

Journal of the Senate

FIRST REGULAR SESSION

THIRTY-EIGHTH DAY—MONDAY, MARCH 12, 2007

The Senate met pursuant to adjournment.

President Kinder in the Chair.

Reverend Carl Gauck offered the following prayer:

“The earth is the Lord’s and all that is in it, the world, and those who live in it.” (Psalm 24:1)

Almighty Creator, on such a wondrous sunny day we give You thanks and praise for the beauty of it, the warmth in it and the hope of Spring that is coming. We delight in what each day holds and we are eager to do the work You have given us to do. Guide and direct us this week and may our efforts truly produce good works. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

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

The Journal for Thursday, March 8, 2007 was read and approved.

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

Present—Senators

Barnitz	Bartle	Bray	Callahan
Champion	Clemens	Coleman	Crowell
Days	Engler	Gibbons	Goodman
Graham	Green	Griesheimer	Gross
Justus	Kennedy	Koster	Lager

Loudon	Mayer	McKenna	Nodler
Purgason	Ridgeway	Rupp	Scott
Shields	Shoemyer	Smith	Stouffer
Vogel	Wilson—34		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—None

The Lieutenant Governor was present.

RESOLUTIONS

Senator Vogel offered Senate Resolution No. 569, regarding the Missourians in Jefferson City, which was adopted.

Senator Barnitz offered Senate Resolution No. 570, regarding Dylan G. Ottofy, which was adopted.

Senator Graham offered Senate Resolution No. 571, regarding the 2006-2007 Rock Bridge High School Bruins dance squad, Columbia, which was adopted.

Senator Engler offered Senate Resolution No. 572, regarding the Sixtieth Wedding Anniversary of Mr. and Mrs. Gerald Angel, Ellington, which was adopted.

Senator Lager offered Senate Resolution No. 573, regarding Nathanael Micah Galbraith, which was adopted.

Senator Lager offered Senate Resolution No. 574, regarding the Sixtieth Wedding Anniversary of Mr. and Mrs. Lee Schumacher, Rock Port, which was adopted.

Senator Lager offered Senate Resolution No. 575, regarding the Sixtieth Wedding Anniversary of Mr. and Mrs. Jack Tuttle, Chillicothe, which was adopted.

Senator Lager offered Senate Resolution No. 576, regarding the Fiftieth Wedding Anniversary of Mr. and Mrs. John Lewis, Ludlow, which was adopted.

Senator Lager offered Senate Resolution No. 577, regarding the Ninetieth Birthday of Alois Huiatt Wilkinson, Mound City, which was adopted.

Senator Lager offered Senate Resolution No. 578, regarding the Ninety-fifth Birthday of Mamie Lee Litton, Chillicothe, which was adopted.

Senator Kennedy offered Senate Resolution No. 579, regarding Todd Miller, St. Louis, which was adopted.

Senator Griesheimer offered Senate Resolution No. 580, regarding Rebecca Stuart, Wildwood, which was adopted.

Senator Engler offered Senate Resolution No. 581, regarding Russell R. Straughan, Farmington, which was adopted.

Senator Coleman offered Senate Resolution No. 582, regarding the Eightieth Birthday of Myrtle Beatrice Wells, St. Louis, which was adopted.

Senator Lager offered Senate Resolution No. 583, regarding the One Hundredth Birthday of Orlena Bever, Nodaway, which was adopted.

Senator Shoemyer offered Senate Resolution

No. 584, regarding Karen Stoeckley, Louisiana, which was adopted.

Senator Griesheimer offered Senate Resolution No. 585, regarding Lakebrink Heating and Air Conditioning, Union, which was adopted.

Senator Griesheimer offered Senate Resolution No. 586, regarding Mitchell Hults, Beaufort, which was adopted.

Senator Griesheimer offered Senate Resolution No. 587, regarding the Franklin County Sheriff's Department, which was adopted.

Senator Coleman offered Senate Resolution No. 588, regarding Dr. David M. Kipnis, which was adopted.

Senator Scott offered Senate Resolution No. 589, regarding PFC Michael Joshua McCarthy, Lowry City, which was adopted.

Senator Shields requested unanimous consent of the Senate to allow members of the law enforcement community to enter the Chamber with side arms, which request was granted.

Senator Shields announced that photographers from KOMU-TV and KMIZ-TV were given permission to take pictures in the Senate Chamber today.

CONCURRENT RESOLUTIONS

Senator Gibbons moved that **SCR 18** be taken up for adoption, which motion prevailed.

On motion of Senator Gibbons, **SCR 18** was adopted by the following vote:

YEAS—Senators

Bartle	Bray	Callahan	Champion
Clemens	Coleman	Crowell	Days
Engler	Gibbons	Goodman	Graham
Green	Griesheimer	Gross	Justus
Kennedy	Koster	Lager	Loudon
Mayer	McKenna	Nodler	Purgason
Ridgeway	Rupp	Scott	Shields

Shoemyer	Smith	Stouffer	Vogel	354.444,	354.551,	354.558,	354.560,	354.562,
Wilson—33				354.563,	354.565,	354.600,	354.603,	354.627,
				354.700,	354.703,	361.010,	361.092,	361.140,
NAYS—Senators—None				361.160,	362.109,	362.332,	362.910,	365.080,
				367.500,	370.005,	370.366,	374.010,	374.020,
Absent—Senator Barnitz—1				374.040,	374.045,	374.070,	374.075,	374.085,
				374.110,	374.115,	374.120,	374.130,	374.150,
Absent with leave—Senators—None				374.160,	374.180,	374.184,	374.194,	374.202,
				374.216,	374.217,	374.220,	374.245,	374.250,
Vacancies—None				374.261,	374.263,	374.267,	374.270,	374.284,
				374.310,	374.400,	374.410,	374.415,	374.420,
				374.426,	374.450,	374.455,	374.456,	374.500,
THIRD READING OF SENATE BILLS				374.503,	374.505,	374.507,	374.700,	374.740,
SB 164 , introduced by Senator Scott, entitled:				374.764,	374.790,	374.800,	375.001,	375.006,
An Act to repeal sections 27.040, 44.237,				375.018,	375.031,	375.033,	375.037,	375.039,
91.250, 103.008, 103.178, 104.220, 104.510,				375.041,	375.146,	375.147,	375.164,	375.176,
105.711, 105.1075, 108.290, 135.508, 135.520,				375.198,	375.206,	375.221,	375.231,	375.246,
135.815, 143.999, 148.330, 148.380, 148.410,				375.256,	375.251,	375.261,	375.271,	375.330,
191.671, 191.828, 191.831, 191.853, 192.068,				375.345,	375.350,	375.355,	375.400,	375.422,
208.178, 208.437, 209.285, 209.319, 214.270,				375.430,	375.440,	375.460,	375.500,	375.510,
219.091, 227.100, 256.453, 256.459, 256.465,				375.537,	375.740,	375.772,	375.788,	375.789,
285.230, 287.035, 287.037, 287.123, 287.129,				375.790,	375.791,	375.811,	375.892,	375.906,
287.135, 287.241, 287.280, 287.282, 287.335,				375.908,	375.911,	375.916,	375.918,	375.920,
287.690, 287.710, 287.715, 287.717, 287.730,				375.922,	375.923,	375.932,	375.950,	375.954,
287.892, 287.894, 287.896, 287.902, 287.920,				375.958,	375.991,	375.992,	375.993,	375.1002,
287.930, 287.945, 287.975, 303.025, 303.026,				375.1025,	375.1032,	375.1035,	375.1050,	
303.406, 303.412, 319.131, 320.082, 324.050,				375.1080,	375.1112,	375.1152,	375.1158,	
324.065, 324.128, 324.159, 324.177, 324.200,				375.1160,	375.1172,	375.1176,	375.1184,	
324.203, 324.240, 324.243, 324.400, 324.406,				375.1186,	375.1250,	375.1269,	375.1287,	
324.475, 324.478, 324.526, 325.010, 326.265,				375.1300,	375.1506,	375.1524,	375.1730,	376.020,
326.268, 327.011, 327.051, 329.015, 329.025,				376.050,	376.070,	376.090,	376.130,	376.142,
329.028, 329.210, 329.240, 330.110, 330.190,				376.143,	376.144,	376.170,	376.210,	376.220,
331.100, 332.041, 332.327, 333.221, 334.123,				376.230,	376.240,	376.290,	376.300,	376.305,
334.240, 334.400, 334.430, 334.625, 334.702,				376.307,	376.311,	376.320,	376.330,	376.350,
334.720, 334.735, 334.749, 334.800, 334.840,				376.360,	376.370,	376.384,	376.390,	376.397,
335.026, 335.036, 336.140, 336.160, 337.010,				376.405,	376.410,	376.423,	376.426,	376.442,
337.050, 337.085, 337.090, 337.500, 337.535,				376.480,	376.510,	376.600,	376.670,	376.672,
337.600, 337.622, 337.650, 337.700, 337.712,				376.675,	376.679,	376.693,	376.697,	376.704,
337.739, 338.130, 339.120, 339.507, 340.208,				376.718,	376.756,	376.773,	376.775,	376.777,
340.212, 345.035, 345.080, 346.010, 346.120,				376.779,	376.811,	376.826,	376.836,	376.854,
352.505, 352.520, 353.120, 354.010, 354.050,				376.960,	376.964,	376.1002,	376.1005,	376.1012,
354.055, 354.060, 354.065, 354.085, 354.152,				376.1020,	376.1075,	376.1092,	376.1100,	
354.165, 354.205, 354.240, 354.275, 354.285,				376.1199,	376.1219,	376.1220,	376.1253,	
354.305, 354.325, 354.340, 354.345, 354.355,				376.1275,	376.1305,	376.1315,	376.1322,	
354.400, 354.405, 354.430, 354.442, 354.443,								

376.1350, 376.1361, 376.1550, 377.020, 377.030, 377.170, 377.220, 377.230, 377.260, 377.400, 377.420, 377.430, 378.604, 379.080, 379.083, 379.160, 379.343, 379.440, 379.445, 379.450, 379.475, 379.670, 379.680, 379.690, 379.720, 379.730, 379.750, 379.770, 379.800, 379.815, 379.882, 379.888, 379.930, 380.011, 380.021, 380.051, 380.061, 380.071, 380.081, 380.091, 380.201, 380.221, 380.521, 380.611, 382.010, 383.015, 383.020, 383.025, 383.030, 383.060, 383.075, 383.100, 383.110, 384.015, 385.020, 400.008.117, 407.020, 407.1085, 407.1200, 408.233, 408.280, 427.140, 427.145, 436.005, 443.803, 447.572, 525.050, 537.740, 537.756, 620.010, 620.105, 620.106, 620.111, 620.120, 620.125, 620.127, 620.130, 620.132, 620.135, 620.140, 620.145, 620.146, 620.148, 620.149, 620.150, 620.151, 620.153, 620.154, 621.045, 660.551, 660.553, and 660.555, RSMo, and to enact in lieu thereof four hundred sixty-two new sections relating to reorganization of the department of insurance, financial and professional regulation, with penalty provisions.

Was taken up.

Senator Shields assumed the Chair.

On motion of Senator Scott, **SB 164** was read the 3rd time and passed by the following vote:

YEAS—Senators

Barnitz	Bartle	Bray	Callahan
Champion	Clemens	Coleman	Crowell
Days	Engler	Gibbons	Goodman
Green	Griesheimer	Gross	Justus
Kennedy	Koster	Lager	Loudon
Mayer	McKenna	Nodler	Purgason
Ridgeway	Rupp	Scott	Shields
Shoemyer	Smith	Stouffer	Vogel
Wilson—33			

NAYS—Senator Graham—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—None

The President declared the bill passed.

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

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

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

Senator Crowell assumed the Chair.

SCS for **SB 64**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 64

An Act to repeal section 171.031, RSMo, and to enact in lieu thereof one new section relating to the opening date for all public schools.

Was taken up by Senator Goodman.

On motion of Senator Goodman, **SCS** for **SB 64** was read the 3rd time and passed by the following vote:

YEAS—Senators

Barnitz	Bartle	Callahan	Champion
Clemens	Coleman	Engler	Gibbons
Goodman	Graham	Green	Griesheimer
Gross	Justus	Kennedy	Koster
Lager	Loudon	Mayer	McKenna
Nodler	Purgason	Ridgeway	Rupp
Scott	Shields	Shoemyer	Smith
Stouffer	Vogel	Wilson—31	

NAYS—Senators

Bray	Crowell	Days—3
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—None

The President declared the bill passed.

On motion of Senator Goodman, title to the

bill was agreed to.

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

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

SCS for **SB 456**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 456

An Act to repeal section 163.011, RSMo, and to enact in lieu thereof two new sections relating to fine revenue for school district funding.

Was taken up by Senator Gross.

On motion of Senator Gross, **SCS** for **SB 456** was read the 3rd time and passed by the following vote:

YEAS—Senators

Barnitz	Bartle	Bray	Callahan
Champion	Clemens	Coleman	Crowell
Days	Engler	Gibbons	Goodman
Graham	Green	Griesheimer	Gross
Justus	Kennedy	Koster	Lager
Loudon	Mayer	McKenna	Nodler
Purgason	Ridgeway	Rupp	Scott
Shields	Shoemyer	Smith	Stouffer
Vogel	Wilson—34		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—None

The President declared the bill passed.

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

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

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

SB 268, introduced by Senator Coleman, entitled:

An Act to repeal sections 86.254, 86.330, 86.333, and 86.337, RSMo, and to enact in lieu thereof four new sections relating to police retirement.

Was taken up.

Under the provisions of Senate Rule 91, Senator Wilson was excused from voting.

On motion of Senator Coleman, **SB 268** was read the 3rd time and passed by the following vote:

YEAS—Senators

Barnitz	Bartle	Bray	Callahan
Champion	Clemens	Coleman	Crowell
Days	Engler	Gibbons	Goodman
Graham	Green	Griesheimer	Gross
Justus	Kennedy	Koster	Lager
Loudon	Mayer	McKenna	Nodler
Purgason	Ridgeway	Rupp	Scott
Shields	Shoemyer	Smith	Stouffer

Vogel—33

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Excused from voting—Senator Wilson—1

Vacancies—None

The President declared the bill passed.

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

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

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

SCS for **SB 16**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 16

An Act to repeal section 192.935, RSMo, and

to enact in lieu thereof three new sections relating to vision examinations for school children.

Was taken up by Senator Scott.

President Kinder assumed the Chair.

On motion of Senator Scott, **SCS for SB 16** was read the 3rd time and passed by the following vote:

YEAS—Senators

Barnitz	Bartle	Bray	Callahan
Champion	Clemens	Coleman	Crowell
Days	Engler	Gibbons	Goodman
Graham	Green	Griesheimer	Gross
Justus	Kennedy	Koster	Lager
Loudon	Mayer	McKenna	Nodler
Purgason	Ridgeway	Rupp	Scott
Shields	Shoemyer	Smith	Stouffer
Vogel	Wilson—34		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—None

The President declared the bill passed.

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

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

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

SCS for SB 54, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 54

An Act to amend chapter 393, RSMo, by adding thereto five new sections relating to the green power initiative, with an effective date.

Was taken up by Senator Koster.

President Pro Tem Gibbons assumed the

Chair.

Senator Koster moved that **SCS for SB 54** be read the 3rd time and finally passed.

At the request of Senator Koster, **SCS for SB 54** was placed on the Informal Calendar.

REPORTS OF STANDING COMMITTEES

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

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SS for SCS for SB 22**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

On motion of Senator Shields, the Senate recessed until 7:30 p.m.

RECESS

The time of recess having expired, the Senate was called to order by Senator Rupp.

HOUSE BILLS ON SECOND READING

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

HCS for HB 678—Education.

HB 70—Education.

HB 69—Economic Development, Tourism and Local Government.

HCS for HB 620—Education.

HCS for HBs 40, 116 and 367—Health and Mental Health.

HCS for HBs 636, 308 and 173—Ways and Means.

HB 488—Ways and Means.

HB 46—Agriculture, Conservation, Parks and Natural Resources.

HCS for HB 346—Agriculture, Conservation,

Parks and Natural Resources.

HB 220—Judiciary and Civil and Criminal Jurisprudence.

HB 166—Financial and Governmental Organizations and Elections.

HB 255—Financial and Governmental Organizations and Elections.

HCS for **HB 221**—Small Business, Insurance and Industrial Relations.

HB 205—Economic Development, Tourism and Local Government.

HCS for **HB 272**—Agriculture, Conservation, Parks and Natural Resources.

HB 319—Pensions, Veterans' Affairs and General Laws.

HB 344—Agriculture, Conservation, Parks and Natural Resources.

HB 351—Agriculture, Conservation, Parks and Natural Resources.

HB 576—Agriculture, Conservation, Parks and Natural Resources.

HB 264—Education.

HCS for **HB 459**—Economic Development, Tourism and Local Government.

HCS for **HB 135**—Pensions, Veterans' Affairs and General Laws.

HCS for **HB 405**—Financial and Governmental Organizations and Elections.

HCS for **HB 608**—Ways and Means.

HB 732—Transportation.

President Kinder assumed the Chair.

REFERRALS

President Pro Tem Gibbons referred **SCR 24** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

President Pro Tem Gibbons referred **SS** for

SCS for **SB 22** to the Committee on Governmental Accountability and Fiscal Oversight.

SENATE BILLS FOR PERFECTION

Senator Nodler moved that **SB 389**, with **SCS** and **SS No. 2** for **SCS** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

At the request of Senator Nodler, **SS No. 2** for **SCS** for **SB 389** was withdrawn.

Senator Nodler offered **SS No. 3** for **SCS** for **SB 389**, entitled:

SENATE SUBSTITUTE NO. 3 FOR SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 389

An Act to repeal sections 160.254, 173.005, 173.200, 173.203, 173.205, 173.210, 173.215, 173.220, 173.225, 173.230, 173.355, 173.360, 173.385, 173.425, 173.616, 173.810, 173.813, 173.816, 173.820, 173.825, 173.827, 173.830, and 313.835, RSMo, and to enact in lieu thereof twenty-five new sections relating to higher education, with penalty provisions and an emergency clause.

Senator Nodler moved that **SS No. 3** for **SCS** for **SB 389** be adopted.

Senator Graham offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute No. 3 for Senate Committee Substitute for Senate Bill No. 389, Page 26, Section 173.1003, Line 11 of said page, by striking the word "consumer" and inserting in lieu thereof the following: "**higher education**"; and further amend line 15 of said page, by striking the word "consumer" and inserting in lieu thereof the following: "**higher education**"; and

Further amend said bill and section, Page 27, Line 4 of said page, by striking the word "consumer" and inserting in lieu thereof the following: "**higher education**"; and further amend lines 25 to 28 of said page, by striking all of said

lines; and

Further amend said bill and section, Page 28, Lines 1 and 2 of said page, by striking all of said lines and inserting in lieu thereof the following: **“institutions. The term “higher education price index” shall mean the higher education price index, as published annually by the Research Associates of Washington, D.C., or any successor organization. The term “state”.**

Senator Graham moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Bray, Kennedy, McKenna and Shoemyer.

Senator Rupp assumed the Chair.

Senator Crowell assumed the Chair.

Senator Graham requested a roll call vote be taken on the perfection of **SS No. 3 for SCS for SB 389**. He was joined in his request by Senators Bray, Kennedy, McKenna and Shoemyer.

Senator Shoemyer offered **SSA 1 for SA 1**:

**SENATE SUBSTITUTE AMENDMENT NO. 1
FOR SENATE AMENDMENT NO.1**

Amend Senate Substitute No. 3 for Senate Committee Substitute for Senate Bill No. 389, Pages 1-4, Section 160.254, by striking all of said section from the bill; and

Further amend said bill, pages 4-13, section 173.005, by striking all of said section from the bill; and

Further amend said bill, page 13, section 173.093, by striking all of said section from the bill; and

Further amend said bill, pages 13-14, section 173.125, by striking all of said section from the bill; and

Further amend said bill, pages 14-15, section 173.355, by striking all of said section from the bill; and

Further amend said bill, pages 15-17, section

173.360, by striking all of said section from the bill; and

Further amend said bill, pages 17-20, section 173.385, by striking all of said section from the bill; and

Further amend said bill, pages 20-21, section 173.386, by striking all of said section from the bill; and

Further amend said bill, pages 21-22, section 173.392, by striking all of said section from the bill; and

Further amend said bill, page 22, section 173.393, by striking all of said section from the bill; and

Further amend said bill, pages 22-23, section 173.425, by striking all of said section from the bill; and

Further amend said bill, pages 23-25, section 173.616, by striking all of said section from the bill; and

Further amend said bill, pages 25-26, section 173.1000, by striking all of said section from the bill; and

Further amend said bill, pages 26-28, section 173.1003, by striking all of said section from the bill; and

Further amend said bill, page 28, section 173.1004, by striking all of said section from the bill; and

Further amend said bill, pages 28-29, section 173.1006, by striking all of said section from the bill; and

Further amend said bill, page 29, section 173.1101, by striking all of said section from the bill; and

Further amend said bill, pages 29-32, section 173.1102, by striking all of said section from the bill; and

Further amend said bill, pages 32-34, section

173.1103, by striking all of said section from the bill; and

Further amend said bill, pages 34-35, section 173.1104, by striking all of said section from the bill; and

Further amend said bill, pages 35-36, section 173.1105, by striking all of said section from the bill; and

Further amend said bill, pages 36-37, section 173.1106, by striking all of said section from the bill; and

Further amend said bill, page 37, section 173.1107, by striking all of said section from the bill; and

Further amend said bill, pages 37-38, section 173.1108, by striking all of said section from the bill; and

Further amend said bill, pages 38-48, section 313.835, by striking all of said section from the bill; and

Further amend said bill, pages 48-49, section 173.200, by striking all of said section from the bill; and

Further amend said bill, page 49, section 173.203, by striking all of said section from the bill; and

Further amend said bill, pages 49-51, section 173.205, by striking all of said section from the bill; and

Further amend said bill, page 51, section 173.210, by striking all of said section from the bill; and

Further amend said bill, pages 51-52, section 173.215, by striking all of said section from the bill; and

Further amend said bill, page 52, section 173.220, by striking all of said section from the bill; and

Further amend said bill, page 53, section

173.225, by striking all of said section from the bill; and

Further amend said bill, page 53, section 173.230, by striking all of said section from the bill; and

Further amend said bill, page 53, section 173.810, by striking all of said section from the bill; and

Further amend said bill, pages 53-54, section 173.813, by striking all of said section from the bill; and

Further amend said bill, page 54, section 173.816, by striking all of said section from the bill; and

Further amend said bill, pages 54-56, section 173.820, by striking all of said section from the bill; and

Further amend said bill, pages 56-57, section 173.825, by striking all of said section from the bill; and

Further amend said bill, page 57, section 173.827, by striking all of said section from the bill; and

Further amend said bill, pages 57-58, section 173.830, by striking all of said section from the bill; and

Further amend said bill, page 58, section B, by striking all of said section from the bill and inserting in lieu thereof the following:

“8.420. 1. Bonds issued under and pursuant to the provisions of sections 8.370 to 8.450 shall be of such denomination or denominations, shall bear such rate or rates of interest not to exceed fifteen percent per annum, and shall mature at such time or times within forty years from the date thereof, as the board determines. The bonds may be either serial bonds or term bonds.

2. Serial bonds may be issued with or without the reservation of the right to call them for payment and redemption in advance of their

maturity, upon the giving of such notice, and with or without a covenant requiring the payment of a premium in the event of such payment and redemption prior to maturity, as the board determines.

3. Term bonds shall contain a reservation of the right to call them for payment and redemption prior to maturity at such time or times and upon the giving of such notice, and upon the payment of such premium, if any, as the board determines.

4. The bonds, when issued, shall be sold at public sale for the best price obtainable after giving such reasonable notice of such sale as may be determined by the board, but in no event shall such bonds be sold for less than ninety-eight percent of the par value thereof, and accrued interest. Any such bonds may be sold to the United States of America or to any agency or instrumentality thereof, at a price not less than par and accrued interest, without public sale and without the giving of notice as herein provided.

5. The bonds, when issued and sold, shall be negotiable instruments within the meaning of the law merchant and the negotiable instruments law, and the interest thereon shall be exempt from income taxes under the laws of the state of Missouri.

6. The board shall not issue revenue bonds pursuant to the provisions of sections 8.370 to 8.450 for one or more projects, as defined in section 8.370, in excess of a total par value of [seven hundred seventy-five] **one billion one hundred twenty-six** million dollars.

7. Any bonds which may be issued pursuant to the provisions of sections 8.370 to 8.450 shall be issued only for projects which have been approved by a majority of the house members and a majority of the senate members of the committee on legislative research of the general assembly, and the approval by the committee on legislative research required by the provisions of section 8.380 shall be given only in accordance with this

provision. For the purposes of approval of a project, the total amount of bonds issued for purposes of energy retrofitting in state-owned facilities shall be treated as a single project.

173.360. In order to assure that all eligible postsecondary education students have access to **low cost** student loans that are guaranteed or insured, or both, **and to have access to grants and scholarships to the extent practicable** there is hereby created a body politic and corporate to be known as the "Higher Education Loan Authority of the State of Missouri". **Ensuring that all eligible postsecondary education students have access to low cost student loans that are guaranteed or insured, or both, and to have access to grants, scholarships, and loan forgiveness programs to the extent practicable shall be the priority of the authority.** The authority is hereby constituted a public instrumentality and body corporate, and the exercise by the authority of the powers conferred by sections 173.350 to 173.450 shall be deemed to be the performance of an essential public function. The authority shall consist of seven members, five of whom shall be appointed by the governor by and with the advice and consent of the senate, each of whom shall be a resident of the state; and a member of the coordinating board; and the commissioner of higher education. In making appointments to the authority, the governor shall take into consideration nominees recommended to him for appointment by the chairman of the coordinating board. Two of the appointed members shall be representatives of higher education institutions, one public and one private, in Missouri, two of the appointed members shall be representatives of lending institutions in Missouri, and one of the appointed members shall be representative of the public. The members of the authority first appointed by the governor shall be appointed to serve for terms of one, two, three, four and five years, respectively, from the date of appointment, or until their successors shall have been appointed and shall have qualified. The initial term of each member is to be designated by the

governor at the time of making the appointment. Upon the expiration of the initial terms of office, successor members shall be appointed for terms of five years and shall serve until their successors shall have been appointed and shall have qualified. Any member shall be eligible for reappointment. The governor shall fill any vacancy in the authority for the members he appoints for the remainder of the unexpired term. Any member of the authority may be removed by the governor for misfeasance, malfeasance, willful neglect of duty, or other cause after notice and a public hearing unless the notice or hearing shall be expressly waived in writing.

173.377. The board and its members owe a fiduciary duty to postsecondary students to ensure that all eligible postsecondary education students have access to low cost student loans that are guaranteed or insured, or both, and to have access to grants, scholarships, and loan forgiveness programs to the extent practicable. In determining whether the board and its members have exercised the judgment required of them as board members and have exercised due diligence in their duties as board members, this fiduciary duty shall be the sole criterion.

173.385. The authority shall have the following powers, together with all powers incidental thereto or necessary for the performance thereof:

- (1) To have perpetual succession as a body politic and corporate;
- (2) To adopt bylaws for the regulation of its affairs and the conduct of its business;
- (3) To sue and be sued and to prosecute and defend, at law or in equity, in any court having jurisdiction of the subject matter and of the parties;
- (4) To have and to use a corporate seal and to alter the same at pleasure;
- (5) To maintain an office at such place or places in the state of Missouri as it may designate;
- (6) To issue bonds or other forms of

indebtedness to obtain funds to purchase student loan notes or finance student loans, or both, including those which are guaranteed under the provisions of sections 173.095 to 173.187, or under the provisions of the federal Higher Education Act of 1965, as amended, or secondary education loans, or scholarships which have been converted to loans under the Missouri teacher education scholarship program provided for in sections 160.276 to 160.283, RSMo. Such bonds or other forms of indebtedness shall be payable from and secured by a pledge of revenues derived from or by reason of the ownership of student loan notes or financing of student loans, or both, and investment income or shall be payable from and secured as may be designated in a bond resolution authorized by the authority. Such bonds or other forms of indebtedness shall not constitute a debt or liability of the state of Missouri or of any political subdivision thereof;

(7) To cause proceeds of any bond or any other form of indebtedness to be used to purchase student loan notes or finance student loans, or both, including those which are guaranteed under section 173.110, or guaranteed under the federal Higher Education Act of 1965, as amended, or secondary education loans, or scholarships which have been converted to loans under the Missouri teacher education scholarship program provided for in sections 160.276 to 160.283, RSMo;

(8) To sell or enter into agreements to sell student loan notes acquired pursuant to subdivision (7) of this section, and any agreement to sell student loan notes guaranteed under section 173.110 shall be subject to prior approval of the department. [Such agreements to sell student loan notes shall be limited only by the terms of the bond resolution authorizing the issue of the bonds or other forms of indebtedness, but shall not be limited by any other provision of law limiting the sale of such student loan notes] **Any sale under this subdivision shall be solely limited to furthering the fiduciary duty placed upon the board by section 173.377 and by the terms of**

the bond resolution authorizing the issue of bonds or other forms of indebtedness;

(9) To accept appropriations, gifts, grants, bequests, and devises and to utilize or dispose of the same to carry out its purpose;

(10) To make and execute contracts, releases, compromises, and other instruments necessary or convenient for the exercise of its powers, or to carry out its purpose;

(11) To collect reasonable fees and charges in connection with making and servicing its loans, notes, bonds, obligations, commitments, and other evidences of indebtedness, and in connection with providing technical, consultative and project assistant services. Such fees and charges shall be used to pay the costs of the authority;

(12) To invest any funds not required for immediate disbursement in obligations of the state of Missouri or of the United States government or any instrumentality thereof, the principal and interest of which are guaranteed by the state of Missouri, or the United States government or any instrumentality thereof, or certificates of deposit or time deposits of federally insured banks, or federally insured savings and loan associations or of insured credit unions, or, with respect to moneys pledged or held under a trust estate or otherwise available for the owners of bonds or other forms of indebtedness, any investment authorized under the bond resolution governing the security and payment of such obligations or repurchase agreements for the specified investments;

(13) To acquire, hold and dispose of personal property for its purposes;

(14) To enter into agreements or other transactions with any federal or state agency, any person and any domestic or foreign partnership, corporation, association or organization;

(15) To take any necessary actions to be qualified to issue tax-exempt bonds or other forms of tax-exempt indebtedness pursuant to the applicable provisions of the Internal Revenue Code

of 1986, as amended;

(16) To take any necessary actions to be qualified to issue bonds or other forms of indebtedness, the interest on which is not exempt from federal income taxation;

(17) To service student loans for any owner thereof, regardless of whether such student loans are originated in this state or out of this state.

173.406. 1. The authority shall, no later than August 28, 2007, transfer an amount equal to two hundred ten million dollars to the MOHELA Scholarship Fund, created under this section.

2. The authority shall, no later than the first Wednesday after the first Monday in January of each year, annually transfer an amount to the fund that is not less than twenty million dollars but does not exceed one and one half percent of the assets of the authority. The amount to be transferred shall be annually determined by the board after careful examination of all pertinent financial data relating to the future viability of the authority. Notwithstanding any other provision of this section to the contrary, the board shall not transfer any amount to the fund that the board determines may jeopardize the future viability of the authority. For purposes of this section, "assets of the authority" shall mean any asset or investment of any kind owned by the authority, including, but not limited to, any student loan, any income or revenues derived from any asset or investment owned by the authority, any funds, income, fees, revenues, proceeds of all bonds, or other forms of indebtedness.

3. There is hereby created in the state treasury the "MOHELA Scholarship Fund". The state treasurer shall be custodian of the fund and shall disburse moneys from the fund in accordance with this section. Upon appropriation, moneys in the fund shall be used solely for the purpose of funding higher

education scholarships and grants, as determined by the general assembly each fiscal year. Notwithstanding the provisions of section 33.080, RSMo, to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

4. Moneys from the general revenue fund shall annually be used to pay debt service on bonds issued by the state under the provisions of section 360.200, RSMo, for capital projects at institutions of higher education in an amount not to exceed the amount of general revenue appropriated to fund higher education scholarships in fiscal year 2007.

173.425. The proceeds of all bonds or other forms of indebtedness issued by the authority and of all fees permitted to be charged by the authority and of other revenues derived shall not be considered to be part of the revenue of the state within the meaning of article III, section 36, of the Constitution of Missouri, shall not be required to be deposited into the state treasury, and shall not be subject to appropriation by the general assembly. **All proceeds, fees, and revenues shall be used only for administering student loans, lowering student loan rates, forgiving student loans, funding scholarships and grants, and for the proper administration of the authority.** The proceeds, fees, and revenue shall remain under the exclusive control and management of the authority to be used as required pursuant to sections 173.350 to 173.450. Student loan notes purchased or financed shall not be considered to be public property.

360.200. 1. The general assembly approves, pursuant to section 21.527, RSMo, the following projects for research, academic and related facilities to be funded in part by revenue bonds

to be paid out of future appropriations to be made by the general assembly. The projects, the amount for each project to be paid from the revenue bonds and the total project cost, including furnishings and equipment, are to be as follows:

(1) The Morrow/Garrison project at Central Missouri State University in an amount equal to thirteen million two hundred twenty-nine thousand dollars;

(2) The CORTEX Accelerator Facility at Harris-Stowe State University in an amount equal to five million five hundred thousand dollars;

(3) The Early Childhood and Parent Education Center at Harris-Stowe State University in an amount equal to ten million two hundred twenty-six thousand dollars;

(4) The Jason Hall project at Lincoln University in an amount equal to two million nine hundred seventy-four thousand dollars;

(5) The Health Sciences Building at Missouri Southern State University in an amount equal to eighteen million nine hundred seventy-six thousand dollars;

(6) The Facilities Reutilization Plan at Missouri State University in an amount equal to twenty-nine million seven hundred four thousand dollars;

(7) The Business Incubator at Missouri State University in an amount equal to five million dollars;

(8) The Agenstein Science and Math, Phase I project at Missouri Western State University in an amount equal to thirty million one hundred fifteen thousand dollars;

(9) The Center for Plant Biologics at Northwest Missouri State University in an amount equal to eleven million four hundred thousand dollars;

(10) The Business Incubator at Southeast Missouri State University in an amount equal to four million five hundred thousand dollars;

(11) The River Campus at Southeast Missouri State University in an amount equal to seventeen million two hundred thousand dollars;

(12) The Pershing Building at Truman State University in an amount equal to twenty-one million five hundred fifty-eight thousand dollars;

(13) The Health Sciences Research and Education Center at the University of Missouri-Columbia in an amount equal to eighty-five million twenty-nine thousand dollars;

(14) The Business Incubator at the University of Missouri-Columbia in an amount equal to two million dollars;

(15) The Plant Science Research Center at the University of Missouri-Columbia in an amount equal to three million dollars;

(16) The Greenley Learning and Discovery Park at the University of Missouri-Columbia in an amount equal to two million dollars;

(17) The Delta Research Center and Plant Science Greenhouse at the University of Missouri-Columbia in an amount equal to two million dollars;

(18) The Business Incubator at the University of Missouri-Kansas City in an amount equal to twelve million dollars;

(19) The Health Sciences Center at the University of Missouri-Kansas City in an amount equal to three million dollars;

(20) The School of Dentistry at the University of Missouri-Kansas City in an amount equal to three million four hundred thousand dollars;

(21) The Toomey Hall project at the University of Missouri-Rolla in an amount

equal to eleven million dollars;

(22) The Center for Emerging Technologies II at the University of Missouri-St. Louis in an amount equal to five million five hundred thousand dollars;

(23) The Benton/Stadler Halls project at the University of Missouri-St. Louis in an amount equal to eighteen million dollars;

(24) The satellite building at the Moberly Area Community College in an amount equal to four million dollars;

(25) The Hannibal Area Higher Education Center in an amount equal to four million dollars;

(26) To the twelve public community colleges of this state in amount equal to twelve million dollars to be divided equally among the twelve public community colleges of this state and an amount equal to six million dollars for maintenance and repair at the twelve public community colleges in the following amounts:

(a) Crowder College in an amount equal to two hundred one thousand five hundred eighteen dollars;

(b) East Central College in an amount equal to two hundred thirty-three thousand nine hundred seven dollars;

(c) Jefferson College in an amount equal to three hundred forty-three thousand two hundred five dollars;

(d) Metropolitan Community College in an amount equal to one million four hundred twenty-five thousand eight hundred forty dollars;

(e) Mineral Area College in an amount equal to two hundred twenty-four thousand eight hundred sixty one dollars;

(f) Moberly Area Community College in an amount equal to two hundred twenty-one thousand two hundred forty-three dollars;

(g) North Central Missouri College in an amount equal to one hundred eleven thousand three dollars;

(h) Ozarks Technical Community College in an amount equal to four hundred thirty thousand six hundred fifty-eight dollars;

(i) St. Charles Community College in an amount equal to three hundred twenty-four thousand seven hundred twenty-six dollars;

(j) St. Louis Community College in an amount equal to two million fifty thousand two hundred thirty-three dollars;

(k) State Fair Community College in an amount equal to two hundred thirty-eight thousand four hundred fourteen dollars;

(l) Three Rivers Community College in an amount equal to one hundred ninety-four thousand three hundred ninety-two dollars.

2. In addition to the powers granted the authority pursuant to the provisions of sections 360.010 to 360.140, the health and educational facilities authority of the state of Missouri may issue bonds not to exceed three hundred fifty-six million dollars in principal amount to fund a portion of the cost of such projects and related facilities. The bonds required pursuant to this section shall be subject to the provisions of sections 360.010 to 360.140 as if they were issued pursuant to the authority's bonding power pursuant to section 360.047.

3. It is the present intent of the general assembly to appropriate funds sufficient to pay debt service on such revenue bonds beginning in fiscal year 2011 of the state of Missouri. The general assembly is not bound to make any such appropriations and the general assembly could by further legislative action authorize such payments prior to such fiscal year.

Section B. Because of the need to provide affordable higher education funding for the students of this state, section A of this act is

deemed necessary for the immediate preservation of the public health, welfare, peace and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and section A of this act shall be in full force and effect upon its passage and approval.”; and

Further amend the title and enacting clause accordingly.

Senator Shoemyer moved that the above substitute amendment be adopted.

Senator Shields raised the point of order that **SSA 1 for SA 1** is out of order as it is not a true substitute amendment. He further stated that the substance of **SSA 1 for SA 1** could be offered as a stand alone amendment.

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

SA 1 was again taken up.

Senator Rupp assumed the Chair.

Senator Green offered **SSA 2 for SA 1**, which was read:

SENATE SUBSTITUTE AMENDMENT NO. 2
FOR SENATE AMENDMENT NO. 1

Amend Senate Substitute No. 3 for Senate Committee Substitute for Senate Bill No. 389, Page 26, Section 173.1003, Lines 9-16, by striking all of said lines and inserting in lieu thereof the following: **“2. The percentage change in the amount of tuition shall not exceed one percent.”**; and

Further amend said page and section, line 18 by striking the words “subsections 2 or 3” and inserting in lieu thereof the following: **“subsection 2”**; and further amend line 19 by striking “5” and inserting in lieu thereof “4”; and further amend line 21 by striking the words “subsections 2 or 3” and inserting in lieu thereof the following: **“subsection 2”**; and further amend lines 24-28 of said by striking all of said lines and inserting in lieu thereof the following: **“revenue fund.”**; and

Further amend said bill and section, page 27,

lines 1-13 by striking all of said lines from the bill; and further amend line 14 of said page by striking the number "5" and inserting in lieu thereof the number "4"; and further amend line 18 by striking the number "5" and inserting in lieu thereof the number "4"; and further amend line 19 by striking the number "5" and inserting in lieu thereof the number "4"; and further amend lines 21-28 of said page by striking all of said lines from the bill; and

Further amend said bill and section, page 28, lines 1-13 by striking all of said lines from the bill; and

Further renumber the remaining subsections accordingly.

Senator Green moved that the above substitute amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Callahan, Coleman, McKenna and Nodler.

SSA 2 for SA 1 failed of adoption by the following vote:

YEAS—Senators

Bray	Callahan	Coleman	Days
Green	Justus	Kennedy	McKenna
Shoemyer	Smith	Wilson—11	

NAYS—Senators

Bartle	Champion	Crowell	Engler
Gibbons	Goodman	Graham	Griesheimer
Gross	Koster	Lager	Loudon
Nodler	Purgason	Ridgeway	Rupp
Scott	Shields	Stouffer	Vogel—20

Absent—Senators

Barnitz	Clemens	Mayer—3
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Absent with leave—Senators—None

Vacancies—None

SA 1 was again taken up.

Senator Gross assumed the Chair.

Senator Koster assumed the Chair.

At the request of Senator Nodler, SB 389, with SCS, SS No. 3 for SCS, and SA 1 (pending), was placed on the Informal Calendar.

THIRD READING OF SENATE BILLS

SB 166, introduced by Senator Griesheimer, entitled:

An Act to repeal section 407.610, RSMo, and to enact in lieu thereof one new section relating to time-shares.

Was called from the Consent Calendar and taken up.

On motion of Senator Griesheimer, SB 166 was read the 3rd time and passed by the following vote:

YEAS—Senators

Barnitz	Bartle	Bray	Callahan
Champion	Clemens	Coleman	Crowell
Days	Engler	Gibbons	Goodman
Graham	Griesheimer	Gross	Justus
Kennedy	Koster	Lager	Loudon
Mayer	McKenna	Nodler	Ridgeway
Rupp	Scott	Shields	Shoemyer
Smith	Stouffer	Vogel	Wilson—32

NAYS—Senators—None

Absent—Senators

Green	Purgason—2
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Absent with leave—Senators—None

Vacancies—None

The President declared the bill passed.

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

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

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

SENATE BILLS FOR PERFECTION

Senator Nodler moved that **SB 389**, with **SCS, SS No. 3** for **SCS**, and **SA 1** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SA 1 was again taken up.

At the request of Senator Nodler, **SB 389**, with **SCS, SS No. 3** for **SCS**, and **SA 1** (pending), was placed on the Informal Calendar.

THIRD READING OF SENATE BILLS

SB 323, introduced by Senator Graham, entitled:

An Act to repeal section 210.861, RSMo, and to enact in lieu thereof one new section relating to the community children’s services fund.

Was called from the Consent Calendar and taken up.

On motion of Senator Graham, **SB 323** was read the 3rd time and passed by the following vote:

YEAS—Senators

Barnitz	Bartle	Bray	Callahan
Champion	Clemens	Coleman	Crowell
Days	Engler	Gibbons	Goodman
Graham	Griesheimer	Gross	Justus
Kennedy	Koster	Lager	Loudon
Mayer	McKenna	Nodler	Purgason
Ridgeway	Rupp	Scott	Shields
Shoemyer	Smith	Stouffer	Vogel
Wilson—33			

NAYS—Senators—None

Absent—Senator Green—1

Absent with leave—Senators—None

Vacancies—None

The President declared the bill passed.

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

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

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

SENATE BILLS FOR PERFECTION

Senator Nodler moved that **SB 389**, with **SCS, SS No. 3** for **SCS**, and **SA 1** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SA 1 was again taken up.

Senator Crowell assumed the Chair.

Senator Rupp assumed the Chair.

Senator Scott assumed the Chair.

Senator Coleman offered **SSA 3** for **SA 1**, which was read:

SENATE SUBSTITUTE AMENDMENT NO. 3 FOR SENATE AMENDMENT NO. 1

Amend Senate Substitute No. 3 for Senate Committee Substitute for Senate Bill No. 389, Page 27, Section 173.1003, Line 26, by inserting immediately after the word “(CPI-U),” the following: “**Midwest urban**,”.

Senator Coleman moved that the above substitute amendment be adopted.

Senator Shields announced that photographers from KRCG-TV were given permission to take pictures in the Senate Chamber today.

Senator Crowell assumed the Chair.

President Kinder assumed the Chair.

At the request of Senator Nodler, **SB 389**, with **SCS, SS No. 3** for **SCS, SA 1**, and **SSA 3** for **SA 1** (pending), was placed on the Informal Calendar.

RESOLUTIONS

Senator Purgason offered Senate Resolution No. 590, regarding the Fifty-fifth Wedding

Anniversary of Mr. and Mrs. James Addison, Lebanon, which was adopted.

Senator Purgason offered Senate Resolution No. 591, regarding the Sixty-fifth Wedding Anniversary of Mr. and Mrs. Delbert Richards, Houston, which was adopted.

Senator McKenna offered Senate Resolution No. 592, regarding Michael Frame, Eureka, which was adopted.

Senator Gross offered Senate Resolution No. 593, regarding James C. Frahm, St. Charles, which was adopted.

Senator Scott offered the following resolution, which was read and adopted:

SENATE RESOLUTION NO. 594

Whereas, the members of the Missouri Senate feel it is altogether fitting and proper to pause from time to time to recognize individuals and organizations that have contributed to the welfare of this great state and its citizens; and

Whereas, Private First Class Michael Joshua McCarthy was injured in combat on February 1, 2007, as a result of 120mm rockets being fired into his camp in Iraq, Camp Corregidor, in Ar Ramadi; and

Whereas, PFC Michael Joshua McCarthy was awarded the Purple Heart for the injuries he sustained during the attack; and

Whereas, PFC Michael Joshua McCarthy joined the United States Army in September of 2005 and received his basic training in Fort Benning, Georgia; and

Whereas, PFC Michael Joshua McCarthy was stationed in

Fort Carson, Colorado, prior to being deployed to Iraq in October of 2006 as part of the 2nd Infantry Division 1-9, Dog Company; and

Whereas, PFC Michael Joshua McCarthy is the beloved son of Michael and Marsha McCarthy and brother of Chelcie McCarthy, of Lowry City, Missouri:

Now, Therefore, Be It Resolved that we, the members of the Missouri Senate, Ninety-fourth General Assembly, extend our heartfelt gratitude to PFC Michael Joshua McCarthy for his service, his courage and his sacrifice in this terrible conflict; and

Be It Further Resolved that the Secretary of the Senate be instructed to prepare a properly inscribed copy of this resolution for presentation to PFC Michael Joshua McCarthy.

INTRODUCTIONS OF GUESTS

Senator Scott introduced to the Senate, Morgan Hadsall, Osceola.

On behalf of Senator Griesheimer and himself, Senator Loudon introduced to the Senate, Bill Placke and his son, Caspar, Eureka; and Caspar was made an honorary page.

Senator Engler introduced to the Senate, Duane Giesselmann, Farmington.

Senator Scott introduced to the Senate, Amy Sharp, Carrel Ash, Angel Law, Chase Barfield, Roxy Hudson, Kelly Parson, Scott Crouch, Joyce Richardson, Chris McClay, Amy Cahow and George Colsect, members of Leadership Bolivar.

On motion of Senator Shields, the Senate adjourned until 2:00 p.m., Tuesday, March 13, 2007.

SENATE CALENDAR

THIRTY-NINTH DAY—TUESDAY, MARCH 13, 2007

FORMAL CALENDAR

THIRD READING OF SENATE BILLS

SS for SCS for SB 22-Griesheimer
(In Fiscal Oversight)

SENATE BILLS FOR PERFECTION

1. SBs 239, 24 & 445-Stouffer, with SCS
2. SB 215-Loudon, with SCS
3. SB 297-Loudon, with SCS
4. SB 40-Ridgeway
5. SB 47-Engler, with SCS
6. SB 418-Champion, with SCS
7. SBs 260 & 71-Koster, et al, with SCS
8. SBs 370, 375 & 432-Scott and Koster, with SCS
9. SB 257-Engler, et al
10. SJRs 9 & 17-Crowell and Bartle, with SCS
11. SB 242-Nodler, with SCS
12. SB 160-Rupp, with SCS
13. SB 320-Clemens, with SCS
14. SB 492-Crowell
15. SB 476-Crowell
16. SB 303-Loudon, et al
17. SB 363-Bartle
18. SB 82-Griesheimer, with SCS
19. SB 112-Rupp
20. SB 131-Rupp
21. SB 31-Nodler
22. SB 250-Ridgeway and Vogel
23. SB 570-Clemens
24. SB 444-Goodman
25. SB 364-Koster, with SCS
26. SB 591-Scott and Gibbons, with SCS
27. SB 400-Crowell, et al
28. SB 213-McKenna
29. SB 20-Griesheimer, with SCS
30. SB 85-Champion and Koster, with SCS
31. SB 429-Gibbons, with SCS
32. SB 5-Loudon, with SCS
33. SB 368-Barnitz, et al, with SCS
34. SB 417-Goodman
35. SB 534-Nodler
36. SB 254-Nodler, et al, with SCS
37. SJR 8-Ridgeway
38. SBs 45 & 39-Mayer, with SCS
39. SB 17-Shields, with SCS
40. SB 385-Gibbons, with SCS
41. SB 66-Rupp, with SCS
42. SB 313-Scott, with SCS
43. SB 453-Scott, with SCS
44. SB 391-Days, with SCS
45. SB 53-Koster and Engler, with SCS

INFORMAL CALENDAR

THIRD READING OF SENATE BILLS

SCS for SB 54-Koster

SENATE BILLS FOR PERFECTION

- | | |
|--|--|
| SB 2-Gibbons, with SCS | SB 204-Stouffer, with SCS & SS for SCS |
| SB 3-Gibbons, with SCS | (pending) |
| SB 21-Griesheimer, with SCS | SB 274-Shields |
| SB 27-Bartle and Koster | SB 282-Griesheimer, with SCS & SS for |
| SB 75-Coleman, et al, with SCS | SCS (pending) |
| SB 101-Mayer | SB 287-Crowell and Vogel |
| SB 155-Engler, with SCS | SB 292-Mayer |
| SB 169-Rupp, with SCS, SS for SCS & SA 3 | SB 300-Bartle |
| (pending) | |

SB 389-Nodler, et al, with SCS, SS#3 for
SCS, SA 1 & SSA 3 for SA 1 (pending)

SB 430-Shields, et al, with SCS, SS for
SCS, SA 3 & SA 1 to SA 3 (pending)

CONSENT CALENDAR

Senate Bills

Reported 2/8

SB 211-Goodman

Reported 2/15

SB 8-Kennedy

Reported 2/22

SB 395-McKenna

Reported 3/1

SB 299-Purgason, with SCS
SB 334-Griesheimer
SB 345-Shoemyer
SB 360-Goodman, with SCS
SB 352-Clemens
SB 139-Bray
SB 200-Stouffer
SB 543-Stouffer

SB 549-Scott
SB 416-Goodman
SB 328-Engler
SB 407-Shoemyer
SB 309-Stouffer, with SCS
SB 332-Stouffer
SB 498-Scott
SB 440-Days and Gibbons

Reported 3/8

SB 482-Gibbons, et al, with SCS
SB 150-Mayer, with SCS
SB 138-Bray
SB 369-Scott, with SCS
SB 509-Scott
SB 510-Scott
SB 525-Scott, with SCS
SB 526-Scott, with SCS
SB 550-Scott
SB 593-Scott

SB 594-Scott, with SCS
SB 478-Gross
SB 86-Champion, with SCS
SB 559-Shields
SB 497-Scott, with SCS
SB 671-Justus
SB 365-Koster, with SCS
SB 502-Koster
SB 333-Stouffer, with SCS
SB 516-Goodman

SB 426-Justus
SB 488-Clemens
SB 133-Rupp
SB 140-Rupp

SB 137-Bray, with SCS
SB 185-Green
SB 304-Loudon
SB 419-Kennedy

BILLS IN CONFERENCE AND BILLS
CARRYING REQUEST MESSAGES

In Conference

HCS for HB 14, with SCS (Gross)

Unofficial

✓

Journal

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