Journal of the Senate

SECOND REGULAR SESSION

SECOND DAY-MONDAY, JANUARY 11, 2010

The Senate met pursuant to adjournment.

President Kinder in the Chair.

Reverend Carl Gauck offered the following prayer:

"To you, O LORD, I lift up my soul. O my God, in you I trust; do not let me be put to shame;..." (Psalm 25:1)

O God, we give You thanks for bringing us safely here this day, to continue our work and be of service to You. Keep us mindful that all we say and do are a witness to who we truly are, and what we believe and we ask You help us to avoid any and all things that would not result in positive outcomes. 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 Wednesday, January 6, 2010 was read and approved.

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

Present—Senators							
Barnitz	Bartle	Bray	Callahan	Champion	Clemens	Crowell	Cunningham
Days	Dempsey	Engler	Goodman	Green	Griesheimer	Justus	Keaveny
Lager	Lembke	Mayer	McKenna	Nodler	Purgason	Ridgeway	Rupp
Schaefer	Schmitt	Scott	Shields	Shoemyer	Stouffer	Vogel	Wilson
Wright-Jones—33							

Absent-Senators-None

Absent with leave—Senator Pearce—1

Vacancies-None

The Lieutenant Governor was present.

RESOLUTIONS

Senator Callahan offered Senate Resolution No. 1328, regarding the Fiftieth Wedding Anniversary of Mr. and Mrs. Ron Stewart, Independence, which was adopted.

Senator Purgason offered Senate Resolution No. 1329, regarding Dalton Blackwell, which was adopted.

Senator Crowell offered Senate Resolution No. 1330, regarding the Fiftieth Wedding Anniversary of Mr. and Mrs. Jerry Schreiner, Jackson, which was adopted.

Senator Crowell offered Senate Resolution No. 1331, regarding the Fiftieth Wedding Anniversary of Mr. and Mrs. Kenneth Dixon, Jackson, which was adopted.

Senator Crowell offered Senate Resolution No. 1332, regarding the Fiftieth Wedding Anniversary of Mr. and Mrs. James Trentham, Jackson, which was adopted.

Senator Crowell offered Senate Resolution No. 1333, regarding the Seventy-second Wedding Anniversary of Mr. and Mrs. Herbert Werner, Jackson, which was adopted.

Senator Scott offered Senate Resolution No. 1334, regarding the Eightieth Anniversary of the Missouri Federation of Republican Women, which was adopted.

Senator Crowell offered Senate Resolution No. 1335, regarding Koehler Bookkeeping and Tax Service, Jackson, which was adopted.

Senator Crowell offered Senate Resolution No. 1336, regarding Ross Furniture, Jackson, which was adopted.

Senator Crowell offered Senate Resolution No. 1337, regarding Proctor and Gamble Paper Products, Cape Girardeau, which was adopted.

Senator Lembke offered Senate Resolution No. 1338, regarding Notre Dame High School, St. Louis, which was adopted.

Senator Barnitz offered Senate Resolution No. 1339, regarding the 2009 state champion Osage County R-I High School track and field team, which was adopted.

Senator Champion offered Senate Resolution No. 1340, regarding Edna Albietman, Springfield, which was adopted.

Senator Champion offered Senate Resolution No. 1341, regarding the One Hundredth Birthday of Ethel Frances McGinnis Taft, Springfield, which was adopted.

Senator Schmitt offered the following resolution:

SENATE RESOLUTION NO. 1342

WHEREAS, the Missouri Senate recognizes the important contribution of Community Colleges to the higher education system of the state of Missouri; and

WHEREAS, the Missouri Community College Association serves the educational needs of the citizens of the state of Missouri by offering educational leadership through the state's community colleges; and

WHEREAS, the Missouri Senate has maintained a policy of granting the use of the Senate Chamber for beneficial purposes:

NOW, THEREFORE BE IT RESOLVED that we, the members of the Missouri Senate, Ninety-fifth General Assembly, hereby grant the Missouri Community College Association use of the Senate Chamber on Monday, February 22, 2010, from 9:30 a.m. to 11:00 a.m.

Senator Schmitt requested unanimous consent of the Senate that the rules be suspended for the purpose of taking **SR 1342** up for adoption, which request was granted.

On motion of Senator Schmitt, SR 1342 was adopted.

Senator Bray offered the following resolution:

SENATE RESOLUTION NO. 1343

WHEREAS, the Missouri General Assembly has compiled a long tradition of rendering assistance to those programs aimed at developing exemplary qualities of citizenship and leadership within our youth; and

WHEREAS, the Missouri Girls State program of the American Legion Auxiliary has earned considerable recognition for its success in providing young women with a unique and valuable insight into the process of democratic government through a format of direct role-playing experience; and

WHEREAS, during June 2010, the American Legion Auxiliary, Department of Missouri, is conducting the annual session of Missouri Girls State; and

WHEREAS, an important highlight of this event would be conducting a mock legislative session in the Senate Chamber at our State Capitol where participants could gather to gain a more realistic insight into official governmental and electoral proceedings:

NOW, THEREFORE, BE IT RESOLVED that we, the members of the Missouri Senate, Ninety-fifth General Assembly, hereby grant the adult leaders and participants of Missouri Girls State permission to use the Senate Chamber for the purpose of swearing in mock legislative officials and conducting a mock legislative session from 9:00 am to 12:30 pm on June 23, 2010.

Senator Bray requested unanimous consent of the Senate that the rules be suspended for the purpose of taking **SR 1343** up for adoption, which request was granted.

On motion of Senator Bray, SR 1343 was adopted.

CONCURRENT RESOLUTIONS

Senator Nodler offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 33

WHEREAS, a strong national economy and the financial well-being of millions of citizens in Missouri and across America are dependent upon the continued financial vitality of our small businesses and family farms; and

WHEREAS, the economic viability of our small businesses and family farms is directly tied to the ability of our state and the nation's community depository financial institutions to provide needed credit and to permit their borrowers to restructure existing debt in a responsible and reasonable manner; and

WHEREAS, problems which now pervade our economy but are expected to be transitory in nature have placed severe financial pressure on a number of small businesses and family farms and have, in turn, resulted in escalating levels of loan defaults and depressed property values; and

WHEREAS, these economic difficulties combined with a harsher examination environment and increases in required capitalization levels by regulators have made it extremely difficult, and often impossible, for community depository institutions to maintain their capital at levels currently mandated by their regulators without severely limiting the ability of many of these community depository institutions to continue to make the same levels of credit available as prior to this period of economic distress; and

WHEREAS, the foregoing have had and are continuing to have spiraling downward effects on the ability of many small businesses and family farms to remain viable employers and strong components of our state's and the nation's economies; and

WHEREAS, under difficult economic conditions which occurred in the late 1980's, federal and state agencies that regulate community depository institutions developed appropriate capital forbearance, trouble debt restructuring accounting practices, and other policies to assist those institutions that were well-managed; and

WHEREAS, these measures were undertaken to ensure that these community depository institutions remained viable sources of financial strength for their communities and to assist them in providing borrowers reasonable and responsible allocations of credit so as to enable deserving borrowers to weather temporary economic pressures, maintain access to reliable sources of credit, and remain as important sources

of employment and economic strength, and

WHEREAS, members of Congress are increasingly recognizing the need for regulatory forbearance to support community depository institution lending throughout our country, as well as to support the small business and family farm customers of community depository institutions. To date, this recognition has been in the form of numerous Congressional hearings and meetings with community depository institutions and their federal depository institution regulators, as well as in the form of the recent House Resolution introduced by Representative Coffman (CO-R); and originally co-sponsored by Representatives Perlmutter (CO-D) and Luetkemeyer (MO-R); the letter to the federal depository institution regulators from Representatives Frank (MA-D) and Minnick (ID-D); and the letter to the federal depository institution regulators from Representatives Skelton (MO-D) all calling for regulatory forbearance, temperance, and measured oversight of community depository institutions so as to not unduly restrict access to credit:

NOW THEREFORE BE IT RESOLVED that the members of the Missouri Senate, Ninety-fifth General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby encourage the Congress of the United States to urge the Office of the Comptroller of the Currency, the Federal Deposit Insurance Corporation, the Federal Reserve Board, and all other agencies, state and federal, that regulate the conduct and affairs of community depository institutions, to develop appropriate policies that will:

(1) Permit well-managed community depository institutions to temporarily maintain capital at levels less than that currently required, conditioned upon the submission and regulatory approval of an appropriate plan to restore capital levels by a date certain as determined by the appropriate agencies; and

(2) Permit well-managed community depository institutions to temporarily account for troubled debt restructuring in a manner which allows a loan to continue to be carried on the institution's books without loss recognition if the loan is formally restructured in a manner so that it is probable that the borrower can repay the loan under the new terms and that the total future cash payments at least equal the loan amount on the institution's books; and

(3) Ensure that field examiners are not inappropriately classifying loans based on judgments about, or relationship of, various types of loans, to currently stressed sectors of the economy apart from the ability of the loans to show likelihood of repayment based on positive cash flows, ample amounts of collateral, and other mitigating factors; and

(4) Include such additional temporary accommodations for well-managed community depository institutions as the agencies determine are appropriate, including regulatory forbearance similar to that provided in the 1980's, to assist those institutions in remaining vital sources of financial strength for their communities, while maintaining needed standards to assure the continued financial integrity of those institutions and communities.

BE IT FURTHER RESOLVED that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for the Office of the Comptroller of the Currency, the Federal Deposit Insurance Corporation, the Federal Reserve Board, and the members of the Missouri congressional delegation.

Senators Lembke, Cunningham, Rupp, Purgason, Mayer, Nodler and Schmitt offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 34

WHEREAS, in the American system, sovereignty is defined as final authority, and the people, not government, are sovereign; and

WHEREAS, the people of the state of Missouri are not united with the people of the other forty-nine states that comprise the United States of America on a principle of unlimited submission to their federal government; and

WHEREAS, all power not delegated by the people to government is retained; and

WHEREAS, the people of the several states comprising the United States of America created the federal government to be their agent for certain enumerated purposes only; and

WHEREAS, the Tenth Amendment to the Constitution of the United States reads as follows: "The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people"; and

WHEREAS, the Tenth Amendment defines the total scope of federal power as being that which has been delegated by the people to the federal government in the Constitution of the United States, and also that which is necessary and proper to advancing those enumerated powers; with the rest being left to state governments or the people themselves; and

WHEREAS, powers, too numerous to list for the purposes of this resolution, have been exercised, past and present, by federal administrations, under the leadership of both Democrats and Republicans, which infringe on the sovereignty of the people of this state, and

may further violate the Constitution of the United States; and

WHEREAS, when powers are assumed by the federal government which have not been delegated to it by the people, a nullification of the act is the rightful remedy; that without this remedy, the people of Missouri would be under the dominion, absolute and unlimited, of whoever might exercise this right of judgment for them:

NOW THEREFORE BE IT RESOLVED that the members of the Missouri Senate, Ninety-fifth General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby affirm the sovereignty of the people of Missouri under the Tenth Amendment to the Constitution of the United States over all powers not otherwise delegated to the federal government by the Constitution of the United States; and

BE IT FURTHER RESOLVED that this resolution shall serve as a notice and demand to the federal government to cease and desist any and all activities outside the scope of their constitutionally-delegated powers; and

BE IT FURTHER RESOLVED that the Secretary of the Missouri Senate be instructed to prepare a properly inscribed copy of this resolution for the President of the United States, the President of the United States Senate, the Speaker of the United States House of Representatives, and each member of the Missouri congressional delegation.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 737–By Days.

An Act to repeal sections 447.536 and 447.560, RSMo, and to enact in lieu thereof two new sections relating to lost and unclaimed property.

SB 738–By Crowell.

An Act to repeal section 556.021, RSMo, and to enact in lieu thereof two new sections relating to infractions, with penalty provisions and an emergency clause.

SB 739–By Lembke.

An Act to repeal section 320.097, RSMo, and to enact in lieu thereof one new section relating to fire department employee residency requirements.

SB 740–By Lembke.

An Act to repeal section 571.030, RSMo, and to enact in lieu thereof one new section relating to unlawful use of weapons, with penalty provisions.

SB 741–By Griesheimer.

An Act to amend chapter 190, RSMo, by adding thereto one new section relating to recall of ambulance district board members.

MESSAGES FROM THE HOUSE

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

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **HCR 1**.

HOUSE CONCURRENT RESOLUTION NO. 1

BE IT RESOLVED, by the House of Representatives of the Ninety-fifth General Assembly, Second Regular Session of the State of Missouri, the Senate concurring therein, that the House of Representatives and the Senate convene in Joint Session in the Hall of the House of Representatives at 7:00 p.m., Wednesday, January 20, 2010, to receive a message from His Excellency, the Honorable Jeremiah W. (Jay) Nixon, Governor of the State of Missouri; and

BE IT FURTHER RESOLVED, that a committee of ten (10) from the House be appointed by the Speaker to act with a committee of ten (10) from the Senate, appointed by the President Pro Tem, to wait upon the Governor of the State of Missouri and inform His Excellency that the House of Representatives and Senate of the Ninety-fifth General Assembly, Second Regular Session, are now organized and ready for business and to receive any message or communication that His Excellency may desire to submit, and that the Chief Clerk of the House of

Representatives be directed to inform the Senate of the adoption of this resolution.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **HCR 2**.

HOUSE CONCURRENT RESOLUTION NO. 2

BE IT RESOLVED, by the House of Representatives of the Ninety-fifth General Assembly, Second Regular Session of the State of Missouri, the Senate concurring therein, that the House of Representatives and the Senate convene in Joint Session in the Hall of the House of Representatives at 10:30 a.m., Wednesday, February 3, 2010, to receive a message from His Honor Chief Justice Ray Price, the Chief Justice of the Supreme Court of the State of Missouri; and

BE IT FURTHER RESOLVED, that a committee of ten (10) from the House be appointed by the Speaker to act with a committee of ten (10) from the Senate, appointed by the President Pro Tem, to wait upon the Chief Justice of the Supreme Court of the State of Missouri and inform His Honor that the House of Representatives and the Senate of the Ninety-fifth General Assembly, Second Regular Session, are now organized and ready for business and to receive any message or communication that His Honor may desire to submit, and that the Chief Clerk of the House of Representatives be directed to inform the Senate of the adoption of this resolution.

In which the concurrence of the Senate is respectfully requested.

REFERRALS

President Pro Tem Shields referred **SCR 31** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

SECOND READING OF CONCURRENT RESOLUTIONS

The following Concurrent Resolution was read the 2nd time and referred to the Committee indicated:

SCR 32—Rules, Joint Rules, Resolutions and Ethics.

COMMUNICATIONS

President Pro Tem Shields submitted the following:

November 18, 2009

The Honorable Senator Charlie Shields State Capitol, Room 326 Jefferson City, Missouri 65101

Dear Senator Shields:

Pursuant to Rule 12, I hereby appoint Senator Joe Keaveny to the following Senate standing committees:

- Financial & Governmental Organizations and Elections;
- Health, Mental Health, Seniors and Families;
- Judiciary and Civil and Criminal Jurisprudence;
- Veteran Affairs, Pensions and Urban Affairs

In addition, I recommend him for your appointment to the following interim or joint committees:

- Governor's Council on Physical Fitness and Health;
- Joint Interim Committee on Oversight of the Federal Stimulus and Stabilization Funds;
- Joint Committee on Legislative Research;
- Joint Committee on Public Employee Retirement;

- Senate Educated Citizenry 2020 Committee;
- Health Care Stabilization Fund Feasibility Board.

Sincerely, /s/ Victor Callahan Victor Callahan Minority Floor Leader

Also,

November 18, 2009 Ms. Terry Spieler Secretary of the Senate 201 West Capitol Avenue Room 325 Jefferson City, MO 65101

Dear Ms. Spieler,

I hereby appoint Senator Joe Keaveny to the following interim or joint committees:

- Governor's Council on Physical Fitness and Health;
- Joint Interim Committee on Oversight of the Federal Stimulus and Stabilization Funds;
- Joint Committee on Public Employee Retirement;
- Senate Educated Citizenry 2020 Committee.

If you have any questions, please do not hesitate to contact me.

Sincerely,

/s/ Charlie Shields Charles W. Shields

Also,

November 23, 2009

The Honorable Charlie Shields President Pro-Tem of the Senate State Capitol, Room 326 Jefferson City, Missouri 65101

Dear Senator Shields:

Please let this correspondence serve as my resignation from the Health Care Stabilization Fund Feasibility Board. I recommend that Senator Joe Keaveny be appointed to replace me.

Sincerely, /s/ Victor Callahan Victor Callahan

Also,

November 24, 2009

Ms. Terry Spieler Secretary of the Senate 201 West Capitol Avenue Room 323 Jefferson City, MO 65101

Dear Ms. Spieler,

Due to the resignation of Senator Victor Callahan, I hereby appoint Senator Joe Keaveny to the Health Care Stabilization Fund Feasibility

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Board.

If you have any questions, please do not hesitate to contact me.

Sincerely,

/s/ Charlie Shields Charles W. Shields

Also,

November 30, 2009 The Honorable Charlie Shields President Pro Tem State Capitol Building, Room 326 Jefferson City, MO 65101

Dear Senator Shields:

Please accept this letter as my resignation as a member and the Chairman of the Senate Appropriations Committee.

If you have any questions or need additional information, please do not hesitate to contact me.

Sincerely,

/s/ Gary Nodler Gary Nodler State Senator, 32nd District

Also,

December 1, 2009

Ms. Terry Spieler Secretary of the Senate 201 West Capitol Avenue Room 325 Jefferson City, MO 65101

Dear Ms. Spieler,

I hereby appoint the following Senators to the Senate Appropriations Committee:

Senator Robert Mayer as Chair

Senator Kurt U. Schaefer as Vice-Chair

Senator Jim Lembke as a Member

If you have any questions, please do not hesitate to contact me.

Sincerely,

/s/ Charlie Shields Charles W. Shields

Also,

December 1, 2009 Ms. Terry Spieler Secretary of the Senate 201 West Capitol Avenue Room 325 Jefferson City, MO 65101

Dear Ms. Spieler,

Please be advised that I have appointed Senator David Pearce as Chair and Senator Scott Rupp as Vice-Chair of the Senate Education

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Committee.

If you have any questions, please do not hesitate to contact me.

Sincerely,

/s/ Charlie Shields Charles W. Shields

Also,

December 1, 2009 Ms. Terry Spieler Secretary of the Senate 201 West Capitol Avenue Room 325 Jefferson City, MO 65101

Dear Ms. Spieler,

I am hereby creating the Senate Select Committee on Re-Districting for the purposes of performing all the duties necessary for the General Assembly to prepare for its role in the 2010 Decennial Census. The Committee shall have leave of the Senate to continue its work until the commencement of the 96th General Assembly. The Committee will consist of six members, four of the majority party and two of the minority party. The appointees are as follows:

- Senator Scott Rupp, Chairman
- Senator Brad Lager, Vice Chairman
- Senator David Pearce
- Senator Jason Crowell
- Senator Victor Callahan
- Senator Robin Wright-Jones

If you have any questions, please do not hesitate to contact me.

Sincerely,

/s/ Charlie Shields Charles W. Shields

Also,

December 4, 2009

Ms. Terry Spieler Secretary of the Senate 201 West Capitol Avenue Room 325 Jefferson City, MO 65101

Dear Ms. Spieler,

I hereby appoint Senator Kurt Schaefer as a Member to the Joint Committee on Capitol Improvements and Leases Oversight to replace Senator Gary Nodler.

If you have any questions, please do not hesitate to contact me.

Sincerely,

/s/ Charlie Shields

Charles W. Shields

Also,

December 4, 2009

Ms. Stacy Preis Executive Director Joint Committee on Education 201 West Capitol Avenue Room 502 Jefferson City, MO 65109

Dear Ms. Preis,

I hereby appoint Senator David Pearce as a member to the Joint Committee on Education. This appointment will replace Senator Rob Mayer's slot.

If you have any questions, please do not hesitate to contact me.

Sincerely,

/s/ Charlie Shields Charles W. Shields

Also,

December 7, 2009

Mr. Russ Hembree Director Joint Committee on Legislative Research 201 West Capitol Avenue Room 117A Jefferson City, MO 65101

Dear Mr. Hembree,

By virtue of his resignation as Chair of the Senate Appropriations Committee, Senator Gary Nodler is no longer a member of the Joint Committee on Legislative Research.

This letter shall serve as notice of the new Senate Appropriations Committee Chairman, Senator Rob Mayer's appointment as a member to the Joint Committee on Legislative Research.

If you have any questions, please do not hesitate to contact me.

Sincerely,

/s/ Charlie Shields Charles W. Shields

Also,

December 7, 2009

Honorable Charlie Shields President Pro Tem State Capitol Building Jefferson City, Mo 65101 Dear Senator Shields:

This letter serves as notice that I am stepping down from my position as Vice-Chair of the Joint Committee on Education.

Sincerely,

/s/ Robert N. Mayer Senator Robert N. Mayer

Also,

January 11, 2010 Ms. Terry Spieler Secretary of the Senate 201 West Capitol Avenue Room 325 Jefferson City, MO 65101 Dear Ms. Spieler, I hereby appoint Senator Joe Keaveny to fill the vacancy on the Joint Committee on Education. If you have any questions, please do not hesitate to contact me. Sincerely, /s/ Charlie Shields Charles W. Shields

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

SENATE CALENDAR

THIRD DAY-TUESDAY, JANUARY 12, 2010

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 577-Shields SB 578-Shields SB 579-Shields SB 580-Griesheimer SB 581-Griesheimer SB 582-Griesheimer SB 583-Champion SB 584-Bartle SB 585-Bartle SB 586-Bartle SB 587-Nodler and Cunningham SB 588-Nodler SB 589-Nodler SB 590-Bray SB 591-Bray SB 592-Bray SB 593-Days and Bray SB 594-Days SB 596-Callahan

SB 597-Ridgeway SB 598-Ridgeway SB 599-Ridgeway SB 600-Crowell SB 602-Crowell SB 603-Mayer SB 604-Mayer SB 605-Mayer SB 606-Stouffer SB 607-Stouffer SB 608-Stouffer SB 609-Green SB 610-Green SB 611-Green SB 612-Wilson SB 613-Wilson SB 614-Wilson SB 615-Goodman SB 616-Goodman

SB 617-Goodman SB 618-Rupp, et al SB 619-Rupp SB 620-Rupp SB 621-Lager SB 622-Shoemyer SB 623-Shoemyer SB 624-Shoemyer SB 625-Justus and Keaveny SB 626-Justus SB 627-Justus SB 628-Dempsey SB 629-Dempsey SB 630-Cunningham SB 631-Cunningham SB 632-Cunningham SB 633-Pearce SB 634-Pearce SB 635-Pearce SB 636-Lembke SB 637-Lembke SB 638-Lembke SB 639-Schmitt SB 640-Wright-Jones SB 641-Wright-Jones SB 642-Wright-Jones SB 643-Keaveny SB 644-Shields SB 645-Shields SB 646-Bray SB 647-Bray SB 648-Bray SB 649-Days and Wright-Jones SB 650-Days SB 651-Days, et al SB 652-Ridgeway SB 653-Crowell SB 654-Crowell SB 655-Crowell SB 657-Mayer SB 658-Stouffer and Keaveny SB 659-Stouffer SB 660-Wilson SB 661-Wilson

SB 662-Wilson SB 663-Rupp SB 664-Rupp SB 665-Rupp SB 666-Shoemyer SB 667-Shoemyer SB 668-Justus SB 669-Justus SB 670-Justus SB 671-Cunningham SB 672-Cunningham SB 673-Pearce SB 674-Wright-Jones SB 675-Wright-Jones SB 676-Wright-Jones SB 677-Bray SB 678-Brav SB 679-Bray SB 680-Crowell SB 681-Wilson SB 682-Wilson SB 683-Wilson SB 684-Rupp SB 685-Rupp SB 686-Rupp SB 687-Wright-Jones SB 688-Wright-Jones SB 689-Wright-Jones SB 690-Bray SB 691-Wilson SB 692-Wilson SB 693-Wilson SB 694-Wright-Jones SB 695-Wright-Jones SB 696-Wright-Jones SB 697-Wright-Jones and Keaveny SB 698-Griesheimer SB 699-Wilson SB 700-Lager SB 701-McKenna and Keaveny SB 703-Vogel SB 704-Griesheimer SB 705-Griesheimer SB 706-Rupp

SB 707-McKenna SB 708-McKenna SB 709-Shoemyer SB 710-Bray SB 711-Bray SB 712-Bray SB 713-Mayer SB 714-Crowell SB 715-Crowell SB 716-Goodman SB 717-Vogel SB 718-Crowell SB 719-Bray SB 720-Bray SB 721-Nodler SB 722-Bray SB 723-Bray SB 724-Griesheimer SB 725-Rupp SB 726-Bray SB 727-Bray SB 728-Crowell SB 729-McKenna

SB 730-Schaefer, et al SB 731-Crowell SB 732-Cunningham SB 733-Pearce SB 734-Pearce SB 735-Cunningham SB 736-McKenna SB 737-Days SB 738-Crowell SB 739-Lembke SB 740-Lembke SB 741-Griesheimer SJR 19-Bartle SJR 20-Bartle SJR 21-Bartle SJR 22-Callahan SJR 23-Ridgeway SJR 24-Wilson SJR 25-Cunningham, et al SJR 26-Cunningham SJR 27-Lembke SJR 28-Lembke

INFORMAL CALENDAR

RESOLUTIONS

HCR 1-Tilley (Engler) HCR 2-Tilley (Engler)

To be Referred

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SCR 33-Nodler SCR 34-Lembke, et al