

Journal of the Senate

SECOND REGULAR SESSION

SIXTY-SEVENTH DAY—TUESDAY, MAY 13, 2014

The Senate met pursuant to adjournment.

President Kinder in the Chair.

Reverend Carl Gauck offered the following prayer:

“Be my strong rock, a castle to keep me safe, for you are my crag and my stronghold; for the sake of your name lead me and guide me.”
(Psalm 31:5)

Dear Lord, as we work through our final week we are grateful for Your presence in our lives and the time given to be faithful public servants. This week we have plenty to be accomplished and the stress is ever present. So bless us with Your grace to know that You are with us to do that which is needful and right to be done. Calm our minds so we deal fairly and dispassionately with each other so the best may be produced from our work together and the very best for the people of Missouri. 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.

Senator Richard announced photographers from The Missouri Times and St. Louis Public Radio were given permission to take pictures in the Senate Chamber.

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	Sater
Schaaf	Schaefer	Schmitt	Sifton	Silvey	Wallingford	Walsh	Wasson—32

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—2

The Lieutenant Governor was present.

RESOLUTIONS

Senator Parson offered Senate Resolution No. 2070, regarding Tom Hodges, Sedalia, which was adopted.

Senators Nieves and Lamping offered Senate Resolution No. 2071, regarding Lauren Elise Giesecking, Chesterfield, which was adopted.

Senators Keaveny and Lamping offered Senate Resolution No. 2072, regarding Caroline M. Avery, Clayton, which was adopted.

Senator Romine offered Senate Resolution No. 2073, regarding Lisa Rose, St. Louis, which was adopted.

Senator LeVota offered Senate Resolution No. 2074, regarding the death of Raona Kathryn “Ra” Miller Hentz Nilsson, Poplar Bluff, which was adopted.

Senator Walsh offered Senate Resolution No. 2075, regarding George S. Peters, which was adopted.

Senator Justus offered Senate Resolution No. 2076, regarding Paul Davis, which was adopted.

HOUSE BILLS ON THIRD READING

HB 1468, introduced by Representative Dohrman, et al, with **SCS**, entitled:

An Act to repeal section 287.090, RSMo, and to enact in lieu thereof one new section relating to volunteers for tax-exempt organizations.

Was called from the Informal Calendar and taken up by Senator Pearce.

SCS for **HB 1468**, entitled:

**SENATE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 1468**

An Act to repeal sections 287.040, 287.090, 287.140, 287.780, 287.957, and 287.975, RSMo, and to enact in lieu thereof seven new sections relating to workers’ compensation, with an existing penalty provision.

Was taken up.

Senator Pearce moved that **SCS** for **HB 1468** be adopted, which motion prevailed.

Senator Pearce moved that **SCS** for **HB 1468** be read the 3rd time and passed and was recognized to close.

President Pro Tem Dempsey referred **SCS** for **HB 1468** to the Committee on Governmental Accountability and Fiscal Oversight.

HCS for **HB 1302**, with **SCS**, entitled:

An Act to repeal section 643.055, RSMo, and to enact in lieu thereof one new section relating to the regulation of residential wood burning appliances.

Was called from the Informal Calendar and taken up by Senator Lager.

SCS for **HCS** for **HB 1302**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 1302

An Act to repeal sections 259.010, 259.030, 259.040, 259.050, 259.070, 259.080, 259.100, 259.190, 260.273, 260.279, 260.355, 260.380, 260.392, 260.475, 444.510, 444.520, 444.762, 444.765, 444.770, 444.773, 444.805, 640.015, 640.016, 640.100, 643.055, 643.079, 644.026, 644.051, 644.057, and 644.145, RSMo, and to enact in lieu thereof thirty-four new sections relating to the department of natural resources, with penalty provisions.

Was taken up.

Senator Lager moved that **SCS** for **HCS** for **HB 1302** be adopted.

Senator Lager offered **SS** for **SCS** for **HCS** for **HB 1302**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 1302

An Act to repeal sections 259.010, 259.030, 259.040, 259.050, 259.070, 259.080, 259.100, 259.190, 260.273, 260.279, 260.355, 260.380, 260.392, 260.475, 444.510, 444.520, 444.762, 444.765, 444.770, 444.805, 640.015, 640.016, 640.100, 643.055, 643.079, 644.026, 644.051, 644.057, and 644.145, RSMo, and to enact in lieu thereof thirty-two new sections relating to the department of natural resources, with penalty provisions.

Senator Lager moved that **SS** for **SCS** for **HCS** for **HB 1302** be adopted.

Senator Kraus assumed the Chair.

Senator Holsman offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1302, Page 107, Section 644.145, Line 22, by inserting after all of said line the following:

“Section 1. Notwithstanding any other provision of law to the contrary, the commission shall make available the solar rebates authorized under subsection 3 of section 393.1030 on a first come, first served basis until there is a final commission ruling indicating that the maximum average retail rate increase of one percent under subdivision (1) of subsection 2 of section 393.1030 has been met. The commission shall not have authority to segregate or withhold funds based on the classification of renewable energy sources. Any commission rule to the contrary is invalid and void. The commission, as authorized under subsection 4 of section 393.1030 may promulgate rules for offering rebates based on renewable energy sources other than solar power on a first come, first served basis, but this shall not be interpreted to allow the commission to cease offering solar rebates.”; and

Further amend the title and enacting clause accordingly.

Senator Holsman moved that the above amendment be adopted.

Senator Lager raised the point of order that **SA 1** is out of order as it goes beyond the scope of the bill. The point of order was referred to the President Pro Tem who ruled it well taken.

Senator Lager moved that **SS** for **SCS** for **HCS** for **HB 1302** be adopted, which motion prevailed.

Senator Lager moved that **SS** for **SCS** for **HCS** for **HB 1302** be read the 3rd time and passed and was recognized to close.

President Pro Tem Dempsey referred **SS** for **SCS** for **HCS** for **HB 1302** to the Committee on Governmental Accountability and Fiscal Oversight.

HCS for **HB 1685**, entitled:

An Act to amend chapter 191, RSMo, by adding thereto one new section relating to the use of investigational drugs, with a penalty provision.

Was called from the Informal Calendar and taken up by Senator Schaaf.

Senator Schaaf offered **SS** for **HCS** for **HB 1685**, entitled:

SENATE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 1685

An Act to amend chapter 191, RSMo, by adding thereto one new section relating to the use of investigational drugs, with a penalty provision.

Senator Schaaf moved that **SS** for **HCS** for **HB 1685** be adopted, which motion prevailed.

On motion of Senator Schaaf, **SS** for **HCS** for **HB 1685** was read the 3rd time and passed by the following vote:

YEAS—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	Sater
Schaaf	Schaefer	Schmitt	Sifton	Wallingford	Walsh	Wasson—31	

NAYS—Senators—None

Absent—Senator Silvey—1

Absent with leave—Senators—None

Vacancies—2

The President declared the bill passed.

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

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

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

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 passed **SCS** for **HCS** for **HB 1410**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCS** for **HB 1866**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker has re-appointed the following Conference Committee on **HCS** for **SCS** for **SB 672**, as amended, to act with a like committee from the Senate. Representatives: Jones (50), Elmer, and LaFaver.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SCS** for **SB 723**, entitled:

An Act to repeal sections 8.010 and 8.420, RSMo, and to enact in lieu thereof two new sections relating to revenue bonds, with a referendum clause.

With House Amendment No. 1.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 723, Page 2, Section 8.420, Line 23, by deleting all of said line and inserting in lieu thereof the following:

“seven hundred seventy-five million dollars.”; and

Further amend said bill, page, and section, Lines 32-38, by deleting all of said lines; and

Further amend said bill, page, and section, Line 38, by inserting after all of said line the following:

“8.665. 1. Bonds issued under and pursuant to the provisions of sections 8.660 to 8.670 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 8.660 to 8.670 for one or more projects, as defined in section 8.660, in excess of a total par value of [one] **three** hundred [seventy] **twenty** million dollars.

7. Any bonds which may be issued pursuant to the provisions of sections 8.660 to 8.670 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 8.661 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.

8. The provisions of sections 8.660 to 8.670 shall terminate upon the satisfaction of all outstanding bonds, notes and obligations issued pursuant to such sections. The commissioner of the office of administration shall notify the revisor of statutes when all outstanding bonds, notes, and obligations have been satisfied.”; and

Further amend said bill, Page 2, Section B, by deleting all of said section from the bill; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

HOUSE BILLS ON THIRD READING

HB 1073 was placed on the Informal Calendar.

At the request of Senator Munzlinger, **HCS** for **HBs 1861** and **1864**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Kehoe, **HCS** for **HB 1326**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Wasson, **HCS** for **HB 1336**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Justus, **HCS** for **HB 1371**, with **SCS**, was placed on the Informal Calendar.

HCS for **HB 1075**, entitled:

An Act to repeal sections 447.503, 447.535, 447.536, 447.547, and 447.569, RSMo, and to enact in lieu thereof six new sections relating to unclaimed property.

Was taken up by Senator Kehoe.

Senator Kehoe offered **SS** for **HCS** for **HB 1075**, entitled:

SENATE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 1075

An Act to repeal sections 447.503, 447.535, 447.536, 447.547, 447.560, 447.569, and 447.584, RSMo, and to enact in lieu thereof nine new section relating to unclaimed property, with penalty provisions and an emergency clause for certain sections.

Senator Kehoe moved that **SS** for **HCS** for **HB 1075** be adopted, which motion prevailed.

On motion of Senator Kehoe, **SS** for **HCS** for **HB 1075** was read the 3rd time and passed by the following vote:

YEAS—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	Schaaf
Schaefer	Schmitt	Sifton	Silvey	Wallingford	Walsh	Wasson—31	

NAYS—Senators—None

Absent—Senator Sater—1

Absent with leave—Senators—None

Vacancies—2

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—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	Schaaf
Schaefer	Schmitt	Sifton	Silvey	Wallingford	Walsh	Wasson—31	

NAYS—Senators—None

Absent—Senator Sater—1

Absent with leave—Senators—None

Vacancies—2

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

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

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

HB 2079, introduced by Representative Funderburk, entitled:

An Act to repeal section 393.015, RSMo, and to enact in lieu thereof two new sections relating to terminations of water services.

Was taken up by Senator Lager.

Senator Lager offered **SS** for **HB 2079**, entitled:

SENATE SUBSTITUTE FOR
HOUSE BILL NO. 2079

An Act to repeal sections 67.2800, 67.2815, and 393.015, RSMo, and to enact in lieu thereof five new sections relating to water services.

Senator Lager moved that **SS** for **HB 2079** be adopted.

Senator Holsman offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for House Bill No. 2079, Page 1, In the Title, Line 4, by striking all of said line and inserting in lieu thereof the following: “to utilities.”; and

Further amend said bill, page 14, section 393.015, line 19, by inserting after all of said line the following:

“Section 1. Notwithstanding any other provision of law to the contrary, the commission shall make available the solar rebates authorized under subsection 3 of section 393.1030 on a first come, first served basis until there is a final commission ruling indicating that the maximum average retail rate increase of one percent under subdivision (1) of subsection 2 of section 393.1030 has been met. The commission shall not have authority to segregate or withhold funds based on the classification of renewable energy sources. Any commission rule to the contrary is invalid and void. The commission, as authorized under subsection 4 of section 393.1030 may promulgate rules for offering rebates based on renewable energy sources other than solar power on a first come, first served basis, but this shall not be interpreted to allow the commission to cease offering solar rebates.”; and

Further amend the title and enacting clause accordingly.

Senator Holsman moved that the above amendment be adopted, which motion failed on a standing division vote.

Senator Nieves assumed the Chair.

At the request of Senator Lager, **HB 2079**, with **SS** (pending), was placed on the Informal Calendar.

On motion of Senator Richard, the Senate recessed until 3:00 p.m.

RECESS

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

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 passed **SS** for **SCS** for **HB 1270**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCS** for **HB 1092**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCS** for **HCS** for **HB 1779**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCS** for **HCS** for **HRB 1299**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCS** for **HB 1791**.

Emergency clause defeated.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCS** for **HB 1190**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SS** for **SCS** for **HCS** for **HBs 1735** and **1618**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SS** for **SCS** for **HB 1504** and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **SS** for **SCS** for **HB 1490**, as amended, and has taken up and passed **CCS** for **SS** for **SCS** for **HB 1490**.

Emergency clause defeated.

PRIVILEGED MOTIONS

Senator Kraus, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SB 662**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 662

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 662, with House Amendment Nos. 1, 3, 4, 5, House Amendment Nos. 1 & 2 to House Amendment No. 6, House Amendment No. 6 as amended, House Substitute Amendment No. 1 to House Amendment No. 7, and House Amendment No. 8, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 662, as amended;
2. That the Senate recede from its position on Senate Bill No. 662;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 662 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Will Kraus
/s/ Brad Lager
/s/ Wayne Wallingford
/s/ Scott Sifton
/s/ Paul LeVota

FOR THE HOUSE:

/s/ Andrew Koenig
/s/ Paul Curtman
/s/ Jon Carpenter

Senator Kraus moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—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	Sater
Schaaf	Schaefer	Schmitt	Sifton	Silvey	Wallingford	Walsh	Wasson—32

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—2

On motion of Senator Kraus, **CCS** for **HCS** for **SB 662**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 662

An Act to repeal sections 143.451, 144.021, and 144.080, RSMo, and to enact in lieu thereof four new

sections relating to taxation, with existing penalty provisions.

Was read the 3rd time and passed by the following vote:

YEAS—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	Sater
Schaaf	Schaefer	Schmitt	Sifton	Silvey	Wallingford	Walsh	Wasson—32

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—2

The President declared the bill passed.

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

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

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

Senator Parson, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SCS** for **SB 672**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT NO. 2 ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 672

The Conference Committee appointed on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 672, with House Amendment Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, House Amendment No. 1 to House Amendment No. 17, and House Amendment No. 17, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 672, as amended;
2. That the Senate recede from its position on Senate Committee Substitute for Senate Bill No. 672;
3. That the attached Conference Committee Substitute No. 2 for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 672 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Michael L. Parson

/s/ Bob Dixon

FOR THE HOUSE:

/s/ Caleb Jones

/s/ Kevin Elmer

/s/ Gary Romine

/s/ Jeremy LaFaver

/s/ Jolie Justus

/s/ Joseph P. Keaveny

Senator Parson moved that the above conference committee report no. 2 be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dempsey	Dixon	Holsman	Justus
Keaveny	Kehoe	Lager	LeVota	Libla	Munzlinger	Nasheed	Nieves
Parson	Pearce	Richard	Romine	Sater	Schaaf	Schaefer	Schmitt
Sifton	Silvey	Wallingford	Walsh	Wasson—29			

NAYS—Senators

Emery	Kraus	Lamping—3
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—2

On motion of Senator Parson, **CCS No. 2** for **HCS** for **SCS** for **SB 672**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE NO. 2 FOR
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 672

An Act to repeal sections 49.266, 56.067, 56.265, 56.363, 56.807, 56.816, 67.281, 67.320, 79.130, 94.270, 182.802, 192.310, 304.190, 321.322, 339.507, 348.407, 408.040, 488.305, 525.040, 525.070, 525.080, 525.230, and 525.310, RSMo, and to enact in lieu thereof thirty-three new sections relating to political subdivisions, with an existing penalty provision, and an effective date for certain sections.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dempsey	Dixon	Holsman	Justus
Keaveny	Kehoe	Lager	LeVota	Libla	Munzlinger	Nasheed	Nieves
Parson	Pearce	Richard	Romine	Sater	Schaaf	Schaefer	Schmitt
Sifton	Silvey	Wallingford	Walsh	Wasson—29			

NAYS—Senators

Emery	Kraus	Lamping—3
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—2

The President declared the bill passed.

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

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

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

Senator Pearce moved that the Senate refuse to concur in **HCS** for **SCS** for **SB 492**, as amended, and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Schaaf, on behalf of the conference committee appointed to act with a like committee from the House on **SCS** for **SB 612**, with **HA 1**, **HA 2**, **HA 3**, **HA 4** and **HA 5**, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 612

The Conference Committee appointed on Senate Committee Substitute for Senate Bill No. 612, with House Amendment Nos. 1, 2, 3, 4, and 5, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on Senate Committee Substitute for Senate Bill No. 612, as amended;
2. That the Senate recede from its position on Senate Committee Substitute for Senate Bill No. 612;
3. That the attached Conference Committee Substitute for Senate Committee Substitute for Senate Bill No. 612 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Rob Schaaf
/s/ Will Kraus
/s/ John Lamping
/s/ Scott Sifton
/s/ Paul LeVota

FOR THE HOUSE:

/s/ Denny Hoskins
/s/ Rocky Miller
Randy Dunn

Senator Schaaf moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—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	Sater
Schaaf	Schaefer	Schmitt	Sifton	Silvey	Wallingford	Walsh	Wasson—32

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—2

On motion of Senator Schaaf, **CCS** for **SCS** for **SB 612**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 612

An Act to repeal sections 143.183, 143.451, 144.021, and 144.054, RSMo, and to enact in lieu thereof four new sections relating to taxation.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curles	Dempsey	Dixon	Emery	Holsman
Justus	Keaveny	Kehoe	Kraus	Lager	Lamping	LeVota	Libla
Munzlinger	Nasheed	Nieves	Parson	Pearce	Richard	Romine	Sater
Schaaf	Schaefer	Schmitt	Sifton	Silvey	Wallingford	Walsh	Wasson—32

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—2

The President declared the bill passed.

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

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

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

Senator Dixon, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SB 621**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 621

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 621, with House Amendment Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 621, as

amended;

2. That the Senate recede from its position on Senate Bill No. 621;

3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 621 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Bob Dixon

/s/ Eric Schmitt

/s/ Kurt Schaefer

/s/ Jolie Justus

/s/ Joseph P. Keaveny

FOR THE HOUSE:

/s/ Stan Cox

/s/ Robert Cornejo

/s/ Mike Colona

Senator Dixon moved that the above conference committee report be adopted.

At the request of Senator Dixon, the above motion was withdrawn, which placed the bill back on the Calendar.

Senator Dempsey moved that the Senate refuse to recede from its position on **SS** for **SCS** for **HB 1504**, and grant the House a conference thereon, which motion prevailed.

Senator Brown, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SCS** for **SB 716**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT NO. 2 ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 716

The Conference Committee appointed on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 716, with House Amendment Nos. 1, 2, 3, 4, 5, 6, House Amendment No. 1 to House Amendment No. 7, House Amendment No. 7, as amended, House Amendment No. 1 to House Amendment No. 8, House Amendment No. 8, as amended, and House Amendment Nos. 9, 10, and 11, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 716, as amended;

2. That the Senate recede from its position on Senate Committee Substitute for Senate Bill No. 716;

3. That the attached Conference Committee Substitute No. 2 for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 716 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dan Brown

/s/ Eric Schmitt

FOR THE HOUSE:

/s/ Dwight Scharnhorst

/s/ Keith Frederick

/s/ David Sater

/s/ Chris Kelly

/s/ Scott Sifton

/s/ Gina Walsh

Senator Brown moved that the above conference committee report no. 2 be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Holsman	Justus
Keaveny	Kehoe	Kraus	Lamping	LeVota	Libla	Munzlinger	Nasheed
Nieves	Parson	Pearce	Richard	Romine	Sater	Schaaf	Schaefer
Schmitt	Sifton	Silvey	Wallingford	Walsh	Wasson—30		

NAYS—Senators—None

Absent—Senators

Dempsey Lager—2

Absent with leave—Senators—None

Vacancies—2

On motion of Senator Brown, **CCS No. 2** for **HCS** for **SCS** for **SB 716**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE NO. 2 FOR
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 716

An Act to repeal sections 174.335, 195.070, 334.035, 334.735, 338.010, 376.1363, and 630.167, RSMo, and to enact in lieu thereof sixteen new sections relating to public health.

Was read the 3rd time and passed by the following vote:

YEAS—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	Sater
Schaaf	Schaefer	Schmitt	Sifton	Silvey	Wallingford	Walsh	Wasson—32

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—2

The President declared the bill passed.

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

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

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

REPORTS OF STANDING COMMITTEES

Senator Cunningham, Chairman of the Committee on Governmental Accountability and Fiscal Oversight, submitted the following reports:

Mr. President: Your Committee on Governmental Accountability and Fiscal Oversight, to which were referred **SS** for **SCS** for **HCS** for **HB 1302**; **SCS** for **HB 1468**; **HCS** for **HB 1231**, with **SCS**; **HCS** for **HBs 1179** and **1765**, with **SCS**; **SCS** for **HB 1390**, as amended; **SCS** for **HCS** for **HB 1296**, as amended; **HCS** for **HB 1689**, with **SCS**; **HB 2163**; **HCS** for **HB 2141**, with **SCS**; and **HB 1906**, with **SCS**, begs leave to report that it has considered the same and recommends that the bills do pass.

HOUSE BILLS ON THIRD READING

Senator Pearce moved that **SCS** for **HB 1468** be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

SCS for **HB 1468** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dempsey	Dixon	Emery	Kehoe	Kraus	Lager
Lamping	Libla	Munzlinger	Nieves	Parson	Pearce	Richard	Romine
Sater	Schaaf	Schaefer	Schmitt	Silvey	Wallingford	Wasson—23	

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Justus	Keaveny	LeVota	Nasheed	Sifton
Walsh—9							

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—2

The President declared the bill passed.

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

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

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

Senator Lager moved that **SS** for **SCS** for **HCS** for **HB 1302** be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

SS for **SCS** for **HCS** for **HB 1302** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dempsey	Dixon	Emery	Holsman
Justus	Keaveny	Kehoe	Lager	Lamping	LeVota	Libla	Munzlinger
Nasheed	Nieves	Parson	Pearce	Richard	Romine	Sater	Schaaf
Schaefer	Schmitt	Sifton	Silvey	Wallingford	Walsh	Wasson—31	

NAYS—Senator Kraus—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—2

CONCURRENT RESOLUTIONS

Senator Libla moved that **HCR 9** be taken up for adoption, which motion prevailed.

Senator Libla offered **SS** for **HCR 9**:

SENATE SUBSTITUTE FOR

HOUSE CONCURRENT RESOLUTION NO. 9

WHEREAS, in 1959, Senate Resolution No. 33 and House Resolution No. 19, recognizing the importance of the extraordinary manifestations of nature and recreational attributes of the Current and Jacks Fork Riverways, requested Congress to enact legislation to preserve the natural resources and provide recreational development and other improvements for the public use; and

WHEREAS, in 1964, Congress answered Missouri's request by enacting legislation to establish the Ozark National Scenic Riverways; and

WHEREAS, the riverways within the Ozark National Scenic Riverways are, and remain, public highways of the State of Missouri, subject to concurrent jurisdiction between the State of Missouri and the United States under Missouri Senate Bill No. 362 enacted in 1971; and

WHEREAS, in 2005, the National Park Service began researching for the purpose of drafting a new general management plan for the Ozark National Scenic Riverways; and

WHEREAS, the National Park Service is advocating the "Preferred Alternative" option of the general management plan; and

WHEREAS, the goal of the "Preferred Alternative" option of the general management plan is to shut down public access points to riverways, eliminate motorized boat traffic from certain areas, further restrict boat motor horsepower in other areas, close several gravel bars, and propose that additional areas be designated as federal wilderness; and

WHEREAS, the "No-Action Alternative" option of the general management plan is an appropriate balance between resource preservation and opportunities for recreational use; and

WHEREAS, the general management plan will guide decisions related to the Ozark National Scenic Riverways for the next 15 to 20 years; and

WHEREAS, tourism is one of the most critical components of our rural economy; and

WHEREAS, thousands of hikers, campers, boaters, hunters, fishermen, and horseback riders visit these areas annually generating irreplaceable tax revenue; and

WHEREAS, any further limitations on the access to these riverways would severely impact this local economy;

WHEREAS, the Missouri Conservation Commission is charged with the control, management, restoration, conservation, and regulation of bird, fish, game, forestry, and all wildlife resources of the state, including hatcheries, sanctuaries, refuges, reservations, and all other property owned, acquired, or used for such purposes; and

WHEREAS, in September of 2009, the Missouri Department of Conservation recommended that "hunting, fishing, and trapping continue to be allowed through the Ozark National Scenic Riverways except in highly developed areas where a reasonable safety zone for public protection may be required":

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 strongly urge the United States Department of the Interior National Park Service to pursue one of the following three options in regard to the Ozark National Scenic Riverways:

1. Choose the "No-Action Alternative" option of the general management plan;
2. Enter into negotiations with the State of Missouri, Department of Conservation for the return of the Ozark National Scenic Riverways

to the State of Missouri so that the land will continued to be used for its original and intended purpose; or

3. Enter into a contract with the State of Missouri, Department of Conservation for the management, operation, and maintenance of the Ozark National Scenic Riverways; and

BE IT FURTHER RESOLVED that the Secretary of the Senate be instructed to prepare properly inscribed copies of this resolution for the President Pro Tempore of the United States Senate, the Speaker of the United States House of Representatives, the Secretary of the United States Department of the Interior, each member of the Missouri Congressional Delegation, the Director of the National Park Service, the Superintendent of the Ozark National Scenic Riverways, the Director of the Missouri Department of Conservation, and Governor Jay Nixon.

Senator Libla moved that **SS** for **HCR 9** be adopted, which motion prevailed.

On motion of Senator Libla, **HCR 9**, as amended by the **SS** was adopted by the following vote:

YEAS—Senators

Brown	Cunningham	Dempsey	Dixon	Emery	Kehoe	Kraus	Lager
Lamping	Libla	Munzlinger	Nieves	Parson	Pearce	Richard	Romine
Sater	Schaaf	Schaefer	Schmitt	Silvey	Wallingford	Wasson—23	

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Keaveny	LeVota	Nasheed	Sifton	Walsh—8
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Absent—Senator Justus—1

Absent with leave—Senators—None

Vacancies—2

Senator Pearce moved that **HCS** for **HCR 13** be taken up for adoption, which motion prevailed.

On motion of Senator Pearce, **HCS** for **HCR 13** was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Holsman	Justus
Keaveny	Kehoe	Kraus	Lager	Lamping	LeVota	Libla	Munzlinger
Nasheed	Nieves	Parson	Pearce	Richard	Romine	Sater	Schaaf
Schaefer	Schmitt	Sifton	Silvey	Wallingford	Walsh	Wasson—31	

NAYS—Senators—None

Absent—Senator Dempsey—1

Absent with leave—Senators—None

Vacancies—2

Senator Wallingford moved that **HCS** for **HCR 25** be taken up for adoption, which motion prevailed.

On motion of Senator Wallingford, **HCS** for **HCR 25** was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Holsman	Justus
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Keaveny	Kehoe	Kraus	Lager	Lamping	LeVota	Libla	Munzlinger
Nasheed	Nieves	Parson	Pearce	Richard	Romine	Sater	Schaaf
Schaefer	Schmitt	Sifton	Silvey	Wallingford	Walsh	Wasson—31	

NAYS—Senators—None

Absent—Senator Dempsey—1

Absent with leave—Senators—None

Vacancies—2

Senator Romine moved that **HCR 30** be taken up for adoption, which motion prevailed.

On motion of Senator Romine, **HCR 30** was adopted by the following vote:

YEAS—Senators

Brown	Cunningham	Dempsey	Dixon	Emery	Kehoe	Kraus	Lager
Lamping	LeVota	Libla	Munzlinger	Nieves	Parson	Pearce	Richard
Romine	Sater	Schaaf	Schaefer	Schmitt	Silvey	Wallingford	Wasson—24

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Justus	Keaveny	Nasheed	Sifton	Walsh—8
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—2

Senator Sater moved that **HCS for HCR 38** be taken up for adoption, which motion prevailed.

On motion of Senator Sater, **HCS for HCR 38** was adopted by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Emery	Kehoe	Kraus	Lager	Lamping
Libla	Munzlinger	Nieves	Parson	Pearce	Romine	Sater	Schaaf
Schaefer	Schmitt	Wallingford	Wasson—20				

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Justus	Keaveny	LeVota	Nasheed	Sifton
Walsh—9							

Absent—Senators

Dempsey	Richard	Silvey—3
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Absent with leave—Senators—None

Vacancies—2

Senator Kehoe moved that **HCS** for **HCR 45** be taken up for adoption, which motion prevailed.

On motion of Senator Kehoe, **HCS** for **HCR 45** was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Holsman	Justus
Keaveny	Kehoe	Kraus	Lager	Lamping	LeVota	Libla	Munzlinger
Nasheed	Nieves	Parson	Pearce	Romine	Sater	Schaaf	Schaefer
Schmitt	Sifton	Wallingford	Walsh	Wasson—29			

NAYS—Senators—None

Absent—Senators

Dempsey Richard Silvey—3

Absent with leave—Senators—None

Vacancies—2

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 passed **HCS** for **SB 656**, entitled:

An Act to repeal sections 21.750, 84.340, 571.030, 571.080, 571.101, 571.107, 571.111, 571.117, 590.010, and 590.205, RSMo, and to enact in lieu thereof fifteen new sections relating to firearms, with penalty provisions and an emergency clause for certain sections.

With House Amendment Nos. 1, 2, 3 and 4.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 656, Page 10, Section 571.101, Lines 5 to 7, by deleting all of said lines and inserting in lieu thereof the following:

“the applicant’s person or within a vehicle. A concealed carry permit shall be valid [for a period of five years] from the date of issuance or renewal **until five years from the last day of the month in which the permit was issued or renewed.** The concealed carry permit is valid throughout this state. **Although**”; and

Further amend said section and page, Lines 12 to14, by deleting all of said lines and inserting in lieu thereof the following:

“**from licensed dealers.** A concealed carry endorsement issued prior to August 28, 2013, shall continue [for a period of three years] from the date of issuance or renewal **until three years from the last day of the month in which the endorsement was issued or renewed** to authorize the carrying of a concealed”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Bill No. 656, Page 26, Section 571.510, Line 2, by

deleting the words, “**by or**”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Bill No. 656, Page 26, Section 571.510, Line 23, by inserting immediately after said line the following:

“575.153. 1. A person commits the crime of disarming a peace officer, as defined in section [590.100] **590.010**, or a correctional officer if such person intentionally:

(1) Removes a firearm [or other], deadly weapon, **or less-lethal weapon, to include blunt impact, chemical or conducted energy devices, used in the performance of his or her official duties** from the person of a peace officer or correctional officer while such officer is acting within the scope of his or her official duties; or

(2) Deprives a peace officer or correctional officer of such officer’s use of a firearm [or], deadly weapon, **or any other equipment described in subdivision (1) of this subsection** while the officer is acting within the scope of his or her official duties.

2. The provisions of this section shall not apply when:

(1) The defendant does not know or could not reasonably have known that the person he or she disarmed was a peace officer or correctional officer; or

(2) The peace officer or correctional officer was engaged in an incident involving felonious conduct by the peace officer or correctional officer at the time the defendant disarmed such officer.

3. Disarming a peace officer or correctional officer is a class C felony.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend House Committee Substitute for Senate Bill No. 656, Page 3, Section 160.665, Line 8, by inserting immediately after the word “firearms” the following:

“**or a self-defense spray device**”; and

Further amend said line, by inserting immediately after “district.” the following:

“**A self-defense spray device shall mean any device that is capable of carrying, and that rejects, releases, or emits, a nonlethal solution capable of incapacitating a violent threat.**”; and

Further amend Line 9, by inserting immediately after the word “firearm” the following:

“**or device**”; and

Further amend Line 10, by striking the word “such” and inserting in lieu thereof the following:

“**that**”; and

Further amend said line, by inserting immediately after the word “firearm” the following:

“**or device**”; and

Further amend Line 23, by inserting immediately after the word “administrator” the following:

“**seeking to carry a concealed firearm on school property**”; and

Further amend said bill and section, Page 4, Line 58, by inserting after all of said line the following:

“**11. Before a school district may designate a teacher or administrator as a school protection officer, the school board shall hold a public hearing on whether to allow such designation. Notice of the hearing shall be published at least fifteen days before the date of the hearing in a newspaper of general circulation within the city or county in which the school district is located. The board may determine at a closed meeting as “closed meeting” is defined under section 610.010 whether to authorize the designated school protection officer to carry a concealed firearm or a self-defense spray device.**”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Emergency clause adopted.

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 passed **SB 734**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCS** for **SB 735**.

Bill ordered enrolled.

CONFERENCE COMMITTEE APPOINTMENTS

President Pro Tem Dempsey appointed the following conference committee to act with a like committee from the House on **SS** for **SCS** for **HB 1504**: Senators Dempsey, Schmitt, Romine, Justus and Keaveny.

HOUSE BILLS ON THIRD READING

HB 1454, introduced by Representative Swan, et al, entitled:

An Act to repeal section 67.5098 as enacted by senate substitute for senate committee substitute for senate bill no. 650, ninety seventh general assembly, second regular session, and to enact in lieu thereof one new section relating to communications infrastructure deployment.

Was taken up by Senator Lager.

Senator Parson offered **SA 1**, which was read:

SENATE AMENDMENT NO. 1

Amend House Bill No. 1454, Page 1, Section A, Line 4, by inserting immediately after said line the following:

“**59.161. It shall hereafter be the duty of the recorder of deeds, in any county of the first**

classification with more than one hundred one thousand but fewer than one hundred fifteen thousand inhabitants, to keep his or her office open for the transaction of business between the hours of nine o'clock in the morning and nine o'clock in the evening Monday through Saturday. Notwithstanding any provision of law to the contrary, the recorder of deeds in such county shall be physically present in the office during the hours the office is open for business on Saturday.”; and

Further amend the title and enacting clause accordingly.

Senator Parson moved that the above amendment be adopted.

At the request of Senator Parson, **SA 1** was withdrawn.

On motion of Senator Lager, **HB 1454** was read the 3rd time and passed by the following vote:

YEAS—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	Sater
Schaaf	Schaefer	Schmitt	Sifton	Silvey	Wallingford	Walsh	Wasson—32

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—2

The President declared the bill passed.

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

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

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

At the request of Senator Pearce, **HCS** for **HB 1689**, with **SCS**, was placed on the Informal Calendar.

HB 1553, introduced by Representative Dohrman, et al, with **SCS**, entitled:

An Act to repeal section 182.802, RSMo, and to enact in lieu thereof one new section relating to public library district sales taxes.

Was taken up by Senator Pearce.

SCS for **HB 1553**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 1553

An Act to repeal sections 50.660, 50.783, 67.281, 82.1025, 82.1027, 82.1028, 82.1029, 82.1030, 94.579, 162.481, 182.802, 190.335, 190.339, and 349.045, RSMo, and to enact in lieu thereof seventeen new sections relating to political subdivisions.

Was taken up.

Senator Pearce moved that **SCS** for **HB 1553** be adopted.

Senator Lager offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for House Bill No. 1553, Page 25, Section 349.045, Line 53, by inserting after all of said line the following:

“483.140. It shall be the special duty of every judge of a court of record to examine into and superintend the manner in which the rolls and records of the court are made up and kept; to prescribe orders that will procure uniformity, regularity and accuracy in the transaction of the business of the court; to require that the records and files be properly maintained and entries be made at the proper times as required by law or supreme court rule, and that the duties of the clerks be performed according to law and supreme court rule; and if any clerk fail to comply with the law, the court shall proceed against him as for a misdemeanor. **The provisions of this section shall not be construed to permit the adoption of any local court rule that grants a judge the discretion to remove or direct the removal of any pleading, file, or communication from a court file or record without the agreement of all parties.**”; and

Further amend the title and enacting clause accordingly.

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

Senator Pearce offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Committee Substitute for House Bill No. 1553, Page 4, Section 67.281, Line 20, by inserting after all of said line the following:

“72.401. 1. If a commission has been established pursuant to section 72.400 in any county with a charter form of government where fifty or more cities, towns and villages have been established, any boundary change within the county shall proceed solely and exclusively in the manner provided for by sections 72.400 to 72.423, notwithstanding any statutory provisions to the contrary concerning such boundary changes.

2. In any county with a charter form of government where fifty or more cities, towns and villages have been established, if the governing body of such county has by ordinance established a boundary commission, as provided in sections 72.400 to 72.423, then boundary changes in such county shall proceed only as provided in sections 72.400 to 72.423.

3. The commission shall be composed of eleven members as provided in this subsection. No member, employee or contractor of the commission shall be an elective official, employee or contractor of the county or of any political subdivision within the county or of any organization representing political subdivisions or officers or employees of political subdivisions. Each of the appointing authorities described in subdivisions (1) to (3) of this subsection shall appoint persons who shall be residents of their respective locality so described. The appointing authority making the appointments shall be:

(1) The chief elected officials of all municipalities wholly within the county which have a population of more than twenty thousand persons, who shall name two members to the commission as prescribed in this subsection each of whom is a resident of a municipality within the county of more than twenty thousand persons;

(2) The chief elected officials of all municipalities wholly within the county which have a population of twenty thousand or less but more than ten thousand persons, who shall name one member to the commission as prescribed in this subsection who is a resident of a municipality within the county with a

population of twenty thousand or less but more than ten thousand persons;

(3) The chief elected officials of all municipalities wholly within the county which have a population of ten thousand persons or less, who shall name one member to the commission as prescribed in this subsection who is a resident of a municipality within the county with a population of ten thousand persons or less;

(4) An appointive body consisting of the director of the county department of planning, the president of the municipal league of the county, one additional person designated by the county executive, and one additional person named by the board of the municipal league of the county, which appointive body, acting by a majority of all of its members, shall name three members of the commission who are residents of the county; and

(5) The county executive of the county, who shall name four members of the commission, three of whom shall be from the unincorporated area of the county and one of whom shall be from the incorporated area of the county. The seat of a commissioner shall be automatically vacated when the commissioner changes his or her residence so as to no longer conform to the terms of the requirements of the commissioner's appointment. The commission shall promptly notify the appointing authority of such change of residence.

4. Upon the passage of an ordinance by the governing body of the county establishing a boundary commission, the governing body of the county shall, within ten days, send by United States mail written notice of the passage of the ordinance to the chief elected official of each municipality wholly or partly in the county.

5. Each of the appointing authorities described in subdivisions (1) to (4) of subsection 3 of this section shall meet within thirty days of the passage of the ordinance establishing the commission to compile its list of appointees. Each list shall be delivered to the county executive within forty-one days of the passage of such ordinance. The county executive shall appoint members within forty-five days of the passage of the ordinance. If a list is not submitted by the time specified, the county executive shall appoint the members using the criteria of subsection 3 of this section before the sixtieth day from the passage of the ordinance. At the first meeting of the commission appointed after the effective date of the ordinance, the commissioners shall choose by lot the length of their terms. Three shall serve for one year, two for two years, two for three years, two for four years, and two for five years. All succeeding commissioners shall serve for five years. Terms shall end on December thirty-first of the respective year. No commissioner shall serve more than two consecutive full terms. Full terms shall include any term longer than two years.

6. When a member's term expires, or if a member is for any reason unable to complete his term, the respective appointing authority shall appoint such member's successor. Each appointing authority shall act to ensure that each appointee is secured accurately and in a timely manner, when a member's term expires or as soon as possible when a member is unable to complete his term. A member whose term has expired shall continue to serve until his successor is appointed and qualified.

7. The commission, its employees and subcontractors shall be subject to the regulation of conflicts of interest as defined in sections 105.450 to 105.498 and to the requirements for open meetings and records under chapter 610.

8. Notwithstanding any provisions of law to the contrary, any boundary adjustment approved by the residential property owners and the governing bodies of the affected municipalities or the county, if involved, and any voluntary annexation approved by municipal ordinance provided that the municipality

owns the area to be annexed, that the area is contiguous with the municipality, and that the area is utilized only for parks and recreation purposes, shall not be subject to commission review. Such a boundary adjustment or annexation is not prohibited by the existence of an established unincorporated area.

9. Any annexation of property or defined areas of properties approved by a majority of property owners residing thereon and by ordinance of any municipality that is a service provider for both the water and sanitary sewer within the municipality shall be effective as provided in the annexation ordinance and shall not be subject to commission review. Such annexation shall not be prohibited by the existence of an established unincorporated area.”; and

Further amend the title and enacting clause accordingly.

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

Senator LeVota offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Committee Substitute for House Bill No. 1553, Page 4, Section 67.281, Line 20, by inserting immediately after all of said line the following:

“82.300. 1. Any city with a population of [four] **one** hundred thousand or more inhabitants [which is located in more than one county] may enact all needful ordinances for preserving order, securing persons or property from violence, danger and destruction, protecting public and private property and for promoting the general interests and ensuring the good government of the city, and for the protection, regulation and orderly government of parks, public grounds and other public property of the city, both within and beyond the corporate limits of such city; and to prescribe and impose, enforce and collect fines, forfeitures and penalties for the breach of any provisions of such ordinances and to punish the violation of such ordinances by fine or imprisonment, or by both fine and imprisonment; but no fine shall exceed one thousand dollars nor imprisonment exceed twelve months for any such offense, except as provided in subsection 2 of this section.

2. Any city with a population of [four] **one** hundred thousand or more inhabitants [which is located in more than one county] which operates a publicly owned treatment works in accordance with an approved pretreatment program pursuant to the federal Clean Water Act, 33 U.S.C. 1251, et seq. and chapter 644 may enact all necessary ordinances which require compliance by an industrial user with any pretreatment standard or requirement. Such ordinances may authorize injunctive relief or the imposition of a fine of at least one thousand dollars but not more than five thousand dollars per violation for noncompliance with such pretreatment standards or requirements. For any continuing violation, each day of the violation shall be considered a separate offense.

3. Any city with a population of more than [four] **one** hundred thousand inhabitants may enact all needful ordinances to protect public and private property from illegal and unauthorized dumping and littering, and to punish the violation of such ordinances by a fine not to exceed one thousand dollars or by imprisonment not to exceed twelve months for each offense, or by both such fine and imprisonment.

4. Any city with a population of more than [four] **one** hundred thousand inhabitants may enact all needful ordinances to protect public and private property from nuisance and property maintenance code violations, and to punish the violation of such ordinances by a fine not to exceed one thousand dollars or by imprisonment not to exceed twelve months for each offense, or by both such fine and imprisonment.”; and

Further amend the title and enacting clause accordingly.

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

Senator Schaefer offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Committee Substitute for House Bill No. 1553, Page 15, Section 94.579, Line 158, by inserting after all of said line the following:

“99.805. As used in sections 99.800 to 99.865, unless the context clearly requires otherwise, the following terms shall mean:

(1) “Blighted area”, an area which, by reason of the predominance of defective or inadequate street layout, unsanitary or unsafe conditions, deterioration of site improvements, improper subdivision or obsolete platting, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, retards the provision of housing accommodations or constitutes an economic or social liability or a menace to the public health, safety, morals, or welfare in its present condition and use;

(2) “Collecting officer”, the officer of the municipality responsible for receiving and processing payments in lieu of taxes or economic activity taxes from taxpayers or the department of revenue;

(3) “Conservation area”, any improved area within the boundaries of a redevelopment area located within the territorial limits of a municipality in which fifty percent or more of the structures in the area have an age of thirty-five years or more. Such an area is not yet a blighted area but is detrimental to the public health, safety, morals, or welfare and may become a blighted area because of any one or more of the following factors: dilapidation; obsolescence; deterioration; illegal use of individual structures; presence of structures below minimum code standards; abandonment; excessive vacancies; overcrowding of structures and community facilities; lack of ventilation, light or sanitary facilities; inadequate utilities; excessive land coverage; deleterious land use or layout; depreciation of physical maintenance; and lack of community planning. A conservation area shall meet at least three of the factors provided in this subdivision for projects approved on or after December 23, 1997;

(4) “Economic activity taxes”, the total additional revenue from taxes which are imposed by a municipality and other taxing districts, and which are generated by economic activities within a redevelopment area over the amount of such taxes generated by economic activities within such redevelopment area in the calendar year prior to the adoption of the ordinance designating such a redevelopment area, while tax increment financing remains in effect, but excluding personal property taxes, taxes imposed on sales or charges for sleeping rooms paid by transient guests of hotels and motels, licenses, fees or special assessments. For redevelopment projects or redevelopment plans approved after December 23, 1997, if a retail establishment relocates within one year from one facility to another facility within the same county and the governing body of the municipality finds that the relocation is a direct beneficiary of tax increment financing, then for purposes of this definition, the economic activity taxes generated by the retail establishment shall equal the total additional revenues from economic activity taxes which are imposed by a municipality or other taxing district over the amount of economic activity taxes generated by the retail establishment in the calendar year prior to its relocation to the redevelopment area;

(5) “Economic development area”, any area or portion of an area located within the territorial limits of a municipality, which does not meet the requirements of subdivisions (1) and (3) of this section, and in which the governing body of the municipality finds that redevelopment will not be solely used for

development of commercial businesses which unfairly compete in the local economy and is in the public interest because it will:

- (a) Discourage commerce, industry or manufacturing from moving their operations to another state; or
- (b) Result in increased employment in the municipality; or
- (c) Result in preservation or enhancement of the tax base of the municipality;

(6) “Gambling establishment”, an excursion gambling boat as defined in section 313.800 and any related business facility including any real property improvements which are directly and solely related to such business facility, whose sole purpose is to provide goods or services to an excursion gambling boat and whose majority ownership interest is held by a person licensed to conduct gambling games on an excursion gambling boat or licensed to operate an excursion gambling boat as provided in sections 313.800 to 313.850. This subdivision shall be applicable only to a redevelopment area designated by ordinance adopted after December 23, 1997;

(7) “Greenfield area”, any vacant, unimproved, or agricultural property that is located wholly outside the incorporated limits of a city, town, or village, or that is substantially surrounded by contiguous properties with agricultural zoning classifications or uses unless said property was annexed into the incorporated limits of a city, town, or village ten years prior to the adoption of the ordinance approving the redevelopment plan for such greenfield area;

(8) “Municipality”, a city, village, or incorporated town or any county of this state. For redevelopment areas or projects approved on or after December 23, 1997, “municipality” applies only to cities, villages, incorporated towns or counties established for at least one year prior to such date;

(9) “Obligations”, bonds, loans, debentures, notes, special certificates, or other evidences of indebtedness issued by a municipality to carry out a redevelopment project or to refund outstanding obligations;

(10) “Ordinance”, an ordinance enacted by the governing body of a city, town, or village or a county or an order of the governing body of a county whose governing body is not authorized to enact ordinances;

(11) “Payment in lieu of taxes”, those estimated revenues from real property in the area selected for a redevelopment project, which revenues according to the redevelopment project or plan are to be used for a private use, which taxing districts would have received had a municipality not adopted tax increment allocation financing, and which would result from levies made after the time of the adoption of tax increment allocation financing during the time the current equalized value of real property in the area selected for the redevelopment project exceeds the total initial equalized value of real property in such area until the designation is terminated pursuant to subsection 2 of section 99.850;

(12) “Redevelopment area”, an area designated by a municipality, in respect to which the municipality has made a finding that there exist conditions which cause the area to be classified as a blighted area, a conservation area, an economic development area, an enterprise zone pursuant to sections 135.200 to 135.256, or a combination thereof, which area includes only those parcels of real property directly and substantially benefitted by the proposed redevelopment project;

(13) “Redevelopment plan”, the comprehensive program of a municipality for redevelopment intended by the payment of redevelopment costs to reduce or eliminate those conditions, the existence of which qualified the redevelopment area as a blighted area, conservation area, economic development area, or combination thereof, and to thereby enhance the tax bases of the taxing districts which extend into the

redevelopment area. Each redevelopment plan shall conform to the requirements of section 99.810;

(14) “Redevelopment project”, any development project within a redevelopment area in furtherance of the objectives of the redevelopment plan; any such redevelopment project shall include a legal description of the area selected for the redevelopment project;

(15) “Redevelopment project costs” include the sum total of all reasonable or necessary costs incurred or estimated to be incurred, and any such costs incidental to a redevelopment plan or redevelopment project, as applicable. Such costs include, but are not limited to, the following:

(a) Costs of studies, surveys, plans, and specifications;

(b) Professional service costs, including, but not limited to, architectural, engineering, legal, marketing, financial, planning or special services. Except the reasonable costs incurred by the commission established in section 99.820 for the administration of sections 99.800 to 99.865, such costs shall be allowed only as an initial expense which, to be recoverable, shall be included in the costs of a redevelopment plan or project;

(c) Property assembly costs, including, but not limited to[.];

a. Acquisition of land and other property, real or personal, or rights or interests therein[.]; **and**

b. Demolition of buildings, and the clearing and grading of land;

(d) Costs of rehabilitation, reconstruction, or repair or remodeling of existing buildings and fixtures;

(e) Initial costs for an economic development area;

(f) Costs of construction of public works or improvements;

(g) Financing costs, including, but not limited to, all necessary and incidental expenses related to the issuance of obligations, and which may include payment of interest on any obligations issued pursuant to sections 99.800 to 99.865 accruing during the estimated period of construction of any redevelopment project for which such obligations are issued and for not more than eighteen months thereafter, and including reasonable reserves related thereto;

(h) All or a portion of a taxing district’s capital costs resulting from the redevelopment project necessarily incurred or to be incurred in furtherance of the objectives of the redevelopment plan and project, to the extent the municipality by written agreement accepts and approves such costs;

(i) Relocation costs to the extent that a municipality determines that relocation costs shall be paid or are required to be paid by federal or state law;

(j) Payments in lieu of taxes;

(16) “Special allocation fund”, the fund of a municipality or its commission which contains at least two separate segregated accounts for each redevelopment plan, maintained by the treasurer of the municipality or the treasurer of the commission into which payments in lieu of taxes are deposited in one account, and economic activity taxes and other revenues are deposited in the other account;

(17) “Taxing districts”, any political subdivision of this state having the power to levy taxes;

(18) “Taxing districts’ capital costs”, those costs of taxing districts for capital improvements that are found by the municipal governing bodies to be necessary and to directly result from the redevelopment project; and

(19) “Vacant land”, any parcel or combination of parcels of real property not used for industrial,

commercial, or residential buildings.

99.825. 1. Prior to the adoption of an ordinance proposing the designation of a redevelopment area, or approving a redevelopment plan or redevelopment project, the commission shall fix a time and place for a public hearing as required in subsection 4 of section 99.820 and notify each taxing district located wholly or partially within the boundaries of the proposed redevelopment area, plan or project. At the public hearing any interested person or affected taxing district may file with the commission written objections to, or comments on, and may be heard orally in respect to, any issues embodied in the notice. The commission shall hear and consider all protests, objections, comments and other evidence presented at the hearing. The hearing may be continued to another date without further notice other than a motion to be entered upon the minutes fixing the time and place of the subsequent hearing; provided, if the commission is created under subsection 3 of section 99.820, the hearing shall not be continued for more than thirty days beyond the date on which it is originally opened unless such longer period is requested by the chief elected official of the municipality creating the commission and approved by a majority of the commission. Prior to the conclusion of the hearing, changes may be made in the redevelopment plan, redevelopment project, or redevelopment area, provided that each affected taxing district is given written notice of such changes at least seven days prior to the conclusion of the hearing. After the public hearing but prior to the adoption of an ordinance approving a redevelopment plan or redevelopment project, or designating a redevelopment area, changes may be made to the redevelopment plan, redevelopment projects or redevelopment areas without a further hearing, if such changes do not enlarge the exterior boundaries of the redevelopment area or areas, and do not substantially affect the general land uses established in the redevelopment plan or substantially change the nature of the redevelopment projects, provided that notice of such changes shall be given by mail to each affected taxing district and by publication in a newspaper of general circulation in the area of the proposed redevelopment not less than ten days prior to the adoption of the changes by ordinance. After the adoption of an ordinance approving a redevelopment plan or redevelopment project, or designating a redevelopment area, no ordinance shall be adopted altering the exterior boundaries, affecting the general land uses established pursuant to the redevelopment plan or changing the nature of the redevelopment project without complying with the procedures provided in this section pertaining to the initial approval of a redevelopment plan or redevelopment project and designation of a redevelopment area. Hearings with regard to a redevelopment project, redevelopment area, or redevelopment plan may be held simultaneously.

2. [Effective January 1, 2008,] If, after concluding the hearing required under this section, the commission makes a recommendation under section 99.820 in opposition to a proposed redevelopment plan, redevelopment project, or designation of a redevelopment area, or any amendments thereto, a municipality desiring to approve such project, plan, designation, or amendments shall do so only upon a two-thirds majority vote of the governing body of such municipality. **For plans, projects, designations, or amendments approved by a municipality over the recommendation in opposition by the commission formed under subsection 3 of section 99.820 or a commission located in any county of the first classification with more than one hundred fifty thousand but fewer than two hundred thousand inhabitants, the economic activity taxes and payments in lieu of taxes generated by such plan, project, designation, or amendment shall not exceed the costs associated with those contained in subparagraph b of paragraph (c) of subdivision (15) of section 99.805 per redevelopment project.**

3. Tax incremental financing projects within an economic development area shall apply to and fund only the following infrastructure projects: highways, roads, streets, bridges, sewers, traffic control systems and devices, water distribution and supply systems, curbing, sidewalks and any other similar public

improvements, but in no case shall it include buildings.”; and

Further amend the title and enacting clause accordingly.

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

Senator Pearce moved that **SCS** for **HB 1553**, as amended, be adopted, which motion prevailed.

On motion of Senator Pearce, **SCS** for **HB 1553**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dempsey	Dixon	Holsman	Keaveny
Kehoe	Lager	Lamping	LeVota	Libla	Munzlinger	Parson	Pearce
Richard	Romine	Sater	Schaaf	Schaefer	Schmitt	Sifton	Silvey
Wallingford	Wasson—26						

NAYS—Senators

Emery	Kraus	Nieves—3
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Absent—Senators

Justus	Nasheed	Walsh—3
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Absent with leave—Senators—None

Vacancies—2

The President declared the bill passed.

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

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

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

PRIVILEGED MOTIONS

Senator Dixon moved that the Senate refuse to adopt the Conference Committee Report on **HCS** for **SB 621**, as amended, and request the House to grant the Senate a further conference thereon, which motion prevailed.

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 passed **HCS** for **SB 504**, entitled:

An Act to repeal section 536.016, RSMo, and to enact in lieu thereof one new section relating to the availability of proposed rules on the internet.

With House Amendment No. 1.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 504, Page 2, Section 536.016, Line 20, by inserting after word “**register**” the words “**and all material incorporated by reference**”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

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 passed **SS** for **SB 745**.

With House Amendment Nos. 1 and 2.

HOUSE AMENDMENT NO. 1

Amend Senate Substitute for Senate Bill No. 745, Pages 3 and 4, Section 221.105, Lines 1 to 45, by removing all of said section and lines from the bill; and

Further amend said bill, Pages 4 and 5, Section 488.5026, Lines 1 to 31, by removing all of said section and lines from the bill; and

Further amend said bill, Pages 30 and 31, Section B, Lines 1 to 7, by removing all of said section and lines from the bill; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend Senate Substitute for Senate Bill No. 745, Page 11, Section 571.101, Lines 6 through 7, by deleting all of said lines and inserting in lieu thereof the following:

“or within a vehicle. A concealed carry permit shall be valid [for a period of five years] from the date of issuance or renewal **until five years from the last day of the month in which**”; and

Further amend said bill and section, Page 12, Lines 15 through 16, by deleting all of said lines and inserting in lieu thereof the following:

“concealed carry endorsement issued prior to August 28, 2013, shall continue [for a period of three years] from the date of issuance or renewal **until three years from the last day of the**”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

President Pro Tem Dempsey assumed the Chair.

REFERRALS

President Pro Tem Dempsey referred **HCR 19**; **HCR 22**; **HCR 48**; and **HCS** for **HCR 49** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

REPORTS OF STANDING COMMITTEES

Senator Lager, Chairman of the Committee on Commerce, Consumer Protection, Energy and the

Environment, submitted the following report:

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **HCS** for **HB 1078**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Nieves, Chairman of the Committee on General Laws, submitted the following report:

Mr. President: Your Committee on General Laws, to which was referred **HCS** for **HBs 1665** and **1335**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

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

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **HCS** for **HB 1374**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Parson, Chairman of the Committee on Small Business, Insurance and Industry, submitted the following report:

Mr. President: Your Committee on Small Business, Insurance and Industry, to which was referred **HCS** for **HB 1225**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

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

Mr. President: Your Committee on Jobs, Economic Development and Local Government, to which was referred **HCS** for **HB 1304**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

RESOLUTIONS

Senator Schmitt offered Senate Resolution No. 2077, regarding the Fiftieth Wedding Anniversary of Mr. and Mrs. Dale Koch, St. Louis, which was adopted.

Senator Schmitt offered Senate Resolution No. 2078, regarding Bradley Craigmyle, which was adopted.

Senator Wasson offered Senate Resolution No. 2079, regarding Bob Hammerschmidt, Springfield, which was adopted.

Senator Romine offered Senate Resolution No. 2080, regarding Kevin Abts, Ste. Genevieve, which was adopted.

Senator Romine offered Senate Resolution No. 2081, regarding Mary Looney, which was adopted.

Senator Romine offered Senate Resolution No. 2082, regarding Lisa Bates, which was adopted.

Senator Romine offered Senate Resolution No. 2083, regarding Melanie Dillard, which was adopted.

Senator Romine offered Senate Resolution No. 2084, regarding Randy Huff, which was adopted.

INTRODUCTIONS OF GUESTS

Senator Kehoe introduced to the Senate, the Physician of the Day, Joyce Wilson, M.D., Jefferson City.
On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

SIXTY-EIGHTH DAY—WEDNESDAY, MAY 14, 2014

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCS for HJR 75

THIRD READING OF SENATE BILLS

SS for SCS for SB 666-Schmitt (In
Fiscal Oversight)

SS for SB 538-Keaveny (In Fiscal Oversight)

SS for SCS for SB 850-Munzlinger (In
Fiscal Oversight)

SENATE BILLS FOR PERFECTION

- | | |
|----------------------------------|----------------------------------|
| 1. SB 858-Kraus | 7. SBs 798 & 514-Emery, with SCS |
| 2. SB 669-Schaaf | 8. SB 865-Nieves |
| 3. SB 821-Schaefer | 9. SB 619-Nieves, with SCS |
| 4. SB 823-Dixon, et al, with SCS | 10. SB 531-Nasheed |
| 5. SB 973-Brown | 11. SB 820-Schaefer |
| 6. SB 815-Pearce, with SCS | |

HOUSE BILLS ON THIRD READING

- | | |
|---|--|
| 1. HJR 48-Solon, et al (Wallingford) (In
Fiscal Oversight) | 4. HCS for HB 1231, with SCS (Dixon) |
| 2. HB 1865-Redmon, et al, with SCS
(Libla) (In Fiscal Oversight) | 5. HCS for HB 1831, with SCS (Schmitt) |
| 3. HB 1539-Kelley (127), et al, with SCS
(Dixon) | 6. HCS for HBs 1179 & 1765, with SCS (Dixon) |
| | 7. HB 1707-Conway (Kehoe) |
| | 8. HB 2163-Riddle (Kehoe) |
| | 9. HB 1693-Barnes (Schaefer) |

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|---|--|
| 10. HB 1692-Korman, with SCS (Justus) | 15. HB 1574-Hoskins (Dixon) |
| 11. HCS for HB 1614, with SCS (Schaefer) | 16. HCS for HB 1078, with SCS |
| 12. HB 1883-Flanigan and Allen, with SCA 1
(Dixon) | 17. HCS for HBs 1665 & 1335, with SCS |
| 13. HB 1906-Schieber, with SCS (Dixon) | 18. HCS for HB 1374, with SCS (Cunningham) |
| 14. HCS for HB 2141, with SCS (Kehoe) | 19. HCS for HB 1225, with SCS |
| | 20. HCS for HB 1304, with SCS |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|--|---|
| SB 490-Lager and Kehoe, with SCS | SB 739-Romine, with SCS, SS for SCS, SA 1
& SA 1 to SA 1 (pending) |
| SB 494-Pearce, with SS (pending) | SB 755-Wallingford |
| SB 501-Keaveny | SB 762-Schaefer, with SCS |
| SB 518-Sater, with SCS, SA 2 & SA 1 to
SA 2 (pending) | SB 769-Pearce, with SCS |
| SB 519-Sater, with SS & SA 1 (pending) | SB 770-Wallingford, with SCS |
| SS for SB 543-Munzlinger | SBs 787 & 804-Justus, with SCS |
| SB 550-Sater, with SCS | SB 790-Dixon |
| SB 553-Emery, with SCS, SS for SCS & SA 1
(pending) | SB 814-Brown |
| SB 555-Nasheed, with SS & SA 1 (pending) | SB 819-Wallingford, with SCS |
| SB 566-Sifton | SB 830-Parson |
| SB 573-Munzlinger, with SCS | SBs 836 & 800-Munzlinger, with SCS |
| SB 578-Kraus | SB 846-Richard |
| SB 589-Brown, with SCS, SA 2 & SA 1 to
SA 2 (pending) | SB 848-LeVota, with SCS |
| SB 617-Parson, with SCS, SS for SCS & SA 1
(pending) | SB 875-Sater, with SCS |
| SB 634-Parson, with SCS | SB 887-Schaefer |
| SB 641-Emery | SB 888-Parson, with SCS |
| SB 644-LeVota | SB 912-Wasson and Justus, with SCS (pending) |
| SB 659-Wallingford, with SCS | SB 919-Justus |
| SB 663-Munzlinger, with SCS | SB 966-Lager |
| SB 671-Sater | SJR 25-Lager, with SS, SA 2 & SA 1 to SA 2
(pending) |
| SB 712-Walsh, with SCS & SS for SCS (pending) | SJR 26-Lager, with SS & SA 1 (pending) |
| SB 724-Parson | SJR 34-Emery |
| | SJR 42-Schmitt, with SS (pending) |

HOUSE BILLS ON THIRD READING

HCS for HB 1044, with SCS (Lamping)	HB 1455-Hoskins and Fraker (Kraus)
HB 1073-Dugger, et al (Kraus)	HCS for HB 1501, with SS & SA 6 (pending) (Schmitt)
HB 1126-Dugger and Entlicher, with SCS & SA 6 (pending) (Kraus)	HB 1506-Franklin, et al (Brown)
HCS for HB 1156 (Pearce)	HCS for HB 1514, with SCS (Parson)
HB 1173-Burlison, et al, with SA 1 & SA 1 to SA 1 (pending) (Brown)	HCS for HB 1557, with SS, SA 1 & SSA 1 for SA 1 (pending) (Munzlinger)
HCS for HB 1189, with SCA 1 (Kehoe)	HB 1617-Rehder, et al, with SCS, SS#2 for SCS, SA 1 & SA 2 to SA 1 (pending) (Brown)
HCS for HB 1192, with SCS (Brown)	HCS for HB 1689, with SCS (Pearce)
HCS for HB 1204, with SCS (Lager)	HCS for HBs 1861 & 1864, with SCS (Munzlinger)
HCS for HB 1261 (Kraus)	HCS for HB 1918, with SA 1 (pending) (Lager)
HCS for HB 1295, with SCS (Kraus)	HCS for HB 1937, with SCS (Munzlinger)
SCS for HCS for HB 1296, as amended (Kraus)	HB 2028-Peters, et al (Schmitt)
HCS for HB 1326, with SCS (Kehoe)	HB 2079-Funderburk, with SS (pending) (Lager)
HCS for HB 1336, with SCS (Wasson)	HCS for HJR 47, with SA 1 & SA 1 to SA 1 (pending) (Kraus)
HCS for HB 1371, with SCS (Justus)	HJR 72-Richardson, et al (Silvey)
HB 1388-Cornejo, et al, with SCS (Schaefer)	
SCS for HB 1390-Thomson, et al, as amended (Pearce)	
HB 1430-Jones (110), et al (Schaaf)	

CONSENT CALENDAR

House Bills

Reported 4/15

HCS for HB 1510 (Brown)

SENATE BILLS WITH HOUSE AMENDMENTS

SB 504-Munzlinger, with HCS, as amended	SB 656-Kraus, with HCS, as amended
SCS for SB 526-Cunningham, with HA 1, HA 2, HA 3, as amended, HA 4, as amended, HA 5 & HA 6	SCS for SB 723-Parson, with HCS, as amended SS for SB 745-Munzlinger, with HA 1 & HA 2 SB 859-Brown, with HCS

BILLS IN CONFERENCE AND BILLS
CARRYING REQUEST MESSAGES

In Conference

SCS for SBs 493, 485, 495, 516, 534, 545, 595,
616 & 624-Pearce, with HCS, as amended
SCS for SB 612-Schaaf, with HA 1, HA 2,
HA 3, HA 4 & HA 5 (Senate adopted CCR
and passed CCS)
SB 614-Dixon, with HCS, as amended
SB 621-Dixon, with HCS, as amended
(Senate requests further conference)
SB 662-Kraus, with HCS, as amended
(Senate adopted CCR and passed CCS)
SCS for SB 672-Parson, with HCS, as amended
(Senate adopted CCR#2 and passed CCS#2)

SB 693-Parson, with HCS, as amended
SCS for SB 716-Brown, with HCS, as amended
(Senate adopted CCR#2 and passed CCS#2)
HCS for HB 1439, with SS for SCS, as
amended (Nieves)
HB 1490-Bahr, et al, with SS for SCS, as
amended (Emery) (House adopted CCR
and passed CCS)
HB 1504-Zerr, with SS for SCS (Dempsey)

Requests to Recede or Grant Conference

SCS for SB 492-Pearce, with HCS, as amended
(Senate requests House recede or grant
conference)

RESOLUTIONS

Reported from Committee

HCR 29-Scharnhorst

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