0002S.04C)	
042103 Reported From S Appropriations Comm. to Floor w/SCS	S887
042203 SA 1 to SCS S offered (Jacob)	S902
042203 SSA 1 for SA 1 to SCS S offered (Stoll)	S902-903
042203 SA 1 to SSA 1 to SA 1 to SCS S offered & defeated (Caskey)	S903
042203 SSA 1 for SA 1 to SCS S defeated	S903-904
042203 SA 1 to SCS S defeated	S904
042203 SA 2 to SCS S offered & withdrawn (Caskey)	S904
042203 SA 3 to SCS S offered & defeated (Coleman)	S904
042203 SA 4 to SCS S offered & defeated (Kennedy)	S905
042203 Bill Placed on Informal Calendar	S905
042203 SA 5 to SCS S offered & defeated (Bray)	S907-908
042203 SA 6 to SCS S offered & defeated (Bland)	S908
042203 SA 7 to SCS S offered & withdrawn (Jacob)	S908
042203 SA 8 to SCS S offered & defeated (Jacob)	S908-909

042203 SA 9 to SCS S offered & adopted (Caskey) S909
 042203 SA 10 to SCS S offered & adopted (Russell) S909
 042203 SCS, as amended, S adopted S909
 042203 S Third Read and Passed S909
 042303 Motion to reconsider motion to lay on table S adopted S930
 042303 Motion to reconsider titling and perfection motions S S930
 adopted
 042303 Motion to reconsider Third Reading vote S adopted S930
 042303 Motion to reconsider adoption of SCS, as amended S930
 042303 SA 11 to SCS S offered & adopted (Russell) S930
 042303 SCS, as amended S adopted S930
 042303 S Third Read and Passed S930
 042803 H Calendar H Bills with S amendments (SCS)

EFFECTIVE : July 1, 2003

HB 0003

SCS HS HB 3

SENATE HANDLER Russell

HOUSE SPONSOR Bearden

0003S.05C

HS/HB 3 - Higher Education

.	Governor	House
GR	\$ 880,744,114	\$ 864,528,476
FEDERAL	6,690,637	6,690,637
OTHER	180,276,578	182,098,946
.		
TOTAL	\$1,067,711,329	\$1,053,318,059

.	Senate	Final
GR		
FEDERAL		
OTHER		
.		
TOTAL		

MARTY DREWEL

021703 Introduced and read first time (H) H353
 021803 Read second time (H) H365
 021803 Referred: Budget (H) H369
 031103 Public Hearing Held (H) H
 031303 Executive Session Held (H) H
 031803 House Substitute offered (H) H
 031803 HS adopted in House (H) H
 031803 Perfected (H) H
 031903 Third Read and Passed (H)
 031903 S First Read S564
 032003 Second Read and Referred S Appropriations Committee S583
 041403 Hearing Conducted S Appropriations Committee

041703 SCS Voted Do Pass S Appropriations Comm. (0003S.05C)
 042103 Reported From S Appropriations Comm. to Floor w/SCS S887
 042203 Bill Placed on Informal Calendar S910
 042303 SA 1 to SCS S offered (Caskey) S923-924
 042303 SSA 1 for SA 1 to SCS S offered (Days) S924-925
 042303 SA 1 to SSA 1 for SA 1 to SCS S offered & S925
 defeated (Jacob)
 042303 SSA 1 for SA 1 to SCS S defeated S926
 042303 SA 1 to SCS S defeated S926-927
 042303 SA 2 to SCS S offered & defeated (Jacob) S927-928
 042303 SA 3 to SCS S offered & defeated (Jacob) S928
 042303 SA 4 to SCS S offered & adopted (Russell) S928
 042303 SCS, as amended, S adopted S929
 042303 S Third Read and Passed S929
 042803 H Calendar H Bills with S amendments (SCS)

EFFECTIVE : July 1, 2003

HB 0004

SCS HS HB 4

SENATE HANDLER Russell

HOUSE SPONSOR Bearden

0004S.04C

HS/HB 4 - Revenue & Transportation

.	REVENUE	
.	Governor	House
GR	\$1,276,706,058	\$1,271,372,899
FEDERAL	8,048,685	8,048,685
OTHER	390,992,956	378,700,296
.		
TOTAL	\$1,675,747,699	\$1,658,121,880
.	Senate Final	
GR		
FEDERAL		
OTHER		
.		
TOTAL		

.	TRANSPORTATION	
.	Governor	House
GR	\$ 14,606,939	\$ 9,289,379
FEDERAL	55,392,941	55,589,408
OTHER	1,686,762,979	1,686,875,031
.		
TOTAL	\$1,756,762,859	\$1,751,753,818

.	Senate	Final
GR		
FEDERAL		
OTHER		
.		
TOTAL		
MARTY DREWEL		

021703 Introduced and read first time (H)	H353
021803 Read second time (H)	H365
021803 Referred: Budget (H)	H369
031103 Public Hearing Held (H)	H
031303 Executive Session Held (H)	H
031803 House Substitute offered (H)	H
031803 HS adopted in House (H)	H
031803 Perfected (H)	H
031903 Third Read and Passed (H)	
031903 S First Read	S567
032003 Second Read and Referred S Appropriations Committee	S583
040103 Hearing Conducted S Appropriations Committee	
040703 Hearing Conducted S Appropriations Committee	
041703 SCS Voted Do Pass S Appropriations Comm. (0004S.04C)	
042103 Reported From S Appropriations Comm. to Floor w/SCS	S887
042203 SA 1 to SCS S offered & adopted (Russell)	S910
042203 SA 2 to SCS S offered & defeated (Kennedy)	S910
042203 SCS, as amended, S adopted	S910
042203 S Third Read and Passed	S910
042803 H Calendar H Bills with S amendments (SCS)	

EFFECTIVE : July 1, 2003

HB 0005

SCS HS HB 5

SENATE HANDLER Russell

HOUSE SPONSOR Bearden

0005S.04C

HS/HB 5 - Office of Administration

.	Governor	House
GR	\$592,974,803	\$504,047,658
FEDERAL	140,573,877	140,439,744
OTHER	124,918,999	125,626,070
.		
TOTAL	\$858,467,679	\$770,113,472

.	Senate	Final
GR		
FEDERAL		

OTHER

.

TOTAL

MARTY DREWEL

021703 Introduced and read first time (H)	H353
021803 Read second time (H)	H365
021803 Referred: Budget (H)	H369
031103 Public Hearing Held (H)	H
031303 Executive Session Held (H)	H
031803 House Substitute offered (H)	H
031803 HS adopted in House (H)	H
031803 Perfected (H)	H
031903 Third Read and Passed (H)	
031903 S First Read	S567
032003 Second Read and Referred S Appropriations Committee	S583
040703 Hearing Conducted S Appropriations Committee	
041703 SCS Voted Do Pass S Appropriations Comm. (0005S.04C)	
042103 Reported From S Appropriations Comm. to Floor w/SCS	S887
042203 SA 1 to SCS S offered & adopted (Russell)	S911
042203 SCS, as amended, S adopted	S911
042203 S Third Read and Passed	S911
042803 H Calendar H Bills with S amendments (SCS)	

EFFECTIVE : July 1, 2003

HB 0006

SCS HS HB 6

SENATE HANDLER Russell

HOUSE SPONSOR Bearden

0006S.04C

HS/HB 6 - Agriculture, Natural Resources & Conservation

. AGRICULTURE		
.	Governor	House
GR	\$ 15,257,390	\$ 13,346,489
FEDERAL	3,850,460	5,881,197
OTHER	15,251,358	15,357,359
.		
TOTAL	\$ 34,359,208	\$ 34,585,045

.	Senate	Final
GR		
FEDERAL		
OTHER		
.		
TOTAL		

.

NATURAL RESOURCES

.	Governor	House
GR	\$ 10,511,883	\$ 7,758,112
FEDERAL	46,997,879	46,997,879
OTHER	275,730,991	275,730,991
.		
TOTAL	\$333,240,753	\$330,486,982

.	Senate	Final
GR		
FEDERAL		
OTHER		
.		
TOTAL		

.	CONSERVATION	
.	Governor	House
GR	\$ 0	\$ 0
FEDERAL	0	0
OTHER	126,951,038	126,951,038
.		
TOTAL	\$126,951,038	\$126,951,038

.	Senate	Final
GR		
FEDERAL		
OTHER		
.		
TOTAL		

MARTY DREWEL

021703 Introduced and read first time (H)	H353
021803 Read second time (H)	H365
021803 Referred: Budget (H)	H369
031103 Public Hearing Held (H)	H
031303 Executive Session Held (H)	H
031803 House Substitute offered (H)	H
031803 HS adopted in House (H)	H
031803 Perfected (H)	H
031903 Third Read and Passed (H)	
031903 S First Read	S567
032003 Second Read and Referred S Appropriations Committee	S583
040103 Hearing Conducted S Appropriations Committee	
040203 Hearing Conducted S Appropriations Committee	
040803 Hearing Conducted S Appropriations Committee	
041703 SCS Voted Do Pass S Appropriations Comm. (0006S.04C)	
042103 Reported From S Appropriations Comm. to Floor w/SCS	S887

042203 SA 1 to SCS S offered & adopted (Caskey) S912
 042203 SCS, as amended, S adopted S912
 042203 S Third Read and Passed S912
 042803 H Calendar H Bills with S amendments (SCS)

EFFECTIVE : July 1, 2003

HB 0007

SCS HS HB 7

SENATE HANDLER Russell

HOUSE SPONSOR Bearden

0007S.04C

HS/HB 7 - Economic Development, Insurance & Labor and
 Industrial Relations

. ECONOMIC DEVELOPMENT

.	Governor	House
GR	\$ 45,356,668	\$ 39,943,484
FEDERAL	163,686,889	163,686,889
OTHER	70,571,274	68,238,076
.		
TOTAL	\$279,614,831	\$271,868,449

.	Senate	Final
GR		
FEDERAL		
OTHER		
.		
TOTAL		

. INSURANCE

.	Governor	House
GR	\$ 0	\$ 0
FEDERAL	450,000	450,000
OTHER	14,301,991	14,117,711
.		
TOTAL	\$ 14,751,991	\$ 14,567,711

.	Senate	Final
GR		
FEDERAL		
OTHER		
.		
TOTAL		

. LABOR AND INDUSTRIAL RELATIONS

.	Governor	House
GR	\$ 3,688,612	\$ 3,562,049
FEDERAL	67,989,931	67,989,931
OTHER	83,327,368	83,327,368
.		
TOTAL	\$154,985,911	\$154,879,348

.	Senate	Final
GR		
FEDERAL		
OTHER		
.		
TOTAL		

MARTY DREWEL

021703 Introduced and read first time (H)	H354
021803 Read second time (H)	H365
021803 Referred: Budget (H)	H369
031103 Public Hearing Held (H)	H
031303 Executive Session Held (H)	H
031803 House Substitute offered (H)	H
031803 HS adopted in House (H)	H
031803 Perfected (H)	H
031903 Third Read and Passed (H)	
031903 S First Read	S566
032003 Second Read and Referred S Appropriations Committee	S583
040103 Hearing Conducted S Appropriations Committee	
040203 Hearing Conducted S Appropriations Committee	
040803 Hearing Conducted S Appropriations Committee	
041703 SCS Voted Do Pass S Appropriations Comm. (0007S.04C)	
042103 Reported From S Appropriations Comm. to Floor w/SCS	S887
042203 SCS S adopted	S912-913
042203 S Third Read and Passed	S913
042803 H Calendar H Bills with S amendments (SCS)	

EFFECTIVE : July 1, 2003

HB 0008

SCS HS HB 8

SENATE HANDLER Russell

HOUSE SPONSOR Bearden

0008S.04C

HS/HB 8 - Public Safety

.	Governor	House
GR	\$ 45,573,905	\$ 44,325,385
FEDERAL	87,061,465	87,061,465
OTHER	220,088,020	231,738,311
.		

TOTAL	\$352,723,390	\$363,125,161
-------	---------------	---------------

.	Senate	Final
GR		
FEDERAL		
OTHER		
.		
TOTAL		
MARTY DREWEL		

021703 Introduced and read first time (H)	H354
021803 Read second time (H)	H365
021803 Referred: Budget (H)	H369
031303 Public Hearing Held (H)	H
031303 Executive Session Held (H)	H
031803 House Substitute offered (H)	H
031803 HS adopted in House (H)	H
031803 Perfected (H)	H
031903 Third Read and Passed (H)	
031903 S First Read	S567
032003 Second Read and Referred S Appropriations Committee	S583
040903 Hearing Conducted S Appropriations Committee	
041703 SCS Voted Do Pass S Appropriations Comm. (0008S.04C)	
042103 Reported From S Appropriations Comm. to Floor w/SCS	S887
042203 SA 1 to SCS S offered & adopted (Dougherty)	S913-914
042203 SCS, as amended, S adopted	S914
042203 S Third Read and Passed	S914
042803 H Calendar H Bills with S amendments (SCS)	

EFFECTIVE : July 1, 2003

HB 0009

SCS HS HB 9

SENATE HANDLER Russell

HOUSE SPONSOR Bearden

0009S.04C

HS/HB 9 - Corrections

.	Governor	House
GR	\$538,727,427	\$528,705,818
FEDERAL	8,972,901	8,972,901
OTHER	42,947,609	42,947,609
.		
TOTAL	\$590,647,937	\$580,626,328

.	Senate	Final
GR		
FEDERAL		
OTHER		

.
TOTAL
MARTY DREWEL

021703 Introduced and read first time (H)	H354
021803 Read second time (H)	H365
021803 Referred: Budget (H)	H369
031303 Public Hearing Held (H)	H
031303 Executive Session Held (H)	H
031803 House Substitute offered (H)	H
031803 HS adopted in House (H)	H
031803 Perfected (H)	H
031903 Third Read and Passed (H)	
031903 S First Read	S568
032003 Second Read and Referred S Appropriations Committee	S583
041503 Hearing Conducted S Appropriations Committee	
041703 SCS Voted Do Pass S Appropriations Comm. (0009S.04C)	
042103 Reported From S Appropriations Comm. to Floor w/SCS	S888
042303 SA 1 to SCS S offered & adopted (Russell)	S931
042303 SCS, as amended, S adopted	S931
042303 S Third Read and Passed	S931
042803 H Calendar H Bills with S amendments (SCS)	

EFFECTIVE : July 1, 2003

HB 0010

SCS HS HB 10

SENATE HANDLER Russell

HOUSE SPONSOR Bearden

0010S.04C

HS/HB 10 - Mental Health & Health

. MENTAL HEALTH		
.	Governor	House
GR	\$528,822,416	\$509,234,658
FEDERAL	135,873,596	136,243,848
OTHER	34,586,321	34,586,321
.		
TOTAL	\$699,282,333	\$680,064,827
.		
.	Senate	Final
GR		
FEDERAL		
OTHER		
.		
TOTAL		

. HEALTH

.	Governor	House
GR	\$ 88,271,014	\$ 84,552,947
FEDERAL	318,438,264	316,923,445
OTHER	87,788,403	57,015,603
.		
TOTAL	\$494,497,681	\$458,491,995

.	Senate	Final
GR		
FEDERAL		
OTHER		
.		
TOTAL		
MARTY DREWEL		

021703 Introduced and read first time (H)	H354
021803 Read second time (H)	H365
021803 Referred: Budget (H)	H369
031303 Public Hearing Held (H)	H
031303 Executive Session Held (H)	H
031803 House Substitute offered (H)	H
031803 HS adopted in House (H)	H
031803 Perfected (H)	H
031903 Third Read and Passed (H)	
031903 S First Read	S568
032003 Second Read and Referred S Appropriations Committee	S583
040903 Hearing Conducted S Appropriations Committee	
041403 Hearing Conducted S Appropriations Committee	
041703 SCS Voted Do Pass S Appropriations Comm. (0010S.04C)	
042103 Reported From S Appropriations Comm. to Floor w/SCS	S888
042303 SA 1 to SCS S offered & adopted (Russell)	S932
042303 SA 2 to SCS S offered & adopted (Dougherty)	S932
042303 SA 3 to SCS S offered & defeated (Quick)	S932
042303 SA 4 to SCS S offered & defeated (Bray)	S933
042303 SA 5 to SCS S offered & defeated (Bray)	S933-936
042303 SCS, as amended, S adopted	S936
042303 S Third Read and Passed	S936
042803 H Calendar H Bills with S amendments (SCS)	

EFFECTIVE : July 1, 2003

HB 0011

SCS HS HB 11

SENATE HANDLER Russell

HOUSE SPONSOR Bearden

0011S.04C

HS/HB 11 - Social Services

.	Governor	House
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GR	\$1,248,309,526	\$1,136,513,368
FEDERAL	4,090,478,700	3,922,977,572
OTHER	348,089,551	341,572,540
.		
TOTAL	\$5,686,877,777	\$5,401,063,480

.	Senate	Final
GR		
FEDERAL		
OTHER		
.		
TOTAL		
MARTY DREWEL		

021703 Introduced and read first time (H)	H354
021803 Read second time (H)	H365
021803 Referred: Budget (H)	H369
031303 Public Hearing Held (H)	H
031303 Executive Session Held (H)	H
031803 House Substitute offered (H)	H
031803 HS adopted in House (H)	H
031803 Perfected (H)	H
031903 Third Read and Passed (H)	
031903 S First Read	S568-569
032003 Second Read and Referred S Appropriations Committee	S583
041303 Hearing Conducted S Appropriations Committee	
041703 SCS Voted Do Pass S Appropriations Comm. (0011S.04C)	
042103 Reported From S Appropriations Comm. to Floor w/SCS	S888
042303 SA 1 to SCS S offered & adopted (Dougherty)	S937
042303 SA 2 to SCS S offered & adopted (Dougherty)	S937
042303 SA 3 to SCS S offered & adopted (Childers)	S937-938
042303 SA 4 to SCS S offered & defeated (Days)	S938
042303 SA 5 to SCS S offered & adopted (Russell)	S938
042303 SA 6 to SCS S offered & defeated (Quick)	S938-939
042303 SA 7 to SCS S offered & defeated (Coleman)	S939
042303 SA 8 to SCS S offered & defeated (Bray)	S939
042303 SA 9 to SCS S offered & defeated (Bland)	S939-940
042303 SA 10 to SCS S offered & defeated (Dougherty)	S940
042303 SCS, as amended, S adopted	S940
042303 S Third Read and Passed	S940
042803 H Calendar H Bills with S amendments (SCS)	

EFFECTIVE : July 1, 2003

HB 0012

SCS HS HB 12

SENATE HANDLER Russell

HOUSE SPONSOR Bearden

0012S.04C

HS/HB 12 - Elected Officials, Judiciary, Public Defender &

General Assembly

.	ELECTED OFFICIALS	
.	Governor	House
GR	\$43,989,121	\$ 43,657,288
FEDERAL	11,773,979	11,773,979
OTHER	30,131,247	27,268,972
.		
TOTAL	\$85,894,347	\$ 82,700,239

.	Senate	Final
GR		
FEDERAL		
OTHER		
.		
TOTAL		

.	JUDICIARY	
.	Governor	House
GR	\$143,144,169	\$139,277,594
FEDERAL	16,439,957	16,439,957
OTHER	6,347,831	6,765,751
.		
TOTAL	\$165,931,957	\$162,483,302

.	Senate	Final
GR		
FEDERAL		
OTHER		
.		
TOTAL		

.	PUBLIC DEFENDER	
.	Governor	House
GR	\$30,611,874	\$ 28,457,844
FEDERAL	125,000	125,000
OTHER	1,215,734	1,215,734
.		
TOTAL	\$31,952,608	\$ 29,798,578

.	Senate	Final
GR		
FEDERAL		

OTHER

.	_____	_____
TOTAL		

. GENERAL ASSEMBLY

.	Governor	House
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GR	\$34,426,685	\$ 30,395,407
FEDERAL	0	0
OTHER	620,800	620,800
.	_____	_____
TOTAL	\$35,047,485	\$ 31,016,207

.	Senate	Final
---	--------	-------

GR		
FEDERAL		
OTHER		

.	_____	_____
TOTAL		

MARTY DREWEL

021703 Introduced and read first time (H)	H354
021803 Read second time (H)	H365
021803 Referred: Budget (H)	H369
031303 Public Hearing Held (H)	H
031303 Executive Session Held (H)	H
031803 House Substitute offered (H)	H
031803 HS adopted in House (H)	H
031803 Perfected (H)	H
031903 Third Read and Passed (H)	
031903 S First Read	S569
032003 Second Read and Referred S Appropriations Committee	S583
041503 Hearing Conducted S Appropriations Committee	
041703 SCS Voted Do Pass S Appropriations Comm. (0012S.04C)	
042103 Reported From S Appropriations Comm. to Floor w/SCS	S888
042303 SA 1 to SCS S offered & adopted (Russell)	S941
042303 SCS, as amended, S adopted	S941
042303 S Third Read and Passed	S941-942
042803 H Calendar H Bills with S amendments (SCS)	

EFFECTIVE : July 1, 2003

HB 0013

SCS HCS HB 13

SENATE HANDLER Russell

HOUSE SPONSOR Bearden

0013S.03C

HCS/HB 13 - Statewide Leasing

.	Governor	House
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GR	\$26,961,601	\$26,127,923
FEDERAL	17,198,830	17,321,004
OTHER	10,276,844	10,404,669
.		
TOTAL	\$54,437,275	\$53,853,596

MARTY DREWEL

022003 Introduced and read first time (H)	H414
022403 Read second time (H)	H435
022703 Referred: Budget (H)	H494
031303 Public Hearing Held (H)	H
031303 Executive Session Held (H)	H
031803 HCS Reported Do Pass (H)	H
031903 Perfected with amendments (H)	
031903 Third Read and Passed (H)	
031903 S First Read	S569
032003 Second Read and Referred S Appropriations Committee	S583
041503 Hearing Conducted S Appropriations Committee	
041702 SCS Voted Do Pass S Appropriations Comm. (0013S.03C)	
042103 Reported From S Appropriations Comm. to Floor w/SCS	S888
042303 SCS S adopted	S942
042303 S Third Read and Passed	S942
042803 001alendar H Bills with S amendments (SCS)	

EFFECTIVE : July 1, 2003

HB 0014

HCS HB 14

HOUSE SPONSOR Bearden

0014L.02T

HCS/HB 14 - Office of Administration

.	Governor	House
GR	\$ 1	\$ 1
FEDERAL	0	0
OTHER	0	0
.		
TOTAL	\$ 1	\$ 1

.	Senate	Final
GR	\$ 1	\$ 1
FEDERAL	0	0
OTHER	0	0
.		
TOTAL	\$ 1	\$ 1

MARTY DREWEL

020403 Introduced and read first time (H)	H238
020503 Read second time (H)	H247
021103 Referred: Budget (H)	H314
022403 Public Hearing Held (H)	H
022703 Executive Session Held (H)	H
022703 HCS Reported Do Pass (H)	H483
022703 HCS adopted in House (H)	H492
022703 Perfected (H)	H491
022703 Third Read and Passed (H)	H493
030303 S First Read	S360
030403 Second Read and Referred S Appropriations Committee	S374
030503 Hearing Conducted S Appropriations Committee	
030503 Voted Do Pass S Appropriations Committee	
030503 Reported From S Appropriations Committee to Floor	S397
030603 S Third Read and Passed	S408-409
030603 Truly Agreed to and Finally Passed	H585
031003 Signed by House Speaker	H598
031003 Signed by Senate President	S425
031003 Delivered to Governor	H598
031003 Signed by Governor	

 HB 0015

CCS SCS HCS HB 15

SENATE HANDLER Russell

HOUSE SPONSOR Bearden

0015L.04T

CCS/SCS/HCS/HB 15 - Supplemental Appropriations

.	Governor	House
GR	\$ 82,591,956	\$ 60,785,655
FEDERAL	188,818,408	176,387,852
OTHER	15,282,199	18,561,605
.		
TOTAL	\$286,692,563	\$255,735,112

.	Senate	Final
GR	\$ 57,303,526	\$ 68,698,526
FEDERAL	188,175,494	188,175,494
OTHER	29,861,605	18,561,605
.		
TOTAL	\$275,340,625	\$275,435,625

MARTY DREWEL

012703 Introduced and read first time (H)	H163
012803 Read second time (H)	H173
012803 Referred: Budget (H)	H174
020403 Public Hearing Held (H)	H
021103 Executive Session Held (H)	H

021303 HCS Reported Do Pass (H)	H344
021803 HCS adopted in House (H)	H369
021803 Perfected with amendments (H)	H368
022403 Third Read and passed (H)	H436-437
022403 S First Read	S295
022503 Second Read and Referred S Appropriations Committee	S310
022603 Hearing conducted S Appropriations Committee	
030303 Hearing conducted S Appropriations Committee	
030303 SCS Voted Do Pass S Appropriations Com. (0015S.03C)	
030303 Reported From S Appropriations Committee to Floor w/SCS	S362
030403 SCS S adopted	S370
030403 S Third Read and Passed	S370/H540
030503 H refuses to concur in SCS	H549/S394
030503 H requests S recede or grant conference	H549/S394
030503 S refuses to recede and grants conference	S394/H561
030503 S conferees appointed (Russell, Goode, Gross, Childers, Coleman)	S394/H562
030503 H conferees appointed (Bearden, Lager, Roark, Riback Wilson, Campbell)	H562
031103 CCR/CCS H offered (0015L.04)	H633
031803 CCR/CCS H adopted	H724
031803 H Third Read and Passed	H725/S547
031803 CCR/CCS S offered & adopted	S547-548
031803 S Third Read and Passed	S548
031803 Truly Agreed to and Finally Passed	H726
031903 Signed by House Speaker	
031903 Signed by Senate President	S558
031903 Delivered to Governor	

HB 0057

SCS HB 57

SENATE HANDLER Jacob

HOUSE SPONSOR Wilson

0375S.02C

SCS/HB 57 - This act removes language from the oath required to be signed by a property taxpayer attesting to all real property owned by the taxpayer in the state. The requirement of attesting to personal property ownership is left intact.

The act also modifies the applicability of certain provisions from HB 1150 (2002). It limits the applicability of the property tax modifications to only apply (in 2003) to taxing jurisdictions that are at least 75% within St. Louis County.

JEFF CRAVER

120402 Prefiled (H)	H
010803 Read first time (H)	H47
010903 Read second time (H)	H57
012303 Referred: Tax Policy (H)	H154
031103 Public Hearing Held (H)	H

031103	Executive Session Held (H)	H
031103	Reported Do Pass by Consent (H)	H630
031903	Third Read and Passed (H)	H803-804
032003	S First Read	S586
040203	Second Read and Referred S Ways and Means Committee	S651
041403	Hearing Conducted S Ways and Means Committee	
041403	SCS Voted Do Pass S Ways & Means-Consent (0375S.02C)	
041403	Reported From S Ways & Means Com. to Floor w/SCS - Consent	S777
042803	S Consent Calendar w/SCS (4/14)	

EFFECTIVE : August 28, 2003

HB 0059

SCS HCS HBs 59 & 269

SENATE HANDLER Shields

HOUSE SPONSOR Johnson

0368S.04C

SCS/HCS/HBs 59 & 269 - This act requires the Department of Mental Health to develop suicide prevention and mental health plans and creates an Advisory Council on pain management.

New language in Section 192.350 establishes the Missouri State Advisory Council on Pain and Symptom Management. The Advisory Council will consist of nineteen members, who will be appointed by February 1, 2004. The Advisory Council shall:

- Hold public hearings to gather information relating to pain management;
- Make recommendations on acute and chronic pain management practices;
- Analyze statutes, rules, and regulations relating to pain management;
- Study the use of alternative therapies and any sanctions imposed;
- Examine the needs of adults, children, the terminally ill, and minorities that have acute and chronic pain;
- Review the pain management education materials provided by professional licensing boards;
- Make recommendations to health care professionals for integrating pain management into their practices;
- Make recommendations regarding continuing education requirements for pain management;
- Review guidelines issued by the U.S. Department of Health and Human Services; and
- Prepare an annual report to deliver to the Speaker, Pro Tem, and Governor by February 1st of each year.

Members of the Council will serve without compensation but may be reimbursed for any expenses incurred. The Department of Health and Senior Services will provide administrative support and current staff as necessary to the Council.

Section 630.900 requires the Director of the Department of Mental Health, in partnership with the Department of Health and Senior Services, to design a state suicide prevention plan. The Departments of Mental Health and Health and Senior Services shall work collaboratively with the Departments of Social Services, Elementary and Secondary Education, Higher Education, and Corrections to develop the plan. The state suicide prevention plan must:

- Promote the use of employee assistance and workplace programs to support employees with depression, psychiatric illnesses, and substance abuse disorders;
- Promote the use of student assistance and educational programs to support students with depression, psychiatric illnesses, and substance abuse disorders;
- Provide training and technical assistance to local public health and community-based professionals on the best practices to prevent suicides;
- Establish a toll-free suicide prevention hotline;
- Coordinate with federal, state and local agencies in order to collect and analyze data on suicide and suicidal behaviors;
- Annually issue a public report; and
- Recommend any statutory changes and implementation and funding requirements of the plan.

The proposed state suicide prevention plan must be submitted to the General Assembly by December 31, 2004.

A new Section 633.032 requires the Department of Mental Health to develop a plan to address the needs of persons who are on a waiting list for services. The plan must emphasize the partnership between developmentally disabled individuals and their families, community providers, and state officials. The plan shall include:

- A method for reducing the waiting period to ninety days;
- A description of available services;
- An evaluation of the capacity to serve more individuals;
- A method of adjusting support and service levels based on individual needs;
- A method for determining when 24-hour out-of-home care is necessary;
- A description on how the plan will be implemented;
- An analysis of the monetary effects to providing services to all eligible individuals and their families.

The plan must be completed by November 1, 2003, and submitted to the General Assembly and the Governor.
LORIE TOWE

010903	Read second time (H)	H57
012303	Referred: Health Care Policy (H)	H154
021203	Public Hearing Held (H)	H
021903	Executive Session Held (H)	H
022603	HCS Reported Do Pass by Consent (H)	H472
031203	H Third Read and Passed - Consent	H654-655
031203	S First Read	S489
031703	Second Read and Referred S Aging, Families & Mental & Public Health Committee	S537
040203	Hearing Conducted S Aging, Families & Mental & Public Health Committee	
040903	SCS Voted Do Pass S Aging, Families & Mental & Public Health Committee-Consent (0368S.04C)	
041403	Reported From S Aging, Families, Mental & Public Health Committee to Floor w/SCS - Consent	S776
042803	S Consent Calendar w/SCS (4/14)	

EFFECTIVE : August 28, 2003

HB 0060

SCS HB 60

SENATE HANDLER Griesheimer HOUSE SPONSOR Sutherland

0355S.03C

SCS/HB 60 - This act extends the time period for refund or credit of an overpayment of property taxes that have been erroneously or mistakenly levied upon a taxpayer from one to three years.

JEFF CRAVER

120402	Prefiled (H)	H
010803	Read first time (H)	H47
010903	Read second time (H)	H57
011603	Referred: Tax Policy (H)	H117
012803	Public Hearing Held (H)	H
031103	Executive Session Held (H)	H
031103	Reported Do Pass by Consent (H)	H631
031903	Third Read and Passed (H)	H802-803
032003	S First Read	S585-586
040203	Second Read and Referred S Ways and Means Committee	S651
041403	Hearing Conducted S Ways and Means Committee	
041403	SCS Voted Do Pass S Ways and Means Committee-Consent (0355S.03C)	
041403	Reported From S Ways & Means Com. to Floor w/SCS - Consent	S777
042803	S Consent Calendar w/SCS (4/14)	

EFFECTIVE : August 28, 2003

HB 0073

HCS HB 73

SENATE HANDLER Yeckel

HOUSE SPONSOR Luetkemeyer

0499L.04P

HCS/HB 73 - This act allows an income tax deduction of up to \$8,000 per taxpayer for annual contributions made to qualified savings programs and any similar I.R.C. Section 529 plan authorized by this state or any other state or political subdivision. Currently, the income tax deduction is only available for contributions made to the Missouri Higher Education Savings Program.

This act creates the "Missouri Higher Education Deposit Program." This program is a nonexclusive alternative to the Missouri Higher Education Savings Program and participants may elect to participate in both programs subject to aggregate program limitations. The program is administered by the Missouri Higher Education Deposit Program Board which shall consist of the Director of the Division of Finance, who shall serve as chair, the Commissioner of the Department of Higher Education, the Commissioner of the Office of Administration and private citizen representatives with experience in the areas of deposit rate determination and placement of certificates of deposit. Private citizen members shall serve four year terms. Members of the Board shall be subject to conflict of interest provisions for public employees. The Board is required to meet at least quarterly.

The Board is granted certain powers to develop and implement the program, including the power to enter into agreements with financial entities for the operation of the deposit program, provided that such entity is a private for-profit or not-for-profit entity, and the power to enter into participation agreements with participants in the program. The Board may invest the funds received from participants in appropriate investment instruments held by depository institutions or directly deposit the funds in such institutions. The investment of funds may be delegated by the Board to representatives of financial entities, but the investment must be in certificates of deposit and other deposits in federally insured depository institutions. Such representatives must pass a board-approved qualification test and be certified by the Board.

The Board is responsible for establishing various deposit opportunities based on amounts deposited and time held that are uniformly available to all depository institutions that participate in the program. The various categories of fixed or variable rates shall be the only interest rates available under this program.

The Board is authorized to enter into agreements with participants on behalf of beneficiaries. The agreement must

include certain terms and conditions, including the method for calculating the return on the contribution, the risks associated with the investment, the maximum amount that may be contributed annually, and an understanding that the agreement does not guarantee admittance to any eligible educational institution. The Board shall establish the maximum annual amount that may be contributed by a participant and the minimum length of time that contributions and earnings must be held by the program. Early withdrawals shall be subject to a penalty.

Contributions and earnings in the program may be used for qualified educational expenses. Participants may cancel a participation agreement at will. The Board shall impose a maximum 10% penalty of the earnings of the account for any distribution not used for certain purposes. The State Auditor shall, semi-annually, review the financial status and investment policy of the program as well as the participation rate and continued viability of the program. Money accruing to and deposited in individual deposit accounts shall not be part of "total state revenues" as defined by the Missouri Constitution. Personally identifiable information regarding participants and beneficiaries shall be confidential.

This act is identical to SCS/SB 18 (2003).
JIM ERTLE

120902 Prefiled (H)	H
010803 Read first time (H)	H47
010903 Read second time (H)	H57
011603 Referred: Financial Services (H)	H117
020403 Public Hearing Held (H)	H
021103 Executive Session Held (H)	H
021203 HCS Reported Do Pass (H)	H327
021803 HCS adopted in House (H)	H367
021803 Perfected (H)	H366
021903 Referred: Budget (H)	H391
022503 Public Hearing Held (H)	
022503 Executive Session Held (H)	
022603 Reported Do Pass (H)	H464
022703 Third Read and Passed (H)	H487-488
022703 S First Read	S345
030303 Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S358
031003 Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
031903 Voted Do Pass S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
040303 Reported From S Financial & Governmental Org., Vet. Affairs & Elections Committee to Floor	S663
040303 Referred S Governmental Accountability and Fiscal Oversight Committee	S668
040903 Hearing Conducted S Governmental Accountability &	

Fiscal Oversight Committee
040903 Reported From Governmental Accountability & Fiscal Oversight Committee to Floor S721
041703 Bill Placed on Informal Calendar S872
042803 S Inf Calendar H Bills for Third Reading

EFFECTIVE : August 28, 2003

HB 0074

SCS HB 74

HOUSE SPONSOR St. Onge

0403L.01P

SCS/HB 74 - This act provides that Indian tribes for which service in employment is performed are considered "employers" and requires Indian tribe employers to contribute or make payments in lieu of contributions to the Unemployment Compensation Trust Fund. Further, this act will bring the State into compliance with a federal mandate the noncompliance of which will subject the State and employers of the state to millions of dollars of lost tax credits and grants.

This act requires that on a monthly basis the Division of Employment Security cross check Missouri unemployment compensation recipients against available federal and state databases containing new hire and wage information.

Severance pay in all instances shall be considered as wages. The act removes subdivision (1) of Section 288.036, RSMo, which makes an exemption from the definition of "wages" for wages earned in excess of the state taxable wage base as calculated by subsection 2 of the section. The items addressed within the removed provision are addressed in subsection 2. The state taxable wage base in 2003 shall be \$8,000 and for the following years shall be set based on the preceding September 30 balance of the unemployment trust fund less any outstanding federal advances or state bonds. Should the trust fund on September 30 be below 350 million, employers must pay an additional \$1,000. Should the trust fund on September 30 be in excess of \$500 million, employers are credited an amount of \$500.

Should the unemployment trust fund become insolvent, the maximum weekly benefit an insured worker may receive shall not be increased until two years following such time the fund is again solvent.

A claimant is not ineligible for unemployment benefits even though they are not actively & earnestly seeking work if such failure is because the individual is participating in a state approved drug or alcohol treatment program.

The act changes existing law making the waiting week prior to receiving unemployment benefits never compensable. Under

current law the waiting week is compensable after the 9th compensable week.

The act defines Misconduct within Chapter 288, RSMo. Suspension of four or more weeks shall be treated as a discharge. A positive drug test for controlled substance or blood alcohol content of .008 is misconduct. Notice of the employers policy is required by informing employees by posting, printing in hand book, or inclusion in a binding collective bargaining agreement. An exception to the misconduct rule is included for controlled substances prescribed by a physician.

An offer of suitable work shall be conclusively established if an employer notifies the claimant by any form of certified mail of such an offer. No unemployment benefits or waiting week credit may be collected regardless of severity of offence until the claimant has earned wages equal to eight times the claimants weekly benefit amount if the claimant is discharged for misconduct. If the claimant has been disqualified on more than one occasion within the base period, the claimant shall be required to earn wages in excess of eight times the maximum weekly benefit amount for each disqualification.

The act defines misconduct within the Section 288.050. A positive drug test for controlled substance or blood alcohol content of .08 is misconduct within the section. Notice is required by the employer informing the employee of the policy by posting, printing in hand book, or inclusion of the policy in a binding collective bargaining agreement. An exception is included for controlled substances prescribed by a physician.

The act in Section 288.060, removes the exemption for termination pay, severance pay, and elected officials, thus allowing such to be considered wages under this law.

The act establishes that where the successor of a business was an employer who was subject to a different contribution rate within the year, the Division will recalculate as of the date of the acquisition. The recalculation shall apply beginning the 1st day of the next calendar quarter. The successor employer shall use its rate for the quarter in which acquisition was made.

The act adds a provision which states that in addition to the money from the federal government, any money from state bonds issued pursuant to Section 288.330, a fee for the purpose of payment of the principal, interest, and administrative expenses shall be required by each employer. The act sets how the amount is to be determined. For money collected for state bonds pursuant to Section 288.128 the General Assembly must appropriate such money before it may be used to repay such indebtedness. If the General Assembly does not appropriate such funds then the money shall be placed within the special employment security fund.

Such state departments, divisions and agencies that fall under the purview of the Wagner-Peyser Act shall have the power to contract with private entities for the purpose of providing employment and reemployment services.

The act allows money from state bonds issued pursuant to Section 288.330 to go into the state employment security fund and be used as appropriated by the General Assembly.

The act in Section 288.330 removes the prohibition that the state not issue bonds or otherwise borrow money to pay unemployment benefits. The act defines bond within the subsection. "Bond", shall mean any type of obligation including bond, note, or bond anticipation note or similar instrument issued pursuant to this section. The act creates the Missouri Commission on Employment Security Financing. Further, it sets membership and the commissions powers. Any bonds issued by the Commission must mature no later than ten years after issuance, and the commission may not exceed a total of one hundred million dollars of indebtedness in the issuance of bonds. The Commission shall provide for repayment of bonds, may pledge money for the payment of bonds if the General Assembly appropriates funds for such purpose. The act establishes that bonds issued pursuant to this section are not debts of the state, such bonds are only payable from revenue provided for such payment pursuant to Section 288.330. Further, the subdivision states what must be stated on the bonds. The act states that the state will not limit or alter the rights vested in the Commission to fulfill agreements made with owners of such bonds until the bonds are fully discharged. The Commission may provide for the flow of funds, establishment and maintenance of separate accounts within the special employment security fund. Further, the Commission may provide for other necessary actions with respect to the fund and may issue bonds to repay those outstanding bonds. Further, the bonds, transactions related to bonds and profits from such bonds are not taxable by the state or any political subdivision thereof. The Commission may place the proceeds, less issuance costs of bonds in the state unemployment compensation fund and use such funds for the purposes the fund was created for. If the money is not placed immediately in the fund, such money shall be held in the special employment security fund until transferred in to the state unemployment compensation fund. The Commission may enter into any contract or agreement necessary or desirable to the affect cost effective financing.

The provisions of Section 288.330, when in conflict with other law shall be superior to such conflicting law. Should the state be subject to loss of federal funds available to it, the commission may administer this subsection in such a way to conform with the federal requirements until the General Assembly has an opportunity to amend this subsection accordingly.

Except as otherwise provided by law, it shall be unlawful for any person in any way associated with the division of unemployment security to make known in any manner, permit the inspection or use of or divulge to anyone any information obtained by an investigation or received from any other governmental entity with respect to employment laws. However, this shall not apply to the disclosure of information by an individual charged with such in formations custody or the disclosure in a judicial proceeding brought to enforce the employment laws of this state. Any person in violation of this section is guilty of a Class D felony.

This act has an emergency clause.
RICHARD MOORE

121002 Prefiled (H)	H
010803 Read first time (H)	H47
010903 Read second time (H)	H57
011603 Referred: Workforce Development and Workplace Safety	H117
012903 Public Hearing Held (H)	H
012903 Executive Session Held (H)	H
021003 Reported Do Pass (H)	H297
021203 Perfected (H)	H322
021303 Third read and passed - EC adopted (H)	H338-340
021303 S First Read	S225-226
030303 Second Read and Referred S Small Business, Insurance & Industrial Relations Committee	S358
040903 Hearing Conducted S Small Business, Insurance and Industrial Relations Committee	
040903 Voted Do Pass S Small Business, Insurance and Industrial Relations Committee-Consent	
042303 Reconsidered Committee Vote	
042303 SCS Voted Do Pass S Small Business, Insurance and Industrial Relations Committee (0403S.03C)	

EFFECTIVE : August 28, 2003

HB 0075

SENATE HANDLER Childers

HOUSE SPONSOR Ruestman

0082L.01P

HB 75 - This act allows any qualified applicant for the "SILVER STAR" license plate to obtain two sets of plates. Currently, only one set of plates is allowed. This act also provides that apportioned motor vehicles or commercial motor vehicles in excess of 18,000 pounds are not eligible for the special license plate.

This act is identical to SB 331 (2003).
STEPHEN WITTE

121002 Prefiled (H)	H
010803 Read first time (H)	H47
010903 Read second time (H)	H57
011603 Referred: Transportation and Motor Vehicles (H)	H117
020503 Public Hearing Held (H)	H
021203 Executive Session Held (H)	H
022003 Reported Do Pass by Consent (H)	H424
031003 H Third Read and Passed - Consent	H598-599
031003 S First Read	S426
031703 Second Read and Referred S Transportation Committee	S537
041503 Hearing Conducted S Transportation Committee	
041503 Voted Do Pass S Transportation Committee-Consent	
041503 Reported From S Transportation Com. to Floor-Consent	S816
042803 S Consent Calendar (4/15)	

EFFECTIVE : August 28, 2003

HB 0091

HOUSE SPONSOR Mayer

0706L.01P

SCS/HB 91 - This act creates the "County Crime Reduction Fund" which allows county commissions to create a fund to be expended for the following purposes:

- (1) Narcotics investigation, prevention, and intervention;
- (2) Purchase of law enforcement equipment and supplies for the sheriff's office;
- (3) Matching funds for federal or state law enforcement grants;
- (4) Funding for the reporting of all state and federal crime statistics or information; and
- (5) Any law enforcement related expense reasonably related to investigation, preparation, trial and disposition of criminal cases.

This act also provides that courts may consider ordering restorative justice methods if the imposition or execution of a misdemeanor sentence is suspended, and may order payment of up to \$1,000 to the County Crime Reduction Fund. The court may also order such a payment as a condition of probation.

This act also creates the Missouri Sheriffs' Methamphetamine Relief Taskforce (MoSMART). MoSMART is established under the Department of Public Safety for the purpose of distributing grants to law enforcement agencies and task forces to eliminate methamphetamine labs within Missouri. MoSMART will consist of a five member panel, elected by the Missouri Sheriff's Board of Directors for a two year terms. The applications shall be reviewed by and the funds distributed by the panel. Grants will be awarded in order of set priorities, and are limited to distributions of \$100,000 per year for no more than three

consecutive years.
CINDY KADLEC

121202 Prefiled (H)	H
010803 Read first time (H)	H48
010903 Read second time (H)	H57
011603 Referred: Crime Prevention and Public Safety (H)	H117
012803 Public Hearing Held (H)	H
021103 Executive Session Held (H)	H
022003 Reported Do Pass (H)	H423
022503 Perfected (H)	H455
022703 Third Read and Passed (H)	H489-490
030303 S First Read	S360
040703 Second Read and Referred S Pensions & General Laws Committee	S687
041503 Hearing Conducted S Pensions & General Laws Committee	
042203 SCS Voted Do Pass S Pensions & General Laws Committee	(0706S.02C)

EFFECTIVE : August 28, 2003

HB 0093

HCS HB 93

SENATE HANDLER Childers

HOUSE SPONSOR Moore

0669L.02P

HCS/HB 93 - This act authorizes the conveyance of land owned
by the State in Callaway County to the City of Fulton.
RICHARD MOORE

121602 Prefiled (H)	H
010803 Read first time (H)	H48
010903 Read second time (H)	H57
011603 Referred: Corrections & State Institutions	H117
020503 Public Hearing Held (H)	H
022603 Executive Session Held (H)	H
030603 HCS Reported Do Pass by Consent (H)	H581
031803 Third Read and Passed (H)	H733
031803 Emergency Clause Adopted (H)	H734
031903 S First Read (w/EC)	S559-560
032003 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S583
040903 Hearing Conducted S Economic Development, Tourism & Local Government Committee	
040903 Voted Do Pass S Economic Development, Tourism and Local Government Committee-Consent	
041403 Reported From S Economic Development, Tourism & Local Government Committee to Floor - Consent	S774
042803 S Consent Calendar (4/14)	

EFFECTIVE : August 28, 2003

HB 0097

HCS HB 97

SENATE HANDLER Stoll

HOUSE SPONSOR Johnson

0729L.03P

HCS/HB 97 - This act authorizes Jefferson County, with voter approval, to impose by ordinance a retail sales tax of up to 0.05% for law enforcement services. The act requires 25% of the sales tax revenue collected to be deposited into the county prosecuting attorney's office sales tax trust fund and to be used solely by the county prosecuting attorney's office.

The act contains an emergency clause.

This act is similar to SB 250 (2003).
JEFF CRAVER

121702 Prefiled (H)	H
010803 Read first time (H)	H49
010903 Read second time (H)	H57
012303 Referred: Local Government (H)	H154
020603 Public Hearing Held (H)	H
022503 Executive Session Held (H)	H
031003 HCS Reported Do Pass by Consent (H)	H605
031803 Third Read and Passed (H)	H759
031803 Emergency clause defeated (H)	H760
031903 S First Read	S563
032003 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S583
040903 Hearing Conducted S Economic Development, Tourism & Local Government Committee	
040903 Voted Do Pass S Economic Development, Tourism and Local Government Committee-Consent	
041403 Reported From S Economic Development, Tourism & Local Government Committee to Floor - Consent	S774
042803 S Consent Calendar (4/14)	

EFFECTIVE : Emergency Clause

HB 0099

SENATE HANDLER Mathewson

HOUSE SPONSOR Seigfreid

0570L.01P

HB 99 - Currently, certain nonpartisan judicial candidates are not required to file exemption statements regarding campaign finance disclosure reports. This act removes the nonpartisan restriction.

The act modifies the amount certain candidates may receive from an individual contributor without such candidate being required to file a disclosure report from \$250 to the amount of

the limitation on contributions to elect an individual to the
office of state representative.

JIM ERTLE

121802 Prefiled (H)	H
010803 Read first time (H)	H49
010903 Read second time (H)	H57
012303 Referred: Elections (H)	H154
020503 Public Hearing Held (H)	H
021103 Hearing Cancelled (H)	H
021803 Executive Session Held (H)	H
030603 Reported Do Pass by Consent (H)	H581
031803 Third Read and Passed (H)	H735
031903 S First Read	S560
032003 Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S583
040703 Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee-Consent	
040703 Voted Do Pass S Financial & Government Organization, Veterans' Affairs & Elections Committee-Consent	
040703 Reported From S Financial & Government Org., Veterans Affairs & Elections Committee to Floor - Consent	S680
042803 S Consent Calendar (4/7)	

EFFECTIVE : August 28, 203

HB 0122

HCS HBs 122 & 80

SENATE HANDLER Bland

HOUSE SPONSOR Johnson

0774L.02P

HCS/HBs 122 & 80 - This act extends the sunset date on the
Kansas City public mass transportation sales tax from December
31, 2003, to December 31, 2005. This act also allows Kansas City
to use moneys from the public mass transportation trust fund for
intracommunity transit services conducted by the interstate
transportation authority.

This act is identical to SB 273 (2003).
STEPHEN WITTE

122602 Prefiled (H)	H
010803 Read first time (H)	H50
010903 Read second time (H)	H57
011603 Referred: Local Government (H)	H118
012303 Public Hearing Held (H)	H
013003 Executive Session Held (H)	H
021003 HCS Reported Do Pass (H)	H297
021203 HCS adopted in House (H)	H322
021203 Perfected (H)	H321-322
021303 Third Read and Passed (H)	H337-338

021303 S First Read	S225
030303 Second Read and Referred S Transportation Committee	S357
031803 Hearing Conducted S Transportation Committee	
040103 Voted Do Pass S Transportation Committee	
040303 Reported From S Transportation Committee to Floor	S664
040303 Referred S Governmental Accountability and Fiscal Oversight Committee	S668
040903 Hearing Conducted S Governmental Accountability & Fiscal Oversight Committee	
040903 Voted Do Pass S Governmental Accountability & Fiscal Oversight Committee	
040903 Reported From S Governmental Accountability & Fiscal Oversight Committee to Floor	S721
041703 Bill Placed on Informal Calendar	S873
042803 S Inf Calendar H Bills for Third Reading	

EFFECTIVE : August 28, 2003

HB 0131

HCS HB 131

SENATE HANDLER Griesheimer HOUSE SPONSOR Deeken

0797L.02P

HCS/HB 131 - This act makes revisions to the Local Government Employees Retirement System (LAGERS). All lawsuits against LAGERS must be brought in the Circuit Court of Cole County.

If a former member of the retirement system becomes re-employed within a period of 10 years from the date of last membership, the member's credited service which was forfeited will be restored.

Full-time students entitled to benefits under LAGERS who are called to military duty shall have their benefits suspended during the period of military duty. Such benefits shall be reinstated upon a return to school in which case the student's eligibility for benefits will be extended by the number of months of military duty but not to exceed age 25.

Currently members who receive disability benefits from LAGERS have any workers' compensation benefits or pay from gainful employment deducted from the disability amount. The act repeals this provision and allows full disability benefits to those workers also receiving workers' compensation.

CINDY KADLEC

010203 Prefiled (H)	H
010803 Read first time (H)	H51
010903 Read second time (H)	H57
011603 Referred: Retirement (H)	H118
013003 Public Hearing Held (H)	H

020603 Executive Session Held (H) H
 022003 HCS Reported Do Pass by Consent (H) H423
 031003 H Third Read and Passed - Consent H599-600
 031003 S First Read S426
 031703 Second Read and Referred S Pensions & General Laws S537
 Committee
 040803 Hearing Conducted S Pensions & General Laws Committee
 040903 Voted Do Pass S Pensions & General Laws Comm-Consent
 041503 Reported From S Pensions & General Laws Committee to S815
 Floor - Consent
 042803 S Consent Calendar (4/15)

EFFECTIVE : August 28, 2003

 HB 0133

HCS HB 133

SENATE HANDLER Quick

HOUSE SPONSOR Willoughby

0805L.02P

HCS/HB 133 This act provides that jurisdiction for all election contests involving circuit and associate judges shall be in an adjoining circuit court. If a petition contesting any election is filed in an incorrect circuit, the court in which it is filed shall have jurisdiction to transfer such case to the correct circuit court.

This act is similar to SB 167 (2003).
 JIM ERTLE

010303 Prefiled (H) H
 010803 Read first time (H) H51
 010903 Read second time (H) H57
 012303 Referred: Elections (H) H154
 021103 Hearing Cancelled (H) H
 021803 Public Hearing Held (H) H
 022503 Executive Session Held (H) H
 030603 HCS Reported Do Pass by Consent (H) H582
 031803 Third Read and Passed (H) H736
 031903 S First Read S560
 032003 Second Read and Referred S Financial & Governmental S583
 Organization, Veterans' Affairs & Elections Committee
 040703 Hearing Conducted S Financial & Governmental Org.,
 Veterans' Affairs & Elections Committee - Consent
 040703 Voted Do Pass S Financial & Governmental Organ.,
 Veterans' Affairs & Elections Committee - Consent
 040703 Reported From S Financial & Government Org., Veterans S680
 Affairs & Elections Committee to Floor - Consent
 042803 S Consent Calendar (4/7)

EFFECTIVE : August 28, 2003

****HB 0141****

HOUSE SPONSOR Mayer

0764L.01P

HB 141 This act provides that the involved agency or the party requesting an administrative subpoena shall enforce the subpoena at Circuit Court. Currently, only the involved agency is able to enforce the subpoena. The involved agency and any party to the action is permitted to intervene in the enforcement action.

This act is similar to SB 203 (2003).
JIM ERTLE

010603 Prefiled (H)	H
010803 Read first time (H)	H51
010903 Read second time (H)	H57
011603 Referred: Judiciary (H)	H118
022603 Public Hearing Held (H)	H
030503 Executive Session Held (H)	H
031003 Reported Do Pass by Consent (H)	H605
031803 Third Read and Passed (H)	H746
031903 S First Read	S561
032003 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S583
040703 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
040703 Voted Do Pass S Judiciary & Civil & Criminal Jurisprudence Committee - Consent	
040803 Reported From S Judiciary & Civil & Criminal Jurisprudence Committee - Consent	S713
042803 S Consent Calendar (4/8)	

EFFECTIVE : August 28, 2003

****HB 0142****

HCS HB 142

HOUSE SPONSOR Dempsey

0755L.07P

HCS/HB 142 - This act allows a company to elect to elect to provide high speed Internet or broadband service on a non-regulated basis and prohibits the Public Service Commission (PSC) or any political subdivision from imposing any restrictions on the provision of high speed Internet or broadband service for those entities making the election. The also requires local telephone companies to provide unbundled access to network elements related to high speed Internet access service to the extent required to implement FCC regulations.

Nothing will affect the PSC's authority:

- to consider whether these services should be included in its definition of essential local telecommunications service
- to establish or approve rates for the use of the telecommunications company facilities
- to consider whether revenues received for broadband services should be included in Missouri jurisdictional telecommunications services revenues

Telecommunications companies offering services to Internet service providers shall make offerings on a nondiscriminatory basis. Nothing shall prevent political subdivisions from regulating the physical facilities of a high speed internet provider. Nothing will prevent political subdivisions from enforcing the terms of franchise agreements.

This act is similar to SB 221 (2003).
CINDY KADLEC

010603 Prefiled (H)	H
010803 Read first time (H)	H51
010903 Read second time (H)	H57
011603 Referred: Communications, Energy and Technology (H)	H118
021103 Public Hearing Held (H)	H
030603 Executive Session Held (H)	H
040303 HCS Reported Do Pass (H)	H927
041503 Taken up for perfection (H)	H1032
041503 Laid Over (H)	H1034
041503 Taken up for perfection (H)	H1036
041503 HCS adopted in House (H)	H1042
041503 Perfected with amendments (H)	H1036
041703 Third Read and Passed (H)	H1098
041703 S First Read	S879
042203 Second Read and Referred S Commerce and Environment Committee	S897
042403 Hearing Conducted S Commerce & Environment Committee	

EFFECTIVE : August 28, 2003

HB 0144

SCS HCS HB 144

SENATE HANDLER Vogel

HOUSE SPONSOR Luetkemeyer

0081L.05C

SCS/HCS/HB 144 - This act creates the "Exhibition Center & Recreation Facility District Act". The act enables citizens of Boone, Buchanan, Camden, Jasper, Jefferson, Miller, Morgan and Newton counties to petition to create an exhibition center & recreation facility district. At least fifty property owners in the county must sign the petition.

The petition must include the petitioners names, a description of the district's boundaries, and the name of the

proposed district. Once the petition is filed, the governing body may approve a resolution to the create the district. Following a public hearing, the governing body may adopt an order establishing the proposed district.

A Board of Trustees is created to administer any district created and the expenditure of revenue that accompanies such district. The governing body of each county within the district shall appoint four residents from the portion of the county within the district to serve on the Board. The Board will have the power to have a seal, sue and be sued, enter into contracts or other agreements affecting the affairs of the district, to borrow money, to issue bonds, to acquire and dispose of real and personal property, to refund bonds without an election, to manage the affairs of the district, to hire agents, and to amend and adopt bylaws.

The district may submit to its voters a sales tax of up to one-half of one percent. The act includes ballot language to that effect. The act also includes the creation of a fund to receive such sales tax revenue and instructs the director of revenue to authorize disbursements to the district. The tax shall be reduced automatically to a rate of one-tenth of one percent after twenty-five years unless an extension is voted upon by the voters in the district.

This act makes a technical change to delete the requirement that the treasurer make the disbursements in the case of an overpayment, as such is not required for non-state funds.

This act authorizes the passage of a sales tax in Shannon county on lodging, campgrounds, canoe rentals and trail rides. The tax cannot be greater than 5%. The governing body must submit the tax to a vote of the people. Revenue from the tax will be used for the promotion of tourism in the county.

This act is similar to SB 244 (2003).

This act has an emergency clause that will affect all counties listed above except for Boone County.

JEFF CRAVER

010603 Prefiled (H)	H
010803 Read first time (H)	H51
010903 Read second time (H)	H57
011603 Referred: Tourism and Cultural Affairs (H)	H118
012803 Public Hearing Held (H)	H
020403 Executive Session Held (H)	H
030603 HCS Reported Do Pass (H)	H584
031203 HCS adopted in House (H)	H
031203 Perfected with amendments (H)	H
031303 H Third Read and Passed - EC defeated	H678-680

031303 S First Read S503
031703 Second Read and Referred S Ways and Means Committee S537
040103 Hearing Conducted S Ways and Means Committee
040303 SCS Voted Do Pass S Ways & Means Comm. (0081L.05C)
041703 Reported From S Ways & Means Committee to Floor w/SCS S870
042803 006 S Calendar H Bills for Third Reading w/SCS

EFFECTIVE : August 28, 2003

HB 0152

HCS HBs 152 & 180

SENATE HANDLER Bartle

HOUSE SPONSOR Johnson

0385S.07C

6700regular district year of employment. The contribution rate f
SCS/HCS/HBs 152 & 180 - This act revises various provisions
for public employee retirement.

KANSAS CITY POLICE RETIREMENT

This act revises certain provisions of the police retirement systems in Kansas City. The act makes the plans consistent with the provisions of Section 401(a) of the Internal Revenue Code. A member's benefit shall be vested upon the earlier of completing 25 years of service, age 60 with 10 years of service, or age 70 regardless of years of service.

This act also allows members of the Kansas City Police Retirement System to receive their retirement benefits in a partial lump sum. The act allows members with at least 26 years of service to receive an optional distribution under a partial lump-sum option plan. Requirements to make the election are provided. The method for calculating the amount of the lump sum distribution is provided. If a member chooses a lump sum distribution the base pension amount will be reduced according to the provisions in the act.

The act changes the membership of the retirement board. The board will consist of five members. If the city has a civilian employees' retirement system, the five members will consist of one retired member of the police retirement system, one active member of the police retirement system, one member of the civilian employees' retirement system and two other members who are elected. If the city does not have a civilian employees' retirement system, the one member of the civilian employees' retirement system is replaced by another at large member. The method for election to these positions is specified.

These provisions are similar to SCS/SBs 212 & 220.

This act provides active members of the system who are on the retirement board with up to 10 days paid leave to be able to attend meetings and educational seminars approved by the

retirement board.

The act authorizes the retirement board and the city to administer early retirement incentives offered to employees in addition to other benefits such members may be entitled to. However, the city shall agree to increase its contribution to provide for the full actuarial costs of the early retirement incentives.

The act also adds a funeral benefit of \$1,000 for members as of August 28, 2003, who die in service or who die after retiring.

These provisions are similar to SCS/SBs 248, 100, 118, 233, 247, 341 & 420 and SB 341 (2003).

JOB-SHARING BY TEACHERS

This act would require the state board of education to adopt rules to facilitate job-sharing by teachers. Job-sharing is defined as a certificated employee who is sharing a position with one other employee, is employed by the district for at least 50% of the workweek, and is spending at least 70% of his or her time in classroom instruction. Teachers in job-sharing positions will receive holidays and leave on a pro rata basis. Certain positions are excluded from job-sharing positions.

Teachers in eligible job-sharing positions will accrue membership service for retirement at the rate of 1/2 year for each regular district year of employment. The contribution rate for job-sharing positions for retirement purposes is one-half the rate for a full-time teacher.

This provision is identical to SCS/SB 503 (2003).

CONTRIBUTION RATE FOR PUBLIC SCHOOL RETIREMENT

The act authorizes the Board of Trustees of the Public School Retirement System and the Non-Teacher Retirement System to fix the contribution rate and certify the rate to the employer. The level rate of contribution for any fiscal year may not exceed the prior year's rate of contribution by more than one half percent. However, no new benefits may be offered until the rate of contribution is reduced back to 10 and one-half percent. These provisions are similar to provisions in SB 233 and SCS/SBs 248, 100, 118, 233, 247, 341 & 420 (2003).

CINDY KADLEC

010903 Introduced and read first time (H)	H57
011303 Read second time (H)	H61
012103 Referred: Retirement (H)	H125
013003 Public Hearing Held (H)	H
020603 Executive Session Held (H)	H

022003 HCS Reported Do Pass by Consent (H)	H424
031003 H Third Read and Passed - Consent	H600-601
031003 S First Read	S426
031703 Second Read and Referred S Pensions & General Laws Committee	S537
040103 Hearing Conducted S Pensions & General Laws Committee	
040903 SCS Voted Do Pass S Pensions & General Laws Committee - Consent	(0385.07C)
041503 Reported From S Pensions & General Laws to Floor w/SCS - Consent	S815
042803 S Consent Calendar w/SCS (4/15)	

EFFECTIVE : August 28, 2003

HB 0156

HS HCS HB 156

HOUSE SPONSOR Phillips

0545L.06P

HS/HCS/HB 156 - This act requires informed consent at least twenty-four hours prior to an abortion and any person performing an abortion must provide proof of medical malpractice insurance.

The current language of Section 188.039, RSMo, regarding consent is deleted. Except for a medical emergency, new language requires a physician to confer with the patient regarding the benefits and risks of the procedure at least twenty-four hours prior to the abortion. For an abortion induced by drugs, the conference must take place at least twenty-four hours before prescribing the drugs. The patient must be screened for risk factors prior to or during the conference.

At the conclusion of the conference, the physician and patient must each sign the consent form that certifies the screening and discussion. The form will become part of the patient's medical file and will remain confidential. The Director of the Department of Health and Senior Services must develop a model consent form for physicians. However, lack of a model form will not affect the physician's duties to obtain consent.

A new Section 188.043 is created and requires any person performing an abortion to provide proof of medical malpractice insurance with coverage of at least five hundred thousand dollars.

Abortion facilities and hospitals are prohibited from employing any person performing abortions who has failed to furnish proof of medical malpractice insurance. However, the abortion facility or the hospital may provide the medical malpractice insurance for the employee.

The failure to maintain the required medical malpractice

insurance shall be an additional ground for sanctioning a license, certificate or permit.

The provisions of Section 188.043 will take effect on January 1, 2004.

This act is similar to SB 182 (2003).
LORIE TOWE

010903	Introduced and read first time (H)	H57
011303	Read second time (H)	H61
012103	Referred: Health Care Policy (H)	H125
020503	Public Hearing Held (H)	H
021903	Executive Session Held (H)	H
022003	HCS Reported Do Pass (H)	H423
030403	Taken up for perfection (H)	H537
030403	House Substitute offered (H)	H537
030403	Laid Over (H)	H539
031203	Taken up for perfection (H)	H
031203	HS adopted in House (H)	H
031203	Perfected with amendments (H)	H
031303	H Third Read and Passed	H675
031303	S First Read	S502
040703	Second Read and Referred S Aging, Families, Mental & Public Health Committee	S687
041603	Hearing Conducted S Aging, Families, Mental & Public Health Committee	
042303	Voted Do Pass S Aging, Families, Mental & Public Health Committee	

EFFECTIVE : Various

HB 0162

SENATE HANDLER Cauthorn

HOUSE SPONSOR Shoemaker

0765L.01P

HB 162 - This act designates a portion of U. S. Highway 63 in Macon County as the "Pearl Harbor Memorial Highway".
STEPHEN WITTE

011303	Introduced and read first time (H)	H63
011403	Read second time (H)	H66
012103	Referred: Transportation and Motor Vehicles (H)	H125
021203	Public Hearing Held (H)	H
022603	Executive Session Held (H)	H
030603	Reported Do Pass by Consent (H)	H584
031803	Third Read and Passed (H)	H737
031903	S First Read	S560
032003	Second Read and Referred S Transportation Committee	S583
040103	Hearing Conducted S Transportation Committee-Consent	

040903 Voted Do Pass S Transportation Committee-Consent
041403 Reported From S Transportation Committee to S776
Floor - Consent
042803 S Consent Calendar (4/14)

EFFECTIVE : August 28, 2003

HB 0166

HCS HB 166

SENATE HANDLER Caskey

HOUSE SPONSOR Baker

0761L.03P

HCS/HB 166 - This act provides that any unincorporated area having a private 18 hole golf course community and at least a 100 acre lake within Cass County may incorporate as a city regardless of any proposed annexation of the area by certain cities. Any attempt of a city to annex the unincorporated area shall not be effective until after the voters of the unincorporated area fail to approve the proposed incorporation of the area as a city.

This act exempts any proposed city, town or village located within Cass County from the prohibition against a proposed municipality being organized within two miles of the limits of certain existing cities.

RICHARD MOORE

011303 Introduced and read first time (H)	H63
011403 Read second time (H)	H66
012103 Referred: Local Government (H)	H125
013003 Public Hearing Held (H)	H
021003 Executive Session Held (H)	H
022003 HCS Reported Do Pass by Consent (H)	H423
031003 H Third Read and Passed - EC defeated - Consent	H601-603
031103 S First Read	S436
031703 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S537
040203 Hearing Conducted S Economic Development, Tourism and Local Government Committee - Consent	
040303 Voted Do Pass S Economic Development, Tourism and Local Government Committee-Consent	
040703 Reported From S Economic Development, Tourism & Local Government Committee to Floor - Consent	S679
042803 S Consent Calendar (4/7)	

EFFECTIVE : August 28, 2003

HB 0181

HCS HB 181

SENATE HANDLER Mathewson

HOUSE SPONSOR Seigfreid

0535L.03P

HCS/HB 181 - This act allows the cities of Sweet Springs and

Marshall to impose, upon voter approval, a room tax of not more than 5% per night. The tax, if approved, will be used by the city solely for the promotion of tourism and will be in addition to any other tax authorized by law.

JEFF CRAVER

011403 Introduced and read first time (H)	H67
011503 Read second time (H)	H71
012103 Referred: Local Government (H)	H125
013003 Public Hearing Held (H)	H
021003 Executive Session Held (H)	H
022003 HCS Reported Do Pass by Consent (H)	H423
031203 H Third Read and Passed - Consent	H649-650
031203 S First Read	S488
031703 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S537
040203 Hearing Conducted S Economic Development, Tourism and Local Government Committee - Consent	
040303 Voted Do Pass S Economic Development, Tourism and Local Government Committee-Consent	
040703 Reported From S Economic Development, Tourism & Local Government Committee to Floor - Consent	S679
042803 S Consent Calendar (4/7)	

EFFECTIVE : August 28, 2003

HB 0182

HOUSE SPONSOR May (149)

0731L.01P

HB 182 - This act establishes "Big Bluestem" (*Andropogon gerardii*) as the official state grass.

This act is identical to SB 315 (2003).
SARAH MORROW

011403 Introduced and read first time (H)	H67
011503 Read second time (H)	H71
012103 Referred: Conservation and Natural Resources (H)	H125
030503 Public Hearing Held (H)	H
031203 Executive Session Held (H)	H
032003 Reported Do Pass (H)	H832
040203 Perfected (H)	H887
040303 Third Read and Passed (H)	H922
040703 S First Read	S690
040803 Second Read and Referred S Agriculture, Conservation, Parks & Natural Resources Committee	S713
041703 Hearing Conducted S Agriculture, Conservation, Parks & Natural Resources Committee	

EFFECTIVE : August 28, 2003

HB 0185

SCS HCS HB 185

SENATE HANDLER Gross

HOUSE SPONSOR Phillips

0843L.03P

SCS/HCS/HB 185 - This act creates the Amber Alert System. The Department of Public Safety (DPS) shall develop a system whereby the state will be divided into regions who shall provide a coordinated effort between local law enforcement agencies and local media within the region to aid in the identification and location of abducted persons. If a local entity does not have an alert system in place, DPS will notify local media in their region, who by prearranged plan will issue an alert.

The Amber Alert System shall include all state agencies capable of providing information to the public which at a minimum shall include the Department of Public Safety, Highway Patrol, Department of Transportation, Department of Health and Senior Services, and Missouri Lottery.

The Department of Public Safety will have authority to notify other regions upon the verification that the criteria established by the Amber Alert System Oversight Committee has been met. Participation in a Amber Alert System is entirely at the option of the local law enforcement agency and media.

The act establishes an Oversight Committee who will be responsible for the development of criteria and procedures for the Amber Alert system. The Oversight Committee will be housed in the Department of Public Safety.

The Amber Alert System Oversight Committee will be chaired by the Director of Public Safety. Seven members will be appointed by the Governor with advice and consent of the Senate and will serve staggered four year terms. The Oversight Committee will also include a representative of the Highway Patrol and a representative of the Department of Health and Senior Services. The seven members appointed by the Governor shall include the following representatives: two from the Missouri Sheriff's Association; two from the Missouri Police Chief's Association; one large market radio broadcaster; one small market radio broadcaster; one television broadcaster; and one representative from each Amber Alert region. Members shall not be compensated except for actual and necessary expenses.

This act is similar to SS/SCS/SB 30 (2003).
CINDY KADLEC

011403 Introduced and read first time (H)	H68
011503 Read second time (H)	H71
011603 Referred: Children and Families (H)	H118
012203 Public Hearing Held (H)	

012203 Executive Session Held (H)
012703 HCS Reported Do Pass (H) H164
013003 HCS adopted in House (H) H218
013003 Perfected with amendments (H) H215
020303 H Third Read and Passed H226-227
020303 S First Read S164
030303 Second Read and Referred S Pensions & General Laws S357
Committee
031803 Hearing Conducted S Pensions & General Laws Committee
042203 SCS Voted Do Pass S Pensions & General Laws
Committee (0843S.06C)

EFFECTIVE : August 28, 2003

HB 0187

SENATE HANDLER Dolan

HOUSE SPONSOR Cooper

0828L.01P

HB 187 - This act allows any military veteran with proper documentation to obtain a motorcycle license plate designated "U. S. VET". Under the current law, this plate is only available to a foreign war veteran.

This act is similar to SB 240 (2003).
STEPHEN WITTE

011403 Introduced and read first time (H) H68
011503 Read second time (H) H71
012103 Referred: Transportation and Motor Vehicles (H) H125
020503 Public Hearing Held (H) H
021203 Executive Session Held (H) H
022003 Reported Do Pass by Consent (H) H424
031203 H Third Read and Passed - Consent H650-651
031203 S First Read S488
031703 Second Read and Referred S Transportation Committee S537
041503 Hearing Conducted S Transportation Committee
041503 Voted Do Pass S Transportation Committee-Consent
041503 Reported From S Transportation Com. to Floor-Consent S816
042803 S Consent Calendar (4/15)

EFFECTIVE : August 28, 2003

HB 0189

HOUSE SPONSOR Parker

0600L.01P

HB 189 - This act modifies appropriation procedures for community college districts.

In addition to funds for operating purposes, each community

college district would be eligible to receive an annual appropriation, exclusive of any capital appropriations, for the cost of maintenance and repair of facilities and grounds, as well as the purchase of equipment and furniture.

The act also allows capital appropriations to be excluded from the rule that states that these annual appropriations shall not exceed ten percent of the state appropriations to community college districts for operating purposes during the most recently completed fiscal year.

This act is similar to SB 260 (2003) and SB 813 (2002).
DONALD THALHUBER

011503 Introduced and read first time (H)	H85
011603 Read second time (H)	H100
012103 Referred: Education (H)	H125
022603 Public Hearing Held (H)	H
031003 Executive Session Held (H)	H
031103 Reported Do Pass by Consent (H)	H630
031903 Third Read and Passed (H)	H788
032003 S First Read	S583-584
040203 Second Read and Referred S Education Committee	S651
040803 Hearing Conducted S Education Committee	
040803 Voted Do Pass S Education Committee	

EFFECTIVE : August 28, 2003

HB 0197

SCS HS HB 197

HOUSE SPONSOR Johnson

0775L.04P

SCS/HS/HB 197 - This act makes various changes to the state enterprise zone and rebuilding communities laws. This act:

(1) Allows Springfield to designate a satellite enterprise zone within its corporate limits. The zone must be on land owned by the city which contains a wastewater treatment plant with a capacity of 5.6 million cubic feet per day and an electrical power plant with a capacity of at least 275 megawatts. The city must submit a plan to the Department of Economic Development describing how the zone corresponds to the city's overall enterprise zone strategy. The zone will not be designated until this plan is submitted and approved by the department's director;

(2) Allows Sugar Creek to establish a satellite enterprise zone within its corporate limits;

(3) Allows St. Joseph to establish a satellite enterprise zone within its corporate limits. The city must submit a plan to the department describing how the zone corresponds to the city's overall enterprise zone strategy. The zone will not be designated until this plan is submitted and approved by the

department's director;

(4) Requires the department to establish an enterprise zone in the cities of Bourbon, Richland and Raytown; and

(5) Requires the department to establish Columbia as an enterprise zone.

Concerning the rebuilding communities and neighborhood preservation act, the act:

(1) Expands the definition of "eligible costs for a new residence" to include demolition;

(2) Expands the definition of "eligible costs for rehabilitation" to include expenses associated with the renovation or rehabilitation of an existing structure;

(3) Expands the definition of "eligible residence" to include condominiums, entire apartment buildings, or single apartments within an apartment building;

(4) Expands the definition of "new residence" to include condominiums, owner-occupied units or units intended to be owner-occupied in an apartment building, and separate, adjacent single-family units even when these types of units are not located in a distressed community;

(5) Expands the definition of "project" to include the new construction, rehabilitation, or substantial rehabilitation of multiple residences, whether comprised of one structure containing multiple single-family residences multiple individual structures, in addition to single residences;

(6) Limits the tax credits available for the rehabilitation and construction of residences in distressed communities and census blocks to \$1.5 million per project for those commenced after August 28, 2003. Under current law, of the \$16 million in community improvement tax credits allowed, \$8 million are to be allocated for "eligible residence" programs and \$8 million for "qualifying residence" programs. The act states that if, by October 1 of the calendar year, the Director of the Department of Economic Development has issued all \$8 million of the credits allowed for one of these programs and has not issued the entire \$8 million allowance for the other program, the director is required to reallocate 70% of any unused tax credits from the program which has not reached its \$8 million cap to the one which has. The reallocated credits will be given to taxpayers who have applied for, but have not received, tax credits in that same year and who are engaged in projects in the area where the tax credit cap has been met for that same year. The maximum reallocated tax credit for any project may not exceed \$500,000; and

(7) Allows one application for tax credits to be submitted to the department for preliminary approval in the case of projects involving the new construction, rehabilitation, or substantial rehabilitation of more than one residence. Tax credits will be awarded upon final approval of an application and presentation of acceptable proof that substantial construction of each individual residence has been completed, rather than delaying issuance of the tax credits until the entire project is

substantially complete.

Regarding the distressed community tax credits: for a United States census block group, or contiguous group of block groups, to be considered a "distressed community," current law states that the population for the block group must be 2,500 and the median household income must be below 70% of the median household income for the area to which the block group belongs. The act decreases the population requirement to 500 and increases the median household income threshold to 75% of the median household income for the area to which the block group belongs. The act also expands the definition of a "distressed community" to include areas within metropolitan statistical areas that are designated as either a federal empowerment zone, a federal enhanced enterprise community, or state enterprise zones designated prior to January 1, 1986, but not to include the expansion of those zones done after March 16, 1988.

This act authorizes an income tax, corporation franchise tax, or express company tax credit of up to 50% of any contribution of \$200 or more to a certified nonprofit educational assistance organization. The cumulative amount of tax credits statewide are capped at \$5 million per year. Tax credits taken cannot exceed the taxpayer's liability but may be carried forward up to four years. Any contribution already claimed on the taxpayer's federal income tax return must be added back in the computation of Missouri income taxes. The Department of Economic Development will administer the tax credit program. The department will select designated nonprofit oversight organizations to assist in the administration of the tax credit program and in the selection of certified nonprofit educational assistance organizations that meet the criteria provided in the substitute. This provision is limited to students attending a school in Kansas City and St. Louis

This act modifies the Missouri Certified Capital Company Law. The act includes within the existing law those "qualified investing entities" that meet certain criteria. Such entity must be a wholly owned subsidiary of a certified capitol company. Investments made by a qualified investing entity will be treated as if they were made by a certified capitol company. The act also requires that an investing business be a small business.

This act makes various changes to incentive programs managed by the Department of Economic Development ("DED"). Those changes are:

(1) Regarding Chapter 100 industrial development revenue bonds, the impact on state sales tax revenue is added to the existing reporting requirements;

(2) Regarding Business Use Incentives for Large Scale Development "BUILD", the act:

1. Removes the exclusion of health and professional firms;

2. Reduces the number of new jobs and size of investment to qualify;

3. Removes cumulative bond cap language;

4. Adds an annual tax credit cap of \$11 million;

(3) Regarding the New/Expanding Business Facility Tax Credit, the act sunsets the credit; projects commencing operations on or before August 28, 2003, will continue to receive incentives; no new projects will be allowed;

(4) Concerning enterprise zones, the act directs the Joint Committee of Economic Policy and Planning to conduct a review and prepare a report;

(5) The act removes DED's participation in the Charcoal Producer's Tax Credit makes it completely a department of natural resources program;

(6) The act repeals the Transportation Development Tax Credit, the Film Production Tax Credit, the Individual Training Account "Skills Development" Tax Credit; the Mature Worker Tax Credit and the SBA/USDA Loan Guarantee Fee Tax Credit;

(7) Regarding Missouri Technology Corporation ("MTC"), the act

1. Adds protection to business records submitted to MTC so as to make them closed records;

2. Adds a member to the board of directors - the Commissioner of Higher Education;

3. Adds various powers to the MTC, including suing and being sued, purchasing and selling property, charging a fee for applications, and creating accounts outside the state treasury;

(8) Increases the reporting requirements concerning DED programs;

(9) Regarding the Research Tax Credit, the act:

1. Limits the credit to apply only to "targeted industries";

2. Implements a scale of the percentage of expenses can be count toward qualifying for the credit depending on years of existence of the taxpayer;

3. Removes restrictions on transferability;

4. Removes the "aggregate" counting of tax credits for the cap;

(10) The act repeals various provisions from the Affordable Housing Assistance Program, the Neighborhood Assistance Program, and the Youth Opportunities Program;

(11) Creates a new competitive communities tax credit program, wherein:

1. A Flexible credit based upon a multi-year plan adopted after hearings;

2. The Plan must consider/address the following:

a. Targeted industries

b. Distressed communities

c. Wages

d. Investment

e. Local economy

f. Local participation

g. Cost benefit

3. Approved project must enter into agreement with DED
4. Tax liability will be applied against those in Chapters. 143, 147, 148, 153
5. Five year carryforward
6. Sellable, transferable
7. 5 million annual cap
- (12) Creates a new Sustainable Neighborhoods and Communities tax credit act wherein:
 1. Six categories of projects will qualify:
 - a. direct service
 - b. youth service
 - c. capital campaign
 - d. physical revitalization
 - e. youth employment
 - f. small business revolving loan
 2. Credit is for contribution, investment or wages, depending
 3. DED will adopt a multi-year plan after hearings for priorities and any set-asides for categories
 4. At least an annual application cycle
 5. Standard is 50% credit; 70% for rural projects
 6. 3 year carryforward
 7. revocation for misrepresentation
 8. 15 million annual cap

JEFF CRAVER

011603 Introduced and read first time (H)	H101
012103 Read second time (H)	H123
012103 Referred: Job Creation and Economic Development (H)	H125
012903 Public Hearing Held (H)	H
021903 Executive Session Held (H)	H
022703 Reported Do Pass (H)	H497
031103 House Substitute offered (H)	H624
031103 HS adopted in House (H)	H627
031103 Perfected with amendments (H)	H624
031203 Referred: Budget (H)	H663
031903 Public Hearing Held (H)	H
031903 Executive Session Held (H)	H
031903 Reported Do Pass (H)	H
032003 Third Read and Passed (H)	
032003 S First Read	S586
040703 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S687
041603 Hearing Conducted S Economic Development, Tourism & Local Government Committee	
042303 SCS Voted Do Pass S Economic Development, Tourism & Local Government Committee	(0775S.05C)

EFFECTIVE : Various

HB 0198

HOUSE SPONSOR Stevenson

0630L.01P

HB 198 This act allows the police to hold persons arrested for 30 hours without a warrant or other process. This act removes current law that allows police to hold for 24 hours a person charged with a dangerous felony.

SARAH MORROW

011603	Introduced and read first time (H)	H101
012103	Read second time (H)	H123
012103	Referred: Crime Prevention and Public Safety (H)	H125
012803	Public Hearing Held (H)	H
020303	Executive Session Held (H)	H
020303	Reported Do Pass with amendments (H)	H229
020503	Perfectured with amendments (H)	H248-249
020603	H Third Read and Passed	H276-277
020603	S First Read	H195
030303	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S357
031703	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	

EFFECTIVE : August 28, 2003

HB 0199

SENATE HANDLER Wheeler

HOUSE SPONSOR Jolly

0745L.01P

HB 199 - This act raises the maximum annual base salaries of Kansas City police officers holding the ranks of Lieutenant Colonel, Major, Captain, Sergeant and Detective.

RICHARD MOORE

011603	Introduced and read first time (H)	H101
012103	Read second time (H)	H123
013003	Referred: Local Government (H)	H219
022003	Public Hearing Held (H)	H
022703	Executive Session Held (H)	H
030603	Reported Do Pass by Consent (H)	H582
031803	Third Read and Passed (H)	H738
031903	S First Read	S560
032003	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S583
040903	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
040903	Voted Do Pass S Economic Development, Tourism and Local Government Committee-Consent	

041403 Reported From S Economic Development, Tourism & Local S774
Government Committee to Floor - Consent
042803 S Consent Calendar (4/14)

EFFECTIVE : August 28, 2003

HB 0202

HCS HB 202

SENATE HANDLER Steelman

HOUSE SPONSOR Portwood

0595L.02P

HCS/HB 202 - This act creates the "Missouri Calcium Initiative". The term "governmental entity" is defined as the state of Missouri, its departments, agencies, boards, commissions and institutions, and all school districts of the state.

A purchasing agent of a governmental entity, which purchases food or beverages to serve in a building owned or operated by the entity, must give preference to high calcium foods and beverages that are equal to or lower in price than products of the same type and nutritional quality. If a state institution determines that the high calcium foods or beverages will interfere with the proper treatment and care of a patient, then the purchasing agent is not required to make such a purchase for the patient.

The provisions of the "Missouri Calcium Initiative" are in addition to any requirements placed upon a governmental entity by the United States Department of Agriculture under the National School Lunch Program or the School Breakfast Program.

For contracts entered into before July 1, 2003, the purchasing agent is not required to purchase high calcium foods and beverages if this would change the terms of the contract.

The provisions of this act will take effect on July 1, 2003.

This act is identical to SB 308 (2003).

LORIE TOWE

011603 Introduced and read first time (H)	H101
012103 Read second time (H)	H123
012103 Referred: Health Care Policy (H)	H125
021203 Public Hearing Held (H)	H
021903 Executive Session Held (H)	H
022703 HCS Reported Do Pass by Consent (H)	H497
031203 H Third Read and Passed - EC defeated - Consent	H655-656
031203 S First Read	S489
031703 Second Read and Referred S Aging, Families & Mental & Public Health Committee	S537
040203 Hearing Conducted S Aging, Families & Mental & Public Health Committee	
040903 Voted Do Pass S Aging, Families & Mental & Public	

Health Committee-Consent
041403 Reported From S Aging, Families, Mental & Public S776
Public Health Committee to Floor - Consent
042803 S Consent Calendar (4/14)

EFFECTIVE : August 28, 2003

HB 0208

SCS HB 208

SENATE HANDLER Kinder

HOUSE SPONSOR Engler

0941S.03C

SCS/HB 208 - This act makes various changes regarding the
Public Service Commission (PSC).

The act gives the PSC Commissioners authority to have a technical advisory staff. This staff would consist of a pool of up to six full time employees and each Commissioner could hire up to one personal advisor. Before these employees could be hired the Commission would have to correspondingly eliminate comparable positions within Commission staff to accommodate the hiring of the technical advisory staff such that there would be no net gain of employees to the PSC as a whole and at a cost neutral level. Technical advisory staff must be hired by July 1, 2004. The technical advisory staff would render advice and assistance to the Commissioners and provide relevant updates to the Commission. Each of the technical advisory staff would be subject to the same ex parte communication and conflict of interest requirements as the Commissioners. No person could be hired as part of the technical advisory staff within two years of employment with certain divisions of the PSC, corporations regulated by the PSC or the Office of Public Counsel. The technical advisory staff will never be a party to proceedings before the PSC.

The act also delineates standards for the PSC regarding ex parte communications. Commissioners may confer with members of the public, any public utility or similar commission and the act sets for the procedural guidelines for these communications.

This act eliminates PSC ratemaking oversight for certain not-for-profit electrical cooperatives whose consumers are its stockholders. The Public Service Commission will still have oversight regarding items affecting the safety and health of employees, services provided outside the boundaries of the cooperatives, changes in suppliers of permanent service, and territorial agreements.

Portions of the act similar to to SB 255 and SB 246 (2003).
CINDY KADLEC

011603 Introduced and read first time (H)

H102

012103 Read second time (H)

H123

012103 Referred: Communications, Energy and Technology (H) H125
 020403 Public Hearing Held (H) H
 021803 Executive Session Held (H) H
 022003 Reported Do Pass Consent with amendments (H) H422
 031203 H Third Read and Passed, as amended - Consent H651-652
 031203 S First Read S488
 031703 Second Read and Referred S Commerce and Environment H537
 Committee
 040103 Hearing Conducted S Commerce & Environment Committee
 040803 SCS Voted Do Pass S Commerce & Environment
 Committee (0941S.03C)
 041703 Reported From S Commerce & Environment Committee to S870
 Floor w/SCS
 042803 004 S Calendar H Bills for Third Reading w/SCS

EFFECTIVE : August 28, 2003

 HB 0221

SCS HCS HB 221

SENATE HANDLER Yeckel

HOUSE SPONSOR Luetkemeyer

0997S.03T

SCS/HCS/HB 221 - This act modifies a number of laws associated with banking.

The act provides that in first class counties having two recorders' offices, priority shall be given to Article 9 securities over liens on deeds of trust and other instruments affecting real property for the period between June 30, 2001 and June 30, 2003. An additional fee of one dollar is to be collected by the county recorder of deeds on all documents or instruments recorded, to be deposited in the county employees' retirement fund or to the general revenue fund if the county doesn't have a county employees' retirement fund. The additional fee becomes effective September 1, 2003.

The Missouri Higher Education Loan Authority is authorized to consolidate existing parent loans for undergraduate students ("PLUS"). The date for repayment of bonds issued by the Missouri Higher Education Loan Authority is extended from 30 to 40 years.

Duties of parties regarding the creation of liens on certain watercraft are modified to provide that the director of revenue shall mail the certificate of title with the new and address of the new lienholder to the owner named in the certificate of title, not the first lienholder named in the certificate.

The Director of the Division of Finance is authorized to obtain data filed with federal regulatory agencies in lieu of requiring direct filing of reports of condition from financial institutions. The Director may require verification of the data from such institutions. During the Director's examination of a bank or trust company, if the director relies upon audits by a

C.P.A., the Director must be afforded access to any workpapers used as a basis for the audit. Auditors are required to keep such workpapers for a minimum of three years.

The definition of "bank" is modified to specifically include chartered commercial banks and national banks in this state. The definitions of "demand deposits" and "time deposits" are modified to provide that payment of such deposits can be required as provided in federal law. Currently, payments can be required within 30 days.

Banks are authorized to purchase or lease real property in an amount not exceeding its legal loan limit and may derive income from the renting or leasing of such property. Should the purchase or lease exceed the legal loan limit or be from an interested party, such bank must seek prior approval from the Director of the Division of Finance. Banks and trust companies, savings and loan associations and credit unions may impose fees or service charges on deposit accounts, subject to certain promulgated rules.

The definition of "unimpaired capital" is modified to provide that goodwill cannot comprise more than 10% of unimpaired capital for purposes of determining lending limits.

The act creates a definition of a "trust holding company" and authorizes the formation of a trust holding company in Missouri. The Director of the Division of Finance is required to determine if a proposed acquisition by a trust holding company of a trust company is consistent with the interests of having sound trust companies. The Director is authorized to grant or deny the proposed acquisition. The Director may examine and investigate trust holding companies.

In Section 400.9-525, the act statutorily enacts the electronic filing of certain initial financing statements and lowers the fee for such filings from \$7 to \$5. The uniform commercial code transition fee trust fund is abolished. The effective date for Section 400.9-525 is September 1, 2003.

This act provides that no person, other than the cardholder shall disclose more than the last five digits of a credit card or debit card account number on a sales receipt provided to the cardholder for merchandise sold in this state.

Section 408.455, RSMo, is modified to provide that contracts originally subject to variable interest rate limitations shall remain subject to limitations on additional charges, excessive interest, false advertising and lending discrimination even if the contract is converted into another form of credit.

The act repeals certain sections in Chapter 408, RSMo, concerning requirements and restrictions on variable rate

unsecured loans. Sections 408.653 and 408.654 regarding fee limitations and limits for overdraft charges are also repealed.

This act is similar to SB 346 and SB 292 (2003).
JIM ERTLE

012103 Introduced and read first time (H)	H124
012203 Read second time (H)	H133
012703 Referred: Financial Services (H)	H163
020403 Public Hearing Held (H)	H
021103 Executive Session Held (H)	H
021303 HCS Reported Do Pass (H)	H344
021903 HCS adopted in House (H)	H
021903 Perfected (H)	H
022403 Third Read and passed (H)	H437-438
022403 S First Read	S295
030303 Second Read and Referred S Financial & Governmental Org., Veterans' Affairs & Elections Committee	S358
031003 Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
031903 SCS Voted Do Pass S Financial & Governmental Org., Veterans' Affairs & Elections Committee (0997S.03C)	
032003 Reported From S Financial & Governmental Org. Veterans' Affairs & Elections Com. to Floor w/SCS	S577
040303 Bill Placed on Informal Calendar	H669
041003 SA 1 to SCS S offered & adopted (Yeckel)	S756
041003 SCS, as amended, S adopted	S756
041003 S Third Read and Passed	S756/H1011
041703 H concurs in SCS, as amended	H1105
041703 H Third Read and Passed	H1106
041703 Truly Agreed to and Finally Passed	S879
042303 Signed by House Speaker	
042303 Signed by Senate President	
042303 Delivered to Governor	

EFFECTIVE : August 28, 2003

HB 0222

HCS HB 222

HOUSE SPONSOR Luetkemeyer

1018L.02P

HCS/HB 222 - This act allows persons or corporations to sponsor or conduct a fishing contest on any lake in Missouri without obtaining authorization or approval from the Department of Conservation if the contest is part of a multi-state fishing contest, there is only one tagged fish per lake with a value of less than one million dollars, the fish is tagged by the sponsor in the presence of a representative from the department of conservation, there is no fee or consideration required to enter the contest, participants must have a fishing license and the contest shall last no more than 30 days. Further, on Father's

Day, Mother's Day and Grandparents weekend no fishing license is required.

This act is identical to SB 237 (2003).
RICHARD MOORE

012103 Introduced and read first time (H)	H124
012203 Read second time (H)	H133
012703 Referred: Tourism and Cultural Affairs (H)	H163
021103 Public Hearing Held (H)	H
021803 Executive Session Held (H)	H
022003 HCS Reported Do Pass by Consent (H)	H424
022603 Objection Filed. Removed from Consent Calendar - Rule	H474
030303 HCS adopted in House (H)	H508
030303 Perfected with amendments (H)	H508
030403 Referred: Budget (H)	H539
031803 Public Hearing Held (H)	H
031803 Executive Session Held (H)	H
031803 Reported Do Pass (H)	H726
032003 H Third Read and Passed (H)	
032003 S First Read	S586
040703 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S687
041603 Hearing Scheduled But Not Heard S Economic Development, Tourism & Local Government Committee	

EFFECTIVE : August 28, 2003

HB 0228

SCS HS HCS HB 228

HOUSE SPONSOR Pearce

0539L.07P

SCS/HS/HCS/HB 228 - This act places certain requirements for sending commercial electronic mail messages.

It shall be a violation to send any commercial electronic mail message to any subscriber in the state with a false identity or with false or misleading information. Persons who initiate electronic transmissions, whether unsolicited or not, which solicit the purchase of, rental of, or investment in property, goods or services must clearly state in the subject line their identity and as the first four letters of the subject line must have "ADV": or if it obscene material the first eight characters of the subject line must be "ADV:ADLT".

The Attorney General may prosecute violations. Persons may be liable for civil penalties of up to \$5,000 per knowing violation, not to exceed \$25,000 per day, as well as sanctions for unlawful merchandising practices.

It shall be a defense if the defendant has implemented due

care to effectively prevent the transmission of unsolicited electronic mail messages. No action may be brought more than two years after the alleged violation was known or could have been known. A court may exercise personal jurisdiction over nonresidents.

An email service provider shall not be liable for unlawful merchandising due to the fact that they are an intermediary between the sender and recipient, that they provide transmission of the unsolicited commercial email over the providers computer network or facilities, or that they block messages in good faith which they believe violate the provisions of this act.

Upon receipt of information that child pornography is contained on a website, the Attorney General shall investigate. Upon probable cause the Attorney General shall notify the website operator in writing of the child pornography. If the operator promptly, but not longer than five days after notice removes the material and as long as they are not the purveyor of the material, there will be civil immunity. If the material is not remove the Attorney General may seek and injunction. These provisions shall not be construed to create any defense to criminal charges.

CINDY KADLEC

012103 Introduced and read first time (H)	H124
012203 Read second time (H)	H133
012703 Referred: Job Creation and Economic Development (H)	H163
012903 Public Hearing Held (H)	H
021203 Executive Session Held (H)	H
021203 HCS Reported Do Pass (H)	H327
031103 Taken up for perfection (H)	H617
031103 House Substitute offered (H)	H617
031103 Laid Over (H)	H620
031103 Taken up for perfection (H)	H621
031103 HS adopted in House (H)	H623
031103 Perfected with amendments (H)	H621
031203 Referred: Budget (H)	H663
031803 Public Hearing Held (H)	
031803 Executive Session Held (H)	
031803 Reported Do Pass (H)	
032003 Third Read and Passed (H)	
032003 S First Read	
040703 Second Read and Referred S Commerce and Environment Committee	
041503 Hearing Conducted S Commerce and Environment Committee	
042503 SCS Voted Do Pass S Commerce and Environment Committee (0539S.11C)	

EFFECTIVE : August 28, 2003

****HB 0244****

SENATE HANDLER Caskey

HOUSE SPONSOR Baker

1087L.01P

HB 244 - This act modifies the current law concerning a county's adoption of planning and zoning prior to becoming a first class county so as to specifically include Cass County. This change will enable Cass County to continue to operate under its existing planning and zoning laws.

This act is similar to SB 121 (2003).
RICHARD MOORE

012203	Introduced and read first time (H)	H141
012303	Read second time (H)	H152
012803	Referred: Local Government (H)	H174
022003	Public Hearing Held (H)	H
022503	Executive Session Held (H)	H
031003	Executive Session Held (H)	H
031103	Reported Do Pass by Consent (H)	H630
031903	Third Read and Passed (H)	H789
032003	S First Read	S584
040203	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S651
040903	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
040903	Voted Do Pass S Economic Development, Tourism and Local Government Committee-Consent	
041403	Reported From S Economic Development, Tourism & Local Government Committee to Floor - Consent	S774
042803	S Consent Calendar (4/14)	

EFFECTIVE : August 28, 2003

****HB 0245****

HCS HB 245

SENATE HANDLER Clemens

HOUSE SPONSOR Marsh

0993L.02P

HCS/HB 245 - This act designates a portion of U.S. Highway 60 as the "Korea Veterans' Memorial Freeway".

This act is identical to SB 438 (2003).
STEPHEN WITTE

012203	Introduced and read first time (H)	H141
012303	Read second time (H)	H152
012703	Referred: Tourism and Cultural Affairs (H)	H164
020403	Public Hearing Held (H)	H
021103	Executive Session Held (H)	H

022403 HCS Reported Do Pass by Consent (H)	H440
031203 H Third Read and Passed - Consent	H653-654
031203 S First Read	S488-489
031703 Second Read and Referred S Transportation Committee	S537
040103 Hearing Conducted S Transportation Committee-Consent	
040903 Voted Do Pass S Transportation Committee-Consent	
041403 Reported From S Transportation Committee to Floor - Consent	S776
042803 S Consent Calendar (4/14)	

EFFECTIVE : August 28, 2003

HB 0246

HOUSE SPONSOR Bishop

0559L.01P

HB 246 - This act provides active members of the system who are on the retirement board with up to 10 days paid leave to be able to attend meetings and educational seminars approved by the retirement board.

The act authorizes the retirement board and the city to administer early retirement incentives offered to employees in addition to other benefits such members may be entitled to. However, the city shall agree to increase its contribution to provide for the full actuarial costs of the early retirement incentives.

The act also adds a funeral benefit of \$1,000 for members as of August 28, 2003, who die in service or who die after retiring.

These provisions are similar to SCS/SBs 248, 100, 118, 233, 247, 341 & 420 and SB 341 (2003).
CINDY KADLEC

012203 Introduced and read first time (H)	H141
012303 Read second time (H)	H152
012703 Referred: Retirement (H)	H164
020603 Public Hearing Held (H)	H
022703 Executive Session Held (H)	H
030603 Reported Do Pass by Consent (H)	H582
031803 Third Read and Passed (H)	H739
031903 S First Read	S560
032003 Second Read and Referred S Pensions & General Laws Committee	S583

EFFECTIVE : August 28, 2003

HB 0247

SENATE HANDLER Kennedy

HOUSE SPONSOR Ward

0295L.01P

HB 247 - This act allows for the movement of special mobile equipment any time and on any day on state-maintained roads and highways if the special mobile equipment :

- (1) Travels at a speed above any minimum speed limit and is capable of traveling at the uniform maximum speed limit; and
- (2) Does not exceed the maximum legal weight, height, width, or length requirements.

This act contains an emergency clause.
STEPHEN WITTE

012203	Introduced and read first time (H)	H141
012303	Read second time (H)	H152
012703	Referred: Transportation and Motor Vehicles (H)	H164
020503	Public Hearing Held (H)	H
021203	Executive Session Held (H)	H
022703	Reported Do Pass Consent with amendments (H)	H498
031203	H Third Read & Passed, as amended-EC defeated-Consent	H657
031203	S First Read	S489
031703	Second Read and Referred S Transportation Committee	S537
040803	Hearing Conducted S Transportation Committee	
040903	Voted Do Pass S Transportation Committee-Consent	
041403	Reported From S Transportation Committee to Floor - Consent	S776
042803	S Consent Calendar (4/14)	

EFFECTIVE : Emergency Clause

HB 0249

SENATE HANDLER Mathewson

HOUSE SPONSOR Seigfreid

1181L.01P

HB 249 - This act designates a portion of State Route WW within the City of Marshall as "Butterfield Ranch Road".

STEPHEN WITTE

012203	Introduced and read first time (H)	H141
012303	Read second time (H)	H152
012803	Referred: Transportation and Motor Vehicles (H)	H174
030503	Public Hearing Held (H)	H
030503	Executive Session Held (H)	H
031003	Reported Do Pass Consent with amendments (H)	H606
031803	Third Read and Passed (H)	H747
031903	S First Read	S561-562
032003	Second Read and Referred S Transportation Committee	S583

040803 Hearing Conducted S Transportation Committee-Consent
040903 Voted Do Pass S Transportation Committee-Consent
041403 Reported From S Transportation Committee to S776
Floor - Consent
042803 S Consent Calendar (4/14)

EFFECTIVE : August 28, 2003

HB 0251

HOUSE SPONSOR Smith (118)

1004L.01P

HB 251 - This act allows recreational vehicle associations and recreational vehicle dealers to participate in vehicle shows at the Missouri state fairgrounds so long as the show involves 500 or more recreational vehicles and the show is for the purpose of entertainment or education of its members.

This act is similar to SB 208 (2003).
STEPHEN WITTE

012203 Introduced and read first time (H)	H141
012303 Read second time (H)	H152
012803 Referred: Transportation and Motor Vehicles (H)	H174
021203 Public Hearing Held (H)	H
030603 Executive Session Held (H)	H
031003 Reported Do Pass Consent with amendments (H)	H606
031803 Third Read and Passed (H)	H748
031903 S First Read	S562
032003 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S583
040903 Hearing Conducted S Economic Development, Tourism & Local Government Committee-Consent	

EFFECTIVE : August 28, 2003

HB 0253

HCS HB 253

SENATE HANDLER Mathewson

HOUSE SPONSOR Shoemaker

0049L.02P

HCS/HB 253 - Effective January 1, 2004, a petitioner seeking a protection order shall not be required to provide his or her Social Security number on any petition filed in connection with a protection order. The court may require that the petitioner's Social Security number be retained on a confidential case sheet or other confidential record maintained in conjunction with the administration of the case.

SARAH MORROW

012203	Introduced and read first time (H)	H142
012303	Read second time (H)	H152
012703	Referred: Judiciary (H)	H164
021203	Public Hearing Held (H)	H
021903	Executive Session Held (H)	H
022703	HCS Reported Do Pass by Consent (H)	H497
031203	H Third Read and Passed - Consent	H658-659
031203	S First Read	S489
031703	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S537
040703	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
041403	Voted Do Pass S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
041503	Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor - Consent	S815
042803	S Consent Calendar (4/15)	

EFFECTIVE : August 28, 2003

HB 0254

SENATE HANDLER Klindt

HOUSE SPONSOR Byrd

1206L.01P

HB 254 - The act would enact the provisions of the Uniform Electronic Transactions Act which would make electronic transactions as enforceable as traditional paper transactions if the parties agree to transact electronically. There are some exceptions for documents which must still be executed manually including laws governing the creation of execution of wills, codicils or testamentary trust and other certain provisions of the Uniform Commercial Code.

This act also repeals the current Missouri Digital Signatures Act contained in Sections 28.600 through 28.678, RSMo.

This act is similar to SB 37 (2003).
CINDY KADLEC

012203	Introduced and read first time (H)	H142
012303	Read second time (H)	H152
012703	Referred: Judiciary (H)	H164
012903	Public Hearing Held (H)	H
020503	Executive Session Held (H)	H
021303	Reported Do Pass (H)	H344
021903	Perfected (H)	H
022403	Third Read and Passed (H)	H439-440
022403	S First Read	S295
030303	Second Read and Referred S Pensions & General Laws Committee	S358
040803	Hearing Conducted S Pensions & General Laws Committee	

040903 Voted Do Pass S Pensions & General Laws Comm-Consent
041503 Reported From S Pensions & General Laws Committee to S815
Floor - Consent
042803 S Consent Calendar (4/15)

EFFECTIVE : August 28, 2003

HB 0257

SCS HS HCS HB 257

HOUSE SPONSOR Munzlinger

0602L.06P

SCS/HS/HCS/HB 257 - This act allows net operating loss taken against federal income taxes but disallowed against Missouri income taxes to be carried forward and taken against any loss for not more than 20 years from the year of the initial loss.

This act allows contributors to take the tax credits for new generation cooperatives and new generation processing entities on a quarterly basis.

This act clarifies that the premium tax credits permitted in Sections 348.430 and 348.432, RSMo, shall only be subtracted against the general revenue fund and not against the county stock insurance fund.

This act decreases the number of employees in an employee-qualified capital project from 100 to 60 in order to receive a New Generation Cooperative Incentive Tax Credit.

This act creates a three year "carry-back" provision without having to first be applied to the current year's liability.

This act clarifies that the tax credits are available when the credits are issued, instead of in the taxable year in which there was a contribution of capital, regardless of the type of tax liability to which the credits are applied to.

This act modifies the definition of biodiesel.

This act creates a "Grower's District Authorization Act". This creates districts for individuals who are owners or operators of land used in the cultivation of commercial crops within the physical boundaries of the district who agrees to participate in establishing a district.

SARAH MORROW

012303 Introduced and read first time (H)	H149
012703 Read second time (H)	H163
012803 Referred: Agriculture (H)	H174
021103 Public Hearing Held (H)	H
021803 Executive Session Held (H)	H

022703	HCS Reported Do Pass (H)	H495
031203	Taken up for perfection (H)	H
031203	House Substitute offered (H)	H
031203	Laid Over (H)	H
031203	Taken up for perfection (H)	H
031203	HS adopted in House (H)	H
031203	Perfected with amendments (H)	H
031303	H Third Read and Passed	H676-677
031303	S First Read	S502
031703	Second Read and Referred S Agriculture, Conservation, Parks and Natural Resources Committee	S537
041703	Hearing Conducted S Agriculture, Conservation, Parks and Natural Resources Committee	
042403	SCS Voted Do Pass S Agriculture, Conservation, Parks and Natural Resources Committee 0602S.10C	

EFFECTIVE : August 28, 2003

HB 0261

SENATE HANDLER Klindt

HOUSE SPONSOR Whorton

0083L.01P

HB 261 - This act designates a portion of U.S. Highway 65 as the "American Legion Memorial Highway".

STEPHEN WITTE

012303	Introduced and read first time (H)	H150
012703	Read second time (H)	H163
012803	Referred: Transportation and Motor Vehicles (H)	H174
030503	Public Hearing Held (H)	H
030603	Executive Session Held (H)	H
031003	Reported Do Pass Consent with amendments (H)	H607
031803	Third read and passed (H)	H749
031903	S First Read	S562
032003	Second Read and Referred S Transportation Committee	S583
040803	Hearing Conducted S Transportation Committee	
040903	Voted Do Pass S Transportation Committee-Consent	
041403	Reported From S Transportation Committee to Floor - Consent	S776
042803	S Consent Calendar (4/14)	

EFFECTIVE : August 28, 2003

HB 0267

HS HB 267

SENATE HANDLER Griesheimer

HOUSE SPONSOR Smith (118)

1005L.03P

HS/HB 267 - This act allows a county commission may appoint an individual to any position within any department under their control and set appropriate compensation.

The act changes the months in which county commissions are required to meet.

The act modifies section 49.266 to allow all county commissions rather than only county commissions in first class counties to promulgate reasonable regulations concerning county property, the hours, conditions, methods and manner of the use and regulation of pedestrian and vehicular traffic and parking. Further, the section adds language allowing the governing body of all counties to provide workers' compensation, health insurance, life insurance, and retirement plans for county employees.

The act adds a new section allowing non-charter counties to adopt reasonable ordinances, resolution, or regulations relating to property, affairs, and local government for which no provision in state law exists. Should a municipal ordinance conflict with the county law, the municipal ordinance shall prevail within the corporate boundary of the municipality. Any such county law shall remain in effect until repealed or until it is in conflict with a state law. Any non-charter county may submit any proposed law they have the power to adopt to the registered voters of the county for approval. Further, the act allows any qualified voter in a non-charter county may circulate a petition to propose, enact, or reject, by initiative or referendum, any ordinance, resolution, or regulation that the county would have authority to adopt. Further, the act establishes procedure for adoption of any such petition.

The act allows St. Louis City and any county within the state to levy a sales tax not to exceed one quarter of one cent for the purposes of providing services described in 210.861 after approval by the voters.

The act removes Cass county from the provision of 137.082.6 relating to ad valorem property tax.

The act removes sections 49.091, 49.267, 49.268, 49.269, 49.273, 49.276 from the revised statutes.

RICHARD MOORE

012303 Introduced and read first time (H)	H150
012703 Read second time (H)	H163
012803 Referred: Local Government (H)	H174
021303 Public Hearing Held (H)	H
022503 Executive Session Held (H)	H
030603 Reported Do Pass (H)	H582
040203 House Substitute offered (H)	H884
040203 HS adopted in House (H)	H887
040203 Perfected with amendments (H)	H884
040303 Third Read and Passed (H)	H921
040703 S First Read	S690

041703 Second Read and Referred S Pensions & General Laws S878
Committee

042903 Hearing Scheduled S Pensions & General Laws Committee

EFFECTIVE : August 28, 2003

HB 0273

HCS HB 273

HOUSE SPONSOR Byrd

1052L.02P

HCS/HB 273 - This act enacts several tort reform measures.

LEGAL EXPENSE FUND (Section 105.711)- Provides that the maximum liability of the fund to any one claimant shall be \$500,000. Adds attorneys practicing pro bono at tax-exempt nonprofit community social services centers to coverage from the Fund up to \$500,000.

IMMUNITY ON LAND NEAR PUBLIC TRAILS - (Section 258.100) Provides that the immunity from liability for injuries on private land adjoining a public trail shall not extend when the injuries were caused by the failure of the owner of the land to warn of an artificial condition that is likely to cause death or serious injury.

SEAT BELT VIOLATIONS (Section 307.178) - This act increases the amount from 1% to 10% that the trier of fact may reduce the plaintiff's recovery for failure to wear a seat belt.

LIENS FOR HEALTH PRACTITIONERS (Section 430.225) - Allows liens for health practitioners who provide medical services to patients injured by tortfeasors. The original enactment of this section was rule unconstitutional by the Supreme Court based on a Hammerschmidt problem.

VENUE (Sections 508.010, 508.040 and 508.120) - This provision requires that venue in all tort actions, including torts for improper healthcare but excluding suits against motor carriers, shall only be in county where cause of action accrued. Residence for a corporation is either the county where the registered agent is located, or if no such agent exists, then Cole County. In suits against corporations, venue shall only be in the county where the cause of action accrued or the county of the corporation's residence. The act allows any defendant to move for change of venue upon the adding of a new defendant if current venue would have been inappropriate if new defendant had initially been named.

PUNITIVE DAMAGES (Section 510.263) - In tort actions, including for improper healthcare, the act allows discovery of defendant's assets only after judge determines that plaintiff has a submissible case on punitive damages. The jury must find by

clear and convincing evidence that defendant's actions or omissions were willful, wanton or malicious. With certain exceptions, punitive damages are capped at the greater of \$500,000 or five times the net amount of the plaintiff's judgment.

CLASS ACTION CERTIFICATION (Section 512.023) - Orders granting or denying class certification shall be appealable.

SUPERSEDEAS BONDS (Section 512.080) - This act establishes a \$25 million limit on supersedeas bonds for any judgment in excess of \$25 million. The remainder of the judgment shall be an immediate but nonexecutable lien on the assets of the appellant.

DEFINITION OF "COSTS" (Section 514.035) - The act defines the term "costs" to mean the total of certain enumerated fees and charges.

MEDIATION (Section 514.060) - Requires mediation in all tort cases with claimed damages in excess of \$25,000, unless the court finds that mediation has no chance of success. Costs of mediation are shared equally by the parties. If mediation is not successful, the mediator shall submit a sealed report to the court that cannot be opened until after trial. The act awards costs to the prevailing party which is defined as the plaintiff, if the plaintiff's net recovery exceeds their last position at mediation, and defined as the defendant, if the plaintiff's net recovery is less than the defendant's last position at mediation. If plaintiff's net recovery is between the two positions, neither party prevails nor pays the costs of the other party.

STATUTE OF LIMITATIONS IN ACTIONS AGAINST HEALTH CARE PROVIDERS (Section 516.105) - The act reduces the statute of limitations for minors less than 18 from the minor's 20th birthday to two years from the date of occurrence of the alleged medical malpractice.

DELAYS IN FILING ACTION (Section 516.170) - Extensions of time to file a cause of action once the disabilities of minority or mental incapacity are limits to seven years for causes of action accrued after August 28, 2000.

JOINT AND SEVERAL LIABILITY (Section 537.067) - Except where a principal-agent or contractual relationship exists, the doctrine of joint and several liability is abolished.

PADDLESPOUT LIABILITY (Section 537.327) - Limits liability of paddlesport outfitters for injury or death cause by inherent risks of paddlesport activities.

AFFIDAVITS IN TORT ACTIONS AGAINST LICENSED PROFESSIONALS (Section 537.530) - This provision requires an affidavit from a similarly licensed professional supporting a cause of action for

non-medical claims of professional negligence.

ATTORNEY CONTINGENCY FEES (Section 537.767) - Limits attorneys' contingency fees in all tort actions to 33% of the first \$500,000, 28% of the next \$500,000 and 15% of all damages recovered in excess of \$1 million.

ATTORNEY FEES IN CLASS ACTION LAWSUITS (Section 537.768) - Limits attorneys fees in class action lawsuits to 10% of the value of the judgment or settlement actually collected by members of the class, taking into account the value of coupons and discounts.

PUBLIC AGENCY CONTINGENCY FEE AGREEMENTS (Section 537.770) - Prohibits the attorney general or any state agency from entering into a contingency fee agreement in excess of \$1 million or any agreement providing an incentive bonus in excess of \$1 million for any tort action.

DEFINITIONS (Section 538.205) - Adds long-term care facilities (convalescent, nursing and boarding homes) to definition of "health care provider" as used in tort actions based on improper health care. Modifies definition of "punitive damages" to include exemplary damages and damages for aggravating circumstances.

MEDICAL MALPRACTICE NONECONOMIC DAMAGES CAP -(Section 538.210) - This provision removes the words "per occurrence" to ensure that there is a single cap, and not multiple caps per incidents of medical malpractice as held by the court in Scott v. SSM Healthcare. Individuals whose liability is based on acts or omissions of an agent are treated as one defendant. All individuals and entities asserting a wrongful death claim are considered one plaintiff. The provision that subjects cap on noneconomic damages to periodic inflation increases is removed.

DAMAGE CAPS FOR TRAUMA CARE (Section 538.213) Limits civil damages against certain physicians, dentists, hospitals and hospital employees to \$150,000 in claims arising out of emergency room care.

AFFIDAVIT OF MERIT (Section 538.225) - This provision would require (current law is discretionary) a court to dismiss any medical malpractice claim for which the plaintiff fails to file an affidavit stating that he or she has obtained the written opinion of a health care provider which states that the defendant failed to use such care as a reasonably prudent and careful health care provider would have under similar circumstances and that such failure caused the plaintiff's damages. The act limits extensions of time to file such affidavit to 90 days. The provision also requires the expert to be licensed and actively practicing in substantially the same specialty as the defendant.

BENEVOLENT GESTURES (Section 538.226) - This provision would make

statement, writings, or benevolent gestures expressing sympathy or a general sense of benevolence relating to the pain, suffering, or death of a person involved in an accident inadmissible as evidence in a civil action. Statements of fault, however, shall not be inadmissible.

QUALITY ASSESSMENT RECORDS (Section 538.301) Prohibits certain quality assessment committee records, written proceedings or documents produced by or through the activities of any state or federal agency from being subject to release by subpoena or other means of compulsion or admissible in certain civil, criminal and administrative proceedings. Prohibits civil liability for a person's act done in good faith as a member of a quality assessment committee. Persons related to such committees cannot be compelled to testify with respect to such records and documents or actions taken by the committee.

MISCELLANEOUS CASES (Section 1) - This provision allows for the filing of a miscellaneous case against anonymous persons in order to secure copies of health care records. Such filing shall toll the statute of limitations for 120 days.

SEVERABILITY CLAUSE (Section 2) - The act includes a severability clause.

This act is similar to SCS/SB 280 (2003).

JIM ERTLE

012303 Introduced and read first time (H)	H150
012703 Read second time (H)	H163
012803 Referred: Judiciary (H)	H174
021203 Public Hearing Held (H)	H
021903 Executive Session Held (H)	H
022003 HCS Reported Do Pass (H)	H423
022603 Taken up for perfection (H)	H463
022603 Laid Over (H)	H464
022603 Taken up for perfection (H)	H465
022603 HCS adopted in House (H)	H472
022603 Perfected with amendments (H)	H465
022703 Third Read and Passed (H)	H490-491
030303 S First Read	S360
040703 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S687

EFFECTIVE : August 28, 2003

HB 0277

HCS HB 277

SENATE HANDLER Champion

HOUSE SPONSOR Wright

1026L.02P

HCS/HB 277 - This act, in certain situations, allows the

governing body of the City of Springfield upon a written request from a real property owner within the city, and following a public hearing, to remove real property from a district or transfer real property from one class designation of a district to another class designation. The governing body may only take such actions if the Board consents to such removal, the district can meet its financial obligations following the proposed transfer and the hearing is conducted following proper notice being given.

This act is similar to SB 379 (2003).
RICHARD MOORE

012303 Introduced and read first time (H)	H151
012703 Read second time (H)	H163
012803 Referred: Job Creation and Economic Development (H)	H175
020503 Public Hearing Held (H)	H
021903 Executive Session Held (H)	H
022703 HCS Reported Do Pass by Consent (H)	H497
031203 H Third Read and Passed - Consent	H659-660
031203 S First Read	S490
031703 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S537
040203 Hearing Conducted S Economic Development, Tourism and Local Government Committee - Consent	
040303 Voted Do Pass S Economic Development, Tourism and Local Government Committee-Consent	
040703 Reported From S Economic Development, Tourism & Local Government Committee to Floor - Consent	S679-680
042803 S Consent Calendar (4/7)	

EFFECTIVE : August 28, 2003

HB 0278

SENATE HANDLER Dolan

HOUSE SPONSOR Davis

1221L.01P

HB 278 - The act authorizes the State to convey state property in St. Charles County along 321 Knaust Road to St. Charles County. The State Commissioner of Administration is responsible for setting the terms and conditions of the sale of the property.

This act is similar to SB 130 (2003).
RICHARD MOORE

012303 Introduced and read first time (H)	H151
012703 Read second time (H)	H163
012803 Referred: Corrections & State Institutions	H175
020503 Public Hearing Held (H)	H

021203	Executive Session Held (H)	H
022703	Reported Do Pass by Consent (H)	H495
031203	H Third Read and Passed - Consent	H660-661
031203	S First Read	S489
031703	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S537
040203	Hearing Conducted S Economic Development, Tourism and Local Government Committee - Consent	
040303	Voted Do Pass S Economic Development, Tourism and Local Government Committee-Consent	
040703	Reported From S Economic Development, Tourism & Local Government Committee to Floor - Consent	S680
042803	S Consent Calendar (4/7)	

EFFECTIVE : August 28, 2003

HB 0281

HCS HB 281

HOUSE SPONSOR Moore

0721L.05P

SCS/HCS/HB 281 - Currently, the State Board of Education offers three professional levels of teaching certificates. This act replaces the three-tier system with a two-tier system comprising of an initial four-year professional certificate and a career continuous professional certificate.

Possessors of the initial professional certificate shall:

- (1) Participate in a mentoring program approved and provided by the district for a minimum of two years;
- (2) Complete thirty contact hours of professional development which may include classroom hours in an appropriate college curriculum; and
- (3) Participate in a beginning teacher assistance program.

The career continuous professional certificate shall be issued upon successful completion of four years of teaching under, and completion of the requirements for, the initial professional certificate and shall:

- (1) Be perpetual, based upon verification of actual employment in an educational position; and
- (2) Be valid, provided that the possessor annually and successfully completes fifteen contact hours of professional development.

The act contains a provision which allows the possessor of a valid career continuous professional certificate who fails to meet the annual fifteen-hour professional development requirement to, within two years, make up the missing hours. If the possessor of a career continuous professional certificate fails to make up the missing hours within two years, that person's

certificate shall become inactive. In order to reactivate the certificate, the possessor must complete twenty-four contact hours of professional development within six months of reactivating their certificate.

Further, this act allows a teacher who has not been employed in an educational position for three years or more to reactivate their last level of certification by completing twenty-four contact hours of professional development six months prior to or after reactivating their certificate.

Anyone who holds, as of August 28, 2003, a valid PC-I, PC-II, or continuous professional certificate shall, upon expiration of their current certificate, be issued the appropriate level of certificate based upon the classification system established by this act.

Also, the act exempts all valid teaching certificates issued prior to September 1, 1988 from the professional development requirements of the act.

Additionally, the act mandates that the State Board grant, upon an appropriate background check, a teaching certificate aligned with an applicant's current area of certification, commensurate with the years of teaching experience, to any person who is hired to teach in a public school in this state and who possesses a valid teaching certificate from another state. Further, this substitute removes a provision from Section 161.092, RSMo, which articulates a similar, yet conflicting, policy in this regard.

Further, the act allows the State Board to assess a fee to holders of an initial professional certificate for the issuance of the career continuous professional certificate. However, such fee shall not exceed the combined costs of issuance and any criminal background check required as a condition of issuance.

Current law allows holders of a doctor of philosophy degree to be granted a certificate under certain conditions. This act replaces the term "doctor of philosophy" with "doctoral degree".

Also, this act adds "enticement of a child" and "attempting to entice a child" to the list of sexual offences for which a certificate of license to teach may be either revoked or not issued.

This act is identical to HCS/SS/SCS/SB 265.
DONALD THALHUBER

012303 Introduced and read first time (H)
012703 Read second time (H)
012703 Referred: Education (H)

H151
H163
H164

021903 Public Hearing Held (H)	H
021903 Executive Session Held (H)	H
022003 HCS Reported Do Pass (H)	H423
022503 Taken up for perfection (H)	H449
022503 Laid Over (H)	H451
022503 Taken up for perfection (H)	H453
022503 HCS adopted in House (H)	H454
022503 Perfected with amendments (H)	H453
022603 Referred: Budget (H)	H472
030403 Executive Session Held (H)	H
030503 Reported Do Pass (H)	H549
030603 Third Read and Passed (H)	H
031003 S First Read	S425
031703 Second Read and Referred S Education Committee	S536
040103 Hearing Conducted S Education Committee	
040803 SCS Voted Do Pass S Education Committee (0721S.07C)	

EFFECTIVE : August 28, 2003

HB 0284

SCS HB 284

HOUSE SPONSOR Crawford

1192S.02C

SCS/HB 284 - Under this act, a doubly-enacted section regarding the towing of motor vehicles from private property is repealed. This provision is identical to SB 314 (2003)(Section 304.157). This act also provides that wreckers, tow trucks, or rollbacks requested by law enforcement to be considered emergency vehicles after such vehicles arrive at the scene of an accident or abandoned property (section 304.021).

STEPHEN WITTE

012303 Introduced and read first time (H)	H151
012703 Read second time (H)	H163
012703 Referred: Transportation and Motor Vehicles (H)	H164
021203 Public Hearing Held (H)	H
022603 Executive Session Held (H)	H
030603 Reported Do Pass by Consent (H)	H585
031803 Third Read and Passed (H)	H740
031903 S First Read	S560
032003 Second Read and Referred S Transportation Committee	S583
040103 Hearing Conducted S Transportation Committee-Consent	
040903 SCS Voted Do Pass S Transportation Committee-Consent (1192S.02C)	
041403 Reported From S Transportation Committee to Floor w/SCS - Consent	S776
041703 Removed from S Consent Calendar	S874

EFFECTIVE : August 28, 2003

****HB 0286****

SCS HB 286

SENATE HANDLER Shields

HOUSE SPONSOR Bearden

1125S.02C

SCS/HB 286 - This act extends the federal reimbursement allowance program for hospitals to September 30, 2006.

This act modifies the rebate amount for prescription drugs in the Missouri Senior Rx Program. For all transactions that occur prior to July 1, 2003, the rebate amount shall be fifteen percent of the average manufacturers' price. For all transactions that occur on or after July 1, 2003, the rebate amount shall be fifteen percent for brand name prescription drugs and eleven percent for generic prescription drugs.

This act contains an emergency clause.
LORIE TOWE

012303	Introduced and read first time (H)	H151
012703	Read second time (H)	H163
012803	Referred: Budget (H)	H175
021203	Public Hearing Held (H)	H
021203	Executive Session Held (H)	H
022003	Reported Do Pass by Consent (H)	H422
031203	H Third Read and Passed - Consent	H652-653
031203	S First Read	S488
031703	Second Read and Referred S Aging, Families & Mental & Public Health Committee	S537
040203	Hearing Conducted S Aging, Families & Mental & Public Health Committee	
040903	SCS Voted Do Pass S Aging, Families & Mental & Public Health Committee (1125S.02C)	
041403	Motion to Vote Bill Consent FAILED - SCS Committee Vote from 04-09-03 stands	
041703	Reported From S Aging, Families, Mental & Public Health Committee to Floor w/SCS	S870
042803	005 S Calendar H Bills for Third Reading w/SCS	

EFFECTIVE : August 28, 2003

****HB 0288****

SCS HCS HB 288

HOUSE SPONSOR Jetton

0736L.04P

SCS/HCS/HB 288 - This act establishes the Priority Schools Trust Fund and produces additional alterations to the state's education policy.

EDUCATIONAL SERVICE AGENCIES - This act authorizes school districts to designate an educational service agency, organized

as a nonprofit corporation, for the purpose of developing, managing, and providing instructional services or programs to the participating district or districts (Section 160.071).

This section contains the provisions of SB 204.

ESTABLISHES THE PRIORITY SCHOOLS TRUST FUND - Currently, the moneys from the Gaming Proceeds for Education Fund (in excess of the amount transferred to the school district bond fund) are deposited in the State School Moneys Fund for distribution to the foundation formula.

Beginning in fiscal year 2005, 05% of these funds shall be redirected to the priority schools trust fund, which is created by this act. In fiscal year 2006, 10% of these funds shall be redirected to the priority schools trust fund. By fiscal year 2007, and each fiscal year thereafter, 15% of these funds shall be redirected to the priority schools trust fund.

This act requires that the monies transferred to the priority schools trust fund shall be replaced in the State School Moneys Fund by general revenue.

The act states that the priority schools trust fund transfers shall only occur during fiscal years where the chair of the Senate Appropriations Committee, the chair of the House Budget Committee, and the commissioner of education jointly determine that the appropriation for the school funding formula would have been sufficient to provide a proration factor on lines 1a and 1b of 1.0 or greater if the aid were distributed pursuant to the school funding formula as such formula existed in law on January 1, 2003.

The priority schools trust fund monies shall be distributed by the state board of education. Fifty percent of the moneys transferred in the current year to the fund shall be used to fund uniform salary supplement grants to all high quality teachers employed in priority schools, provided that the amount distributed to fund such grants shall not exceed the amount needed to fund salary grants to all eligible teachers in the amount of three thousand dollars for every eligible teacher. The remaining moneys transferred in the current year to the fund shall be distributed to all priority school districts in an amount per eligible pupil that is equal to the district's current year formula amount per eligible pupil times the quotient of the amount of funds to be appropriated pursuant to this subsection to priority school districts divided by the total current year formula entitlement for all priority school districts. The moneys distributed to priority school districts shall be used by the district to implement the district's comprehensive strategy for addressing areas of deficiency (Sections 160.534, 160.731, 163.201 and 164.303).

This section contains some provisions similar to SB 574 and the perfected HB 288.

MEMBERSHIP QUALIFICATIONS FOR SCHOOL BOARDS - This act asserts that no school board of any public school shall hire a spouse of any member of such board unless the position has been advertised pursuant to board policy and the superintendent of schools submits a written recommendation for the employment of the spouse to the board of education. The names of all applicants as well as the name of the applicant hired for the position are to be included in the board minutes (Section 162.261).

This section contains provisions similar to the perfected SB 422.

SCHOOL DISTRICT BOUNDARY CHANGES - This act applies standards to be utilized by the Board of Arbitration in determining whether a proposed school district boundary change is necessary. The standards for such a determination include the presence of: school-aged children in the affected area; actual educational harm to school-age children (significant differences in transportation time or educational opportunities); an educational necessity, not a commercial benefit to landowners (Section 162.431).

This section contains the provisions of SB 519.

MEMBERSHIP QUALIFICATIONS FOR SCHOOL BOARDS - The act removes a provision of law which disallows any person from running for the Board of Education of the St. Louis Public Schools who is employed by the school district or who is related to an employee of the school district within the second degree of affinity or consanguinity. Second degree of affinity or consanguinity is defined as a spouse, parent, child, grandparent, brother, sister, grandchild, mother-in-law, father-in-law, daughter-in-law, or son-in-law (Section 162.601).

This section contains provisions of the perfected SB 422.

ALTERS CONDITIONS BY WHICH A SCHOOL DISTRICT MAY TRANSFER MONEYS TO AND FROM CERTAIN FUNDS - This act allows school districts to transfer unrestricted funds from the capital projects fund to the incidental fund in any year in which that year's June 30 combined incidental and teachers funds unrestricted balance compared to the combined incidental and teachers funds expenditures would be less than ten percent without such transfer.

This act deletes a provision which disallows school districts from making expenditures for certain lease purchase obligations from the district's capital projects fund unless the district levies, in the current year, a tax rate in the capital projects fund which is sufficient to generate revenues equal to or greater than the amount of such expenditure and collects such

revenues and credits such revenues to the capital projects fund.

Further, this act alters the conditions by which a school district may transfer moneys from the incidental fund to the capital projects fund. The act prescribes that any amount expended from the incidental fund for classroom instructional capital outlays must be subtracted from the 9% of the district's entitlement used to calculate the limit on such transfers.

Also, this act modifies the qualifications for school districts making transfers from the incidental fund to the capital projects fund by deleting the minimum levy and lease-purchase conditions and substituting compliance with provisions concerning compensation of certificated staff in the second preceding year or payment of all penalties for the second preceding year.

Additionally, the act lays out conditions under which a school district may refinance certain lease-purchase obligations (Section 165.011).

This section contains the provisions of the SCS/SB 686 and SCS/SB 215.

SALARY COMPLIANCE PROVISIONS - This act asserts that in any fiscal year that the state distributes 96% or less for the formula than it did in fiscal year 2002, certain districts shall not be obligated to comply with the salary compliance provisions of Section 165.016, RSMo. The act prescribes that the district must have unrestricted fund balances in the combined incidental and teacher funds on June 13th of the preceding year which is equal to or less than seventeen percent of the combined expenditures for the preceding year from these funds as a condition for said non-compliance.

Further, this act articulates another set of specifications school districts may meet in order to be exempt from the salary compliance provisions of the section:

- School districts with ten percent or more of its assessed valuation owned by one person or corporation who is delinquent in a property tax payment;
- School districts with unrestricted fund balances in the combined incidental and teacher funds on June thirtieth of the preceding year which are equal to or less than one half of the local property tax revenue for the previous year; and
- School districts which receive in the current fiscal year ninety-six percent (or less) of their fiscal year 2002 formula distribution (Section 165.016).

This section contains provisions similar to the SS/SCS/SB

264.

PIPELINE CAPACITY COSTS FOR SCHOOLS WHICH AGGREGATELY PURCHASE NATURAL GAS - This section requires the Public Service Commission to treat a gas corporation's pipeline capacity costs for schools which aggregately purchase natural gas in the same manner as large industrial or commercial customers (Section 393.310).

This act contains an emergency clause.
DONALD THALHUBER

012303 Introduced and read first time (H)	H152
012703 Read second time (H)	H163
012703 Referred: Education (H)	H164
012903 Public Hearing Held (H)	H
013003 Executive Session Held (H)	H
013003 HCS Reported Do Pass (H)	H220
021103 HCS adopted in House (H)	H314
021103 Perfected with amendments (H)	H308
021203 Referred: Budget (H)	H327
021703 Public Hearing Held (H)	H
021703 Executive Session Held (H)	H
021803 Reported Do Pass (H)	H370
022003 Third read and passed (H)	
022403 S First Read	S295
040703 Second Read and Referred S Education Committee	S687
041503 Hearing Conducted S Education Committee	
042203 SCS Voted Do Pass S Education Committee (0736S.08C)	

EFFECTIVE : Emergency Clause

HB 0289

SCS HCS HB 289

SENATE HANDLER Steelman

HOUSE SPONSOR Dempsey

0882S.07C

SCS/HCS/HB 289 - This act revises certain provisions regarding tax increment financing and creates and new tax increment financing method for certain projects.

MISSOURI DOWNTOWN AND RURAL ECONOMIC STIMULUS ACT

This act creates the Missouri Downtown and Rural Economic Stimulus Act. The provisions of the act shall not be construed to provide funding for sports stadiums or related facilities. Powers in the act are to be exercised by authorities created in the act. Areas may be designated and tax increment financing may be used in the areas for public infrastructure purposes.

DOWNTOWN ECONOMIC STIMULUS PROJECTS

The development area is defined to require that there has either been a decline in property taxes or population for 25

years or 50% or more of the structures in the area are older than 35 years. The development area shall not include property within the 100 year floodplain unless the area is protected as required by the Army Corps of Engineers.

A Downtown Economic Stimulus Authority may be created in certain municipalities upon the enactment of an ordinance establishing a development area in accordance with the act. Each Authority will be governed by a Board of Commissioners which will consist of between 5 and 14 members with staggered terms of 3 years. One of the Commissioners will be appointed by the school district or districts within the development area for a term of 3 years. Commissioners will be appointed by the mayor or chief executive. In addition to the Commissioners, a non-voting advisor shall be appointed by the other taxing districts located within the development area.

The powers of the Authority shall be exercised by its Board of Commissioners and powers of the authority are specified. The Authority shall be a public body corporate and politic. Powers granted to the authority are specified. The powers exclude the right to acquire property by eminent domain. Certain information must be included in a development plan.

The act allows Kansas City, St. Louis County, St. Louis City and Boone County to enact an ordinance establishing a fund for the purpose of providing funds to a community development corporation. The Community Development Corporation Revolving Fund is created. A board to administer the fund is created. Funding is provided from 5% of the state sales tax increment portion from other net new revenues generated from projects certified for state supplemental downtown development financing.

Prior to the adoption of the ordinance designating the development area, adopting a development plan or adopting a development project, the authority must hold a public hearing.

A municipality may adopt development financing for the development project area and a special allocation fund for the deposit of certain taxes from the development area to be apportioned or diverted pursuant to the Real Property Tax Increment Allocation Redevelopment Act if all or a part of the development project area becomes subject to tax increment financing.

The municipality shall submit the development plan to the Missouri Development Finance Board for approval of the disbursement of project costs from the State Supplemental Downtown Development Financing Fund. The development plan must contain certain information. The municipality will provide certain information from the Department of Revenue for verification which must be provided within 45 business days. The Missouri Development Finance Board will promulgate rules. The

first \$150 million of other net new revenues will be deposited into the State Supplemental Downtown Development Financing Fund. The Department of Economic Development will administer the fund and may disburse the funds in payment of public infrastructure costs of the developments to the extent those projects have generated sufficient revenue.

No new applications for financing will be approved by the Missouri Development Finance Board after January 1, 2013.

The act establishes a Missouri Downtown Economic Stimulus Act Joint Legislative Committee which will consist of ten members of the General Assembly, five from each body.

The Authority must make a report to the Director of the Department of Economic Development by the end of February each year. The Director shall then compile a report for submission to the Governor and General Assembly.

Every five years after the establishment of a development plan, the governing body of the authority must hold a public hearing. The Director of the Department of Economic Development shall provide information and technical assistance as requested by any municipality.

This act is similar to SCS/SB 253 (2003).

RURAL ECONOMIC STIMULUS PROJECTS

Powers in the act are to be exercised by municipalities or authorities created in the act. The act may be used for public infrastructure related to the creation of renewable fuel production facilities which are in a municipality smaller than 100,000 persons and which will cost at least \$3,000,000 and create at least 30 new jobs within three years.

A Rural Economic Stimulus Authority may be created in each municipality upon the enactment of an ordinance establishing a development area in accordance with the act. Each Authority will be governed by a Board of Commissioners which will consist of between 5 and 14 members with staggered terms of three years. One of the Commissioners will be appointed by the school district or districts within the development area for a term of three years. Commissioners will be appointed by the mayor or chief executive. In addition to the Commissioners, a non-voting advisor shall be appointed by the other taxing districts located within the development area.

The powers of the Authority shall be exercised by its Board of Commissioners and powers of the authority are specified. The Authority shall be a public body corporate and politic. Powers granted to the municipality or authority are specified, excluding the right to acquire property by eminent domain. Certain

information must be included in a development plan.

Prior to the adoption of the ordinance designating the development area, adopting a development plan or adopting a development project, the authority must hold a public hearing.

A municipality may adopt development financing for the development project area and a special allocation fund for the deposit of certain taxes from the development area to be apportioned or diverted pursuant to the Real Property Tax Increment Allocation Redevelopment Act if all or a part of the development project area becomes subject to tax increment financing.

The municipality shall submit the development plan to the Missouri Agricultural and Small Business Development Authority for approval of the disbursement of project costs from the State Supplemental Rural Development Financing Fund. The development plan must contain certain information. The municipality will provide certain information from the Department of Revenue for verification which must be provided within 45 business days. The Missouri Agricultural and Small Business Development Authority will promulgate rules. The first \$150 million of other net new revenues will be deposited into the State Supplemental Rural Development Financing Fund. The Department of Economic Development will administer the fund and may disburse the funds in payment of public infrastructure costs of the developments to the extent those projects have generated sufficient revenue.

The act establishes a Missouri Rural Economic Stimulus Act Joint Legislative Committee which will consist of ten members of the General Assembly, five from each body.

The Authority must make a report to the Director of the Department of Economic Development by the end of February each year. The Director shall then compile a report for submission to the Governor and General Assembly.

Every five years after the establishment of a development plan, the governing body of the authority must hold a public hearing. The Director of the Department of Economic Development shall provide information and technical assistance as requested by any municipality.

TAX INCREMENT FINANCING SATELLITE ZONE

This act authorizes the city of St. Joseph, with approval of the governing authority of the city and the department of economic development, to designate an additional satellite enterprise zone in such city.

SUPER TIF

This act restricts the definition of new state revenues by excluding increases in sales tax revenues attributable to retail sales unless it can be proven that the revenues are from sources which do not currently exist in the state.

CINDY KADLEC

012703 Introduced and read first time (H)	H163
012803 Read second time (H)	H173
013003 Referred: Job Creation and Economic Development (H)	H219
021903 Public Hearing Held (H)	H
022603 Executive Session Held (H)	H
022703 HCS Reported Do Pass (H)	H497
030503 Taken up for perfection (H)	H550
030503 Laid Over (H)	H552
030503 Taken up for perfection (H)	H554
030503 HCS adopted in House (H)	H556
030503 Perfected with amendments (H)	H554
031303 H Third Read and Passed	H673
031303 S First Read	S502
031703 Second Read and Referred S Commerce and Environment Committee	S537
040103 Hearing Conducted S Commerce & Environment Committee	
040903 SCS Voted Do Pass S Commerce & Environment Committee (0882S.07C)	
041003 Reported From S Commerce & Environment Committee to Floor w/SCS	S754
041403 Referred S Governmental Accountability & Fiscal Oversight Committee	S768
041703 Voted Do Pass S Governmental Accountability & Fiscal Oversight Committee	
042403 Reported From S Governmental Accountability & Fiscal Oversight Committee to Floor	
042503 Bill Placed on Informal Calendar	
042803 S Inf Calendar H Bills for Third Reading	

EFFECTIVE : August 28, 2003

HB 0292

HOUSE SPONSOR Wagner

1295L.01P

HB 292 - This act designates the armory located in De Soto as the "William E. 'Bud' Lewis" armory.

RICHARD MOORE

012703 Introduced and read first time (H)	H163
012803 Read second time (H)	H173
013003 Referred: Local Government (H)	H219
021303 Public Hearing Held (H)	H
022003 Executive Session Held (H)	H

022703	Reported Do Pass by Consent (H)	H497
031203	H Third Read and Passed - Consent	H661-662
031203	S First Read	S490
031703	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S537
040203	Hearing Conducted S Economic Development, Tourism and Local Government Committee - Consent	
040303	Voted Do Pass S Economic Development, Tourism and Local Government Committee-Consent	
040703	Reported From Economic Development, Tourism & Local Government Committee to Floor - Consent	S680
042803	S Consent Calendar (4/7)	

EFFECTIVE : August 28, 2003

HB 0307

HOUSE SPONSOR Merideth III

1253L.01P

HB 307 - This act allows the executive officer of a political subdivision to enter into agreements for reciprocal emergency aid without approval of the Governor.

This act is similar to SB 370 (2003).
RICHARD MOORE

012903	Introduced and read first time (H)	H189
013003	Read second time (H)	H214
013003	Referred: Homeland Security and Veterans Affairs (H)	H219
021103	Hearing Cancelled (H)	H
021803	Public Hearing Held (H)	H
030403	Executive Session Held (H)	H
030603	Reported Do Pass by Consent (H)	H582
031803	Third Read and Passed (H)	H741
031903	S First Read	S560-561
032003	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S583
040903	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
040903	Voted Do Pass S Economic Development, Tourism and Local Government Committee-Consent	
041403	Reported From S Economic Development, Tourism & Local Government Committee to Floor - Consent	S774
042803	H Consent Calendar (4/14)	

EFFECTIVE : August 28, 2003

HB 0314

SENATE HANDLER Gross

HOUSE SPONSOR Engler

1294L.01P

HB 314 - This act prohibits public entities and their agents from requiring a bidder, proposer, or contractor to obtain a surety bond from a particular company in connection with any contract for construction of public works.

This act is similar to SB 521 (2003).
RICHARD MOORE

012903	Introduced and read first time (H)	H189
013003	Read second time (H)	H214
013003	Referred: Financial Services (H)	H219
021103	Hearing Scheduled, Bill Not Heard (H)	H
021803	Public Hearing Held (H)	H
022603	Executive Session Held (H)	H
022703	Reported Do Pass Consent with amendments (H)	H496
031203	H Third Read and Passed, as amended - Consent	H662-663
031203	S First Read	S489
031703	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S537
040703	Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
040703	Voted Do Pass S Financial & Government Organization, Veterans' Affairs & Elections Committee - Consent	
040703	Reported From S Financial & Government Org., Veterans Affairs & Elections Committee to Floor - Consent	S680
042803	S Consent Calendar (4/7)	

EFFECTIVE : August 28, 2003

HB 0318

HCS HB 318

SENATE HANDLER Caskey

HOUSE SPONSOR Baker

1113L.02P

HCS/HB 318 - This act authorizes Cass County to elect to have county traffic ordinance violations heard and determined by an associate circuit judge.

JIM ERTLE

012903	Introduced and read first time (H)	H190
013003	Read second time (H)	H214
013003	Referred: Judiciary (H)	H219
031203	Public Hearing Held (H)	H
031203	Executive Session Held (H)	H
031203	HCS Reported Do Pass by Consent (H)	H663
032003	Third Read and Passed (H)	
032003	S First Read	S586
040203	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S651
040903	Hearing Conducted S Economic Development, Tourism & Local Government Committee	

040903 Voted Do Pass S Economic Development, Tourism and
Local Government Committee-Consent
041403 Reported From S Economic Development, Tourism & Local S774
Government Committee to Floor - Consent
042803 S Consent Calendar (4/14)

EFFECTIVE : August 28, 2003

HB 0321

HS HCS HB 321

SENATE HANDLER Loudon

HOUSE SPONSOR Wilson

1251L.06P

HS/HCS/HB 321 - This act revises the workers' compensation law. The act modifies the definition of "accident". It states that an injury or occupational disease be compensable only if an accident or occupational exposure was the dominant factor in causing the condition or disability. The act limits benefits for pre-existing conditions in cases where a work-related injury causes increased permanent disability and reduces compensation by the amount of permanent partial disability that was pre-existing. The act exempts from coverage personal health conditions that manifest themselves at work when an accident is not the dominant factor in the need for medical treatment and injuries from unknown causes. Deterioration from normal activities of day-to-day living is not compensable. Requires members of the Labor and Industrial Relations Board to be confirmed by the Senate. It increases the penalty when violation of drug and alcohol rules is involved, by reducing benefits by 50 percent it also requires that intoxication at or above the legal blood level be conclusively presumed to be the proximate cause of injury. The act requires employees on disability to submit to examinations at the request of the state if there is a second injury claim. Requires that voluntary settlements be approved unless they are manifestly unjust. Requires administrative law judges to receive the advice and consent of the Senate and limits appointed terms to four years. The act requires an audit of the Division of Workers' Compensation when the maximum tax rate for the Workers' Compensation Fund or the Second Injury Fund fails to meet the expenses of the previous year. The act states that if the surcharge for the Second Injury Fund is not calculated by October 31 of a given year, then the new rate cannot go into effect less than 60 days from the determination. The act allows an employee to opt out of workers' compensation for religious reasons, but he or she must sign a waiver agreeing not to take future civil actions against the employee. Finally, the act adds certified peace officers to the list of those for whom certain diseases caused by exposure to smoke, gases, carcinogens, inadequate oxygen, and psychological stress are recognized as occupational diseases.

RICHARD MOORE

012903	Introduced and read first time (H)	H190
013003	Read second time (H)	H214
013003	Referred: Workforce Development and Workplace Safety	H219
020603	Public Hearing Held (H)	H
021203	Executive Session Held (H)	H
021203	HCS Reported Do Pass (H)	H327
021903	House Substitute offered (H)	H380
021903	HS adopted in House (H)	H389
021903	Perfected with amendments (H)	H380
022003	Referred: Budget (H)	H421
022503	Public Hearing Held	
022503	Executive Session Held (H)	
022603	Reported Do Pass (H)	H464
022703	Third Read and Passed (H)	H486
022703	S First Read	S345
030303	Second Read and Referred S Small Business, Insurance & Industrial Relations Committee	S358
031903	Hearing Conducted S Small Business, Insurance and Industrial Relations Committee	
040203	Voted Do Pass S Small Business, Insurance and Industrial Relations Committee	
040303	Reported From S Small Business, Insurance and Industrial Relations Committee to Floor	S663
040303	Referred S Governmental Accountability and Fiscal Oversight Committee	S668
040903	Hearing Scheduled But Not Heard S Governmental Accountability & Fiscal Oversight Committee	
041003	Hearing Conducted S Governmental Accountailbity and Fiscal Oversight Committee	
041003	Voted Do Pass S Governmental Accountability and Fiscal Oversight Committee	
041403	Reported From S Governmental Accountability & Fiscal Oversight Committee to Floor	S777
041703	Bill Placed on Informal Calendar	S872
042403	SS S offered (Scott) (1251L.09F)	
042403	SS for SS S offered (Loudon) (1251L.12F)	
042403	SA 1 to SS for SS S offered & adopted (Jacob)	
042403	SA 2 to SS for SS S offered & defeated (Wheeler)	
042403	SA 3 to SS for SS S offered & defeated (Coleman)	
042403	SA 4 to SS for SS S offered & adopted (Bray)	
042403	SA 5 to SS for SS S offered (Dolan)	
042403	SSA 1 for SA 5 to SS for SS S offered & withdrawn (Loudon)	
042403	SA 5 to SS for SS S withdrawn	
042403	SA 6 to SS for SS S offered (Caskey)	
042403	SSA 1 for SA 6 to SS for SS S offered & withdrawn (Caskey)	
042403	SA 6 to SS for SS S withdrawn	
042403	Bill Placed on Informal Calendar	
042803	S Inf Calendar H Bills for Third Reading	

EFFECTIVE : August 28, 2003

HB 0322
HCS HB 322

HOUSE SPONSOR Jetton

1217L.03P

HCS/HB 322 - This act requires state agencies to determine whether proposed rules affect small businesses prior to submitting the proposed rules for adoption, amendment, revision, or repeal. If they do, the agency must consider the practicality of less restrictive alternatives that could be implemented to achieve the same results as the proposed rule. The agency must also consider creative, innovative, or flexible methods of compliance for small businesses and prepare a small business impact statement which will be submitted with the proposed rules to the Small Business Regulatory Fairness Board prior to providing notice of a public hearing. For any proposed rules that affect small business, the agency will also submit a small business statement to the Board after a public hearing is held.

The act establishes the Small Business Regulatory Fairness Board within the Department of Economic Development and establishes guidelines for the Board. The Board will work with agencies and small businesses on issues concerning the impact of agency rules and regulations on small businesses.

Any affected small business may file a written petition with the agency that has adopted rules, including rules adopted prior to the substitute's effective date. The act explains on what grounds a rule can be objected to. Upon submission of a written petition, the agency must forward a copy of the petition to the Board and to the Joint Committee on Administrative Rules. Within 60 days of receipt of the petition, the agency will determine whether the impact statement or public hearing addressed the actual and significant impact on small business and will submit a written response of the agency's determination to the Board. Any small business may appeal the agency's determination to the Board. The act outlines the reasons on which the Board may base its decision regarding a small business appeal of the agency's determination. Each agency is required to submit to the General Assembly and the Board, by June 13 of each odd-numbered year, a list of all rules which affect small business, a report describing the specific public purpose or interest for adopting each rule, and any other reasons that justify its continued existence. The General Assembly may take action in response to the report as it finds appropriate. The act requires the Board to provide to the head of each agency a list of any rules adopted by the agency that affect small business and have generated complaints or concerns. Forty-five days after being notified by the Board of these rules, the agency is required to submit a written report to the Board in response to the complaints or concerns. The Board may solicit testimony at public meetings regarding any report submitted by an agency. The act requires the Board to submit an evaluation report to the Governor and the

General Assembly regarding these issues.

Small businesses that are adversely affected or aggrieved by the final decision of an agency are entitled to judicial review of the agency's compliance with the provisions of the act. The small business can seek judicial review for a period of one year, beginning on the date when the proposed rule becomes final.

RICHARD MOORE

012903 Introduced and read first time (H)	H190
013003 Read second time (H)	H214
013003 Referred: Small Business (H)	H219
021203 Public Hearing Held (H)	H
022003 Executive Session Held (H)	H
022703 HCS Reported Do Pass (H)	H497
031203 HCS adopted in House (H)	H647
031203 Perfected with amendments (H)	H645
031203 Referred: Budget (H)	H663
031903 Public Hearing Held (H)	H
031903 Executive Session Held (H)	H
031903 Reported Do Pass (H)	H
032003 Third Read and Passed (H)	
032003 S First Read	S586
040703 Second Read and Referred S Small Business, Insurance and Industrial Relations Committee	S687
041603 Hearing Conducted S Small Business, Insurance and Industrial Relations Committee	

EFFECTIVE : August 28, 2003

HB 0326

SENATE HANDLER Stoll

HOUSE SPONSOR Wagner

1105L.01P

HB 326 - This act changes the boundary description of Ste. Genevieve County.

RICHARD MOORE

013003 Introduced and read first time (H)	H213
020303 Read second time (H)	H226
020603 Referred: Local Government (H)	H277
022703 Public Hearing Held (H)	H
031003 Executive Session Held (H)	H
031103 Reported Do Pass by Consent (H)	H630
031903 Third Read and Passed (H)	H790
032003 S First Read	S584
040203 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S651
040903 Hearing Conducted S Economic Development, Tourism & Local Government Committee	

040903 Voted Do Pass S Economic Development, Tourism and
Local Government Committee-Consent
041403 Reported From S Economic Development, Tourism & Local S774
Government Committee to Floor - Consent
042803 S Consent Calendar (4/14)

EFFECTIVE : August 28, 2003

HB 0327
SCS HB 327

HOUSE SPONSOR Lipke

1067L.01P

HB 327 - This act provides that whenever the Highways and
Transportation Commission exercises eminent domain, the court,
commissioners, and jury must consider the restriction or loss of
access to any adjacent highway as an element in assessing the
damages.

STEPHEN WITTE

013003 Introduced and read first time (H)	H213
020303 Read second time (H)	H226
020603 Referred: Transportation and Motor Vehicles (H)	H277
022603 Public Hearing Held (H)	H
030603 Executive Session Held (H)	H
031003 Reported Do Pass Consent with amendments (H)	H607
031803 Third Read and Passed (H)	H750
031803 Emergency Clause Adopted (H)	H751
031903 S First Read (w/EC)	S562
032003 Second Read and Referred S Transportation Committee	S583
040103 Hearing Conducted S Transportation Committee-Consent	
042403 SCS Voted Do Pass S Transportation Comm. (1067S.05C)	

EFFECTIVE : Varies

HB 0332
HCS HB 332

SENATE HANDLER Steelman

HOUSE SPONSOR Portwood

1073L.02P

HCS/HB 332 - This act defines the term "social worker" and
prohibits any person from holding themselves out as being a
social worker or using the title of social worker unless the
person holds a current baccalaureate or clinical social worker
license, or has received a baccalaureate or master's degree in
social work from an accredited program, or has received a
doctorate in social work. Beginning January 1, 2004, no entity,
public or private, may use the title of social worker for
volunteer or employment positions within contracts for services,
documents, manuals, or reference material unless those persons
being referred to have met all required educational requirements.

Violation of the this act shall be a Class B misdemeanor.

This act is similar to SB 413 (2003).

JIM ERTLE

013003 Introduced and read first time (H)	H213
020303 Read second time (H)	H226
020603 Referred: Professional Registration & Licensing (H)	H277
021803 Public Hearing Held (H)	H
030403 Executive Session Held (H)	H
030603 HCS Reported Do Pass by Consent (H)	H582
031803 Third Read and Passed (H)	H742
031903 S First Read	S561
032003 Second Read and Referred S Aging, Families & Mental & Public Health Committee	S583
040203 Hearing Conducted S Aging, Families & Mental & Public Health Committee	
040903 Voted Do Pass S Aging, Families & Mental & Public Health Committee	
041403 Reported From S Aging, Families, Mental & Public Health Committee to Floor - Consent	S776
042803 S Consent Calendar (4/14)	

EFFECTIVE : August 28, 2003

HB 0346

SCS HCS HBs 346 & 174

HOUSE SPONSOR Dempsey

1195L.06P

HCS/HBs 346 & 174 - This act revises provisions of the public school and nonteacher retirement systems.

The act allows Kansas City to allow teachers and administrators to be employed in the Kansas City school district for up to four years after retirement without losing his or her retirement benefits. These provisions are similar to SB 180 (2003).

The act specifies that the contribution rate shall be fixed by the board and certified to the employer. The level rate of contribution for any fiscal year may not exceed the prior year's rate of contribution by more than one half percent. However, no new benefits may be offered until the rate of contribution is reduced back to 10 and one-half percent. These provisions are similar to SB 233 and SCS/SBs 248, 100, 118, 233, 247, 341 & 420 and SB 341 (2003).

The act simplifies credit purchases under PSRS and NTRS systems. Payment for credit purchases must be completed prior to termination of membership with the retirement system. The act clarifies that the member must have covered employment with the

retirement system following the purchase credit. The act also defines the calculation of payment for such credit purchases. These provisions are similar to SBs 233 & 247 and SCS/SBs 248, 100, 118, 233, 247, 341 & 420 and SB 341 (2003).

The act creates a partial lump sum option for PSRS and NTRS members whose age plus creditable service equal at least 86 or whose creditable service is at least 33 years. The election to receive a partial lump-sum distribution must be made at least 30 days prior to retirement. The member may make such election in a 12, 24 or 36 month increment of their entire retirement benefit. These provisions are similar to SBs 233 & 247 and SCS/SBs 248, 100, 118, 233, 247, 341 & 420 and SB 341 (2003).

The act extends the 25 and out provisions for PSRS and NTRS for five additional years from July 1, 2003 to July 1, 2008. These sections have an emergency clause. This provision is similar to SBs 233 & 247 and SCS/SBs 248, 100, 118, 233, 247, 341 & 420 and SB 341 (2003).

This act would allow school districts with a shortage of certified teachers or non-certificated employees to hire retirees for up to two years without them losing their retirement benefits. The total number hired will not exceed 10% or five certificated teachers or employees. Retired certificated teachers hired would be included in the State Directory of New Hires. The employer contributions would be made by the hiring school district eliminating fiscal impact. All necessary costs would be paid by the hiring school district and would not exceed the district's statutory cost limitations. In order to hire teachers and non-certificated employees to fill such shortage the school district is required to make certain findings which are specified. These provisions are similar to SB 247 and SCS/SBs 248, 100, 118, 233, 247, 341 & 420 and SB 341 (2003).

The act also changes the ability of a member to elect to continue to be a part of the school insurance program. Members must make this election within one year of the date last employed by the district. These provisions are similar to SB 247 and SCS/SBs 248, 100, 118, 233, 247, 341 & 420 and SB 341 (2003).
CINDY KADLEC

013003 Introduced and read first time (H)	H214
020303 Read second time (H)	H226
020603 Referred: Retirement (H)	H278
021303 Public Hearing Held (H)	H
022703 Executive Session Held (H)	H
030603 HCS Reported Do Pass (H)	H583
040203 HCS adopted in House (H)	H892
040203 Perfected (H)	H892
040303 Third Read and Passed (H)	H923
040303 Emergency Clause Adopted (H)	H924

040703 S First Read (w/EC)	S690
040903 Second Read and Referred S Education Committee	S720
041503 Hearing Conducted S Education Committee	
042203 SCS Voted Do Pass S Education Committee (1195S.08C)	

EFFECTIVE : Varies

HB 0348

HCS HBs 348 & 347

SENATE HANDLER Griesheimer

HOUSE SPONSOR Dempsey

1405L.03P

HCS/HBs 348 & 347 - This act revises provisions of optional retirement and beneficiary election provisions of the Local Government Employees' Retirement (LAGERS) System.

A person about to retire in LAGERS may elect to receive a partial lump-sum distribution equal to 24 times the person's monthly allowance. Such a distribution will reduce the person's monthly allowance by a certain percentage based on the person's age at the time of retirement. A written application must be made between 90 and 150 days of the first monthly allowance payment.

If a designated beneficiary dies before the retirant the optional plan elected at retirement shall be cancelled.

If a retirant becomes re-employed in a covered position, the retirant's monthly allowance shall be forfeited. If a retirant is re-employed in a non-covered position the retirant will continue to receive the monthly allowance. A retirant must also make contributions and will be considered a re-employed member.

CINDY KADLEC

013003 Introduced and read first time (H)	H214
020303 Read second time (H)	H226
020603 Referred: Retirement (H)	H278
022703 Public Hearing Held (H)	H
022703 Executive Session Held (H)	H
030603 HCS Reported Do Pass by Consent (H)	H583
031803 Third Read and Passed (H)	H743
031903 S First Read	S561
032003 Second Read and Referred S Pensions & General Laws Committee	S583
040803 Hearing Conducted S Pensions & General Laws Committee	
040903 Voted Do Pass S Pensions & General Laws Comm-Consent	
041503 Reported From S Pensions & General Laws Committee to Floor - Consent	S815
042803 S Consent Calendar (4/15)	

EFFECTIVE : Augsut 28, 2003

****HB 0349****

HS HCS HBs 349, 120, 136 & 328

SENATE HANDLER Caskey

HOUSE SPONSOR Crawford

1360L.05P

HS/HCS/HBs 349, 120, 136, & 328 - This act changes various provisions relating to the carrying of concealed weapons. This act allows fees to be collected from weapons licensing and be deposited into a separate interest-bearing fund known as the "County Sheriff's Revolving Fund". The Fund is to be expended at the sheriff's direction and spending does not require county approval. The fund may be audited by the state auditor's office. The fund may accumulate from year to year.

Section 571.094 sets out the requirements to obtain a certificate of qualification for an endorsement to carry a concealed firearm. The endorsements are issued by the county sheriff and are valid for a period of three years from the date of issuance or renewal.

This act sets out the application and the requirements to obtain a endorsement. A person obtaining a endorsement must meet certain age, residency and background requirements. In addition, the applicant must provide an affirmation that he or she has received firearm safety training. The application must contain a conspicuous warning that false statements by the applicant will be prosecuted for perjury and must be in writing, signed under oath and states the applicant complies with each requirement. In addition to the application, the applicant must also submit a photograph, proof of firearm safety completion and the fee.

The sheriff may deny an application if he or she has a reasonable belief, supported by documentation in public records, that the applicant may cause harm to self or others. The sheriff is required to either approve or deny the application within thirty days of submission. The sheriff may deny an application if any of the requirements are not met or if there is substantial and demonstrable reason to believe the applicant made a false statement. The sheriff is required to give written notice that the application has been denied, stating the grounds of the refusal. After the second denial of an endorsement by a sheriff is issued, the applicant shall appeal the denial pursuant to the appeals process in this section.

If the application is approved, the sheriff will issue a certificate of qualification for a concealed carry endorsement within three days. The applicant may take the certificate of qualification to the Department of Revenue and the Department shall issue a concealed carry endorsement on the applicant's driver's license or nondriver's license upon the applicant's request. The sheriff will report the issuance of the endorsement to the Missouri Uniform Law Enforcement System (MULES). The information is not public information and is considered personal

protected information. Information regarding endorsement holders is only accessible to law enforcement officials.

An endorsement could be suspended or revoked if the endorsement holder becomes ineligible under this section. The person can renew the endorsement by completing a renewal application and paying the fee.

An endorsement authorizes the person to carry a concealed firearm throughout the state with the exception of certain places. Carrying a concealed weapon to the above places is not a criminal act, but a person can be denied access to the premises. If a person refuses to leave, a citation may be issued.

An applicant must demonstrate knowledge of firearm safety training by submitting documentation. The act sets out requirements for the safety instruction and for the qualification of the safety instructors.

If a sheriff refuses to issue or act on an application, the applicant may appeal.

SARAH MORROW

020303 Introduced and read first time (H)	H226
020403 Read second time (H)	H238
021103 Referred: Crime Prevention and Public Safety (H)	H314
021803 Public Hearing Held (H)	H
022003 Executive Session Held (H)	H
022703 HCS Reported Do Pass (H)	H495
030403 Taken up for perfection (H)	H521
030403 House Substitute offered (H)	H521
030403 Laid Over (H)	H524
030403 Taken up for perfection (H)	H527
030403 HS adopted in House (H)	H537
030403 Perfected with amendments (H)	H527
030603 Third Read and Passed with amendments (H)	H577
031003 S First Read	S426
031703 Second Read and Referred S Pensions & General Laws Committee	S537
040803 Hearing Conducted S Pensions & General Laws Committee	
040903 Voted Do Pass S Pensions & General Laws Committee	
041003 Reported From S Pensions & General Laws Com. to Floor	S754
041403 Referred S Governmental Accountability & Fiscal Oversight Committee	S768
041503 Voted Do Pass S Governmental Accountability & Fiscal Oversight Committee	
041603 Reported From S Governmental Accountability & Fiscal Oversight Committee to Floor	S856
042503 Bill Placed on Informal Calendar	
042803 S Inf Calendar H Bills for Third Reading	

EFFECTIVE : August 28, 2003

HB 0351

SENATE HANDLER Klindt

HOUSE SPONSOR Quinn

0620L.01P

HB 351 - This act would make the requirement that members of the Board of Directors of an industrial development corporation be registered voters and, for at least five years, taxpayers in the county or city optional where the corporation is formed by a municipality located wholly within third or fourth classification county. It also lowers the number of years directors of such corporations must be resident taxpayers from five years to one year.

RICHARD MOORE

020303	Introduced and read first time (H)	H226
020403	Read second time (H)	H238
021303	Referred: Local Government (H)	H342
030603	Public Hearing Held (H)	H
030603	Executive Session Held (H)	H
031003	Executive Session Held (H)	H
031103	Reported Do Pass by Consent (H)	H630
031903	Third Read and Passed (H)	H791
032003	S First Read	S584
040203	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S651
040903	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
040903	Voted Do Pass S Economic Development, Tourism and Local Government Committee-Consent	
041403	Reported From S Economic Development, Tourism & Local Government Committee to Floor - Consent	S774
042803	S Consent Calendar (4/14)	

EFFECTIVE : August 28, 2003

HB 0356

HCS HB 356

SENATE HANDLER Scott

HOUSE SPONSOR Smith (118)

1441L.03P

HCS/HB 356 This act requires any product made by youth in a program established by the division of youth services to be sold at a price not to exceed one hundred ten percent of the actual cost of supplies and materials. The proceeds received by the division from the sale of these products shall be deposited in the "Youth Services Products Fund". Moneys in this fund are used solely to replenish the supply of materials for these products.

SARAH MORROW

020403	Introduced and read first time (H)	H238
020503	Read second time (H)	H248
020603	Referred: Corrections & State Institutions	H278
022603	Public Hearing Held (H)	H
031203	Executive Session Held (H)	H
031303	HCS Reported Do Pass by Consent (H)	H684
032003	Third Read and Passed (H)	
032003	S First Read	S588
040203	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S652
041403	Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee-Consent	
041503	Voted Do Pass S Financial & Governmental Org., Veterans' Affairs & Elections Committee-Consent	
041503	Reported From S Financial & Governmental Org., Vet. Affairs & Elections Committee to Floor - Consent	S816
042803	S Consent Calendar (4/15)	

EFFECTIVE : August 28, 2003

HB 0358

HOUSE SPONSOR Boykins

1447L.01P

HB 358 This act authorizes barbers whose licenses have lapsed for over two years but less than five years to have their licenses reinstated by submitting an application to the State Board of Barber Examiners, passing the practicum portion of the state licensing exam, and paying the appropriate fees.
JIM ERTLE

020403	Introduced and read first time (H)	H238
020503	Read second time (H)	H248
021303	Referred: Professional Registration & Licensing (H)	H343
022503	Public Hearing Held (H)	H
030403	Executive Session Held (H)	H
030603	Reported Do Pass by Consent (H)	H582
031803	Third Read and Passed (H)	H744
031903	S First Read	S561
032003	Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S583
040703	Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
040703	Voted Do Pass S Financial & Governmental Organ., Veterans' Affairs & Elections Committee - Consent	
040703	Reported From S Financial & Government Org., Veterans Affairs & Elections Committee to Floor - Consent	S680
042803	S Consent Calendar (4/7)	

EFFECTIVE : August 28, 2003

HB 0371

SCS HCS HB 371

HOUSE SPONSOR Dusenberg

1369S.07C

SCS/HCS/HB 371 - This act adds the federal definition of "gross combination weight rating" and "gross vehicle weight rating" to Section 302.700, RSMo. This act also modifies two provisions of Missouri law pertaining to hazardous materials carriers to make them consistent with Federal Motor Carrier Safety Administration regulations. This portion of the act is similar to SB 432 and SCS/SB 381 et al (2003).

STEPHEN WITTE

020503	Introduced and read first time (H)	H245
020603	Read second time (H)	H275
020603	Referred: Transportation and Motor Vehicles (H)	H278
022603	Public Hearing Held (H)	H
030603	Executive Session Held (H)	H
031003	HCS Reported Do Pass by Consent (H)	H607
031803	Third Read and Passed (H)	H752
031903	S First Read	S562
032003	Second Read and Referred S Transportation Committee	S583
041503	Hearing Conducted S Transportation Committee	
041503	SCS Voted Do Pass S Transportation Committee-Consent (1369S.07C)	
041503	Reported From S Transportation Committee to Floor w/SCS - Consent	S816
042803	S Consent Calendar w/SCS (4/15)	

EFFECTIVE : August 28, 2003

HB 0375

SENATE HANDLER Scott

HOUSE SPONSOR Cooper

1379L.01P

HB 375 - This act modifies how the place of death of an individual is determined. For an individual who is being transferred into this state from another or from one county within this state to another, for emergency medical treatment and who dies in transit or while in the emergency room, the place of death shall be that of where the individual was first removed.

The coroner or medical examiner from the transferring county is responsible for the death certificate and investigating the cause and manner of death. However, a coroner or medical examiner in the county where the individual actually dies may upon authorization of the coroner or medical examiner of the transferring county, investigate and conduct postmortem examinations at the expense of the transferring county.

The coroner, medical examiner or emergency room staff of the county where the individual actually dies must immediately notify the proper authorities of the transferring county, and shall make available information necessary to conduct a death investigation.

If an individual who has been transferred across state or county lines seeking medical treatment dies after being admitted as a patient to a medical facility, the coroner or medical examiner of the county where the individual actually dies or the medical facility must notify the proper authorities of the transferring county of the death.

In the case of death by homicide, suicide, accident, child fatality or any unusual or suspicious manner the investigation of the cause and manner of death shall revert to the county of origin.

Except as provided elsewhere in this act, following the death of an individual, if the body is transferred to another county or state for the purpose of burial, the transferring county is responsible for the death certificate and death investigation.

RICHARD MOORE

020503 Introduced and read first time (H)	H246
020603 Read second time (H)	H275
020603 Referred: Local Government (H)	H278
022703 Public Hearing Held (H)	H
031003 Executive Session Held (H)	H
031103 Reported Do Pass by Consent (H)	H630
031903 Third Read and Passed (H)	H792
032003 S First Read	S584
040703 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S687
040903 Hearing Conducted S Economic Development, Tourism & Local Government Committee	
040903 Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent	
041403 Reported From S Economic Development, Tourism & Local Government Committee to Floor - Consent	S775
042803 S Consent Calendar (4/14)	

EFFECTIVE : August 28, 2003

HB 0376

SENATE HANDLER Caskey

HOUSE SPONSOR Cooper

1378L.01P

HB 376 - This act changes the certification organization for deputy county coroners from the County Officials Training Commission to the Missouri Coroners and Medical Examiners

Association.
LORIE TOWE

020503	Introduced and read first time (H)	H246
020603	Read second time (H)	H275
020603	Referred: Health Care Policy (H)	H278
022603	Public Hearing Held (H)	H
030503	Executive Session Held (H)	H
031003	Reported Do Pass by Consent (H)	H605
031803	Third Read and Passed (H)	H753
031903	S First Read	S562
040203	Second Read and Referred S Aging, Families & Mental & Public Health Committee	S651
040903	Hearing Conducted S Aging, Families & Mental & Public Health Committee	
040903	Voted Do Pass S Aging, Families & Mental & Public Health Committee	
041403	Reported From S Aging, Families, Mental & Public Health Committee to Floor - Consent	S776
042803	S Consent Calendar (4/14)	

EFFECTIVE : August 28, 2003

HB 0380

SCS HCS HB 380

SENATE HANDLER Bartle

HOUSE SPONSOR Byrd

1406S.04T

SCS/HCS/HB 380 - This act adopts the Missouri Securities Act of 2003. The act contains the following Articles:

ARTICLE 1 - GENERAL PROVISIONS. A number of definitions are created relating to securities regulation. Any references made to federal statutes means those statutes or regulations in effect at time of enactment of act. Any reference to a federal agency also includes a reference to any successor agency. This act modifies certain portions of the federal Electronic Signatures in Global and National Commerce Act.

ARTICLE 2 - EXEMPTIONS FROM REGISTRATION OF SECURITIES. Certain listed securities and transactions are exempt from securities registration, notice filing requirements and filing of sales literature. This exemption does not include an exemption from certain anti-fraud provisions in Article 5, nor the broker-dealer, agent, investment adviser, or investment adviser registration requirements in Article 4. Additional exemptions and waivers may be created by rule. With limited exceptions for federally covered securities, the state may deny, suspend, revoke condition or limit an exemption.

ARTICLE 3 - REGISTRATION OF SECURITIES AND NOTICE FILING OF FEDERAL COVERED SECURITIES. This act requires the registration

of securities, with the exception of federally covered securities and exempt securities. Requirement for notice filing are created. Securities registered under the Securities Act of 1933 may be registered by coordination. Procedures are also enacted for the registration of securities by qualification. Registration statements may be filed by the issuer, a person on whose behalf the offering is made, or a broker-dealer. The filing fee is \$100. Subsequent reports to update information on the security may be required. The Commissioner is authorized to issue a stop order denying, suspending or revoking the effectiveness of a registration statement under certain grounds.

ARTICLE 4 - BROKER-DEALERS, AGENTS, INVESTMENT ADVISERS, INVESTMENT ADVISER REPRESENTATIVES, AND FEDERAL COVERED INVESTMENT ADVISERS. The act creates registration requirements and exemptions for broker-dealers, agents, investment advisers, and investment adviser representatives. Federal covered investment advisers are required to file an annual notice, a consent to service of process and such records as have been filed with the Securities and Exchange Commission. Provisions for broker-dealers and investment advisers to succeed to the registration of another such person. Procedures for an organizational change, name change or change of control are created. Termination of employment or association of an agent and investment adviser representative shall require the broker-dealer, issuer, investment adviser or federally covered investment adviser to file a notice of termination. Notice must also be filed upon transfer of employment or association. Provisions for the effectiveness of a withdrawal of association are created. Filing fees for the various registrations are created. The commissioner of securities is authorized to create, by rule, certain post registration requirements relating to financial reports, recordkeeping, audits or inspection, custody of bonds, investment adviser brochures, and continuing education. Procedures are created for the commissioner to deny, revoke, suspend, withdraw, restrict, condition or limit a registration.

ARTICLE 5 - FRAUD AND LIABILITIES. This act makes it unlawful to engage in the offer, sale or purchase of a security by fraud. It is unlawful to provide fraudulent investment advice. Evidentiary burdens for proving an exemption in a civil or criminal proceeding are defined. The filing of sales and advertising literature may be required by rule. It is unlawful for a person to make a misleading or false statement in any record used in an action or proceeding under this act. It is unlawful to make a misrepresentation regarding a registration or exemption. Qualified immunity is provided for statements made in a record required by the commissioner, unless the statement was false and was knowingly or recklessly made. With limited exceptions, a person who willfully violates this act is subject to fine of up to \$1,000,000 or imprisonment of up to 10 years, or both. Enforcement of civil liability shall be subject to provisions of federal law. Procedures for the civil liability of various

parties are created. Actions must be brought within one year after the violation occurred or within the earlier of two years after discovery of the facts constituting the violation and five years after the violation. Recission offers meeting certain requirements extinguish civil liability.

ARTICLE 6 - ADMINISTRATION AND JUDICIAL REVIEW. The Commissioner of Securities shall administer this act. The Attorney General shall represent the Commissioner in all civil enforcement actions brought pursuant to this act. A Securities Investor Education and Training Fund is created to provide funds for investor education. The Commissioner is authorized to investigate violations of this act, including the power to issue and enforce subpoenas. The Commissioner may appoint special investigators to aid in investigations done pursuant to this act. Such investigators shall be qualified as peace officers and shall have the power to serve subpoenas and make arrests and seek search warrants in criminal investigations. The Commissioner may seek injunctive relief. The Commissioner is authorized to issue cease and desist orders, conduct hearings and issue civil penalties. Rulemaking and the issuance of interpretative opinions are allowed. The Commissioner must maintain files of registrations, orders and interpretative opinions. The act delineates which records are considered public and which are non-public. Within his or her discretion, the Commissioner may share records and information with securities regulators in other states and the federal government. Final orders issued by the Commissioner are subject to judicial review. Jurisdictional requirements are created.

ARTICLE 7 - TRANSITION. This act becomes effective on September 1, 2003. The act covers the application of this act and the predecessor act to existing rights.

This act is identical to SCS/SB 427 (2003).
JIM ERTLE

020503 Introduced and read first time (H)	H246
020603 Read second time (H)	H275
020603 Referred: Judiciary (H)	H278
021703 Re-referred to committee (H)	H356
021703 Referred: Financial Services (H)	H356
022503 Public Hearing Held (H)	H
030403 Executive Session Held (H)	H
031303 HCS Reported Do Pass (H)	H684
033103 HCS adopted in House (H)	H847
033103 Perfected (H)	H844
040303 Third Read and Passed (H)	H920
040703 S First Read	S690
040803 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S713
040903 Re-referred S Financial & Governmental Organizations,	S720

Veterans' Affairs & Elections Committee
 041003 Hearing Conducted S Financial & Governmental Org.,
 Veterans' Affairs & Elections Committee
 041003 SCS Voted Do Pass S Financial & Governmental Org.,
 Veterans' Affairs & Elections Committee (1406S.04C)
 041003 Reported From S Financial & Governmental Org., Vet. S754
 Affairs & Elections Committee to Floor w/SCS
 041703 SA 1 to SCS S offered & adopted (Bartle) S873
 041703 SCS, as amended, S adopted S873
 041703 S Third Read and Passed S873/H1112
 041703 H concurs in SCS H1112
 041703 H Third Read and Passed H1113
 041703 Truly Agreed to and Finally Passed S929
 042303 Signed by House Speaker
 042303 Signed by Senate President S929
 042303 Delivered to Governor

EFFECTIVE : August 28, 2003

HB 0388

SENATE HANDLER Jacob

HOUSE SPONSOR Wilson

1490L.01P

HB 388 - This act extends authority to develop geographic information systems to St. Joseph, Columbia, Lee's Summit, and all first classification counties without a charter form of government. Under current law only counties of the first classification without a charter form of government and a population of at least two hundred thousand inhabitants and containing a city with a population of at least one hundred forty-four thousand but not more than three hundred thousand inhabitants may create a geographical information system.

RICHARD MOORE

020503 Introduced and read first time (H) H246
 020603 Read second time (H) H275
 022003 Referred: Local Government (H) H421
 030603 Public Hearing Held (H) H
 030603 Executive Session Held (H) H
 031103 Reported Do Pass by Consent (H) H630
 031903 Third Read and Passed (H) H793
 032003 S First Read S584
 040203 Second Read and Referred S Economic Development,
 Tourism & Local Government Committee S651
 040903 Hearing Conducted S Economic Development, Tourism &
 Local Government Committee
 041403 Voted Do Pass S Economic Development, Tourism &
 Local Government Committee-Consent
 041503 Reported From S Economic Development, Tourism & S815
 Local Government Committee to Floor - Consent
 042803 S Consent Calendar (4/15)

EFFECTIVE : August 28, 2003

HB 0390
SCS HCS HB 390

HOUSE SPONSOR Behnen

0770S.03C

SCS/HCS/HB 390 - This act regulates the licensing and registration of anesthesiologist assistants.

New definitions are provided relating to anesthesiologist assistants (Section 334.400). An anesthesiologist assistant can assist the supervising anesthesiologist in developing and implementing an anesthesia care plan for a patient.

Anesthesiologist assistants are prohibited from:

- Prescribing medications;
- Administering any drugs or devices that are beyond the authority of the supervising anesthesiologist;
- Practicing without the supervision or the immediate availability of the supervising anesthesiologist; and
- Billing patients for services.

Anesthesiologist assistants must be clearly identified and addressed as such to prevent them from being mistaken as a physician (Section 334.402).

An anesthesiologist assistant can apply for a license by filling out the appropriate application forms and paying the required application fee as promulgated by the board of healing arts. Upon approval of the application, the Board shall issue a license to be valid for two years (Section 334.404).

A temporary license may be granted upon the payment of a temporary license fee, the submission of all required documents, and the applicant meeting the necessary qualifications. The temporary license shall be valid until the results of the examination are announced (Section 334.406).

A licensed anesthesiologist assistant may apply to the Board to be placed on the inactive status list. An anesthesiologist assistant may return to active status by notifying the Board of the intention to resume the practice, paying the appropriate fees, and meeting all the licensure requirements of the Board (Section 334.408).

A licensed anesthesiologist assistant that wishes to retire must file with the Board an affidavit stating the date of retirement and any other facts necessary to verify retirement (Section 334.410).

Upon the payment of a fee and documentation of all locations of previous practice and licensure, the Board can issue a license to any licensed out-of-state applicant without examination or additional certification. The Board shall have the authority to negotiate reciprocal compacts with licensing boards of other

states for the admission of licensed anesthesiologist assistants from Missouri (Section 334.412).

The Board shall issue a certificate of registration to any applicant that meets the qualifications for an anesthesiologist assistant and has paid the required fee. The Board shall have the authority to issue subpoenas and establish guidelines for anesthesiologist assistants. The Board may refuse to issue, suspend, or renew a certificate of registration or license or may file a complaint for any of the outlined causes in this section. Administrative hearing procedures will apply. Upon a finding by the administrative hearing commission, the Board may censure, place on probation for up to ten years, suspend for up to seven years, or revoke a person's certificate of registration or license. Any person violating any of the provisions of Section 334.400 to Section 334.430 is guilty of a Class A misdemeanor (Section 334.414).

Every licensed anesthesiologist assistant must renew their certificate of registration on or before the renewal date. A blank application form for registration will be mailed to every licensee at their last known office or residence address. The failure to receive the application form does not mitigate the duty to register or exempt the licensee from penalties (Section 334.416).

Section 334.418 prohibits any person from practicing as an anesthesiologist assistant without a current, valid certificate of registration, with exceptions.

In order for a certificate of registration to be renewed, the anesthesiologist assistant must meet the Board's minimum requirements for continuing education, which shall include but not be limited to, successful completion of the examination for continued demonstration of qualifications once every six years. (Section 334.420).

All fees will be collected by the Division of Professional Registration and deposited in the Treasury to the credit of the Board of Registration for the Healing Arts Fund (Section 334.422).

An anesthesiologist assistant can only practice under the direct supervision of an anesthesiologist who is physically present or immediately available. A supervising anesthesiologist may supervise up to four assistants consistent with federal regulations for reimbursement for anesthesia services. The supervising anesthesiologist shall adopt a written practice protocol that delineates the services provided and the manner of supervision. The Board may inspect or audit such written practice protocols (Section 334.424).

Hospitals will have full authority to limit the functions

and activities performed by an anesthesiologist assistant (Section 334.426). No person shall portray themselves to the public as a "licensed anesthesiologist assistant", unless they are licensed pursuant to §334.400 to §334.430. Any person found guilty of violating this section will be guilty of an infraction with a maximum fine of \$200 (Section 334.428).

The Advisory Commission for Anesthesiologist Assistants is created and will guide, advise, and make recommendations to the Board. The Commission, comprised of five members, will take effect no later than July 1, 2005. Members may receive up to \$70 per diem. Implementation of the licensing and other statutory requirements shall not take place until money has been appropriated for such purposes and initial rules have become effective (Section 334.430).

This act is similar to SCS/SB 300 (2003).
JIM ERTLE

020503 Introduced and read first time (H)	H247
020603 Read second time (H)	H275
020603 Referred: Professional Registration & Licensing (H)	H278
021103 Public Hearing Held (H)	H
021803 Executive Session Held (H)	H
022003 HCS Reported Do Pass (H)	H423
022503 HCS adopted in House (H)	H455
022503 Perfected (H)	H455
022703 Third Read and Passed (H)	H488-489
022703 S First Read	S346
031703 Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S536
033103 Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
040703 SCS Voted Do Pass S Financial and Governmental Org., Veterans' Affairs & Elections Committee (0770S.03C)	
041003 Reported From S Financial & Governmental Org., Vet. Affairs & Elections Committee to Floor w/SCS	S754
041703 Bill Placed on Informal Calendar	S873
042803 S Inf Calendar H Bills for Third Reading	

EFFECTIVE : August 28, 2003

HB 0392

SCS HCS HB 392

SENATE HANDLER Griesheimer

HOUSE SPONSOR Avery

1255S.03C

SCS/HCS/HB 392 - This act requires franchisors, before granting a franchise to establish or relocate a motorcycle or all-terrain vehicle franchise within the market area of an existing franchise representing the same line-make, to notify existing franchises in the relevant market area and allows the

existing franchisee to file an action in court to determine whether good cause exists for the establishment or relocation of the franchise. The act does not apply to the reopening or replacement of a closed dealership that has been closed in the preceding year or replacement franchisee that is within two miles of the established place of business of the closed dealership.

CINDY KADLEC

020503	Introduced and read first time (H)	H247
020603	Read second time (H)	H275
020603	Referred: Transportation and Motor Vehicles (H)	H278
022603	Public Hearing Held (H)	H
030603	Executive Session Held (H)	H
031003	HCS Reported Do Pass by Consent (H)	H607
031803	Taken up for Third Reading (H)	H754
031803	Laid Over (H)	H754
031903	Taken up for Third Reading (H)	H
031903	Third Read and Passed (H)	H787
032003	S First Read	S583
040203	Second Read and Referred S Commerce and Environment Committee	S651
040803	Hearing Conducted S Commerce & Environment Committee	
040903	SCS Voted Do Pass S Commerce & Environment Committee (1255S.03C)	
041403	Reported From S Commerce & Environment Committee to Floor w/SCS - Consent	S776-777
042803	S Consent Calendar w/SCS (4/14)	

EFFECTIVE : August 28, 2003

HB 0394

HCS HB 394

SENATE HANDLER Caskey

HOUSE SPONSOR Byrd

1417L.02P

HCS/HB 394 - This act defines the term "next-of-kin" for purposes of chapters concerning vital statistics, disposition of dead bodies, the licensing of embalmers and funeral directors and special purpose contracts as such chapters relate to the custody, control and disposition of deceased human remains. The act lists the persons in terms of priority who are considered a deceased person's next-of-kin. A deceased person's next-of-kin may control final disposition of the remains if they assume all costs for disposition. Funeral directors are entitled to rely and act on the lawful instructions of the claimed next-of-kin. A person can designate any person to be his or her next-of-kin by a verified written instrument, including a will or trust.

JIM ERTLE

SCA 1 - CORRECTS TECHNICAL ERROR TO PROVIDE THAT THE ORDER FOR NEXT-OF-KIN IS DETERMINED BY SUBDIVISIONS 3 TO 8 OF SUBSECTION 2

020503	Introduced and read first time (H)	H247
020603	Read second time (H)	H275
020603	Referred: Judiciary (H)	H278
022603	Public Hearing Held (H)	H
030503	Executive Session Held (H)	H
031003	HCS Reported Do Pass by Consent (H)	H605
031803	Third Read and Passed with amendments (H)	H754
031903	S First Read	S563
032003	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S583
041403	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
041403	Voted Do Pass (w/SCA 1) S Judiciary & Civil & Criminal Jurisprudence Committee (1417L02.01S)	
041503	Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor - Consent	S815
041603	Committee report corrected -- SCA 1 left off of report	S856
042803	S Consent Calendar w/SCA 1 (4/15)	

EFFECTIVE : August 28, 2003

HB 0401

SS#2 SCS HB 401

SENATE HANDLER Klindt

HOUSE SPONSOR Pratt

1552S.08T

SS#2/SCS/HB 401 - This act expands the authority of the Board of Public Buildings to issue revenue bonds. The act authorizes the Board to issue bonds for any state educational institution. The Board is allowed to consider appropriations by the General Assembly as net income and revenues. The Board is no longer tied to only issue revenue bonds which are payable from the net income and revenues arising from the operation of the project but simply requires repayment from the net income and revenues relating to any project. The act also expands the definition of "project" to include renovations, improvements and equipping of buildings and structures.

The Board is authorized to issue bonds to provide funds to refinance the payment of general revenue fund temporary notes issued by the Tobacco Settlement Financing Authority. The Board is also authorized to covenant to request annual appropriations in an amount sufficient to pay the principal, interest, and any reserve funds for bonds issued by the Board.

The Board's bonding authority is expanded from \$425 million to \$655 million for bonds for state agencies.

The act also creates bonding authority for the Board of Public Buildings to issue bonds for educational institutions. The mechanisms for issuance of bonds for educational institutions is similar to the method in which bonds are issued for projects

for state agencies. The Board's bonding authority for bonds for educational institutions is \$170 million. The provisions relating to the issuance of revenue bonds for projects at educational institutions shall terminate upon the satisfaction of all outstanding bonds, notes and obligations.

The act also prohibits the Tobacco Settlement Financing Authority and the Board of Public Buildings from proceeding further with the tobacco securitization. The provisions authorizing tobacco securitization shall terminate upon the satisfaction of any outstanding temporary notes and obligations.

This act contains an emergency clause.

This act is similar to SB 512 (2003).
CINDY KADLEC

020503 Introduced and read first time (H)	H247
020603 Read second time (H)	H275
020603 Referred: Special Committee on Bonding Authority (H)	H278
021103 Public Hearing Held (H)	H
021103 Executive Session Held (H)	H
021103 Reported Do Pass (H)	H315
021203 Perfected (H)	H326
021303 Motion to Reconsider Perfection vote (adopted)	H334-335
021303 Perfected (H)	H335-337
021303 Third Read and Passed - EC adopted (H)	H340-342
021303 S First Read	S226
021703 Second Read and Referred S Pensions & General Laws Committee	S237
021803 Hearing Conducted S Pensions & General Laws Committee	
021803 SCS Voted Do Pass S Pensions & General Laws Committee (1552S.03C)	
021803 Reported From S Pensions & General Laws Committee to Floor w/SCS	S256
021903 SS for SCS S offered (Russell) (1552S.04F)	S265
021903 SA 1 to SS for SCS S offered (Klindt)	S265
021903 Bill Placed on Informal Calendar	S265
021903 SA 1 to SS for SCS S withdrawn	S269
021903 SS for SCS S withdrawn	S270
021903 SS#2 for SCS S offered (Russell) (1552S.08F)	S270
021903 SA 1 to SS#2 for SCS S offered & adopted (Klindt)	S270
021903 SA 2 to SS#2 for SCS S offered & adopted (Goode)	S270
021903 SA 3 to SS#2 for SCS S offered & adopted (Russell)	S270
021903 SA 4 to SS#2 for SCS S offered (Quick)	S270-271
021903 SA 1 to SA 4 to SS#2 for SCS S offered (Steelman)	S271
021903 SSA 1 for SA 1 to SA 4 to SS#2 for SCS S offered & withdrawn (Shields)	S271
021903 SA 1 to SA 4 to SS#2 for SCS S defeated	S271
021903 SA 4 to SS#2 for SCS S defeated	S271
021903 SA 5 to SS#2 for SCS S offered & defeated (Mathewson)	S271-272
021903 SA 6 to SS#2 for SCS S offered & adopted (Russell)	S272

021903 SS#2 for SCS, as amended, S adopted	S272
021903 Referred S Governmental Accountability & Fiscal Oversight Committee	S272
021903 Hearing Conducted S Governmental Accountability & Fiscal Oversight Committee	
021903 Voted Do Pass S Governmental Accountability & Fiscal Oversight Committee	
021903 Reported From S Governmental Accountability & Fiscal Oversight Committee to Floor	S272
021903 S Third Read and Passed - EC adopted	S272/H412
022403 H concurred in SS#2/SCS	H418-419
022003 H Third Read and Passed - EC adopted	H419-420
022003 Truly Agreed to and Finally Passed (w/EC)	S295
022403 Signed by House Speaker	H439
022403 Signed by Senate President	S296
022403 Delivered to Governor (w/EC)	H439

EFFECTIVE : Emergency Clause

HB 0410

SCS HCS HB 410

HOUSE SPONSOR Schaaf

1506L.02P

SCS/HCS/HB 410 - This act modifies various provisions relating to the Substance Abuse Traffic Offender Program. The act requires that some of the moneys deposited in the Health Initiatives Fund be used for the administration of the SATOP program. This act requires that enrollees in the SATOP program pay a supplemental fee in addition to a required fee. The amount of the supplemental fee will be determined by the department, but will not exceed \$200. Under the current law, the supplemental fee is \$60. Interest shall be charged on any unpaid balance on any supplemental fee. Under this act, any administrator of a SATOP program who fails to remit supplemental fees and interest on any unpaid supplemental fee balance to the Division of Alcohol and Drug Abuse will be subject to a penalty or legal action by the Attorney General.

This act has an emergency clause.

This act is similar to SB 410 (2003).
STEPHEN WITTE

020603 Introduced and read first time (H)	H274
021003 Read second time (H)	H297
021303 Referred: Health Care Policy (H)	H343
021903 Public Hearing Held (H)	H
022603 Executive Session Held (H)	H
022703 HCS Reported Do Pass (H)	H497
031203 HCS adopted in House (H)	H
031203 Perfected (H)	H

031303 H Third Read and Passed	H677-678
031303 S First Read	S502
031703 Second Read and Referred S Transportation Committee	S537
040803 Hearing Conducted S Transportation Committee	
040903 SCS Voted Do Pass S Transportation Committee	(1506L.04C)

EFFECTIVE : Emergency Clause

HB 0412

SENATE HANDLER Childers

HOUSE SPONSOR Goodman

0561L.01P

HB 412 - This act requires every Governor-elect and members of the General Assembly to form inaugural committees to receive and accept contributions for inaugural activities. The Committees will be subject to all campaign finance reporting requirements, obligations and contribution limits. No expenditure of public funds will be made in support of the inaugural activities prior to the formation of the committees and the expenditure of public funds will not be subject to the campaign contribution limits. Any funds remaining after all inaugural expenses have been paid will escheat to the state.
CINDY KADLEC

020603 Introduced and read first time (H)	H274
021003 Read second time (H)	H297
021303 Referred: Elections (H)	H343
021803 Re-referred to committee (H)	H370
021803 Referred: Rules (H)	H370
022003 Public Hearing Held (H)	H
022003 Executive Session Held (H)	H
022003 Reported Do Pass (H)	H424
022403 Perfected with amendments (H)	H436
022703 Third Read and Passed (H)	H488
022703 S First Read	S346
030303 Second Read and Referred S Governmental Accountability & Fiscal Oversight Committee	S358
031003 Hearing Conducted S Governmental Accountability and Fiscal Oversight Committee	
031303 Voted Do Pass S Governmental Accountability and Fiscal Oversight Committee	
031303 Reported From S Governmental Accountability and Fiscal Oversight Committee to Floor	S496
040303 Bill Placed on Informal Calendar	S669
042803 S Inf Calendar H Bills for Third Reading	

EFFECTIVE : August 28, 2003

HB 0427

SCS HCS HB 427

SENATE HANDLER Bartle

HOUSE SPONSOR Byrd

1618S.06C

SCS/HCS/HB 427 - This act establishes the "Basic Civil Legal Services Fund". The fund is to be administered by the Missouri Supreme Court. Moneys for the fund shall come from an additional filing fee on certain civil and criminal actions of \$20 in the Missouri Supreme Court and courts of appeal, \$10 in the circuit courts and \$10 in the associate circuit courts. The fee shall not be assessed in cases charging traffic violations, except alcohol-related offenses.

Moneys from the fund shall be disbursed to legal services organizations in this state to provide legal representation to eligible low-income persons in this state in civil matters. Recipient organizations must maintain appropriate records of the disbursement of such funds for five years.

Moneys in the fund shall not be used to pay any refund mandated by Article X, Section 18 of the Missouri Constitution.

This act is similar to SB 447 (2003).
JIM ERTLE

020603	Introduced and read first time (H)	H275
021003	Read second time (H)	H297
021303	Referred: Judiciary (H)	H343
030503	Public Hearing Held (H)	H
031203	Executive Session Held (H)	H
031203	HCS Reported Do Pass by Consent (H)	H664
032003	Third Read and Passed (H)	
032003	S First Read	S587
040703	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S687
041403	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
041403	SCS Voted Do Pass S Judiciary & Civil and Criminal Jurisprudence Committee-Consent (1681S.06C)	
041503	Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor w/SCS - Consent	S815
042803	S Consent Calendar w/SCS (4/15)	

EFFECTIVE : August 28, 2003

HB 0430

SENATE HANDLER Caskey

HOUSE SPONSOR Stevenson

1443L.01P

HB 430 - This act allows a position on the Executive Council

of the Judicial Conference to be filled for the unexpired term of any member as provided by resolution of the Judicial Conference.

This act is identical to SB 457 (2003).
JIM ERTLE

021003	Introduced and read first time (H)	H296
021103	Read second time (H)	H307
021303	Referred: Judiciary (H)	H343
030503	Public Hearing Held (H)	H
031203	Executive Session Held (H)	H
031203	Reported Do Pass by Consent (H)	H664
032003	Third Read and Passed (H)	
032003	S First Read	S587
040703	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S687
541403	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
041403	Voted Do Pass S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
041503	Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor - Consent	S815
042803	S Consent Calendar (4/15)	

EFFECTIVE : August 28, 2003

HB 0431
HCS HB 431

HOUSE SPONSOR Stevenson

1442L.02P

HCS/HB 431 - This act adds a judge appointed by the Chief Judge of the Missouri Supreme Court to the Board of Trustees for the Missouri State Employees Retirement System (MOSERS).
CINDY KADLEC

021003	Introduced and read first time (H)	H296
021103	Read second time (H)	H307
021303	Referred: Retirement (H)	H343
022703	Public Hearing Held (H)	H
022703	Executive Session Held (H)	H
030603	HCS Reported Do Pass by Consent (H)	H583
031803	Third Read and Passed (H)	H744
031903	S First Read	S561
040703	Second Read and Referred S Pensions & General Laws Committee	S687
042203	Hearing Conducted S Pensions & General Laws Committee	

EFFECTIVE : August 28, 2003

HB 0435
HCS HB 435

HOUSE SPONSOR Engler

1616L.02P

HCS/HB 435 - This act requires an operator of a commercial motor vehicle, other than those required to stop by law, to approach a railroad grade crossing at a rate of speed which will permit the vehicle to stop before reaching the nearest rail of a crossing and not drive upon or over a crossing until due caution has been taken to ascertain that the course is clear.

STEPHEN WITTE

021003 Introduced and read first time (H)	H297
021103 Read second time (H)	H307
021303 Referred: Transportation and Motor Vehicles (H)	H343
022603 Public Hearing Held (H)	H
030503 Executive Session Held (H)	H
040303 HCS Reported Do Pass (H)	H928
041403 HCS adopted in House (H)	H1019
041403 Perfected (H)	H1019
041703 Third Read and Passed (H)	H1100
041703 S First Read	S879
042203 Second Read and Referred S Transportation Committee	S897

HB 0440

SENATE HANDLER Steelman

HOUSE SPONSOR Portwood

1577L.01P

HB 440 This act authorizes the State Dental Board to disclose records and information to the Board's Well-being Committee to assist the Committee in the identification, intervention, treatment and rehabilitation of impaired licensees. All information disclosed to the committee is still considered confidential and closed to the public.

JIM ERTLE

021103 Introduced and read first time (H)	H307
021203 Read second time (H)	H321
021303 Referred: Professional Registration & Licensing (H)	H343
022503 Public Hearing Held (H)	H
030403 Executive Session Held (H)	H
030603 Reported Do Pass by Consent (H)	H582
031803 Third Read and Passed (H)	H745
031903 S First Read	S501
032003 Second Read and Referred S Aging, Families & Mental & Public Health Committee	S583
040203 Hearing Conducted S Aging, Families & Mental & Public Health Committee	

040903 Voted Do Pass S Aging, Families & Mental & Public
Health Committee-Consent
041403 Reported From S Aging, Families, Mental & Public S775
Public Health Committee to Floor - Consent
042803 S Consent Calendar (4/14)

EFFECTIVE : August 28, 2003

HB 0444

SCS HB 444

SENATE HANDLER Yeckel

HOUSE SPONSOR Jackson

1519S.04C

SCS/HB 444 - Currently, 3 million dollars are transferred annually from the Gaming Commission Fund to the Veterans' Commission Capital Improvement Trust Fund. This act seeks to increase from \$3 million to \$7 million the annual amount transferred from the Gaming Commission Fund to the Veterans' Commission Capital Improvement Trust Fund.

Currently, 3 million dollars are transferred annually from the Gaming Commission Fund to the Missouri National Guard Trust Fund. This act increases from \$3 million to \$4 million the annual amount transferred from the Gaming Commission Fund to the Missouri National Guard Trust Fund.

Currently, the Missouri College Guarantee Fund annually receives \$3 million from the Gaming Commission Fund and an extra \$1.5 million if the remaining net proceeds of the Fund (which is distributed to the Early Childhood Development, Education and Care Fund) exceed \$27 million. This act seeks to alter the distribution of the Gaming Commission Fund by awarding the Missouri College Guarantee Fund \$4.5 million annually from the Gaming Commission Fund and deleting the provision which allocates the extra \$1.5 million to the Missouri College Guarantee Fund should the remaining net proceeds exceed \$27 million.

Further, the act specifies that when the remaining net proceeds in the gaming commission fund annually exceeds \$27 million, any amount of the remaining net proceeds which exceeds \$27 million shall be divided evenly between the Early Childhood Development, Education and Care Fund and the Veterans' Commission Capital Improvement Trust Fund.

This act is similar to the SCS/SB 416.
DONALD THALHUBER

021103 Introduced and read first time (H)	H307
021203 Read second time (H)	H321
021303 Referred: Tax Policy (H)	H343
021803 Public Hearing Held (H)	H
030403 Executive Session Held (H)	H

032003	Reported Do Pass (H)	H832
040703	Perfected (H)	H941
041003	Third Read and Passed (H)	H1000-1001
041003	S First Read	S758
041403	Second Read and Referred S Financial & Governmental Org., Vet. Affairs & Elections Committee	S768
041603	Hearing Conducted S Financial & Governmental Org., Vet. Affairs & Elections Committee	
041603	SCS Voted Do Pass S Financial & Governmental Org., Vet. Affairs & Elections (1519S.04C)	
041703	Reported From S Financial & Governmental Organization Vet. Affairs & Elections to Floor w/SCS	S870
042803	003 S Calendar S Bills for Third Reading w/SCS	

EFFECTIVE : August 28, 2003

HB 0445

SCS HB 445

SENATE HANDLER Loudon

HOUSE SPONSOR Portwood

1579S.02C

SCS/HB 445 - This act removes Christian Science practitioners as mandated reporters for child abuse and neglect in Chapter 210, RSMo, on child protection.

Christian Science practitioners are included within the definition of "minister" for mandated reporters of child abuse and neglect in Chapter 352, RSMo, under religious and charitable associations.

The termination date for the Family Care Safety Registry has been extended to January 1, 2007.

LORIE TOWE

021103	Introduced and read first time (H)	H307
021203	Read second time (H)	H321
021303	Referred: Children and Families (H)	H343
030403	Public Hearing Held (H)	H
031103	Executive Session Held (H)	H
031203	Reported Do Pass by Consent (H)	H663
032003	Third Read and Passed (H)	
032003	S First Read	S587
040203	Second Read and Referred S Aging, Families & Mental & Public Health Committee	S651
040903	Hearing Conducted S Aging, Families & Mental & Public Health Committee	
040903	SCS Voted Do Pass S Aging, Families & Mental & Public Health Committee-Consent (1579L.02C)	
041403	Reported From S Aging, Families, Mental & Public Public Health Committee to Floor w/SCS - Consent	S776
041703	Removed from S Consent Calendar	S874

EFFECTIVE : August 28, 2003

HB 0463

SENATE HANDLER Caskey

HOUSE SPONSOR King

1182L.01P

HB 463 - This act deems the city of Adrian to be known as the "Purple Martin Capital of the State of Missouri".
SARAH MORROW

021303	Introduced and read first time (H)	H333
021703	Read second time (H)	H355
022003	Referred: Local Government (H)	H421
030403	Public Hearing Held (H)	H
030603	Executive Session Held (H)	H
031103	Reported Do Pass by Consent (H)	H630
031903	Third Read and Passed (H)	H794
032003	S First Read	S584
040203	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S651
040903	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
040903	Voted Do Pass S Economic Development, Tourism and Local Government Committee-Consent	
041403	Reported From S Economic Development, Tourism & Local Government Committee to Floor - Consent	S775
042803	S Consent Calendar (4/14)	

EFFECTIVE : August 28, 2003

HB 0464

SENATE HANDLER Klindt

HOUSE SPONSOR King

1591L.01P

HB 464 - This act increases the amount to eligible borrowers that can be guaranteed from the Single Purpose Animal Facilities Loan Guarantee Fund from 25% to 50% of the amount borrowed with a limit of \$250,000. This act decreases the amount to total outstanding guaranteed loans for immediate redemption of 20% of the outstanding loans at any one time. This amount is decreased from 40%.

This act is identical to SB 388 (2003).
SARAH MORROW

021303	Introduced and read first time (H)	H333
021703	Read second time (H)	H355
022003	Referred: Agriculture (H)	H421
031103	Public Hearing Held (H)	H
031103	Executive Session Held (H)	H
031103	Reported Do Pass by Consent (H)	H629

031903	Third Read and Passed (H)	H801-802
032003	S First Read	S585
040203	Second Read and Referred S Aging, Families & Mental & Public Health Committee	S651
040903	Hearing Cancelled S Aging, Families & Mental & Public Health Committee	
040703	Re-referred S Agriculture, Conservation, Parks & Tourism Committee	S687
041003	Hearing Conducted S Agriculture, Conservation, Parks and Natural Resources Committee	
041003	Voted Do Pass S Agriculture, Conservation, Parks & Natural Resources Committee	
041403	Reported From S Agriculture, Conservation, Parks & Natural Resources Committee to Floor - Consent	S775
042803	S Consent Calendar (4/14)	

EFFECTIVE : August 28, 2003

HB 0465

SENATE HANDLER Kinder

HOUSE SPONSOR Hanaway

1690L.01P

HB 465 - This act establishes the Joint Committee on the Life Sciences. The Joint Committee will be composed of seven members from the Senate, who will be appointed by the President Pro Tem and the Senate's minority floor leader, and seven members from the House, who will be appointed by the Speaker and the House's minority floor leader. Members shall serve until a successor is appointed. One Senate member and one House member shall be selected as a chairperson and vice-chairperson, with the chairpersonship alternating between the Senate and the House every two years.

The Joint Committee will be responsible for making recommendations that support life sciences research and commercialization in the following areas:

- Legislative implementation of Missouri's strategic plan for life sciences;
- Executive branch actions and policies;
- State investments;
- Changes in Missouri's tax system;
- Laws and policies designed to eliminate barriers and encourage new start-up life sciences companies in Missouri;
- Laws and policies that encourage the retention and recruitment of existing life sciences companies and life scientists; and
- Coordination of Missouri's existing scientific resources, including colleges and universities.

The Joint Committee will meet quarterly and members shall serve without compensation but may be reimbursed for any expenses incurred. The Joint Committee must compile an annual report to

be submitted to the General Assembly by January 15th each year.

This act is identical to SB 511 (2003).

LORIE TOWE

021303 Introduced and read first time (H)	H333
021703 Read second time (H)	H355
022003 Referred: Health Care Policy (H)	H421
022603 Public Hearing Held (H)	H
030503 Executive Session Held (H)	H
031103 Reported Do Pass by Consent (H)	H630
031903 Third Read and Passed (H)	H795
032003 S First Read	S584-585
040203 Second Read and Referred S Pensions & General Laws Committee	S651
040803 Hearing Conducted S Pensions & General Laws Committee	
040903 Voted Do Pass S Pensions & General Laws Comm-Consent	
041403 Reported From S Pensions & General Laws Committee to Floor - Consent	S777
042803 S Consent Calendar (4/14)	

EFFECTIVE : August 28, 2003

HB 0470

SCS HS HB 470

HOUSE SPONSOR Mayer

1604L.02P

SCS/HS/HB 470 - This act revises various crimes and criminal procedures.

BEHIND THE COUNTER - This act prohibits the sale of more than two packages, or six grams, of any over-the-counter drug having a sole active ingredient of ephedrine, pseudoephedrine, or phenylpropanolamine.

The act also prohibits the sale of two packages, or six grams, of any combination drug containing ephedrine, pseudoephedrine, or phenylpropanolamine. Packages having a sole active ingredient of ephedrine, pseudoephedrine, or phenylpropanolamine must be kept behind the counter, or within six feet of an attended checkout counter and within the view of the checker.

This does not apply to stores that have an electronic anti-theft system using a detection alarm and product tags on these drugs. Violation of the this section is a Class A misdemeanor.

OBEYING LAWFUL ORDER OF LAW ENFORCEMENT OFFICER - This act requires persons to obey the lawful order of a law enforcement officer while at the scene of an accident. Failure to obey the lawful order of a law enforcement officer while at the scene of

an accident is a Class A misdemeanor.

SEALING OF COURT RECORDS - Allows court records to be sealed when the court imposes a suspended sentence and the person successfully completes any court-ordered probation. Once the records are sealed or closed, the arrest, charges, conviction or guilty plea cannot be used for impeachment purposes. A person will not be guilty of perjury if, in a later case, the person fails to disclose the existence of the sealed record.

13TH CIRCUIT - Beginning January 1, 2007, the number of circuit judges in the 13th judicial circuit shall increase from three to four. The fourth circuit judge shall be elected in 2006 for a two year term and thereafter in 2008 for a full four-year term.

MANUFACTURING OF CONTROLLED SUBSTANCES - The act makes manufacturing a controlled substance within 2,000 feet of a school a Class A felony.

UNLAWFUL RELEASE OF ANHYDROUS AMMONIA - Any person not the owner or not in lawful control of an approved anhydrous ammonia container is guilty of a Class B felony if he or she releases anhydrous ammonia into the atmosphere. If the unlawful release of anhydrous ammonia causes physical injury or death to any person, it is a Class A felony.

ENDANGERMENT OF CORRECTIONS PERSONNEL - The act creates the crime of endangerment of corrections personnel if a person causes an employee of the department of corrections or any person assigned to work in any jail, prison or correctional institution to come into contact with bodily fluids. This is a Class D felony.

It is a Class B felony if a person endangers corrections personnel or any person assigned to work in any jail, prison or correctional institution by knowingly putting personnel in danger of contracting HIV, Hepatitis B or Hepatitis C.

If a person causes an employee or person assigned to work in any jail, prison or correctional institution to come in contact with an unidentified substance, it is a Class A misdemeanor.

TELEPHONE WARRANT - This act sets out the requirements for a peace officer to obtain a warrant via the telephone and allows the prosecuting attorney to give voice authorization for the applicant to affix his or her signature to the application. After the prosecutor's signature is affixed, the applicant shall contact a judge who may take an oral statement under oath that is recorded. This act also sets out the forms for the application and affidavit for a telephonic search warrant.

AUTO THEFT - The act creates the crime of motor vehicle theft if a person appropriates a motor vehicle of another with the purpose to deprive him or her of it, without consent or by means of

deceit or coercion. Motor vehicle theft is a Class C felony.

The act creates the crime of carjacking when a person obtains unauthorized possession or control of a motor vehicle from another individual in actual possession by intimidation, force or threat of force. Carjacking is a Class B felony.

The act creates the crime of unauthorized use of a vehicle if a person knowingly takes, operates, exercises control over, rides in, or otherwise uses a vehicle without the consent of the owner or has custody of the vehicle pursuant to an agreement with the owner of the vehicle and uses the vehicle in gross deviation from the agreed purpose. Violation of these provisions are a Class A misdemeanor.

The act creates the crime of tampering with a motor vehicle if a person knows that he or she does not have the consent of the owner and takes, operated, or otherwise uses a motor vehicle. This is a Class B misdemeanor. A second violation of this provision is a Class A misdemeanor. Third and subsequent violations are a Class D felony.

ALLOWS PERSONS TO BE CONFINED WITHOUT A WARRANT - This act allows the police to hold persons arrested for 30 hours without a warrant or other process. This act removes current law that allows police to hold for 24 hours a person charged with a dangerous felony.

This act is similar to SB 206 (2003), SB 263 (2003), SB 345 (2003), SB 404 (2003), SB 409 (2003), SCS/SB 418, SB 528 (2003), SB 584 (2003), and HB 198.

SARAH MORROW

021303 Introduced and read first time (H)	H333
021703 Read second time (H)	H355
022003 Referred: Crime Prevention and Public Safety (H)	H421
022503 Public Hearing Held (H)	H
030403 Executive Session Held (H)	H
032003 Reported Do Pass (H)	H832
040803 House Substitute offered (H)	H956
040803 HS adopted in House (H)	H958
040803 Perfected with amendments (H)	H956
041003 Third Read and Passed (H)	H1001-1002
041003 S First Read	S758-759
041703 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S878
042303 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
042303 SCS Voted Do Pass S Judiciary & Civil & Criminal Jurisprudence Committee	(1604S.05C)

EFFECTIVE : August 28, 2003

****HB 0472****

HCS HB 472

SENATE HANDLER Bartle

HOUSE SPONSOR Johnson

0541L.03P

HCS/HB 472 - This act establishes the election or appointment process for newly formed community improvement district board of directors members.

The act grants districts the power to repair, restore, or maintain any abandoned cemetery within its boundaries.

The act contains an emergency clause.
RICHARD MOORE

021303	Introduced and read first time (H)	H334
021703	Read second time (H)	H355
022003	Referred: Local Government (H)	H421
030603	Public Hearing Held (H)	H
031003	Executive Session Held (H)	H
031103	HCS Reported Do Pass by Consent (H)	H630
031903	Third Read and Passed (H)	H796
031903	Emergency clause defeated (H)	H797
032003	S First Read	S585
040203	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S651
040903	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
040903	Voted Do Pass S Economic Development, Tourism and Local Government Committee-Consent	
041403	Reported From S Economic Development, Tourism & Local Government Committee to Floor - Consent	S775
042803	S Consent Calendar (4/14)	

EFFECTIVE : August 28, 2003

****HB 0477****

SENATE HANDLER Shields

HOUSE SPONSOR Moore

1352L.01P

HB 477 - This act requires the Department of Corrections to test for tuberculosis on all offenders prior to their delivery to and release from all correctional facilities. An offender does not have any right to refuse testing for infectious diseases while in the custody of the Department.

SARAH MORROW

021303	Introduced and read first time (H)	H334
021703	Read second time (H)	H355
021703	Referred: Health Care Policy (H)	H356

022003 Re-referred to committee (H)	H422
022003 Referred: Corrections & State Institutions	H422
030503 Public Hearing Held (H)	H
031003 Executive Session Held (H)	H
031103 Reported Do Pass by Consent (H)	H630
031903 Third Read and Passed (H)	H798
032003 S First Read	S585
040203 Second Read and Referred S Aging, Families & Mental & Public Health Committee	S651
040903 Hearing Conducted S Aging, Families & Mental & Public Health Committee	
040903 Voted Do Pass S Aging, Families, Mental & Public Health Committee	
041403 Reported From S Aging, Families, Mental & Public Health Committee to Floor - Consent	S775
042803 S Consent Calendar (4/14)	

EFFECTIVE : August 28, 2003

HB 0478

SENATE HANDLER Yeckel

HOUSE SPONSOR Moore

1152L.01P

HB 478 - This act allows members of Optimist International to obtain special license plates bearing the organization's official emblem. To obtain the special plate, individuals must obtain an emblem-use authorization statement from Optimist International (\$25 contribution) and present it to the Department of Revenue along with a payment of a \$15 fee in addition to the registration fee and any other documents required by law.

STEPHEN WITTE

021303 Introduced and read first time (H)	H334
021703 Read second time (H)	H355
022003 Referred: Transportation and Motor Vehicles (H)	H421
030503 Public Hearing Held (H)	H
030503 Executive Session Held (H)	H
031103 Reported Do Pass Consent with amendments (H)	H631
031903 Third Read and Passed (H)	H799
032003 S First Read	S585
040203 Second Read and Referred S Transportation Committee	S651
041503 Hearing Conducted S Transportation Committee	
041503 Voted Do Pass S Transportation Committee-Consent	
041503 Reported From S Transportation Com. to Floor-Consent	S816
042803 S Consent Calendar (4/15)	

EFFECTIVE : August 28, 2003

HB 0491

SCS HB 491

SENATE HANDLER Dolan

HOUSE SPONSOR Rupp

1477S.03C

SCS/HB 491 - Under current law, driveaway licenses and windshield placards for physically disabled persons are issued for one-year durations. This act allows applicants for a driveaway license to choose a biennial driveaway license. The windshield placard shall be renewable on a biennial basis. This act provides language regarding the color scheme of license plates; reinstates language which was inadvertently repealed in a prior session that allowed applicants registering property-carrying commercial motor vehicles to request an additional plate at a charge not to exceed \$15; requires plate tabs to be displayed in the designated area rather than in the middle of the plate; and provides standardized language which prohibits apportioned motor vehicles and commercial motor vehicles in excess of 18,000 pounds from obtaining special license plates. This also contains minor clean up language to allow consistency in the statutes. This portion of the act is similar to HB 598.

This act is similar to SB 581 and SCS/SB 343 et al (2003).
STEPHEN WITTE

021803 Introduced and read first time (H)	H365
021903 Read second time (H)	H380
022003 Referred: Transportation and Motor Vehicles (H)	H421
031203 Public Hearing Held (H)	H
031203 Executive Session Held (H)	H
031203 Reported Do Pass Consent with amendments (H)	H664
032003 Third Read and Passed (H)	
032003 S First Read	S587
040203 Second Read and Referred S Transportation Committee	S651
041503 Hearing Conducted S Transportation Committee-Consent	
041503 SCS Voted Do Pass S Transportation Committee-Consent (1477S.03C)	
041503 Reported From S Transportation Committee to Floor w/SCS - Consent	S816
042203 Referred S Governmental Accountability & Fiscal Oversight Committee	S907
042303 Hearing Conducted S Governmental Accountability & Fiscal Oversight Committee	
042303 Voted Do Pass S Governmental Accountability and Fiscal Oversight Committee	
042403 Reported From S Governmental Accountability and Fiscal Oversight Committee to Floor	
042803 S Consent Calendar w/SCS (4/15)	

EFFECTIVE : August 28, 2003

****HB 0493****

HCS HB 493

SENATE HANDLER Dolan

HOUSE SPONSOR Bruns

1102L.02P

HCS/HB 493 - This act allows members of the Missouri Society of Professional Engineers to receive special license plates. In order to obtain such a plate, the member must pay \$25 for an emblem-use contribution to the organization and pay \$15 in addition to regular registration fees.

This act is similar to SB 403 (2003)
STEPHEN WITTE

021803 Introduced and read first time (H)	H365
021903 Read second time (H)	H380
022003 Referred: Transportation and Motor Vehicles (H)	H421
030503 Public Hearing Held (H)	H
030603 Executive Session Held (H)	H
031003 HCS Reported Do Pass by Consent (H)	H607
031803 Third Read and Passed (H)	H755
031903 S First Read	S562
032003 Second Read and Referred S Transportation Committee	S583
041503 Hearing Conducted S Transportation Committee	
041503 Voted Do Pass S Transportation Committee-Consent	
041503 Reported From S Transportation Com. to Floor-Consent	S816
042803 S Consent Calendar (4/15)	

EFFECTIVE : August 28, 2003

****HB 0505****

SCS HB 505

SENATE HANDLER Mathewson

HOUSE SPONSOR Byrd

1544S.02C

SCS/HB 505 - This act modifies the law regarding damage claims by rental companies. Under this act, all damage claims made by a rental company must be reasonably and rationally related to the actual loss incurred. Rental companies shall not assert a claim for damages which exceeds: (1) the actual cash value of the vehicle less any proceeds from the disposal of the vehicle, or (2) the actual cost to repair the vehicle including all discounts or price reductions, whichever is less. This act also adds repair facilities to the type of entities which may make estimates for damage claims.

The renter shall be presumed to have no liability for loss due to theft if an authorized driver has possession of the key or establishes the key was not in the ignition and the authorized driver promptly files a police report on the theft. This act also adds repair facilities to the type of entities which may make estimates for damage claims.

This act is similar to SB 207 (2003).
CINDY KADLEC

021903 Introduced and read first time (H)	H379
022003 Read second time (H)	H416
022003 Referred: Transportation and Motor Vehicles (H)	H422
030503 Public Hearing Held (H)	H
030603 Executive Session Held (H)	H
031103 Reported Do Pass by Consent (H)	H631
031903 Third Read and Passed (H)	H799-800
032003 S First Read	S585
040203 Second Read and Referred S Commerce and Environment Committee	S651
040803 Hearing Conducted S Commerce & Environment Committee	
040903 SCS Voted Do Pass S Commerce & Environment Committee	(1544S.02C)
041403 Reported From S Commerce & Environment Committee to Floor w/SCS - Consent	S777
042803 S Consent Calendar w/SCS (4/14)	

EFFECTIVE : August 28, 2003

HB 0511

SCS HS HB 511

SENATE HANDLER Yeckel

HOUSE SPONSOR Deeken

1632S.05C

SCS/HS/HB 511 - The Secretary of State is responsible for overseeing state compliance with HAVA, including the establishment of state-based administrative complaint procedures to remedy grievances concerning a violation of Title III of HAVA, and providing voter registration information to absent uniformed services voters regarding elections for federal office (Section 28.035).

The Governor shall appoint election commissioners who are not of the same political party as the Governor from a list submitted by the state committee of that party. The Governor may appoint additional nonvoting representatives to the Boards of Election Commissioners (Section 115.027). This act provides that the governing body of Platte county shall approve all annual general operating expenditures from their general revenue fund to local election boards (Section 115.073).

The act provides that federal funds may be used for loan programs to local election authorities and allows, but does not require, local election authorities to match the federal funds (Sections 115.074, 115.076, 115.098, and 115.801). The "Election Administration Improvements Fund" is created for the purpose of improving the administration of elections in the state. A revolving loan fund is established for improving the

administration of elections through loans (Section 115.078).

A statewide pool for election judges is created and requires election authorities, before appointing judges from another jurisdiction, to obtain written consent from the election authority of the jurisdiction where the prospective judges are registered to vote. Employees of the state and boards are allowed to serve as election judges (Section 115.085).

Election authorities are required to establish training courses for election judges to incorporate the curriculum developed by the secretary of state (Section 115.103). Procedures for the naming of challengers and watchers are created. Challengers and watchers must be registered voters from the jurisdiction of the election authority for which the challenger or watcher is designated (Sections 115.105 and 115.107).

Courts shall not have the authority to order a candidate or issue to be placed on the ballot less than six weeks before the date of election, except as otherwise authorized by law (Section 115.125).

Except for Kansas City and any political subdivisions or special districts located in such city, this act changes the opening day for filing a declaration of candidacy for offices in political subdivisions and special districts from the 15th Tuesday before the election in April to the 16th Tuesday before the election. Except for Kansas City and any political subdivision or special district in such city, the act also modifies the date before which the political subdivision or special district must notify the general public of the opening filing date, the offices to be filled, the place for filing and closing filing date from the 15th Tuesday before the election to the 16th Tuesday before the election (Section 115.127).

As required by HAVA, certain information is added to the voter registration form in Section 115.155. An applicant that fails to answer a question on U.S. citizenship shall be notified by the election authority and given the opportunity to complete the form. Election authorities are required to forward registration and other data to the Secretary of State in order to comply with HAVA (Section 115.157).

In order to comply with HAVA, the act creates the Missouri Voter Registration System, which is a computerized statewide voter registration list. The system shall be implemented by January 1, 2004, unless a delay is approved until January 1, 2006. The system replaces the "Centralized Voter Registration System". The Secretary of State and local election authorities shall cooperate in updating the system on a regular basis and may use the system for the collection and dissemination of election results. Information collected for the system shall not be used

for commercial purposes, as defined in the act (Section 115.158).

The act modifies provisions relating to the identification requirements for persons registering by mail as mandated by HAVA (Section 115.159). A definition for "overseas voter" is created with regard to absentee voting and procedures are created for absentee voting by uniformed and overseas voters (Sections 115.275 and 115.279). No notary shall collect a fee for notarizing a signature on an absentee ballot or voter registration. Any notary that does so is guilty of official misconduct (Section 115.283).

Election authorities may deliver absentee ballots not earlier than 10 weeks before an election. Current law allows the ballots to be delivered not earlier than six weeks (Section 115.284). The act modifies provisions relating to certain confined persons who qualify for delivery of their absentee ballots by a team appointed by the election authority. The act repeals the ability of certain relatives to deliver the absentee ballot. The act changes the color of a stamp on the ballot envelope (Section 115.287). Special write-in absentee ballots may be requested for special or primary federal elections in addition to general elections (Section 115.292). The act modifies the information that must be included on a sample ballot posted on election day, as required by HAVA (Section 115.417).

The act provides that a provisional ballot cast at the wrong polling place will not be counted as authorized by HAVA, but that voters should be directed to the correct polling place. Pursuant to HAVA, the Secretary of State shall ensure that a toll-free number or internet website for provisional voters is established. An individual who votes after a court order extends the polling hours shall cast a provisional ballot which shall be separated from other provisional ballots, in accordance with HAVA (Section 115.430).

The act corrects a reference in Section 115.761 to indicate that the presidential primary is held in February. The Secretary of State is authorized to prepare fair ballot language statements on statewide measures within 20 days of receiving a statewide ballot measure. The Attorney General must approve the legal content and form of the proposed statements within 10 days (Section 116.025).

This act creates procedures for challenges to fiscal notes and fiscal note summaries prepared for initiatives and referenda. If the Attorney General or the circuit court of Cole County determine that a fiscal note or fiscal note summary has been incorrectly prepared, the note or summary shall be returned to the state auditor for revision. Such note or summary cannot be certified by the secretary of state until approved by the attorney general or the court. Any citizen challenging the fiscal note of a proposed measure shall include in the petition

the reasons why such fiscal note or fiscal note summary is insufficient or unfair. The petition shall request a different fiscal note or fiscal note summary. The court shall consider the petition, hear arguments and decide to either certify the fiscal note or fiscal note summary or remand it to the state auditor for preparation of a new fiscal note or fiscal note summary (Sections 116.175 and 116.190).

This act is similar to SB 569 (2003), SB 358 (2003), SB 623 (2003) and SB 136 (2003).

JIM ERTLE

021903 Introduced and read first time (H)	H379
022003 Read second time (H)	H416
022003 Referred: Elections (H)	H422
022503 Public Hearing Held (H)	H
030403 Executive Session Held (H)	H
030603 Reported Do Pass (H)	H582
040103 Taken up for perfection (H)	H858
040103 House Substitute offered (H)	H858
040103 Laid Over (H)	H859
040103 Taken up for perfection (H)	H862
040103 Laid Over (H)	H871
040203 Taken up for perfection (H)	H882
040203 HS adopted in House (H)	H884
040203 Perfected with amendments (H)	H882
040303 Referred: Budget (H)	H926
040803 Public Hearing Held (H)	H
040803 Executive Session Held (H)	H
040803 Reported Do Pass (H)	H965
041003 Third Read and Passed (H)	H999
041003 S First Read	S758
041403 Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S768
041603 Hearing Conducted S Financial & Governmental Org., Veterans' Affairs & Elections Committee	
041603 SCS Voted Do Pass S Financial & Governmental Org., Veterans' Affairs & Elections Committee (1632S.05C)	
041703 Reported From S Financial & Governmental Organization Veterans' Affairs & Elections Com. to Floor w/SCS	S870
042203 Referred S Governmental Accountability & Fiscal Oversight Committee	S907
042303 Hearing Conducted S Governmental Accountability & Fiscal Oversight Committee	
042303 Voted Do Pass S Governmental Accountability and Fiscal Oversight Committee	
042403 Reported From S Governmental Accountability & Fiscal Oversight Committee to Floor	
042803 002 S Calendar H Bills for Third Reading w/SCS	

EFFECTIVE : August 28, 2003

HB 0512

SCS HB 512

SENATE HANDLER Bartle

HOUSE SPONSOR Cooper

1801S.02C

SCS/HB 512 - This act adds the definitions of "no commercial value," "private sale" and "public sale" to the chapter. It changes the disclosure requirement for liability insurance to that of casualty insurance. The act clarifies the fact that the time requirements of section 415.415 RSMo, subsection (2) and (4) run concurrently. Further, it corrects the current statute and refers to the proper section for the definition of "commercially reasonable manner" under the Uniform Commercial Code.

The act also requires the operator prior to sale of the occupant's property to only notify those lienholders disclosed by the occupant pursuant to 415.410 RSMo. It also removes the current occupant notice requirement prior to denial of access, allowing the operator to deny access to the leased space once an occupant is in default.

RICHARD MOORE

021903 Introduced and read first time (H)	H379
022003 Read second time (H)	H416
022003 Referred: Small Business (H)	H422
022603 Public Hearing Held (H)	H
030503 Public Hearing Held (H)	H
030503 Executive Session Held (H)	H
031103 Reported Do Pass by Consent (H)	H630
031903 Third Read and Passed (H)	H800-801
032003 S First Read	S585
040203 Second Read and Referred S Small Business, Insurance and Industrial Relations Committee	S651
040903 Hearing Conducted S Small Business, Insurance and Industrial Relations Committee	
040903 SCS Voted Do Pass S Small Business, Insurance & Industrial Relations Committee-Consent (1801S.02C)	
041403 Reported From S Small Business, Insurance & Industrial Relations Committee to Floor w/SCS-Consent	S775
042803 S Consent Calendar w/SCS (4/14)	

EFFECTIVE : August 28, 2003

HB 0517

HS HCS HBs 517, 94, 149, 150 & 342

SENATE HANDLER Gross

HOUSE SPONSOR Lembke

1169L.08P

SCS/HS/HCS/HBs 517, 94, 149, 150, & 342 - This act, creates the "The Missouri Homestead Preservation Act," which limits the maximum increase to the property tax liability of a homeowner, when compared to the prior assessment period, to five percent.

This section provides a 'pop-up' exemption to a portion of the assessed valuation of the property, when the tax liability exceeds the five percent increase cap. The exemption is limited to the amount necessary to stay within the five percent cap. However, calculation of the five percent increase shall not include:

- (1) Increases due to new construction or improvements;
- (2) Increases due to any voter approved levy or increase to levy;
- (3) Increases due to a change in the assessed valuation based on a sale of the property.

The state must reimburse the counties for lost revenue due to the cap. A taxpayer can bring suit to enforce any of the provisions of Section 137.106, and receive attorney's fees and expenses if they prevail.

This act modifies the rebate amount for prescription drugs in the Missouri Senior Rx Program. For all transactions that occur prior to July 1, 2003, the rebate amount shall be fifteen percent of the average manufacturers' price. For all transactions that occur on or after July 1, 2003, the rebate amount shall be fifteen percent for brand name prescription drugs and eleven percent for generic prescription drugs.

This act contains an emergency clause regarding the rebate amount for the Senior Rx program.
CINDY KADLEC

021903 Introduced and read first time (H)	H380
022003 Read second time (H)	H416
022003 Referred: Senior Security (H)	H422
022503 Public Hearing Held (H)	H
022703 Hearing Scheduled, Bill Not Heard (H)	H
030303 Executive Session Held (H)	H
030303 HCS Reported Do Pass (H)	H510
030503 Taken up for perfection (H)	H556
030503 House Substitute offered (H)	H556
030503 Laid Over (H)	H561
030603 Taken up for perfection (H)	H572
030603 HS adopted in House (H)	H576
030603 Perfected with amendments (H)	H572
031003 Referred: Budget (H)	H605
031803 Public Hearing Held (H)	H
031803 Executive Session Held (H)	H
031903 Executive Session Held (H)	H
040203 Executive Session Held (H)	H
040203 Reported Do Pass (H)	H899
040303 Third Read and Passed (H)	H918
040303 Emergency Clause Adopted (H)	H919
040703 S First Read (w/EC)	S690

040803 Second Read and Referred S Pensions & General Laws S713
Committee
041503 Hearing Conducted S Pensions & General Laws Committee
042203 Hearing Conducted S Pensions & General Laws Committee
(Continued)
042203 SCS Voted Do Pass S Pensions & General Laws
Committee (1169S.10C)

EFFECTIVE : Varies

HB 0521

SCS HB 521

SENATE HANDLER Childers

HOUSE SPONSOR Dethrow

1809S.02C

SCS/HB 521 - This act allows the Missouri Fire Education
Trust Fund to receive moneys from gifts, grants, or appropriation
by the General Assembly.

JIM ERTLE

022003 Introduced and read first time (H) H414
022403 Read second time (H) H435
022703 Referred: Local Government (H) H494
030603 Public Hearing Held (H) H
030603 Executive Session Held (H) H
031003 Reported Do Pass by Consent (H) H606
031803 Third Read and Passed (H) H758
031903 S First Read S563
032003 Second Read and Referred S Financial & Governmental
Organization, Veterans' Affairs & Elections Committee S583
040703 Hearing Conducted S Financial & Governmental, Org.,
Veterans' Affairs & Elections Committee - Consent
040703 SCS Voted Do Pass S Financial & Government Organ.,
Veterans' Affairs & Elect. Comm.-Consent (1809S.02C)
040703 Reported From S Financial & Government Org., Veterans S680
Affairs & Elections Committee to Floor w/SCS-Consent
042803 S Consent Calendar w/SCS (4/7)

EFFECTIVE : August 28, 2003

HB 0523

SENATE HANDLER Vogel

HOUSE SPONSOR Dusenberg

1388L.01P

HB 523 - The act requires the Gaming Commission to conduct a
criminal history check, if the Commission feels it is warranted,
on certain key persons seeking issuance or renewal of a bingo
equipment and supplies manufacturer or supplier license. The
Gaming Commission must also do a criminal history check, if the
Commission feels it is warranted, on any person seeking
employment with the commission and any person seeking the

issuance or renewal of an excursion gambling boat license.

This act is similar to SCS/SB 294 (2003).
JIM ERTLE

022003 Introduced and read first time (H)	H414
022403 Read second time (H)	H435
022703 Referred: Crime Prevention and Public Safety (H)	H494
031103 Public Hearing Held (H)	H
031103 Executive Session Held (H)	H
031303 Reported Do Pass by Consent (H)	H684
032003 Third Read and Passed (H)	
032003 S First Read	S588
040203 Second Read and Referred S Pensions & General Laws Committee	S652
041503 Hearing Conducted S Pensions & General Laws Committee-Consent	
041503 Voted Do Pass S Pensions & General Laws Committee-Consent	
041503 Reported From S Pensions & General Laws Committee to Floor - Consent	S816
042803 S Consent Calendar (4/15)	

EFFECTIVE : August 28, 2003

HB 0552

SCS HB 552

SENATE HANDLER Foster

HOUSE SPONSOR Kingery

1916S.03C

SCS/HB 552 - This act establishes that in certain counties moneys collected pursuant to Section 488.426, RSMo, may be expended for courtroom renovation and technology.
RICHARD MOORE

022503 Introduced and read first time (H)	H449
022603 Read second time (H)	H463
030603 Referred: Judiciary (H)	H579
031203 Public Hearing Held (H)	H
031203 Executive Session Held (H)	H
031303 Reported Do Pass by Consent (H)	H685
032003 Third Read and Passed (H)	
032003 S First Read	S588
040203 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S652
040903 Hearing Conducted S Economic Development, Tourism & Local Government Committee	
040903 SCS Voted Do Pass S Economic Development, Tourism & Local Government Committee-Consent (1916S.03)	
041403 Reported From S Economic Development, Tourism & Local Government Committee to Floor w/SCS - Consent	S775

042803 S Consent Calendar w/SCS (4/14)

EFFECTIVE : August 28, 2003

HB 0553

SENATE HANDLER Gross

HOUSE SPONSOR Smith (014)

1875L.01P

HB 553 - This act allows political subdivisions to provide health insurance benefits for retired officers and their dependents and the dependents of deceased officers. Currently, health benefits for officers are only authorized for current officers of the political subdivision, and the statute is silent regarding benefits for retired officers and dependents of deceased officers.

CINDY KADLEC

022503 Introduced and read first time (H)	H449
022603 Read second time (H)	H463
022703 Referred: Retirement (H)	H495
030603 Public Hearing Held (H)	H
030603 Executive Session Held (H)	H
031003 Reported Do Pass by Consent (H)	H606
031803 Third Read and Passed (H)	H756
031903 S First Read	S562-563
040203 Second Read and Referred S Pensions & General Laws Committee	S651
041503 Hearing Conducted S Pensions & General Laws Committee-Consent	
041503 Voted Do Pass S Pensions & General Laws Committee-Consent	
041503 Reported From S Pensions & General Laws Committee to Floor - Consent	S816
042803 S Consent Calendar (4/15)	

EFFECTIVE : August 28, 2003

HB 0554

HCS HB 554

HOUSE SPONSOR Engler

1910L.03T

HCS/HB 554 - This act modifies the existing grant of permission to reduce the number of days in the school calendar because of inclement weather during the 2000-2001 school year so that it applies to the 2002-2003 school year. The act also waives the required two-thirds make-up for 2003-2004 and removes existing language that permitted districts in 2000-2001 to use a previous year's attendance figures under certain conditions relating to school closure for inclement weather.

The act contains an emergency clause.
DONALD THALHUBER

022503 Introduced and read first time (H)	H452
022603 Read second time (H)	H463
022703 Referred: Special Committee on General Laws	H495
030503 Public Hearing Held (H)	H
030503 Executive Session Held (H)	H
030603 HCS Reported Do Pass by Consent (H)	H584
031003 Objection Filed. Removed from Consent Calendar - Rule	H608
031203 HCS adopted in House (H)	H
031203 Perfected (H)	H
031303 H Third Read and Passed - EC adopted	H674-675
031303 S First Read (w/EC)	S502
031703 Second Read and Referred S Education Committee	S537
040103 Hearing Conducted S Education Committee	
040103 Voted Do Pass S Education Committee	
040203 Reported From S Education Committee to Floor	S644
040303 S Third Read and Passed - EC adopted	H669-670
040303 Truly Agreed to and Finally Passed (w/EC)	H930
040703 Signed by House Speaker	H938
040703 Signed by Senate President	S683
040703 Delivered to Governor (w/EC)	H938
040803 Signed by Governor (w/EC)	H968-969

EFFECTIVE : Emergency Clause

HB 0564

HS HCS HB 564

SENATE HANDLER Yeckel

HOUSE SPONSOR Behnen

1879L.04P

HS/HCS/HB 564 - This act modifies provisions relating to professional licensing.

DEAF INTERPRETERS - The Missouri Commission for the Deaf and Hard of Hearing is authorized to issue provisional certification as an interpreter to a person nominated by a school district if such district certifies that it was unable to locate and employ a certified and licensed deaf interpreter. A license renewal may be denied if the licensee fails to provide evidence of current certification.

OCCUPATIONAL THERAPISTS - The Board of Occupational Therapy may issue a limited permit to applicants who provide satisfactory proof of eligibility to sit for the examination. The board is placed under the purview of the administrative hearing commission.

DIETICIANS - Definitions for "dietetics practice" and "registered dietitian" are created. The State Committee of Dietitians is placed within the division of professional registration. The

Committee shall assist the division in carrying out the provisions of the Dieticians Practice Act and shall approve the licensing examination.

Any person holding themselves out as a dietitian or practices or offers to practice as a dietitian shall be guilty of a Class A misdemeanor. Licensees are allowed to let their license lapse or be put on inactive status, provided the licensee does not practice during the time the license is lapsed or inactive. The act creates requirements for maintaining an inactive license and for reinstating a lapsed license. A person practicing with a lapsed or inactive license shall be guilty of a Class A misdemeanor.

INTERIOR DESIGNERS - Language relating to grandfather provisions for interior designer licenses which has expired is repealed.

TATTOO ARTISTS - The division of professional registration is authorized to issue temporary licenses for persons entering the state for the sole purpose of participating in a state or national convention where the applicant will be practicing the profession of tattooing, body piercing or branding. The temporary license is valid for 14 days.

This provision contains an emergency clause.

ATHLETE AGENTS - The "Uniform Athlete Agents Act" is created. All athlete agents operating in this state must be registered and certified by the division. Registration and certification are valid for two years and maybe renewed. All agent-athlete contracts must be written and contain certain information, including the basis for the agent's fee and notice about the potential for a student-athlete to loss eligibility.

ARCHITECTS AND LANDSCAPE ARCHITECTS - This act includes landscape architects in statutes concerning the right to practice and the use of a personal seal. Currently, only architects, professional engineers and professional land surveyors are included in such sections.

This act creates an inactive license status for architects. An inactive licensee shall not practice as an architect in this state, but may continue to use the title "architect". In order to reinstate such license to active status, the licensee must meet certain competency requirements established by the board of architects, professional engineers, professional land surveyors and landscape architects.

BARBERS - Provisions relating to the licensing of barber apprentices and certification of barber apprentice supervisors are created. The minimum age requirement for a barber is changed from 17 to 16. If the applicant is an apprentice, such applicant must complete at least 2000 hours under a barber apprentice

supervisor.

COSMETOLOGISTS - The hours of supervised training for a manicurist apprentice are increased from 750 to 800. The course of study for all cosmetology apprentices may not exceed 12 hours per day and 72 hours per week.

DENTISTS - This act allows the practice of dentistry across state lines if the person is licensed as a dentist in another state and the practice is limited to opinions regarding diagnosis made through electronic means. For consultations, the ultimate authority for patient care must rest with a Missouri licensed dentist. The practice of dentistry is modified to include the use of lasers. The board is authorized to issue specialty licenses to qualified applicants. The board may establish specialization committees for each specialty recognized by the American Dental Association. The committees will assist the board in evaluating applicants for specialty licenses. All specialty licenses will be subject to discipline by the board and must pay board-approved fees.

Dentists and dental hygienists may have their license renewals denied if they fail to complete required continuing education. Failure to complete such continuing education may subject their licenses to discipline. Any dentist or hygienist whose license lapses for more than four years must submit a new application and take all licensing examinations required by the board. The act sets forth procedures for complaints by the board before the administrative hearing commission regarding licensees who present a clear and present danger to the health and safety of the public. The board is authorized to disclose otherwise confidential information regarding a licensee to the board's committee on well-being in order to assist in the rehabilitation of the licensee. All such information is still closed to the public.

COLLABORATIVE PRACTICE - Physicians may collaborate and share responsibilities with qualified health care practitioners practicing independent of the physician with respect to preoperative and postoperative care for surgical patients with the consent of the patients. The fee must be divided based on the relative value of the services provided.

ANESTHESIOLOGIST ASSISTANTS - This act regulates the licensing and registration of anesthesiologist assistants. An anesthesiologist assistant can assist the supervising anesthesiologist in developing and implementing an anesthesia care plan for a patient. Anesthesiologist assistants are prohibited from prescribing medications, administering any drugs or devices that are beyond the authority of the supervising anesthesiologist, practicing without the supervision or the immediate availability of the supervising anesthesiologist; and billing patients for services.

Anesthesiologist assistants must be clearly identified and addressed as such to prevent them from being mistaken as a physician. An anesthesiologist assistant can apply for a license by filling out the appropriate application forms and paying the required application fee as promulgated by the board of healing arts. Upon approval of the application, the Board shall issue a license to be valid for two years.

A temporary license may be granted upon the payment of a temporary license fee, the submission of all required documents, and the applicant meeting the necessary qualifications. The temporary license shall be valid until the results of the examination are announced. A licensed anesthesiologist assistant may apply to the Board to be placed on the inactive status list. An anesthesiologist assistant may return to active status by notifying the Board of the intention to resume the practice, paying the appropriate fees, and meeting all the licensure requirements of the Board. A licensed anesthesiologist assistant that wishes to retire must file with the Board an affidavit stating the date of retirement and any other facts necessary to verify retirement.

The Board shall have the authority to issue subpoenas and establish guidelines for anesthesiologist assistants. Any person violating any of the provisions of this act is guilty of a Class A misdemeanor.

In order for a certificate of registration to be renewed, the anesthesiologist assistant must meet the Board's minimum requirements for continuing education, which shall include but not be limited to, successful completion of the examination for continued demonstration of qualifications once every six years. All fees will be collected by the Division of Professional Registration and deposited in the Treasury to the credit of the Board of Registration for the Healing Arts Fund.

An anesthesiologist assistant can only practice under the direct supervision of an anesthesiologist who is physically present or immediately available. A supervising anesthesiologist may supervise up to four assistants consistent with federal regulations for reimbursement for anesthesia services. The supervising anesthesiologist shall adopt a written practice protocol that delineates the services provided and the manner of supervision. The Board may inspect or audit such written practice protocols.

The Advisory Commission for Anesthesiologist Assistants is created and will guide, advise, and make recommendations to the Board. The Commission, comprised of five members, will take effect no later than July 1, 2005. Members may receive up to \$70 per diem. Implementation of the licensing and other statutory requirements shall not take place until money has been

appropriated for such purposes and initial rules have become effective.

PHYSICAL THERAPISTS AND PHYSICAL THERAPIST ASSISTANTS - This act modifies provisions relating to the issuance of permanent, provisional and temporary licenses to physical therapists and physical therapist assistants. The Board of Healing Arts may waive the mandatory denial of a license to a physical therapist or physical therapist assistant applicant who fails the licensing examination three or more times if the applicant is licensed, has passed a licensing examination and has practiced in another state for two years without any disciplinary action, or has held an undisciplined provisional license for two years. If the applicant has obtained a higher professional degree since failing the exam three times, then such applicant is approved to sit for the exam an additional three times.

A provisional license classification is created for both physical therapists and physical therapist assistants. The Board may issue a provisional license to an applicant who has failed the licensing examination three or more times, achieved a passing score on a licensing examination, and otherwise meets all requirements for permanent licensure. The provisionally licensed physical therapist or physical therapist assistant must practice under the direction and supervision of a licensed physical therapist.

The issuance of a temporary license to a physical therapist or physical therapist assistant is limited to six months. A temporary license may be renewed for an additional six months following the first failure of a licensing examination. Such temporary license shall not be renewed after the second failure of a licensing examination. Upon the second failure, the applicant must complete a board-approved remediation program before taking the exam for a third time. An initial temporary license may be issued to students in their last semester of physical therapy school.

ATHLETIC TRAINERS - This act changes athletic trainers from being registered to being licensed.

PSYCHOLOGISTS - An inactive license status is created for psychologists. An inactive licensed psychologist shall not hold himself or herself out as being professionally engaged in the regular practice of psychology and shall not engage in the regular practice of psychology. Inactive licensees do not have to complete continuing education. An inactive licensee may reactivate the license by completing a committee-approved application, paying required fees, and submitting proof of current competency.

SOCIAL WORKERS - This act defines the term "social worker" and prohibits any person from holding themselves out as being a

social worker or using the title of social worker unless the person holds a current baccalaureate or clinical social worker license, or has received a baccalaureate or master's degree in social work from an accredited program, or has received a doctorate in social work. Beginning January 1, 2004, no entity, public or private, may use the title of social worker for volunteer or employment positions within contracts for services, documents, manuals, or reference material unless those persons being referred to have met all required educational requirements.

Violation of the this act shall be a Class B misdemeanor.

REAL ESTATE PROFESSIONALS - Internet web sites are exempted from licensure requirements if, in the course of advertising real estate, the advertising is incidental to their regular course of business. The act removes the requirement for land developers selling their own property from having to file with the Missouri Real Estate Commission a certified copy of a currently effective statement of record from the Office of Interstate Land Sales. The Commission is authorized to issue temporary work permits to persons who have satisfied all licensing requirements prior to the final review and printing of their licenses. Providers of continuing education may do so through distance learning programs. When investigating complaints, the Commission may forward copies of information regarding the complaint to the affiliated licensee's broker. A licensee who has failed to renew the license or surrendered it may still be subject to disciplinary action by the Commission.

Real estate brokers holding funds that belong to another party in a real estate transaction must maintain such funds in a separate account designated as an escrow or trust account. Brokers cannot commingle their own personal funds or any other moneys in this account with the exception of \$1000 specifically identified to cover service charges related to the account. If a broker decides not to maintain an escrow account or within 10 days of opening an escrow account, the Commission must be notified. If there is a dispute regarding ownership of escrow moneys, the funds must be deposited with the state treasurer within 180 days of the original deposit. The funds will be held until the dispute is resolved. The act repeals provisions relating to escrow agents.

The act increases the compensation of Commission members from \$50 to \$75. Designated brokers who have affiliated licensees are required to adopt a written policy describing their relationships with regard to their real estate activities.

The provisions relating to real estate will become effective on January 1, 2004.

AUCTIONEERS - The act requires the Speaker of the House of Representatives and the President Pro Tem of the Senate to

appoint a joint interim committee to review the practice of auctioneering. The committee must report its findings to the general assembly no later than December 31, 2004. This section expires on January 1, 2005.

This act is similar to SBs 300, 413, 480 (2003), and SCS/SB 478 (2003), SCS/HCS/HB 390 and HCS/HB 332 (2003).
JIM ERTL

022703 Introduced and read first time (H)	H481
030303 Read second time (H)	H506
030603 Referred: Professional Registration & Licensing (H)	H579
031103 Public Hearing Held (H)	H
031303 Executive Session Held (H)	H
040303 HCS Reported Do Pass (H)	H928
041603 Taken up for perfection (H)	H
041603 House Substitute offered (H)	H
041603 Laid Over (H)	H
041603 Taken up for perfection (H)	H
041603 HS adopted in House (H)	H
041603 Perfected with amendments (H)	H
041703 Third Read and Passed - EC defeated (H)	H1099/1103
041703 S First Read	S879
042203 Second Read and Referred S Financial & Governmental Organization, Veterans' Affairs & Elections Committee	S897
042803 Hearing Scheduled S Financial & Governmental Org., Veterans' Affairs & Elections Committee	

HB 0574

SENATE HANDLER	Griesheimer	HOUSE SPONSOR	Jackson
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1831L.02P

HB 574 - This act authorizes the conveyance of land owned by the State at the Missouri Eastern Correctional facility to the City of Pacific.

RICHARD MOORE

022703 Introduced and read first time (H)	H482
030303 Read second time (H)	H506
030403 Referred: Local Government (H)	H539
030603 Public Hearing Held (H)	H
030603 Executive Session Held (H)	H
031003 Reported Do Pass by Consent (H)	H606
031803 Third Read and Passed (H)	H757
031903 S First Read	S563
032003 Second Read and Referred S Economic Development, Tourism & Local Government Committee	S583
040903 Hearing Conducted S Economic Development, Tourism & Local Government Committee-Consent	

040903 Voted Do Pass S Economic Development, Tourism and
Local Government Committee-Consent
041403 Reported From S Economic Development, Tourism & Local S775
Government Committee to Floor - Consent
042803 S Consent Calendar (4/14)

EFFECTIVE : August 28, 2003

HB 0575

SCS HCS HB 575

HOUSE SPONSOR Dethrow

2002S.03C

SCS/HCS/HB 575 - This act adds the Ozark Foothills child assessment center and the North Central Missouri child assessment center to the other fourteen regional centers that are funded by the Department of Social Services. However, the other child assessment centers must submit to the Department a modified funding formula so that no additional state funding would be required.

LORIE TOWE

022703 Introduced and read first time (H)	H482
030303 Read second time (H)	H506
030603 Referred: Children and Families (H)	H580
031103 Public Hearing Held (H)	H
031103 Executive Session Held (H)	H
031203 HCS Reported Do Pass by Consent (H)	H663
032003 Third Read and Passed (H)	
032003 S First Read	S587
040703 Second Read and Referred S Aging, Families & Mental & Public Health Committee	S687
040903 Hearing Conducted S Aging, Families & Mental & Public Health Committee	
040903 Voted Do Pass S Aging, Families & Mental & Public Health Committee	
041403 Committee Vote Reconsidered S Aging, Families, Mental & Public Health Committee	
041403 SCS Voted Do Pass S Aging, Families, Mental & Public Health Committee-Consent (2003S.03C)	
041503 Reported From S Aging, Families, Mental & Public Health Committee to Floor w/SCS - Consent	S816
042803 S Consent Calendar w/SCS (4/15)	

EFFECTIVE : August 28, 2003

HB 0594

SENATE HANDLER Nodler

HOUSE SPONSOR Emery

1646L.02P

HB 594 - This act establishes the procedures for

disincorporation of a road district in Jasper County.
RICHARD MOORE

030403	Introduced and read first time (H)	H521
030503	Read second time (H)	H549
030603	Referred: Transportation and Motor Vehicles (H)	H580
031203	Public Hearing Held (H)	H
031203	Executive Session Held (H)	H
031203	Reported Do Pass by Consent (H)	H664
032003	Third Read and Passed (H)	
032003	S First Read	S587
040203	Second Read and Referred S Economic Development, Tourism & Local Government Committee	S651
040903	Hearing Conducted S Economic Development, Tourism & Local Government Committee	
040903	Voted Do Pass S Economic Development, Tourism and Local Government Committee-Consent	
041403	Reported From S Economic Development, Tourism & Local Government Committee to Floor - Consent	S775
042803	S Consent Calendar (4/14)	

EFFECTIVE : August 28, 2003

HB 0597

SENATE HANDLER Dolan

HOUSE SPONSOR Schlottach

2059L.01P

HB 597 - This act removes the requirement that the township clerk file a copy of the township's fiscal and inventory report regarding roads and bridges with the state Department of Transportation.

RICHARD MOORE

030503	Introduced and read first time (H)	H549
030603	Read second time (H)	H572
030603	Referred: Transportation and Motor Vehicles (H)	H580
031203	Public Hearing Held (H)	H
031203	Executive Session Held (H)	H
031203	Reported Do Pass by Consent (H)	H664
032003	Third Read and Passed (H)	
032003	S First Read	S587
040203	Second Read and Referred S Transportation Committee	S651
040803	Hearing Conducted S Transportation Committee	
040903	Voted Do Pass S Transportation Committee-Consent	
041403	Reported From S Transportation Committee to Floor - Consent	S776
042803	S Consent Calendar (4/14)	

EFFECTIVE : August 28, 2003

HB 0598
SCS HB 598

HOUSE SPONSOR Schlottach

1497L.01P

HB 598 - This act provides language regarding the color scheme of license plates; reinstates languages which was inadvertently repealed in a prior session that allowed applicants registering property-carrying commercial motor vehicles to request an additional plate at a charge not to exceed \$15; requires plate tabs to be displayed in the designated area rather than the middle of the plate; and provides standardized language which prohibits apportioned motor vehicles and commercial motor vehicles in excess of 18,000 pounds from obtaining special license plates. This also contains minor clean up language to allow consistency in the statutes.

This act is identical to SB 581 and SCS/SB 343 et al (2003).
STEPHEN WITTE

030503	Introduced and read first time (H)	H549
030603	Read second time (H)	H572
030603	Referred: Transportation and Motor Vehicles (H)	H580
031203	Public Hearing Held (H)	H
031203	Executive Session Held (H)	H
031203	Reported Do Pass by Consent (H)	H664
032003	Third Read and Passed (H)	
032003	S First Read	S588
040203	Second Read and Referred S Transportation Committee	S651
041503	Hearing Conducted S Transportation Committee-Consent	
042403	SCS Voted Do Pass S Transportation Comm. (1497S.05C)	

EFFECTIVE : Varies

HB 0599

SENATE HANDLER Wheeler

HOUSE SPONSOR Burnett

2087L.01P

HB 599 - This act authorizes Kansas City to charge additional court costs up to \$5 per case for each municipal ordinance violation case before a municipal judge or associate circuit judge. The additional cost shall be used by the city for the procurement, installation, maintenance, consulting services, and upkeep of a court information and records management system.
JIM ERTLE

030503	Introduced and read first time (H)	H549
030603	Read second time (H)	H572
030603	Referred: Judiciary (H)	H580
031203	Public Hearing Held (H)	H

031203	Executive Session Held (H)	H
031303	Reported Do Pass by Consent (H)	H685
032003	Third Read and Passed (H)	
032003	S First Read	S588
040703	Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S687
041403	Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
041403	Voted Do Pass S Judiciary & Civil & Criminal Jurisprudence Committee-Consent	
041503	Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor - Consent	S815
042803	S Consent Calendar (4/15)	

EFFECTIVE : August 28, 2003

HB 0600

SCS HCS HB 600

SENATE HANDLER Shields

HOUSE SPONSOR Cooper

1980S.06C

SCS/HCS/HB 600 - This act makes various changes to the collection of various taxes by the Department of Revenue. The act:

(1) Requires every vendor or affiliate of a vendor seeking to contract to provide goods and services to the State of Missouri to collect and properly pay all sales and use taxes;

(2) Requires any amount of pension, annuity, or retirement allowance deducted for state individual income tax purposes to be included in the taxpayer's federal adjusted gross income and not otherwise deducted in the calculation of Missouri taxable income. Persons who are 100% disabled, as defined by federal law, are exempted from this provision;

(3) Requires all lottery and other gaming winnings to be included in Missouri nonresident adjusted gross income when the winnings are from a Missouri source;

(4) Allows the Director of the Department of Revenue to require the remittance of sales and use taxes and withholding taxes through an electronic funds payment system for employers and sellers who are required to file and pay on a quarter-monthly frequency;

(5) Includes court costs in excess of \$25 related to the State Supreme Court, Court of Appeals, or any circuit court of Missouri as amounts that can be offset against a refund of taxes owed to a taxpayer;

(6) Requires as a condition of employment with the state government that all state income taxes due be filed and paid by

the employee;

(7) Requires all state income taxes due to be paid by members of the General Assembly, statewide elected officials, and members of the judiciary; The reporting of tax compliance concerning members of the general assembly and the judiciary must be a direct communication between the director of revenue and the official, prior to reporting the situation to the applicable ethics commission;

(8) Allows for revoking any professional license granted by the state after issuance unless tax clearance from the department of revenue is verified;

(9) Exempts investment funds service corporations from taxes or fees for the privilege of carrying out such business;

(10) The act places an option on income tax returns for a refund to be kept by the state and deposited directly into general revenue; and

(11) The act increases the statewide sales tax from 4% to 5% for a period of three years, upon voter approval.

The act contains an emergency clause, and a referendum clause.

JEFF CRAVER

030503 Introduced and read first time (H)	H549
030603 Read second time (H)	H572
030603 Referred: Tax Policy (H)	H580
031103 Public Hearing Held (H)	H
031103 Executive Session Held (H)	H
031303 HCS Reported Do Pass (H)	H686
031703 HCS adopted in House (H)	H711
031703 Perfected with amendments (H)	H711-712
031803 H Third Read and Passed - EC defeated	H722
031803 S First Read	S547
040703 Second Read and Referred S Ways and Means Committee	S687
041403 Hearing Conducted S Ways and Means Committee	
041403 SCS Voted Do Pass S Ways & Means Comm. (1980S.06C)	
041603 Reported From S Ways & Means Committee to Floor w/SCS	S856
041603 Referred S Governmental Accountability and Fiscal Oversight Committee	S862
041703 Voted Do Pass S Governmental Accountability & Fiscal Oversight Committee	
042403 Reported From S Governmental Accountability & Fiscal Oversight Committee to Floor	
042503 SS for SCS S offered (Shields)	
042503 SA 1 to SS for SCS S offered & adopted (Goode)	
042503 SA 2 to SS for SCS S offered & adopted (Coleman)	
042503 SA 3 to SS for SCS S offered & adopted (Childers)	

042503 SA 4 to SS for SCS S offered & adopted (Jacob)
042503 SA 5 to SS for SCS S offered & adopted (Dougherty)
042503 SA 6 to SS for SCS S offered & adopted (Caskey)
042503 SA 7 to SS for SCS S offered (Mathewson)
042503 SSA 1 for SA 7 to SS for SCS S offered (Shields)
042503 Bill Placed on Informal Calendar
042803 S Inf Calendar H Bills for Third Reading

EFFECTIVE : Referendum

HB 0613

SCS HCS HB 613

SENATE HANDLER Bartle

HOUSE SPONSOR Byrd

1781S.06C

SCS/HCS/HB 613 - This act modifies a number of provisions relating to court procedures.

CRIMINAL HISTORY CHECKS (Sections 43.530) - The Highway Patrol is authorized to establish procedures for receiving criminal history requests from courts and others and paying for such requests by electronic means.

DEFINITION OF COURT (Section 143.782) - Defines "court" in terms of tax credits and refunds.

CHILD ABUSE INVESTIGATIONS (Section 210.145) - In investigations of alleged child abuse, the Division of Family Services shall notify a parent of the child, if the parents are not the abusers. Currently, both parents must be notified. The Division shall not meet with the child at the child's school or child care facility. Currently, the Division cannot meet with the child at any location where the abuse is alleged to have occurred.

PETITION FOR DISSOLUTION OF MARRIAGE (Section 452.311) - The act requires that the verified entry of appearance of a respondent must be notarized in considering whether a petition is filed.

FILING OF GARNISHMENT ORDERS (Section 454.505) - The act deletes the requirement that the Division of Family Services must file all income withholding orders with the circuit clerk in child support cases.

PROTECTIVE ORDERS (Sections 455.027, 455.504 and 455.516) - No filing fees will be assessed to a petitioner in an action seeking a protective order. Once an order is filed, the Clerk shall issue a copy, as well as any subsequent order of termination, to the local law enforcement agency responsible for maintaining the Missouri uniform law enforcement system (MULES). Copies of the petition and date for hearing shall be issued to the local juvenile office. Effective January 1, 2004, a petitioner shall not be required to disclose his or her Social Security number on any document filed. (Section 455.030).

STATEWIDE COURT AUTOMATION FUND (Section 476.055) - This act extends the sunset of the fee used to fund the Statewide Court Automation Fund from 2004 to 2005. The date for the sunset of the Statewide Court Automation Fund is extended from 2007 to 2011.

STATE COURT ADMINISTRATION REVOLVING FUND (Section 476.058) - Any moneys received in connection with preparation of court transcripts shall be deposited in the fund.

EXECUTIVE COUNCIL OF THE JUDICIAL CONFERENCE (Section 476.340) - This act allows a position on the Executive Council of the Judicial Conference to be filled for the unexpired term of any member as provided by resolution of the Judicial Conference.

FINE COLLECTION CENTER (Section 476.385) - This expands the Fine Collection Center to accept tickets for littering.

JUDICIAL FINANCE COMMISSION (Section 477.600) - This act modifies the annual report of the Commission to include separate information on all divisions of the circuit court of each county, include the probate division. The act provides that for budgeting disputes between counties and circuit courts that are submitted to the Judicial Finance Commission within 90 days of the end of a fiscal year, the Commission shall resolve the dispute within 90 days of the beginning of the subsequent fiscal year (Section 50.640).

BASIC CIVIL LEGAL SERVICES FUND (Section 477.650 and 488.031) - This act establishes the "Basic Civil Legal Services Fund". The fund is to be administered by the Missouri Supreme Court. Moneys for the fund shall come from an additional filing fee on certain civil and criminal actions of \$20 in the Missouri Supreme Court and courts of appeal, \$10 in the circuit courts and \$10 in the associate circuit courts. The fee shall not be assessed in cases charging traffic violations, except alcohol-related offenses. Moneys from the fund shall be disbursed to legal services organizations in this state to provide legal representation to eligible low-income persons in this state in civil matters. Recipient organizations must maintain appropriate records of the disbursement of such funds for five years. Moneys in the fund shall not be used to pay any refund mandated by Article X, Section 18 of the Missouri Constitution.

WITNESS FEES (Sections 488.032 and 491.280) - This act provides that witnesses shall be allowed a fee of \$25 per day plus a mileage allowance. Currently, witness fees were determined by guidelines promulgated by the supreme court.

COURT FEES AND SURCHARGES (Section 488.426) - The act deletes the requirement that any changes in court surcharges become effective on certain dates after notification of OSCA.

LAW LIBRARY FUND (Section 488.429) - The act provides that moneys from the fund may be used by Butler and Ripley counties for courtroom renovation and technology enhancement.

FAMILY SERVICES AND JUSTICE FUND (Section 488.2300) - The act provides that the judgment collected in juvenile proceedings is payable to the fund. The surcharge shall only be assessed to the respondent.

CRIMINAL CASE FEES (Sections 57.290, 67.133, 488.4014, 488.5320) - The act provides for a standard fee or charge for sheriffs, county marshals or other officers for services in certain types of criminal cases.

CRIMINAL CASE FILING SURCHARGE (Sections 488.5339) - The act modifies a section of law to make it consistent with a previous change to Section 595.045, RSMo, which increased the surcharge for the Crime Victims' Compensation Fund from \$5 to \$7.50.

MASTER JURY LIST (Section 494.410) - Beginning July 1, 2004, the names on the master jury list shall be chosen from certain source lists. The names of potential jurors on the list shall not be considered a public record.

COMPUTATION OF TIME IN CIVIL ACTIONS (Section 506.060) - Provides that Saturday cannot be the last day in computing time periods. Repeals language that provided for a half holiday to not be considered a legal holiday.

LEGISLATIVE CONTINUANCES (Section 510.120) - Authorizes legislative continuances in court during special and veto sessions, and during interim committee assignments.

JUDGEMENTS IN ASSOCIATE CIRCUIT COURT (Sections 511.350, 517.141, 517.151) - Allows judgement in associate circuit court to be lien on real estate if judgment is final and not appealed. Such judgements cannot be amended or modified by an administrative agency.

ABSTRACTS (Section 511.510) - Requires clerk of each division of circuit court to enter abstract of judgement within five days of rendition.

APPEALS FROM CASES BEFORE ASSOCIATE CIRCUIT JUDGE (Section 512.180) - The act provides the right of a trial de novo in all cases where the pleading claims damages not exceeding \$3,000. Currently, the section uses the term "petition" instead of "pleading".

JUDGEMENTS CREATING LIENS ON REAL ESTATE (Sections 511.350, 511.510, 517.141 and 517.151) - This act allows a judgement in associate circuit court to be a lien on real estate if the

judgment is final and not appealed. The clerk of each division of circuit court is required to enter abstract of judgement within five days of rendition. The value of a homestead which is exempt from attachment and execution is raised from \$8,000 to \$15,000 (Section 513.475).

ENFORCEMENT OF ADMINISTRATIVE SUBPOENAS (Section 537.077) - The party requesting an administrative subpoena or the agency shall enforce the subpoena at Circuit Court. Currently, only the agency is responsible for enforcement of administrative subpoenas at Circuit Court. The involved agency and any party to the action is permitted to intervene in the enforcement action.

SELECTION OF GRAND JURORS (Sections 540.011 and 540.021) - Names of grand jurors shall be chosen from the master jury list. Repeals the grand jury list.

CASE DISPOSITIONS TO HIGHWAY PATROL (Section 577.051) - This act provides that certain case dispositions, not just final dispositions, must be forwarded to the Missouri State Highway Patrol. The act adds any other case dispositions that may be required by state or federal regulation.

This act is similar to SB 214, SB 446, SB 447, SB 448, HCS/SB 465, SB 467, SB 468, HCS/SB 470, SB 471, HCS/SB 474, SB 457 (2003) and SCS/HB 427, and HB 552 (2003).

JIM ERTLE

030503 Introduced and read first time (H)	H553
030603 Read second time (H)	H572
031003 Referred: Judiciary (H)	H605
031203 Public Hearing Held (H)	H
031203 Executive Session Held (H)	H
031303 HCS Reported Do Pass by Consent (H)	H685
032003 Third Read and Passed (H)	
032003 S First Read	S588
040703 Second Read and Referred S Judiciary & Civil & Criminal Jurisprudence Committee	S687
041403 Hearing Conducted S Judiciary & Civil & Criminal Jurisprudence Committee	
041403 SCS Voted Do Pass S Judiciary & Civil and Criminal Jurisprudence Committee-Consent (1781S.06C)	
041503 Reported From S Judiciary & Civil & Criminal Jurisprudence Committee to Floor w/SCS - Consent	S815
042203 Referred S Governmental Accountability & Fiscal Oversight Committee	S907
042303 Hearing Conducted S Governmental Accountability & Fiscal Oversight Committee	
042303 Voted Do Pass S Governmental Accountability and Fiscal Oversight Committee	
042403 Reported From S Governmental Accountability and Fiscal Oversight Committee to Floor	

042803 S Consent Calendar w/SCS (4/15)

EFFECTIVE : August 28, 2003

HB 0668

SCS HS HB 668

HOUSE SPONSOR Crawford

1760L.04P

SCS/HB 668 - This act enacts various transportation accountability measures.

DIRECTOR OF JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT - This act provides that the Joint Committee on Transportation Oversight shall appoint a Director and employ other personnel as it deems necessary. The Director initially appointed shall take office January 1, 2004, and serve until June 30, 2005. Subsequent directors shall be appointed for five year terms. The Director may be removed by a 2/3 vote of the joint committee for cause. The Director shall report to and be under the general supervision of the joint committee. The committee, by majority vote, shall direct the director to perform specific investigations, reviews, audits or other studies of the Department of Transportation. All investigations, reviews, audits or other studies performed by the Director shall be conducted so that the General Assembly can procure information to assist it in formulating transportation legislation.

The Director shall also receive and process citizen complaints relating to transportation issues. The Director shall submit, on a quarterly basis, a written complaint report to the joint committee and the commission. The Director shall investigate citizen complaints if directed to do so by a majority of the Joint Committee on Transportation Oversight. The Director may also investigate complaints from Department of Transportation employees.

This act also updates the requirements of what the annual report submitted by the Department of Transportation must contain. The report now must contain the amount of state revenue derived from highway users which results from action of the General Assembly or voter-approved measures.

This act requires the Joint Committee on Transportation oversight to hold four additional meetings per year. The co-chairs of the committee shall establish an agenda for each meeting. The following items may be discussed at such meetings:

- (1) Presentation of a prioritized transportation plan;
- (2) Discussion of Department efficiencies and cost-savings;
- (3) Presentation of a semiannual accountability report;
- (4) Presentation of a status report on department of transportation revenues and expenditures, including a detailed

summary of projects funded by new state revenue;

(5) Review of any report from the director; and

(6) Implementation of any actions as may be deemed necessary by the committee (Section 21.795).

TERMS OF COMMISSIONERS - This act staggers the terms of the commission members so that the terms of the members shall begin on December 1st in odd-numbered years provided that no more than two members's terms shall be scheduled to expire in the same year and that the two members are not from the same political party. Members shall serve until a successor is appointed and qualified. If a vacancy occurs due to death, resignation, or removal, the successor shall be appointed for only the remainder of the unexpired term (Section 226.030).

POLITICAL ACTIVITIES - COLOR OF OFFICE - This act prohibits commission members from using their official title of commissioner in connection with any partisan political activity. A commissioner shall not use or allow his or her official title to be used in connection with: 1) political fund raising activities; 2) the solicitation or receipt of political contributions; 3) the management of a partisan political campaign; or 4) any partisan political advertisements, literature or endorsements. Any commission member engaging in these activities is subject to removal by the Governor (Section 226.033). Commissioners may use their official title to endorse or oppose an issue directly affecting the state transportation system.

CONSTRUCTION ARBITRATION CLAIMS - This act requires the Department of Transportation to submit to arbitration where the case involves a highway construction contract dispute over \$25,000. This provision holds that contract provisions or rules which purport to waive the right to file a claim for arbitration to be against public policy and are void. This portion of the act is similar to SB 491 (2003) (Section 226.096).

TOTAL TRANSPORTATION DISTRICTS - Under this act, property separated by easements or rights-of-way shall be considered contiguous for transportation development district purposes.

Under the act, districts formed by property owners need not contain contiguous properties if:

1. The petition provides that the sole funding method is a sales tax;
2. A court finds that all the property within the proposed district will benefit district projects;
3. Each parcel within the district is within 5 miles of every other parcel.

ALTERNATIVE METHOD OF CREATING A DISTRICT - This act provides an alternative method for forming a transportation development

district. The act allows two or more local transportation authorities which have adopted a resolution calling for the joint establishment of a district to form a transportation development district. The proposed district area shall be contiguous and may contain all or any portion of a county or city. The act outlines the requirements of the petition.

The act allows the alternatively formed development district to impose a sales tax contingent upon voter approval. The act also provides that the district may impose a funding mechanism other than a sales tax if approved by the voters within the district. The act sets forth the requirements of who may sit on the Board of Directors of the alternatively formed district. The transportation development district provisions are similar to SB 230 (2003).

EMISSIONS TEST - Exempts motor vehicles manufactured 26 years prior to the current model year from emissions inspection. This act also provides that any motor vehicle which fails an onboard diagnostic emissions test shall be tested by the tailpipe emissions test to determine if the actual tailpipe emissions exceeds the appropriate standard. If the vehicle passes the tailpipe emissions test, then the vehicle shall be considered to have passed the emissions test established pursuant to this section. This act allows BAR-97 vehicle emissions test for residents in Franklin County to be conducted on a biennial basis. The maximum testing fee is also increased to \$24 from \$10.50. This portion of the act is similar to SB 54 (2003).

STEPHEN WITTE

031203 Introduced and read first time (H)	H645
031303 Read second time (H)	H673
031303 Referred: Transportation and Motor Vehicles (H)	H683
031903 Public Hearing Held (H)	H
031903 Executive Session Held (H)	H
032003 Reported Do Pass with amendments (H)	H832
040203 House Substitute offered (H)	H893
040203 HS adopted in House (H)	H898
040203 Perfected with amendments (H)	H893
040303 Third Read and Passed (H)	H924
040703 S First Read	S690-691
040803 Second Read and Referred S Transportation Committee	S713
042303 Hearing Conducted S Transportation Committee	
042403 SCS Voted Do Pass S Transportation Comm. (1760S.06C)	

EFFECTIVE : August 28, 2003

HB 0679

HS HCS HBs 679 & 396

HOUSE SPONSOR Hanaway

1582L.06P

HS/HCS/HBs 679 & 396 - This act modifies various provisions of the law relating to foster care and protective services for children.

BACKGROUND CHECKS - Beginning January 1, 2004, new employees of school districts and individuals employed by a school district for two years or less with a negative history in their personnel file are required to complete a criminal background check before having any unsupervised contact with a student (Section 168.283). These individuals must submit to the Federal Bureau of Investigation background check, but may register with the Family Care Safety Registry in lieu of the required Highway Patrol background check. Fees for the federal and state background checks shall be paid by the employee. Information shall be reported to the Department of Elementary and Secondary Education by school officials, who will be immune from civil liability (Section 168.283).

When an emergency placement of a child is made, the juvenile court or the Division of Family Services may request that a name-based criminal history record check be made to include full orders of protection and outstanding warrants of each person over the age of 18 who reside in the home. Within five days of the emergency placement, all persons 18 and over in the home must submit two sets of fingerprints for a more extensive criminal background check. A child shall immediately be removed from the home if any person residing in the home fails to provide the requested fingerprints. If the placement of a child is denied due to the results of a name-based search and the denial is subsequently contested, all persons 18 and over in the home will be required to submit two sets of fingerprints for the criminal background checks (Section 210.482).

The Sexual Offender Registry is included in the list of registries that are part of the Family Care Safety Registry. The Family Care Safety Registry is extended from January 1, 2004 to January 1, 2010 (Sections 210.903, 210.909, & 210.937).

CHILD ABUSE AND NEGLECT - Mandated reporters shall not be permitted to make anonymous reports of child abuse and neglect to the hotline (Section 210.109). The Division of Family Services is required to establish a protocol for handling child abuse and neglect hotline calls. The Division must use a structured decision-making model to classify all reports, while giving priority to ensuring the well-being and safety of the child. All reports must be initiated within 24 hours and be classified based on the level of reported risk and injury to the child. The Division must consider the specified factors and the three levels of priority in classifying reports (Section 210.145).

The division must retain identifying information from reports of child abuse and neglect made by a mandated reporter for a period of five years when there is insufficient evidence of

abuse or neglect. If no evidence of abuse or neglect is found, no identifying information may be retained (Section 210.152).

Preponderance of the evidence is now the required standard for the Division to prove abuse or neglect. Procedural changes were made to the Child Abuse and Neglect Review Board process and to the process by which an aggrieved alleged perpetrator can seek de novo judicial review of decisions of the board (Section 210.152).

CHILDREN'S SERVICES - Whenever available and appropriate, the Division of Family Services is required to contract for the provision of children's services through private children's services providers and community agencies. The state will continue to be the sole provider of child abuse and neglect hotline services, initial child abuse and neglect investigation, and initial family assessment. The state shall also be responsible for the representation in court of children in the Division's custody but may contract for these services.

The Division must implement a two-year pilot project beginning on or before July 1, 2004. This pilot project will be located in Greene County, the City of St. Louis, and a rural county selected by the Division. In these locations, all direct services for children that are currently provided by the Division will be provided by public and private children's service providers that have contracted with the Division through a competitive bid process, except for the hotline, initial investigation, and family assessment services. The terms and criteria for the pilot project are enumerated in section 210.112. Cities and counties participating in the pilot project are required to submit a plan for implementation by February 1, 2004. The Division must submit a report to the General Assembly beginning July 15, 2005, and continuing each year that the pilot project is in operation. The report shall include specified details about the pilot project, recommendations concerning the continuation or expansion of the project, and information relating to the provision of direct services for children and their families. The provisions for the pilot project shall expire on December 31, 2006.

All information at meetings or hearings regarding the removal of a child from the child's home shall be confidential, however, a parent or party can waive confidentiality. Individuals may not be required to sign a confidentiality agreement before providing information or testimony at a meeting or hearing, but the individual may be excluded from all portions of the meeting at which he or she is not providing information if he or she does not agree to maintain confidentiality.

Family assessment meetings shall be recorded and copies of the recording must be maintained for six months after the case is closed. This information is considered confidential, unless a

court issues an order authorizing public disclosure of the records. Biological parents and their legal counsel, foster parents, guardians ad litem, and court-appointed special advocates must be provided notice and allowed to attend all family assessment team meetings. They may request that other individuals attend the team meetings and receive all subsequent hearing notices. Monthly meetings are required between the Departments of Social Services, Mental Health, and Elementary and Secondary Education to address and review action taken by agencies regarding the provision of services to children.

COURT PROCEEDINGS - A status conference must be held within three days of a child being taken into custody and the court is required to make reasonable efforts to notify specified individuals, including biological parents and foster parents, of the status conference. Certain issues must be addressed at the status conference, including whether the child can be immediately returned to his or her home. A protective custody hearing may be requested at the status hearing and, if requested, must be held within 14 days of the request. An adjudication must be held 60 days after the child has been taken into custody. If at that time the court determines there is sufficient cause for the child to remain in the state's custody, the court must conduct a dispositional review 90 days after the child has been taken into custody. A review hearing must be conducted every 90 to 120 days during the first year and at least every six months after the first year.

Foster parents must be notified of all court hearings. Continuances cannot be granted in juvenile proceedings unless there are compelling extenuating circumstances. The court must make written findings on the record about the specific reasons for granting a continuance. The guardian ad litem or court-appointed special advocate volunteer must be informed of and have the right to attend all meetings involving the child, upon appointment by the court. Judges shall have the authority to examine the general and criminal background of individuals appointed as guardians ad litem and court-appointed special advocates to ensure the safety and welfare of the children whom they represent. The guardian ad litem has the duty to advocate for timely court hearings to achieve permanency for the child as soon as possible. The Department of Social Services is required to place a child with relatives if the court has determined that the relative placement will be beneficial to the child.

All juvenile court proceedings relating to children in need of care and treatment and regarding the termination of parental rights shall be open to the general public. Adoption cases shall not be open to the public. On a motion of the court, the victim, or any other party, excluding the state, proceedings may be closed to protect the welfare and best interests of a child and in exceptional circumstances. The public shall be excluded from all proceedings during the testimony of a victim or a child.

All records will be closed until the 72-hour status hearing is held, but after the status hearing, all records are open, unless otherwise specified as closed. Pleadings and orders of the juvenile court are open to the public, unless the court orders otherwise. The identity of the victim and references to the identity of the victim must be redacted from the record prior to public disclosure.

The provisions relating to the opening of juvenile courts and juvenile court records apply to cases initiated on or after August 28, 2003.

EMPLOYEES OF THE DIVISION OF FAMILY SERVICES - Any employee of the Division, including merit and non-merit, that purposefully or knowingly violates the Division's policy, rules, or state laws where the violation results in physical injury or death shall be dismissed and subject to criminal liability. If an employee is responsible for assignments that exceed the specified caseload standards and the employee fails to follow the policy, rules, or laws related to child abuse and neglect activities of the Division, the employee's good faith effort shall be a mitigating factor in determining whether the employee is dismissed (Section 208.085).

MENTAL HEALTH SERVICES FOR CHILDREN - The Departments of Mental Health and Social Services must jointly develop, implement and administer a comprehensive children's mental health service system.

The Missouri System of Care shall include collaboration with family members, the Departments of Health and Senior Services, Social Services, Elementary and Secondary Education, and Mental Health. The Department of Mental Health must establish a state interagency system of care team to serve children with severe emotional and behavioral disorders. The Department must also establish local interagency system of care teams, which may include child-serving agencies and schools. The system of care will:

- Be child-centered, family-focused and family-driven, with the needs of the child and the family dictating the types of services provided;
 - Provide community-based mental health services to children and their families;
 - Respond in a culturally competent and responsive manner;
 - Focus on stress prevention, early identification and intervention;
 - Assure access to a continuum of services;
 - Include early screening and intervention services;
 - Address problems with paying for mental health services;
- and
- Assure a smooth transition from mental health services for children to mental health services for persons 19 and older.

Mental health services must be included for Medicaid if the services are provided by an eligible system of a care provider. The Department of Mental Health, in collaboration with the Division of Medical Services, must establish by rule the definition and criteria for the designation of a community-based service. Community-based services will include intensive home-based services, early intervention services, family support services, respite services, and behavioral assistance services (Section 208.152).

The Department of Social Services must conduct research into all child custody cases to determine which cases only need mental health services. Children in need of only mental health services may be returned to the family's custody. Subject to appropriations, the Department of Mental Health will be responsible for providing the necessary services for these children in the least restrictive environment. The Department of Social Services shall transfer the appropriate funds to the Department of Mental Health for the care of these children, subject to appropriations (Section 208.204).

The Department of Social Services, in conjunction with the Department of Mental Health, must apply for federal waivers from the U.S. Department of Health and Human Services in order to provide services to children (Section 211.181).

The standard means test for children in need of mental health services shall be waived to avoid custody transfers to the Division of Family Services (Section 630.210).

Section 3 requires the Departments of Mental Health and Social Services to jointly prepare a plan to address the need for mental health services involving:

- all cases in the custody of the Department of Social Services that involve children who only need mental health services and have not been abused, neglected, or abandoned; and
- children or persons under 17 who require mental health services as determined by a court.

The plan shall include an analysis of federal funding, including waivers, an analysis of the budgetary and programmatic impact of providing mental health services to children, and an analysis of the feasibility of securing federal funds, including time frames. The plan must be completed on or before January 1, 2004 and submitted to the General Assembly and the Governor.

The act repeals section 207.050, RSMo and section 211.321, RSMo.
LORIE TOWE

031303 Introduced and read first time (H)	H672
031403 Read second time (H)	H696
031403 Referred: Children and Families (H)	H696
031803 Hearing Cancelled (H)	H
040103 Public Hearing Held (H)	H
040303 Executive Session Held (H)	H
040303 HCS Reported Do Pass (H)	H927
040903 Taken up for perfection (H)	H975
040903 House Substitute offered (H)	H975
040903 Laid Over (H)	H979
040903 Taken up for perfection (H)	H980
040903 HS adopted in House (H)	H990
040903 Perfected with amendments (H)	H980
041403 Referred: Budget (H)	H1019
041603 Public Hearing Held (H)	H
041603 Executive Session Held (H)	H
041603 Reported Do Pass (H)	H
041703 Third Read and Passed (H)	H1097
041703 S First Read	S878-879
042203 Referred S Pensions & General Laws Committee	S897
042303 Re-referred S Aging, Families, Mental & Public Health Committee	S946
043003 Hearing Scheduled S Aging, Families, Mental & Public Health Committee	

EFFECTIVE : August 28, 2003

HCR 001

SENATE HANDLER Gibbons

HOUSE SPONSOR

010803 H First Read	
010803 H adopted	
010803 S First Read	S7
010903 S adopted	S58
011503 H escort committee appointed	/S81
011503 S escort committee appointed	S81

HCR 002

SENATE HANDLER Gibbons

HOUSE SPONSOR

010803 H First Read	
010803 H adopted	
010803 S First Read	S7
010903 S adopted	S58
012203 H escort committee appointed	/S111
012203 S escort committee appointed	S111

HCR 006

HCS HCR 6

SENATE HANDLER Gross

HOUSE SPONSOR Bruns

0428L.03

HCS/HCR 6 - This resolution rejects the amount of increase in compensation for public officials as recommended by the Citizen's Commission on Compensation for Elected Officials.
JIM ERTLE

011403	Introduced and read first time (H)	H67
011503	Read second time (H)	H71
011603	Referred: Rules	H117
012103	Public Hearing Held (H)	
012103	Executive Session Held (H)	
012103	HCS Reported Do Pass (H)	H126
012203	HCS H adopted	
012203	H adopted	
012303	S First Read	S129-130
012703	Referred S Rules, Joint Rules, Resolutions & Ethics Committee	
012803	Hearing Conducted S Rules, Joint Rules, Resolutions & Ethics Committee	
012803	Voted Do Pass S Rules, Joint Rules, Resolutions & Ethics Committee	
012803	Reported From S Rules, Joint Rules, Resolutions & Ethics Committee to Floor	S143
012803	Referred S Governmental Accountability & Fiscal Oversight Committee	S143
012803	Hearing Conducted S Governmental Accountability & Fiscal Oversight Committee	
012803	Voted Do Pass S Governmental Accountability & Fiscal Oversight Committee to Floor	
012803	Reported From S Governmental Accountability & Fiscal Oversight Committee To Floor	S143
012903	S Third Read and Passed	S148
012903	Truly Agreed to and Finally Passed	H207
013003	Signed by House Speaker	H215
013003	Signed by Senate President Pro Term	S157
013003	Delivered to Governor	H215
013103	Signed by Governor	

HCR 011

HOUSE SPONSOR Moore

1284-01

HCR 11 - This resolution establishes the "Joint Legislative Committee on Out-of-School Programs" to expand the in-depth studies conducted by the prior Joint Interim Committee on After-school Programs and to make a comprehensive analysis of the

quantity and quality of Missouri out-of-school programs in this state.

DONALD THALHUBER

012303	Offered (H)	H148
020303	Referred: Education (H)	H228
021903	Public Hearing Held (H)	H
031003	Executive Session Held (H)	H
040703	Reported Do Pass (H)	H945
041403	H adopted (H)	
041403	S First Read	S778-779
041503	Referred S Rules, Joint Rules, Resolutions & Ethics Committee	S814
041703	Hearing Conducted S Rules, Joint Rules, Resolutions & Ethics Committee	
041703	Voted Do Pass S Rules, Joint Rules, Resolutions & Ethics Committee	

HCR 015

SENATE HANDLER Cauthorn

HOUSE SPONSOR Behnen

0548L.01P

HCR 15 - This resolution designates March 6th as "Lymphedema D-Day" in Missouri.

LORIE TOWE

021203	Introduced and read first time (H)	H321
021303	Read second time (H)	H334
022003	Referred: Health Care Policy (H)	H420
022603	Public Hearing Held (H)	H
022703	Executive Session Held (H)	H
022703	Reported Do Pass (H)	H496
030403	Third Read and Passed (H)	
030403	S First Read	S385
030503	Referred S Rules, Joint Rules, Resolutions & Ethics Committee	S395
031303	Hearing Conducted S Rules, Joint Rules, Resolutions & Ethics Committee	
041003	Voted Do Pass S Rules, Joint Rules, Resolutions and Ethics Committee	
041703	Reported From S Rules, Joint Rules, Resolutions & Ethics Committee to Floor	S894
042803	S Resolutions Calendar	

HCR 029

HOUSE SPONSOR Brown

2160-01

HCR 29 - This resolution expresses the General Assembly's support of the actions of the President towards Iraq.
JEFF CRAVER

033103 Offered (H)	H842
033103 Referred: Homeland Security and Veterans Affairs (H)	H847
040203 Public Hearing Held (H)	
040203 Executive Session Held (H)	
040203 Reported Do Pass (H)	H907-908
040303 adopted (H)	
040303 S First Read	S671-672
