

Journal of the Senate

SECOND REGULAR SESSION

FOURTH DAY—TUESDAY, JANUARY 14, 2014

The Senate met pursuant to adjournment.

President Kinder in the Chair.

Reverend Carl Gauck offered the following prayer:

“One filled with joy preaches without preaching.” (Mother Teresa)

Gracious God, we are so aware that people look on us and the way we react to others and the way we live. We are role models whether or not we choose to be. So we pray that our lives will reflect the fruits of Your Holy Spirit and that joy be experienced and found in us so others will know what it is to have such a blessing from You. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

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

The Journal of the previous day was read and approved.

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

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dempsey	Dixon	Emery	Holsman
Justus	Keaveny	Kehoe	Kraus	Lager	Lamping	LeVota	Libla
Munzlinger	Nasheed	Nieves	Parson	Pearce	Richard	Romine	Rupp
Sater	Schaaf	Schaefer	Schmitt	Sifton	Silvey	Wallingford	Walsh

Wasson—33

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

REMONSTRANCES

Senator Chappelle-Nadal offered the following remonstrance, which was read:

SENATE REMONSTRANCE NO. 1

WHEREAS, In July, 2009, Dr. Chris Nicastro was appointed Commissioner of Education by the State Board of Education; and

WHEREAS earlier in her career, the Commissioner served as the superintendent of the Riverview Gardens School District, a district which became unaccredited in the years after her tenure ended; and

WHEREAS, in her term as Commissioner of Education, Dr. Nicastro has repeatedly demonstrated a failed leadership style, been less than truthful with members of the education community and Legislature, and acted with blatant disregard for the inherent responsibilities of her position; and

WHEREAS, the Commissioner's actions regarding the fiscal note for Initiative Petition 14-024 (better known colloquially as the "Tenure Initiative Petition") is but one example of the course this commissioner often chooses, disregarding facts and truth in favor of political expediency; and

WHEREAS, through a series of Sunshine Law requests, it has become apparent that the Commissioner acted in a less than truthful manner in formulating her Department's "Fiscal Impact Estimate" for the petition; and

WHEREAS, in the "Estimated Net Effect on Local Funds" section of said fiscal note, the Commissioner unilaterally altered the Department's "Summary of Fiscal Impact" by scratching out the original findings of her Department's staff that the initiative petition should show "Potential For Significant Unknown Costs" to local school districts for the cost of test development; and

WHEREAS, with a stroke of her pen, the Commissioner altered the words "Potential For Significant Unknown Costs" to "Costs Unknown"; and

WHEREAS, in no uncertain terms, the Commissioner's actions concealing the potential negative fiscal impact of Initiative Petition 14-024 on local school districts is intolerable and a blatant demonstration of the Commissioner's lack of fitness for her lofty position; and

WHEREAS, such a "modification" is even more difficult to justify, because her alteration to the fiscal note for the "Tenure Initiative Petition" asserts no costs to the state for test development, while in the Department's budget request for the upcoming fiscal year, the Department asserts the need for \$30 million solely for end-of-course exams and grades 3-8 English language arts and mathematics exams; and

WHEREAS, compounding the aforementioned issues regarding the fiscal note for Initiative Petition 14-024 is the fact that the Commissioner held several meetings and was engaged in many conversations with lobbyists who were advocating for the petition regarding the Department's fiscal note response to the petition, which, at a minimum, raises ethical concerns about the Commissioner's motivations regarding the fiscal note; and

WHEREAS, the Commissioner also acted in a less than truthful manner regarding the State Board of Education's accreditation reclassification of the Normandy School District; and

WHEREAS, when the Normandy School District agreed to absorb students from the failed Wellston School District, which failed while under control of a special administrative board appointed by the State Board of Education, the Commissioner assured officials that if Normandy agreed to absorb those Wellston students, Normandy's accreditation classification would remain intact for a minimum of three years in order to grant Normandy the necessary time to improve the test scores of those students absorbed into the district; and

WHEREAS, only two years later, Normandy's state accreditation was revoked, a decision that today is literally bankrupting the Normandy School District; and

WHEREAS, similarly, the Commissioner misled several legislators and members of the general public during the 2013 Legislative Session during the debate surrounding SB 125; and

WHEREAS, the Commissioner told legislators and other interested parties that if the Kansas City School District scored high enough on its forthcoming APR to be provisionally accredited, it would be granted that status. It was for this reason that the emergency clause was

removed from SB 125; and

WHEREAS, when the Kansas City School District did meet that goal of APR scores consistent with provisional accreditation this summer, the district remained classified as unaccredited and, consequently, is now facing the possibility of bankruptcy as a result of the transfer law governing unaccredited districts; and

WHEREAS, the decision to not grant the Kansas City School District provisional accreditation was inconsistent with the decision made with the St. Louis School District; and

WHEREAS, the Kansas City School District demonstrated APR growth for two consecutive years and met the same standards that the St. Louis Public School District did when it regained provisional accreditation; and

WHEREAS, the Commissioner attempted to grant a lucrative contract to CEE-Trust to develop an improvement plan for the Kansas City School District without first seeking other bids until members of the State Board of Education raised concerns about circumventing the typical bidding process; and

WHEREAS, when the State Board of Education directed her to engage in a legitimate bidding process for the contract, the Commissioner “transferred” the language from her original memorandum of understanding with CEE-Trust into the bid specifications; and

WHEREAS, emails show that the Commissioner had been communicating with CEE-Trust’s executive director for four months before the contract was entered into with CEE-Trust; and

WHEREAS, CEE-Trust was awarded the contract even though an experienced Massachusetts-based agency had offered its services for one third the cost of CEE-Trust’s bid; and

WHEREAS, another demonstration of the Commissioner’s failed leadership style can be gleaned from the implementation of the requirement that all testing be administered online for the 2015 school year, yet the Department has not quantified the true costs of ensuring that every district is properly equipped to give those tests online; and

WHEREAS, while the Department’s study of broadband and technology capacity will not be completed for several months, it is well known that these testing costs will be significant, yet the Department is still requiring that all testing be administered online by 2015; and

WHEREAS, the Commissioner’s lack of leadership is also evident from the Department’s ineffective attempt to close the Gordon Parks Charter School in Kansas City; and

WHEREAS, the Department’s handling of the closure was so substandard that the school was able to go to court and get the Department’s decision overturned, leaving a severely underachieving school open for another year, further damaging the educational outcomes of hundreds of students; and

WHEREAS, the Commissioner’s leadership style, history of less than truthful responses, and past actions have created an environment of such extreme distrust toward the Department that any proposal, policy, plan, or platform from her or the Department will be received with reservation, skepticism, and suspicion;

WHEREAS, her actions have resulted in such a high level of distrust that her presence and position within the Department will serve to obfuscate and debase any of the Department’s and State Board of Education’s legislative proposals, initiatives, and efforts at improving Missouri’s education system, regardless of their merit:

NOW THEREFORE BE IT RESOLVED that the members of the Missouri Senate, Ninety-seventh General Assembly, Second Regular Session, hereby remonstrate against Dr. Chris Nicastro for her failed leadership, less than truthful nature, and blatant disregard for the inherent responsibilities of her position; and

BE IT FURTHER RESOLVED that, for the reasons expressed above and many others, the Senate hereby strongly recommends that the Commissioner resign her post immediately, and failing to do so, the Senate strongly urges that the State Board of Education terminate the Commissioner from her position because the students of this state cannot afford to bear the costs of her failed leadership; and

BE IT FURTHER RESOLVED that the Secretary of the Missouri Senate be instructed to send a copy of this remonstrance to the Commissioner of Education and each member of the State Board of Education.

RESOLUTIONS

Senators Sifton and Keaveny offered Senate Resolution No. 1089, regarding Larry C. Stone, Affton, which was adopted.

Senators Keaveny and Sifton offered Senate Resolution No. 1090, regarding Jake Baretich, Saint Louis, which was adopted.

Senator Nieves offered Senate Resolution No. 1091, regarding the death of Marc Sheldon Perez, Ellisville, which was adopted.

CONCURRENT RESOLUTIONS

Senator Romine offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 19

WHEREAS, the easily extracted, high purity lead ore in Missouri was a critical reason for the early development of Missouri and has provided good jobs, a way of life, and significant economic development to Missourians for centuries; and

WHEREAS, the lead industry in Missouri is the only primary, domestic source for that strategic material in America; and

WHEREAS, new technology now makes production of primary lead metal a safe, cost effective, and valuable means of continuing to provide a strategic material for numerous uses including munitions, protective barriers for x-rays, radioactive fallout, and radioactive contamination, and batteries for numerous uses including cars, trucks, electric vehicles, renewable energy storage, and peaking power reduction; and

WHEREAS, encouraging a safe, healthy, and lucrative lead industry in Missouri will give rise to good paying jobs, significant economic development, and the resources to mitigate the legacy of environmental issues caused by lead extraction:

NOW THEREFORE BE IT RESOLVED that the members of the Missouri Senate, Ninety-seventh General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby create the Missouri Lead Industry Employment, Economic Development and Environmental Remediation Task Force; and

BE IT FURTHER RESOLVED that the mission of the task force shall be to fully consider and make recommendations in a report to the General Assembly on:

- (1) The effects of a prompt environmental settlement giving rise to efficient and cost effective remediation;
- (2) Ways to promote the development of a clean lead industry;
- (3) Clean lead industry legislative proposals including rules and regulations necessary for implementation;
- (4) The economic potential of implementing clean lead industry policies; and

BE IT FURTHER RESOLVED that the task force be authorized to call upon any department, office, division, or agency of this state to assist in gathering information pursuant to its objective; and

BE IT FURTHER RESOLVED that the task force shall consist of all of the following members:

- (1) The Governor, or his or her designee, to serve as a member of the task force; and
- (2) One member of the general assembly of the majority party appointed by the president pro tem of the senate, to serve as the chair of the task force; and

(3) One member of the general assembly of the majority party appointed by the speaker of the house of representatives, to serve as the vice-chair and secretary of the task force, and who will provide an agenda and report minutes of the task force; and

- (4) The Attorney General, or his or her designee, to serve as a member and provide technical assistance to the task force; and

(5) The Director of the Department of Natural Resources, or his or her designee, to serve as a member and provide technical assistance to the task force; and

(6) One member of the majority party of the senate and one member of the minority party of the senate appointed by the president pro tempore of the senate; and

(7) One member of the majority party of the house of representatives and one member of the minority party of the house of representatives appointed by the speaker of the house of representatives; and

(8) A representative of industry appointed by the president pro tem of the senate; and

(9) A representative of industry appointed by the speaker of the house of representatives; and

BE IT FURTHER RESOLVED that the staff of Senate Research shall provide such legal, research, clerical, technical, and bill drafting services as the task force may require in the performance of its duties; and

BE IT FURTHER RESOLVED that the task force, its members, and any staff assigned to the committee shall receive reimbursement for their actual and necessary expenses incurred in attending meetings of the committee; and

BE IT FURTHER RESOLVED that the chair or vice-chair and secretary of the task force shall call an organizational meeting within fifteen days of the adoption of this resolution; and

BE IT FURTHER RESOLVED that the task force shall terminate by either a majority of members voting for termination, or by December 31, 2014, whichever occurs first; and

BE IT FURTHER RESOLVED that on the date of termination, the task force may deliver a report of findings and recommendations to the General Assembly; and

BE IT FURTHER RESOLVED that this resolution does not amend any state law to which the Department of Natural Resources is subject, and shall be interpreted to be consistent with any requirements of such state or federal law; and

BE IT FURTHER RESOLVED that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for Governor Jay Nixon, Attorney General Chris Koster, and the Director of the Department of Natural Resources.

INTRODUCTION OF BILLS

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

SB 708—By Sifton.

An Act to repeal section 115.279, RSMo, section 115.275 as enacted by house committee substitute for senate substitute for senate committee substitute for senate bill no. 116, ninety-seventh general assembly, first regular session, section 115.275 as enacted by house bill no. 511, ninety-second general assembly, first regular session, section 115.291 as enacted by house committee substitute for senate substitute for senate committee substitute for senate bill no. 116, ninety-seventh general assembly, first regular session, and section 115.291 as enacted by senate committee substitute for house committee substitute for house bill nos. 1524 & 2260, ninety-fifth general assembly, second regular session, and to enact in lieu thereof three new sections relating to absentee voting for emergency workers, with an emergency clause.

SB 709—By Wallingford.

An Act to repeal sections 42.170, 42.200, and 42.220, RSMo, and to enact in lieu thereof five new sections relating to military medal programs.

SB 710—By Walsh.

An Act to repeal section 565.225, RSMo, and to enact in lieu thereof one new section relating to stalking, with existing penalty provisions.

SB 711—By Walsh.

An Act to amend chapter 79, RSMo, by adding thereto one new section relating to the regulation of residential rental property in fourth class cities.

SB 712—By Walsh.

An Act to amend chapter 285, RSMo, by adding thereto ten new sections relating to domestic violence.

SB 713—By Emery.

An Act to repeal sections 143.111 and 408.010, RSMo, and to enact in lieu thereof two new sections relating to legal tender.

SRB 714—By Lager.

An Act to repeal sections 8.305, 21.485, 21.800, 21.801, 21.830, 21.910, 82.291, 105.915, 115.121, 143.811, 160.254, 160.534, 160.932, 167.194, 168.081, 168.083, 171.033, 178.930, 191.115, 192.105, 196.1035, 197.291, 208.955, 262.950, 288.131, 311.489, 374.776, 376.825, 376.826, 376.827, 376.830, 376.833, 376.836, 383.250, 393.171, 443.805, 488.2205, 542.301, 620.602, 633.410, 640.850, 643.079, 650.120, 660.425, 660.430, 660.435, 660.440, 660.445, 660.450, 660.455, 660.460, 660.465, 701.058, and 701.502, RSMo, and to enact in lieu thereof thirteen new sections for the sole purpose of repealing expired, ineffective, and obsolete statutory provisions, with a penalty provision.

SRB 715—By Lager.

An Act to repeal sections 3.060, 3.070, 8.700, 8.110, 8.115, 8.180, 8.200, 8.260, 8.310, 8.315, 8.316, 8.320, 8.325, 8.330, 8.340, 8.350, 8.360, 8.800, 8.830, 8.843, 33.710, 33.750, 33.752, 33.753, 33.756, 34.031, 36.030, 37.005, 37.010, 37.020, 37.110, 43.251, 64.090, 89.020, 135.326, 135.335, 135.339, 143.782, 143.790, 143.1002, 160.700, 160.545, 161.418, 161.424, 167.034, 167.122, 167.123, 169.520, 172.875, 181.110, 186.019, 189.095, 191.737, 191.850, 191.853, 191.855, 191.857, 191.858, 191.859, 191.861, 191.863, 191.865, 191.867, 192.601, 192.935, 193.075, 193.215, 196.1103, 197.312, 197.318, 197.367, 198.018, 198.026, 198.029, 198.077, 198.080, 198.087, 198.090, 198.189, 198.421, 198.428, 198.510, 198.515, 199.025, 205.960, 205.961, 205.962, 205.964, 205.965, 207.010, 207.020, 207.030, 207.070, 207.080, 208.015, 208.030, 208.041, 208.042, 208.047, 208.050, 208.060, 208.070, 208.072, 208.075, 208.080, 208.100, 208.120, 208.125, 208.130, 208.145, 208.150, 208.152, 208.154, 208.156, 208.157, 208.164, 208.165, 208.168, 208.175, 208.176, 208.180, 208.182, 208.190, 208.204, 208.210, 208.217, 208.225, 208.300, 208.325, 208.337, 208.345, 208.400, 208.405, 208.471, 208.477, 208.533, 208.606, 208.609, 208.621, 208.636, 208.780, 209.010, 209.020, 209.030, 209.050, 209.060, 209.070, 209.080, 209.090, 209.100, 209.110, 209.240, 209.251, 210.001, 210.115, 210.165, 210.166, 210.167, 210.192, 210.196, 210.254, 210.481, 210.536, 210.537, 210.543, 210.545, 210.551, 210.560, 210.720, 210.829, 210.830, 210.834, 210.843, 210.846, 210.870, 210.900, 210.950, 211.081, 211.180, 211.183, 211.455, 211.477, 217.575, 226.008, 226.805, 251.100, 251.240, 253.320, 261.010, 285.300, 288.220, 288.270, 301.020, 302.133, 302.134, 302.135, 302.137, 302.171, 302.178, 311.650, 313.210, 320.260, 324.032, 334.125, 338.314, 361.010, 376.819, 452.345, 452.346, 452.347, 452.350, 452.370, 452.416, 453.005, 453.014, 453.015, 453.026, 453.065, 453.070, 453.074, 453.077, 453.102, 453.110, 453.400, 454.400, 454.403, 454.405, 454.408, 454.415, 454.420, 454.425, 454.430, 454.432, 454.433, 454.435, 454.440, 454.445, 454.450, 454.455, 454.460, 454.465, 454.472, 454.478, 454.490, 454.495, 454.496, 454.500, 454.505, 454.513, 454.530, 454.531, 454.565, 454.600, 454.700, 454.853, 454.902, 454.1000, 454.1003, 454.1023, 454.1027, 454.1029, 483.163, 487.080, 487.150, 513.430, 516.350, 577.608, 590.040, 595.030, 595.036, 595.037, 595.060, 610.029, 610.120, 620.010, 620.483, 620.490, 620.556, 620.558, 620.560, 620.562, 620.566, 620.570, 620.572, 620.1100, 620.1580, 630.097, 632.070, 650.005, 660.010, 660.050, 660.053, 660.054, 660.055, 660.057, 660.058, 660.060, 660.062, 660.067, 660.069, 660.070, 660.075, 660.130, 660.225, 660.250, 660.255, 660.260, 660.261, 660.263, 660.265, 660.270, 660.275, 660.280, 660.285, 660.290, 660.295, 660.300, 660.305, 660.310, 660.315, 660.317, 660.320, 660.321, 660.400, 660.403, 660.405, 660.407, 660.409, 660.411, 660.414, 660.416, 660.418, 660.420, 660.523,

660.525, 660.526, 660.600, 660.603, 660.605, 660.608, 660.620, 660.690, and 701.336, RSMo, and to enact in lieu thereof three hundred forty-two new sections for the sole purpose of codifying previous executive branch reorganizations, with penalty provisions.

SB 716—By Brown.

An Act to amend chapter 197, RSMo, by adding thereto one new section relating to immunizations against influenza.

SB 717—By Brown.

An Act to repeal section 338.020, RSMo, and to enact in lieu thereof one new section relating to legally qualified federal pharmacists.

SB 718—By Richard.

An Act to repeal section 290.230, RSMo, and to enact in lieu thereof one new section relating to volunteer labor on public works projects.

SB 719—By Kehoe.

An Act to repeal sections 105.454 and 171.181, RSMo, and to enact in lieu thereof two new sections relating to school purchases, with existing penalty provisions.

SB 720—By Justus.

An Act to repeal section 210.027, RSMo, and to enact in lieu thereof one new section relating to child care providers.

SB 721—By Justus.

An Act to repeal section 115.289, RSMo, section 115.275 as enacted by house committee substitute for senate substitute for senate committee substitute for senate bill no. 116, ninety-seventh general assembly, first regular session, and section 115.275 as enacted by conference committee substitute for senate substitute for senate committee substitute for house substitute for house bill no. 511, ninety-second general assembly, first regular session, and to enact in lieu thereof three new sections relating to voting in advance of an election.

SB 722—By Justus.

An Act to amend chapter 174, RSMo, by adding thereto one new section relating to higher education tuition policy, with an emergency clause.

SB 723—By Parson.

An Act to repeal section 8.420, RSMo, and to enact in lieu thereof one new section relating to revenue bonds.

SB 724—By Parson.

An Act to repeal sections 400.9-501 and 400.9-516, RSMo, and to enact in lieu thereof two new sections relating to the filing of fraudulent documents, with penalty provisions.

Senator Richard requested unanimous consent of the Senate to suspend Senate Rule No. 49 for the purpose of printing **SRB 715**, which request was granted.

COMMITTEE APPOINTMENTS

President Pro Tem Dempsey appointed the following escort committee pursuant to **HCR 1**: Senators: Curls, Justus, Keaveny, Lager, Munzlinger, Rupp, Schaefer, Schmitt, Sifton and Walsh.

President Pro Tem Dempsey appointed the following escort committee pursuant to **HCR 2**: Senators: Brown, Curls, Justus, Keaveny, Lamping, Nieves, Pearce, Sifton, Walsh and Wasson.

REFERRALS

President Pro Tem Dempsey referred **SCR 18** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

INTRODUCTIONS OF GUESTS

Senator Curls introduced to the Senate, Sarah Trevathan, University of Missouri; and Harold Norman, III, Missouri State University.

Senator Brown introduced to the Senate, the Physician of the Day, George P. Hubbell, M.D., Osage Beach.

Senator Sater introduced to the Senate, David Vaughn, Springfield.

Senator Munzlinger introduced to the Senate, State Senator Greg Treat, Oklahoma City, Oklahoma.

Senator Walsh introduced to the Senate, her daughter, Kathleen, St. Louis; and niece, Private First Class Bridget Leake, Hannibal.

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

SENATE CALENDAR

FIFTH DAY–WEDNESDAY, JANUARY 15, 2014

FORMAL CALENDAR**SECOND READING OF SENATE BILLS**

SB 531-Nasheed

SB 532-Nasheed

SB 533-Nasheed

SB 534-Sifton

SB 535-Sifton

SB 536-Sifton

SB 537-Rupp

SB 538-Keaveny and Holsman

SB 539-Keaveny and Holsman

SB 540-Keaveny

SB 541-Munzlinger

SB 542-Munzlinger

SB 543-Munzlinger

SB 544-Lamping

SB 545-Lamping

SB 546-Lamping, et al

SB 547-Chappelle-Nadal	SB 587-Kraus
SB 548-Chappelle-Nadal	SB 588-Kraus
SB 549-Chappelle-Nadal	SB 589-Brown
SB 550-Sater	SB 590-Brown
SB 551-Sater	SB 591-Sater
SB 552-Sater	SB 593-Sater
SB 553-Emery	SB 594-Libla
SB 554-Cunningham	SB 595-Walsh
SB 555-Nasheed	SB 596-Holsman
SB 556-Nasheed	SB 597-Holsman
SB 557-Nasheed	SB 598-Holsman
SB 558-Sifton	SB 599-Kraus
SB 559-Sifton	SB 600-Sater
SB 560-Sifton	SB 601-Holsman
SB 561-Munzlinger	SB 602-Holsman
SB 562-Chappelle-Nadal	SB 603-Holsman
SB 563-Chappelle-Nadal	SB 604-Holsman
SB 564-Chappelle-Nadal	SB 605-Dixon
SB 565-Nasheed	SB 606-Dixon
SB 566-Sifton	SB 607-Dixon
SB 567-Chappelle-Nadal	SB 608-Holsman
SB 568-Chappelle-Nadal	SB 609-Rupp
SB 569-Chappelle-Nadal	SB 610-Rupp
SB 570-Chappelle-Nadal	SB 611-Schaaf
SB 571-Chappelle-Nadal	SB 612-Schaaf
SB 572-Chappelle-Nadal	SB 613-Nieves, et al
SB 573-Munzlinger	SB 614-Dixon
SB 574-Munzlinger	SB 615-Dixon
SB 575-Dixon	SB 616-Nasheed
SB 577-Kraus	SB 617-Rupp
SB 578-Kraus	SB 618-Nieves
SB 579-Holsman	SB 619-Nieves
SB 580-Kraus	SB 620-Nieves
SB 581-Rupp	SB 621-Dixon
SB 582-Rupp	SB 622-Nieves
SB 583-Dixon	SB 623-Nieves
SB 584-Dixon	SB 624-LeVota
SB 585-Dixon	SB 625-Sater and Munzlinger
SB 586-Kraus	SB 626-LeVota
	SB 627-LeVota

SB 628-Schaaf	SB 668-Silvey
SB 629-Kraus	SB 669-Schaaf
SB 630-Wallingford	SB 670-Sater
SB 631-Wallingford	SB 671-Sater
SB 632-Parson	SB 672-Parson
SB 633-Parson	SB 673-Kehoe and Wallingford
SB 634-Parson	SB 674-Kehoe
SB 635-Silvey and Holsman	SB 675-Kehoe
SB 636-LeVota	SB 676-Curls
SB 637-Rupp	SB 677-Curls
SB 638-Romine	SB 678-Curls
SB 639-Brown	SB 679-Curls
SB 640-Emery	SB 680-Curls
SB 641-Emery	SB 681-Curls
SB 642-Romine	SB 682-Curls
SB 643-Rupp	SB 683-Curls
SB 644-LeVota	SB 684-Holsman
SB 645-LeVota	SB 685-LeVota
SB 646-LeVota	SB 686-LeVota
SB 647-Sifton	SB 687-LeVota
SB 648-LeVota	SB 688-LeVota
SB 649-Lager	SB 689-Schmitt, et al
SB 650-Lager	SB 690-Wasson
SB 651-Lager	SB 691-Wasson
SB 652-Lager	SB 692-Wasson
SB 653-Lager	SB 693-Parson
SB 654-Keaveny	SB 694-Cunningham
SB 655-Kraus	SB 695-Keaveny
SB 656-Kraus	SB 696-Schaefer
SB 657-Kraus	SB 697-Schaefer
SB 658-Wallingford	SB 698-Justus
SB 659-Wallingford	SB 699-Pearce
SB 660-Wallingford	SB 700-Sater
SB 661-LeVota	SB 701-Lager
SB 662-Kraus	SB 702-Lager
SB 663-Munzlinger	SB 703-Lager
SB 664-Brown	SB 704-Lager
SB 665-LeVota	SB 705-Lager
SB 666-Schmitt	SB 706-Cunningham
SB 667-Schmitt	SB 707-Wasson

SB 708-Sifton	SB 722-Justus
SB 709-Wallingford	SB 723-Parson
SB 710-Walsh	SB 724-Parson
SB 711-Walsh	SJR 32-Chappelle-Nadal
SB 712-Walsh	SJR 33-Chappelle-Nadal
SB 713-Emery	SJR 34-Emery
SRB 714-Lager	SJR 35-Nasheed
SRB 715-Lager	SJR 36-Schaefer and Richard
SB 716-Brown	SJR 37-Dixon
SB 717-Brown	SJR 38-Nieves
SB 718-Richard	SJR 39-Dixon
SB 719-Kehoe	SJR 40-Curls
SB 720-Justus	SJR 41-Curls
SB 721-Justus	SJR 42-Schmitt

INFORMAL CALENDAR

RESOLUTIONS

To be Referred

SCR 19-Romine

MISCELLANEOUS

To be Referred

REMONSTRANCE 1-Chappelle-Nadal

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