

Journal of the Senate

SECOND REGULAR SESSION

SIXTY-THIRD DAY—WEDNESDAY, MAY 4, 2016

The Senate met pursuant to adjournment.

President Kinder in the Chair.

Reverend Carl Gauck offered the following prayer:

“Draw nigh to God, and he will draw nigh to you.” (James 4:8)

Lord God, we thank You for we can call upon You and You hear our cry. We thank You for You have promised to be with us as we are required to make difficult decisions and realize that such decisions often result in winners and losers. So we call upon You to guide us so our decisions are helpful bringing about the greater good. 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 Onder announced photographers from The Missouri Times, Missouri.net and KRCG-TV 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	Dixon	Emery	Hegeman
Holsman	Keaveny	Kehoe	Kraus	Libla	Munzlinger	Nasheed
Onder	Parson	Pearce	Richard	Riddle	Romine	Sater
Schaaf	Schaefer	Schatz	Schmitt	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—2

The Lieutenant Governor was present.

RESOLUTIONS

Senator Sifton offered Senate Resolution No. 2129, regarding Wilbert Arthur “Wib” Casten, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 2130, regarding Norman John Raaf, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 2131, regarding Robert J. “Bob” Ackerman, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 2132, regarding Roland Edward Fuhr, St. Louis, which was adopted.

Senator Schmitt offered Senate Resolution No. 2133, regarding William Casey “Bill” Lenox, Saint Louis, which was adopted.

Senator Schmitt offered Senate Resolution No. 2134, regarding Larry Kambert, Ballwin, which was adopted.

Senator Schmitt offered Senate Resolution No. 2135, regarding Charles Edward “Charlie” Penn, Chesterfield, which was adopted.

Senator Schmitt offered Senate Resolution No. 2136, regarding Dr. Frank D. Fontana, Saint Louis, which was adopted.

Senator Schmitt offered Senate Resolution No. 2137, regarding Alan Edwin “Al” Schaeffer, Saint Louis, which was adopted.

Senator Schmitt offered Senate Resolution No. 2138, regarding Charles Peter “Chuck” Wolf, Saint Louis, which was adopted.

Senator Schmitt offered Senate Resolution No. 2139, regarding James William “Jim” Bryant, Saint Louis, which was adopted.

Senator Schmitt offered Senate Resolution No. 2140, regarding Raymond Bernard “Ray” Dierkes, Saint Louis, which was adopted.

Senator Wieland offered Senate Resolution No. 2141, regarding Joshua Stockton, which was adopted.

REFERRALS

President Pro Tem Richard referred **HCR 66** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

HOUSE BILLS ON THIRD READING

Senator Silvey moved that **HCS** for **HB 2689**, with **SS**, **SA 1**, **SSA 1** for **SA 1** and **SA 1** to **SSA 1** for **SA 1** (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage.

SA 1 to **SSA 1** for **SA 1** was again taken up.

At the request of Senator Silvey, the above amendment was withdrawn.

Senator Pearce assumed the Chair.

SSA 1 for **SA 1** was again taken up.

At the request of Senator Silvey, **HCS** for **HB 2689**, with **SS**, **SA 1** and **SSA 1** for **SA 1** (pending) was placed on the Informal Calendar.

SENATE BILLS FOR PERFECTION

Senator Dixon moved that **SB 662** and **SB 587**, with **SCS**, be called from the Informal Calendar and taken up for perfection, which motion prevailed.

SCS for **SBs 662** and **587**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILLS NOS. 662 and 587

An Act to amend chapter 1, RSMo, by adding thereto one new section relating to the compact for a balanced budget, with an emergency clause.

Was taken up.

Senator Dixon moved that **SCS** for **SBs 662** and **587** be adopted, which motion prevailed.

President Pro Tem Richard assumed the Chair.

At the request of Senator Dixon, **SCS** for **SBs 662** and **587**, was placed on the Informal Calendar.

MESSAGES FROM THE GOVERNOR

The following message was received from the Governor, reading of which was waived:

May 4, 2016

TO THE SECRETARY OF THE SENATE
98TH GENERAL ASSEMBLY
SECOND REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you Senate Committee Substitute for Senate Bills Nos. 586 & 651, entitled:

AN ACT

To repeal sections 163.011 and 163.018, RSMo, and to enact in lieu thereof two new sections relating to elementary and secondary education, with an emergency clause.

I disapprove of Senate Committee Substitute for Senate Bills Nos. 586 & 651. My reasons for disapproval are as follows:

Senate Bills Nos. 586 & 651 would dramatically reduce the amount of funding called for under Missouri's public school foundation formula. This would be accomplished by re-imposition of a 5% cap on increases in current operating expenses when calculating the state adequacy target for per student state funding. This cheapening of the foundation formula would result in a broken promise to our local schools and the students they educate and cannot receive my approval.

Senate Bills Nos. 586 & 651's primary purpose is to reduce the amount of state funding the legislature had previously concluded was necessary to provide an equitable, high-quality education to Missouri's students. Under existing Missouri law, fully funding the formula would require approximately \$3.764 billion. Senate Bills Nos. 586 & 651 would slash this goal by more than \$400 million. With Senate Bills Nos. 586 & 651, the legislature would be turning its back on a funding formula it has long embraced, reneging on its existing fiscal obligation to our local schools and shifting more of the financial burden to educate our students to local taxpayers.

In Missouri, support for local public schools is a fundamental value. And reflecting this value, the state has persevered during my years as Governor to provide greater educational opportunities for our children during both good and bad economic times. However, Senate Bills Nos. 586 & 651 would abandon this value at precisely the time the state has been raising its standards for student learning, using more rigorous metrics to measure annual school performance and increasing expectations for teacher training.

By giving future governors and legislators a passing grade for a lower score, Senate Bills Nos. 586 & 651 would provide cover for legislators to turn their backs on our local schools by passing even more reckless tax breaks that will further erode state funding for education and require local taxpayers to shoulder more of the financial burden to provide our children a quality education. After already diverting state revenues from education to special interests, legislators are now trying to mask the results of their misguided actions by lowering the bar for state funding for public schools.

Rather than placing a priority on public education, Senate Bills Nos. 586 & 651 would instead decrease the benchmark for state funding and shortchange Missouri's students. And while the funding obligation contained in this legislation might be easier to meet, the General Assembly has already failed an initial test, missed this new, lower target and, in so doing, revealed its lack of sincere commitment to our public schools. The fiscal year 2017 budget recently passed by the General Assembly does not fully fund the lowered financial obligation to our schools contained in Senate Bills Nos. 586 & 651 and, in fact, fails to meet the funding level recommended in the budget I submitted in January.

In accordance with the above stated reasons for disapproval, I am returning Senate Committee Substitute for Senate Bill Nos. 586 & 651 without my approval.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

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 **SBs 905 & 992**.

Bill ordered enrolled.

Emergency clause adopted.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SB 915**.

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 1009**.

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 **HCS** for **HB 2566**, entitled:

An Act to repeal section 161.216, RSMo, and to enact in lieu thereof one new section relating to the early learning quality assurance report pilot program.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

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

RECESS

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

President Pro Tem Richard assumed the Chair.

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 **HCS** for **HB 1713**, with **SCS**; **HCS** for **HB 1696**, with **SCS**; **HB 1565**; **HCS** for **HB 2380**, with **SCS**; and **HJR 58**, begs leave to report that it has considered the same and recommends that the bills do pass.

Senator Pearce, Chairman of the Committee on Education, submitted the following reports:

Mr. President: Your Committee on Education, to which was referred **HCS** for **HB 1583**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Education, to which was referred **HCS** for **HB 2379**, 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 1912**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Wasson, Chairman of the Committee on Financial and Governmental Organizations and Elections, submitted the following report:

Mr. President: Your Committee on Financial and Governmental Organizations and Elections, to which was referred **HB 1816**, 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 1718**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Kraus, Chairman of the Committee on Ways and Means, submitted the following report:

Mr. President: Your Committee on Ways and Means, to which was referred **HCS** for **HB 2496**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Brown, Chairman of the Committee on Veterans' Affairs and Health, submitted the following report:

Mr. President: Your Committee on Veterans' Affairs and Health, to which was referred **HCS** for **HB 2402**, begs leave to report that it has considered the same and recommends that the Senate Committee

Substitute, hereto attached, do pass.

Senator Schmitt assumed the Chair.

HOUSE BILLS ON THIRD READING

HB 1565 was placed on the Informal Calendar.

At the request of Senator Riddle, **HCS** for **HB 1696**, with **SCS**, was placed on the Informal Calendar.

HB 1892 was placed on the Informal Calendar.

HB 2104, with **SCS** was placed on the Informal Calendar.

At the request of Senator Munzlinger, **HCS** for **HB 1675**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Munzlinger, **HCS** for **HB 2381** was placed on the Informal Calendar.

At the request of Senator Riddle, **HB 1577**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Sater, **HCS** for **HB 1433**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Riddle, **HCS** for **HB 1930** was placed on the Informal Calendar.

At the request of Senator Dixon, **HCS** for **HB 2202**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Wasson, **HCS** for **HB 2376**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Emery, **HCS** for **HB 1713**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Emery, **HCS** for **HB 1898** was placed on the Informal Calendar.

HCS for **HB 2380**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Riddle, **HCS** for **HB 1684** was placed on the Informal Calendar.

HCS for **HB 1776** was placed on the Informal Calendar.

HJR 58 was placed on the Informal Calendar.

At the request of Senator Munzlinger, **HCS** for **HB 2038** was placed on the Informal Calendar.

At the request of Senator Parson, **HB 1588**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Dixon, **HCS** for **HB 1759**, with **SCS**, was placed on the Informal Calendar.

HCS for **HB 1862**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Wieland, **HCS** for **HB 1432**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Sater, **HCS** for **HB 2029** was placed on the Informal Calendar.

At the request of Senator Pearce, **HB 1478**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Sater, **HB 2111** was placed on the Informal Calendar.

At the request of Senator Riddle, **HB 1443** was placed on the Informal Calendar.

At the request of Senator Wieland, **HCS** for **HB 2150** was placed on the Informal Calendar.

At the request of Senator Brown, **HCS** for **HB 1464**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Kraus, **HCS** for **HB 1474**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Schaefer, **HCS** for **HB 2018**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Schaefer, **HCS** for **HB 2017**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Schaefer, **HB 1534**, with **SCS**, was placed on the Informal Calendar.

HCS for **HB 2017**, with **SCS**, entitled:

An Act to appropriate money for capital improvement and other purposes for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, from the funds herein designated for the period beginning July 1, 2016 and ending June 30, 2017.

Was taken up by Senator Schaefer.

SCS for **HCS** for **HB 2017**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 2017

An Act to appropriate money for capital improvement and other purposes for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, from the funds herein designated for the period beginning July 1, 2016 and ending June 30, 2017.

Was taken up.

Senator Schaefer moved that **SCS** for **HCS** for **HB 2017** be adopted, which motion prevailed.

On motion of Senator Schaefer, **SCS** for **HCS** for **HB 2017** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Keaveny	Kehoe	Kraus	Libla	Munzlinger	Nasheed
Onder	Parson	Pearce	Richard	Riddle	Romine	Sater
Schaaf	Schaefer	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senator Schmitt—1

Absent—Senator Schatz—1

Absent with leave—Senators—None

Vacancies—2

The President declared the bill passed.

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

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

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

HCS for HB 2018, with SCS, entitled:

An Act to appropriate money for purposes for the several departments and offices of state government; for the purchase of equipment; for planning, expenses, and for capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; for grants, refunds, distributions, planning, expenses, and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions; and to transfer money among certain funds, from the funds designated for the fiscal period beginning July 1, 2016 and ending June 30, 2017.

Was taken up by Senator Schaefer.

SCS for HCS for HB 2018, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 2018

An Act to appropriate money for purposes for the several departments and offices of state government; for the purchase of equipment; for planning, expenses, and for capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; for grants, refunds, distributions, planning, expenses, and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions; and to transfer money among certain funds, from the funds designated for the fiscal period beginning July 1, 2016 and ending June 30, 2017.

Was taken up.

Senator Schaefer moved that **SCS for HCS for HB 2018** be adopted.

Senator Schaefer offered **SS for SCS for HCS for HB 2018, entitled:**

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 2018

An Act to appropriate money for purposes for the several departments and offices of state government; for the purchase of equipment; for planning, expenses, and for capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; for grants, refunds, distributions, planning, expenses, and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions; and to transfer money among certain funds, from the funds designated for the fiscal period beginning July 1, 2016 and ending June 30, 2017.

Senator Schaefer moved that **SS** for **SCS** for **HCS** for **HB 2018** be adopted, which motion prevailed.

On motion of Senator Schaefer, **SS** for **SCS** for **HCS** for **HB 2018** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Keaveny	Kehoe	Kraus	Libla	Munzlinger	Nasheed
Onder	Parson	Pearce	Richard	Riddle	Romine	Sater
Schaaf	Schaefer	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senator Schmitt—1

Absent—Senator Schatz—1

Absent with leave—Senators—None

Vacancies—2

The President declared the bill passed.

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

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

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

VETOED BILLS

Senator Wasson moved that **SCS** for **SBs 586** and **651** be passed, the objections of the Governor thereto notwithstanding, which motion received the necessary two-thirds majority by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Dixon	Emery	Hegeman	Kehoe
Kraus	Libla	Munzlinger	Onder	Parson	Pearce	Richard
Riddle	Romine	Sater	Schaaf	Schaefer	Schatz	Schmitt
Silvey	Wallingford	Wasson	Wieland—25			

NAYS—Senators

Curls	Holsman	Keaveny	Nasheed	Schupp	Sifton	Walsh—7
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—2

Senator Pearce assumed the Chair.

HOUSE BILLS ON THIRD READING

HCS for **HB 1480**, entitled:

An Act to repeal sections 115.257, 115.291, 115.293, and 115.299, RSMo, and to enact in lieu thereof four new sections relating to absentee ballots, with a delayed effective date.

Was called from the Consent Calendar and taken up by Senator Hegeman.

Senator Riddle assumed the Chair.

On motion of Senator Hegeman, **HCS** for **HB 1480** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Keaveny	Kehoe	Libla	Munzlinger	Nasheed	Onder
Parson	Pearce	Richard	Riddle	Romine	Sater	Schaaf
Schaefer	Schatz	Schmitt	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senator Kraus—1

Absent with leave—Senators—None

Vacancies—2

The President declared the bill passed.

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

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

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

HB 2428, introduced by Representative Swan, entitled:

An Act to repeal sections 167.265, 168.303, 168.500, 168.520, and 192.915, RSMo, and to enact in lieu thereof five new sections relating to school counselors.

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

On motion of Senator Pearce, **HB 2428** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Keaveny	Kehoe	Kraus	Libla	Munzlinger	Nasheed
Onder	Parson	Pearce	Richard	Riddle	Romine	Sater
Schaaf	Schaefer	Schatz	Schmitt	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

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 Kehoe moved that motion lay on the table, which motion prevailed.

HB 1681, introduced by Representative Haahr, entitled:

An Act to repeal section 173.616, RSMo, and to enact in lieu thereof one new section relating to the regulation of proprietary schools.

Was called from the Consent Calendar and taken up by Senator Dixon.

On motion of Senator Dixon, **HB 1681** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Keaveny	Kehoe	Kraus	Libla	Munzlinger	Nasheed
Onder	Pearce	Richard	Riddle	Romine	Sater	Schaaf
Schaefer	Schmitt	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators—None

Absent—Senator Schatz—1

Absent with leave—Senator Parson—1

Vacancies—2

The President declared the bill passed.

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

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

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

HB 1559, introduced by Representative McCann Beatty, entitled:

An Act to amend chapter 9, RSMo, by adding thereto one new section relating to Lucile Bluford Day.

Was called from the Consent Calendar and taken up by Senator Curls.

On motion of Senator Curls, **HB 1559** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Keaveny	Kehoe	Kraus	Libla	Munzlinger	Nasheed
Onder	Pearce	Richard	Riddle	Romine	Sater	Schaaf
Schaefer	Schmitt	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators—None

Absent—Senator Schatz—1

Absent with leave—Senator Parson—1

Vacancies—2

The President declared the bill passed.

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

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

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

HCS for **HB 1432**, with **SCS**, entitled:

An Act to amend chapter 105, RSMo, by adding thereto one new section relating to administrative leave for state employees.

Was taken up by Senator Wieland.

SCS for **HCS** for **HB 1432**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 1432

An Act to amend chapter 105, RSMo, by adding thereto one new section relating to administrative leave.

Was called from the Informal Calendar and taken up.

Senator Wieland moved that **SCS** for **HCS** for **HB 1432** be adopted.

Senator Dixon assumed the Chair.

Senator Wieland offered **SS** for **SCS** for **HCS** for **HB 1432**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 1432

An Act to amend chapter 105, RSMo, by adding thereto one new section relating to administrative leave.

Senator Wieland moved that **SS** for **SCS** for **HCS** for **HB 1432** be adopted.

Senator Chappelle-Nadal offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for House Committee Substitute for House

Bill No. 1432, Page 3, Section 105.264, Lines 7-8, by striking the following: “:

(1)”; and further amend lines 11-18 by striking all of said lines and inserting in lieu thereof the following: “**for hearings.**”

Senator Chappelle-Nadal moved that the above amendment be adopted.

At the request of Senator Wieland, **HCS** for **HB 1432**, with **SCS**, **SS** for **SCS** and **SA 1** (pending), was placed on the Informal Calendar.

HB 1443, introduced by Representative Leara, entitled:

An Act to amend chapter 70, RSMo, by adding thereto one new section relating to the Missouri local government employees’ retirement system.

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

Senator Pearce offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend House Bill No. 1443, Page 1, In the Title, Lines 2-3, by striking the following: “the Missouri local government employees’ retirement system” and inserting in lieu thereof the following: “public retirement plans”; and

Further amend said bill, page 2, section 70.621, line 24, by inserting after all of said line the following:

“169.070. 1. The retirement allowance of a member whose age at retirement is sixty years or more and whose creditable service is five years or more, or whose sum of age and creditable service equals eighty years or more, or who has attained age fifty-five and whose creditable service is twenty-five years or more or whose creditable service is thirty years or more regardless of age, may be the sum of the following items, not to exceed one hundred percent of the member’s final average salary:

(1) Two and five-tenths percent of the member’s final average salary for each year of membership service;

(2) Six-tenths of the amount payable for a year of membership service for each year of prior service not exceeding thirty years. In lieu of the retirement allowance otherwise provided in subdivisions (1) and (2) of this subsection, a member may elect to receive a retirement allowance of:

(3) Two and four-tenths percent of the member’s final average salary for each year of membership service, if the member’s creditable service is twenty-nine years or more but less than thirty years, and the member has not attained age fifty-five;

(4) Two and thirty-five-hundredths percent of the member’s final average salary for each year of membership service, if the member’s creditable service is twenty-eight years or more but less than twenty-nine years, and the member has not attained age fifty-five;

(5) Two and three-tenths percent of the member’s final average salary for each year of membership service, if the member’s creditable service is twenty-seven years or more but less than twenty-eight years, and the member has not attained age fifty-five;

(6) Two and twenty-five-hundredths percent of the member’s final average salary for each year of

membership service, if the member's creditable service is twenty-six years or more but less than twenty-seven years, and the member has not attained age fifty-five;

(7) Two and two-tenths percent of the member's final average salary for each year of membership service, if the member's creditable service is twenty-five years or more but less than twenty-six years, and the member has not attained age fifty-five;

(8) [Between July 1, 2001, and July 1, 2014,] Two and fifty-five hundredths percent of the member's final average salary for each year of membership service, if the member's creditable service is thirty-one years or more regardless of age.

2. In lieu of the retirement allowance provided in subsection 1 of this section, a member whose age is sixty years or more on September 28, 1975, may elect to have the member's retirement allowance calculated as a sum of the following items:

(1) Sixty cents plus one and five-tenths percent of the member's final average salary for each year of membership service;

(2) Six-tenths of the amount payable for a year of membership service for each year of prior service not exceeding thirty years;

(3) Three-fourths of one percent of the sum of subdivisions (1) and (2) of this subsection for each month of attained age in excess of sixty years but not in excess of age sixty-five.

3. (1) In lieu of the retirement allowance provided either in subsection 1 or 2 of this section, collectively called "option 1", a member whose creditable service is twenty-five years or more or who has attained the age of fifty-five with five or more years of creditable service may elect in the member's application for retirement to receive the actuarial equivalent of the member's retirement allowance in reduced monthly payments for life during retirement with the provision that:

Option 2. Upon the member's death the reduced retirement allowance shall be continued throughout the life of and paid to such person as has an insurable interest in the life of the member as the member shall have nominated in the member's election of the option, and provided further that if the person so nominated dies before the retired member, the retirement allowance will be increased to the amount the retired member would be receiving had the retired member elected option 1;

OR

Option 3. Upon the death of the member three-fourths of the reduced retirement allowance shall be continued throughout the life of and paid to such person as has an insurable interest in the life of the member and as the member shall have nominated in an election of the option, and provided further that if the person so nominated dies before the retired member, the retirement allowance will be increased to the amount the retired member would be receiving had the member elected option 1;

OR

Option 4. Upon the death of the member one-half of the reduced retirement allowance shall be continued throughout the life of, and paid to, such person as has an insurable interest in the life of the member and as the member shall have nominated in an election of the option, and provided further that if the person so nominated dies before the retired member, the retirement allowance shall be increased to the amount the

retired member would be receiving had the member elected option 1;

OR

Option 5. Upon the death of the member prior to the member having received one hundred twenty monthly payments of the member's reduced allowance, the remainder of the one hundred twenty monthly payments of the reduced allowance shall be paid to such beneficiary as the member shall have nominated in the member's election of the option or in a subsequent nomination. If there is no beneficiary so nominated who survives the member for the remainder of the one hundred twenty monthly payments, the total of the remainder of such one hundred twenty monthly payments shall be paid to the surviving spouse, surviving children in equal shares, surviving parents in equal shares, or estate of the last person, in that order of precedence, to receive a monthly allowance in a lump sum payment. If the total of the one hundred twenty payments paid to the retired individual and the beneficiary of the retired individual is less than the total of the member's accumulated contributions, the difference shall be paid to the beneficiary in a lump sum;

OR

Option 6. Upon the death of the member prior to the member having received sixty monthly payments of the member's reduced allowance, the remainder of the sixty monthly payments of the reduced allowance shall be paid to such beneficiary as the member shall have nominated in the member's election of the option or in a subsequent nomination. If there is no beneficiary so nominated who survives the member for the remainder of the sixty monthly payments, the total of the remainder of such sixty monthly payments shall be paid to the surviving spouse, surviving children in equal shares, surviving parents in equal shares, or estate of the last person, in that order of precedence, to receive a monthly allowance in a lump sum payment. If the total of the sixty payments paid to the retired individual and the beneficiary of the retired individual is less than the total of the member's accumulated contributions, the difference shall be paid to the beneficiary in a lump sum.

(2) The election of an option may be made only in the application for retirement and such application must be filed prior to the date on which the retirement of the member is to be effective. If either the member or the person nominated to receive the survivorship payments dies before the effective date of retirement, the option shall not be effective, provided that:

(a) If the member or a person retired on disability retirement dies after acquiring twenty-five or more years of creditable service or after attaining the age of fifty-five years and acquiring five or more years of creditable service and before retirement, except retirement with disability benefits, and the person named by the member as the member's beneficiary has an insurable interest in the life of the deceased member, the designated beneficiary may elect to receive either survivorship benefits under option 2 or a payment of the accumulated contributions of the member. If survivorship benefits under option 2 are elected and the member at the time of death would have been eligible to receive an actuarial equivalent of the member's retirement allowance, the designated beneficiary may further elect to defer the option 2 payments until the date the member would have been eligible to receive the retirement allowance provided in subsection 1 or 2 of this section;

(b) If the member or a person retired on disability retirement dies before attaining age fifty-five but after acquiring five but fewer than twenty-five years of creditable service, and the person named as the member's beneficiary has an insurable interest in the life of the deceased member, the designated beneficiary may elect to receive either a payment of the member's accumulated contributions, or survivorship benefits under

option 2 to begin on the date the member would first have been eligible to receive an actuarial equivalent of the member's retirement allowance, or to begin on the date the member would first have been eligible to receive the retirement allowance provided in subsection 1 or 2 of this section.

4. If the total of the retirement or disability allowance paid to an individual before the death of the individual is less than the accumulated contributions at the time of retirement, the difference shall be paid to the beneficiary of the individual, or to the surviving spouse, surviving children in equal shares, surviving parents in equal shares, or estate of the individual in that order of precedence. If an optional benefit as provided in option 2, 3 or 4 in subsection 3 of this section had been elected, and the beneficiary dies after receiving the optional benefit, and if the total retirement allowance paid to the retired individual and the beneficiary of the retired individual is less than the total of the contributions, the difference shall be paid to the surviving spouse, surviving children in equal shares, surviving parents in equal shares, or estate of the beneficiary, in that order of precedence, unless the retired individual designates a different recipient with the board at or after retirement.

5. If a member dies and his or her financial institution is unable to accept the final payment or payments due to the member, the final payment or payments shall be paid to the beneficiary of the member or, if there is no beneficiary, to the surviving spouse, surviving children in equal shares, surviving parents in equal shares, or estate of the member, in that order of precedence, unless otherwise stated. If the beneficiary of a deceased member dies and his or her financial institution is unable to accept the final payment or payments, the final payment or payments shall be paid to the surviving spouse, surviving children in equal shares, surviving parents in equal shares, or estate of the member, in that order of precedence, unless otherwise stated.

6. If a member dies before receiving a retirement allowance, the member's accumulated contributions at the time of the death of the member shall be paid to the beneficiary of the member or, if there is no beneficiary, to the surviving spouse, surviving children in equal shares, surviving parents in equal shares, or to the estate of the member, in that order of precedence; except that, no such payment shall be made if the beneficiary elects option 2 in subsection 3 of this section, unless the beneficiary dies before having received benefits pursuant to that subsection equal to the accumulated contributions of the member, in which case the amount of accumulated contributions in excess of the total benefits paid pursuant to that subsection shall be paid to the surviving spouse, surviving children in equal shares, surviving parents in equal shares, or estate of the beneficiary, in that order of precedence.

7. If a member ceases to be a public school employee as herein defined and certifies to the board of trustees that such cessation is permanent, or if the membership of the person is otherwise terminated, the member shall be paid the member's accumulated contributions with interest.

8. Notwithstanding any provisions of sections 169.010 to 169.141 to the contrary, if a member ceases to be a public school employee after acquiring five or more years of membership service in Missouri, the member may at the option of the member leave the member's contributions with the retirement system and claim a retirement allowance any time after reaching the minimum age for voluntary retirement. When the member's claim is presented to the board, the member shall be granted an allowance as provided in sections 169.010 to 169.141 on the basis of the member's age, years of service, and the provisions of the law in effect at the time the member requests the member's retirement to become effective.

9. The retirement allowance of a member retired because of disability shall be nine-tenths of the

allowance to which the member's creditable service would entitle the member if the member's age were sixty, or fifty percent of one-twelfth of the annual salary rate used in determining the member's contributions during the last school year for which the member received a year of creditable service immediately prior to the member's disability, whichever is greater, except that no such allowance shall exceed the retirement allowance to which the member would have been entitled upon retirement at age sixty if the member had continued to teach from the date of disability until age sixty at the same salary rate.

10. Notwithstanding any provisions of sections 169.010 to 169.141 to the contrary, from October 13, 1961, the contribution rate pursuant to sections 169.010 to 169.141 shall be multiplied by the factor of two-thirds for any member of the system for whom federal Old Age and Survivors Insurance tax is paid from state or local tax funds on account of the member's employment entitling the person to membership in the system. The monetary benefits for a member who elected not to exercise an option to pay into the system a retroactive contribution of four percent on that part of the member's annual salary rate which was in excess of four thousand eight hundred dollars but not in excess of eight thousand four hundred dollars for each year of employment in a position covered by this system between July 1, 1957, and July 1, 1961, as provided in subsection 10 of this section as it appears in RSMo, 1969, shall be the sum of:

(1) For years of service prior to July 1, 1946, six-tenths of the full amount payable for years of membership service;

(2) For years of membership service after July 1, 1946, in which the full contribution rate was paid, full benefits under the formula in effect at the time of the member's retirement;

(3) For years of membership service after July 1, 1957, and prior to July 1, 1961, the benefits provided in this section as it appears in RSMo, 1959; except that if the member has at least thirty years of creditable service at retirement the member shall receive the benefit payable pursuant to that section as though the member's age were sixty-five at retirement;

(4) For years of membership service after July 1, 1961, in which the two-thirds contribution rate was paid, two-thirds of the benefits under the formula in effect at the time of the member's retirement.

11. The monetary benefits for each other member for whom federal Old Age and Survivors Insurance tax is or was paid at any time from state or local funds on account of the member's employment entitling the member to membership in the system shall be the sum of:

(1) For years of service prior to July 1, 1946, six-tenths of the full amount payable for years of membership service;

(2) For years of membership service after July 1, 1946, in which the full contribution rate was paid, full benefits under the formula in effect at the time of the member's retirement;

(3) For years of membership service after July 1, 1957, in which the two-thirds contribution rate was paid, two-thirds of the benefits under the formula in effect at the time of the member's retirement.

12. Any retired member of the system who was retired prior to September 1, 1972, or beneficiary receiving payments under option 1 or option 2 of subsection 3 of this section, as such option existed prior to September 1, 1972, will be eligible to receive an increase in the retirement allowance of the member of two percent for each year, or major fraction of more than one-half of a year, which the retired member has been retired prior to July 1, 1975. This increased amount shall be payable commencing with January, 1976,

and shall thereafter be referred to as the member's retirement allowance. The increase provided for in this subsection shall not affect the retired member's eligibility for compensation provided for in section 169.580 or 169.585, nor shall the amount being paid pursuant to these sections be reduced because of any increases provided for in this section.

13. If the board of trustees determines that the cost of living, as measured by generally accepted standards, increases two percent or more in the preceding fiscal year, the board shall increase the retirement allowances which the retired members or beneficiaries are receiving by two percent of the amount being received by the retired member or the beneficiary at the time the annual increase is granted by the board with the provision that the increases provided for in this subsection shall not become effective until the fourth January first following the member's retirement or January 1, 1977, whichever later occurs, or in the case of any member retiring on or after July 1, 2000, the increase provided for in this subsection shall not become effective until the third January first following the member's retirement, or in the case of any member retiring on or after July 1, 2001, the increase provided for in this subsection shall not become effective until the second January first following the member's retirement. Commencing with January 1, 1992, if the board of trustees determines that the cost of living has increased five percent or more in the preceding fiscal year, the board shall increase the retirement allowances by five percent. The total of the increases granted to a retired member or the beneficiary after December 31, 1976, may not exceed eighty percent of the retirement allowance established at retirement or as previously adjusted by other subsections. If the cost of living increases less than five percent, the board of trustees may determine the percentage of increase to be made in retirement allowances, but at no time can the increase exceed five percent per year. If the cost of living decreases in a fiscal year, there will be no increase in allowances for retired members on the following January first.

14. The board of trustees may reduce the amounts which have been granted as increases to a member pursuant to subsection 13 of this section if the cost of living, as determined by the board and as measured by generally accepted standards, is less than the cost of living was at the time of the first increase granted to the member; except that, the reductions shall not exceed the amount of increases which have been made to the member's allowance after December 31, 1976.

15. Any application for retirement shall include a sworn statement by the member certifying that the spouse of the member at the time the application was completed was aware of the application and the plan of retirement elected in the application.

16. Notwithstanding any other provision of law, any person retired prior to September 28, 1983, who is receiving a reduced retirement allowance under option 1 or option 2 of subsection 3 of this section, as such option existed prior to September 28, 1983, and whose beneficiary nominated to receive continued retirement allowance payments under the elected option dies or has died, shall upon application to the board of trustees have his or her retirement allowance increased to the amount he or she would have been receiving had the option not been elected, actuarially adjusted to recognize any excessive benefits which would have been paid to him or her up to the time of application.

17. Benefits paid pursuant to the provisions of the public school retirement system of Missouri shall not exceed the limitations of Section 415 of Title 26 of the United States Code except as provided pursuant to this subsection. Notwithstanding any other law to the contrary, the board of trustees may establish a benefit plan pursuant to Section 415(m) of Title 26 of the United States Code. Such plan shall be created solely for the purpose described in Section 415(m)(3)(A) of Title 26 of the United States Code. The board of trustees

may promulgate regulations necessary to implement the provisions of this subsection and to create and administer such benefit plan.

18. Notwithstanding any other provision of law to the contrary, any person retired before, on, or after May 26, 1994, shall be made, constituted, appointed and employed by the board as a special consultant on the matters of education, retirement and aging, and upon request shall give written or oral opinions to the board in response to such requests. As compensation for such duties the person shall receive an amount based on the person's years of service so that the total amount received pursuant to sections 169.010 to 169.141 shall be at least the minimum amounts specified in subdivisions (1) to (4) of this subsection. In determining the minimum amount to be received, the amounts in subdivisions (3) and (4) of this subsection shall be adjusted in accordance with the actuarial adjustment, if any, that was applied to the person's retirement allowance. In determining the minimum amount to be received, beginning September 1, 1996, the amounts in subdivisions (1) and (2) of this subsection shall be adjusted in accordance with the actuarial adjustment, if any, that was applied to the person's retirement allowance due to election of an optional form of retirement having a continued monthly payment after the person's death. Notwithstanding any other provision of law to the contrary, no person retired before, on, or after May 26, 1994, and no beneficiary of such a person, shall receive a retirement benefit pursuant to sections 169.010 to 169.141 based on the person's years of service less than the following amounts:

- (1) Thirty or more years of service, one thousand two hundred dollars;
- (2) At least twenty-five years but less than thirty years, one thousand dollars;
- (3) At least twenty years but less than twenty-five years, eight hundred dollars;
- (4) At least fifteen years but less than twenty years, six hundred dollars.

19. Notwithstanding any other provisions of law to the contrary, any person retired prior to May 26, 1994, and any designated beneficiary of such a retired member who was deceased prior to July 1, 1999, shall be made, constituted, appointed and employed by the board as a special consultant on the matters of education, retirement or aging and upon request shall give written or oral opinions to the board in response to such requests. Beginning September 1, 1996, as compensation for such service, the member shall have added, pursuant to this subsection, to the member's monthly annuity as provided by this section a dollar amount equal to the lesser of sixty dollars or the product of two dollars multiplied by the member's number of years of creditable service. Beginning September 1, 1999, the designated beneficiary of the deceased member shall as compensation for such service have added, pursuant to this subsection, to the monthly annuity as provided by this section a dollar amount equal to the lesser of sixty dollars or the product of two dollars multiplied by the member's number of years of creditable service. The total compensation provided by this section including the compensation provided by this subsection shall be used in calculating any future cost-of-living adjustments provided by subsection 13 of this section.

20. Any member who has retired prior to July 1, 1998, and the designated beneficiary of a deceased retired member shall be made, constituted, appointed and employed by the board as a special consultant on the matters of education, retirement and aging, and upon request shall give written or oral opinions to the board in response to such requests. As compensation for such duties the person shall receive a payment equivalent to eight and seven-tenths percent of the previous month's benefit, which shall be added to the member's or beneficiary's monthly annuity and which shall not be subject to the provisions of subsections 13 and 14 of this section for the purposes of the limit on the total amount of increases which may be

received.

21. Any member who has retired shall be made, constituted, appointed and employed by the board as a special consultant on the matters of education, retirement and aging, and upon request shall give written or oral opinions to the board in response to such request. As compensation for such duties, the beneficiary of the retired member, or, if there is no beneficiary, the surviving spouse, surviving children in equal shares, surviving parents in equal shares, or estate of the retired member, in that order of precedence, shall receive as a part of compensation for these duties a death benefit of five thousand dollars.

22. Any member who has retired prior to July 1, 1999, and the designated beneficiary of a retired member who was deceased prior to July 1, 1999, shall be made, constituted, appointed and employed by the board as a special consultant on the matters of education, retirement and aging, and upon request shall give written or oral opinions to the board in response to such requests. As compensation for such duties, the person shall have added, pursuant to this subsection, to the monthly annuity as provided by this section a dollar amount equal to five dollars times the member's number of years of creditable service.

23. Any member who has retired prior to July 1, 2000, and the designated beneficiary of a deceased retired member shall be made, constituted, appointed and employed by the board as a special consultant on the matters of education, retirement and aging, and upon request shall give written or oral opinions to the board in response to such requests. As compensation for such duties, the person shall receive a payment equivalent to three and five-tenths percent of the previous month's benefit, which shall be added to the member or beneficiary's monthly annuity and which shall not be subject to the provisions of subsections 13 and 14 of this section for the purposes of the limit on the total amount of increases which may be received.

24. Any member who has retired prior to July 1, 2001, and the designated beneficiary of a deceased retired member shall be made, constituted, appointed and employed by the board as a special consultant on the matters of education, retirement and aging, and upon request shall give written or oral opinions to the board in response to such requests. As compensation for such duties, the person shall receive a dollar amount equal to three dollars times the member's number of years of creditable service, which shall be added to the member's or beneficiary's monthly annuity and which shall not be subject to the provisions of subsections 13 and 14 of this section for the purposes of the limit on the total amount of increases which may be received.

Section B. Because of the importance of providing an additional retirement allowance option to Missouri teachers, section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and section A of this act shall be in full force and effect upon its passage and approval.”; and

Further amend the title and enacting clause accordingly.

Senator Pearce moved that the above amendment be adopted.

At the request of Senator Riddle, **HB 1443**, with **SA 1** (pending), was placed on the Informal Calendar.

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 625**, entitled:

An Act to amend chapter 227, RSMo, by adding thereto five new sections relating to the designation of highways.

With House Amendment No. 1.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 625, Page 2, Section 227.432, Line 5, by inserting immediately after all of said line the following:

“227.443. The portion of Interstate 49 from its intersection with State Highway 86 continuing north to Iris Road in Newton County shall be designated the “Special Agent Tom Crowell Memorial Highway”. Costs for such designation shall be paid for by private donations.”; 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 **HCS** for **HB 1605**, entitled:

An Act to amend chapters 135 and 143, RSMo, by adding thereto four new sections relating to tax incentives and tax credits.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has passed Senate Substitute for House Committee Substitute for House Bill No. 1891, the objections of the Governor thereto notwithstanding.

Also,

Mr. President: The attached is a certified copy of the Roll Call pertaining to Senate Substitute for House Committee Substitute for House Bill No. 1891.

AYES: 109

Alferman	Allen	Anderson	Andrews	Austin	Bahr	Barnes
Basye	Beard	Bernskoetter	Berry	Bondon	Brattin	Brown 57
Brown 94	Burlison	Chipman	Cierpiot	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Curtis	Curtman	Davis	Dogan
Dohrman	Dugger	Eggleston	Engler	Entlicher	Fitzpatrick	Fitzwater 144
Fitzwater 49	Flanigan	Fraker	Franklin	Frederick	Haahr	Haefner
Hansen	Hicks	Hill	Hinson	Hoskins	Hough	Houghton
Hubrecht	Hurst	Johnson	Jones	Justus	Kelley	Koenig
Kolkmeier	Korman	Lair	Lant	Lauer	Leara	Lichtenegger

Love	Lynch	Mathews	McCaherty	McDaniel	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Neely	Parkinson	Pfautsch
Phillips	Pietzman	Pike	Plocher	Pogue	Redmon	Rehder
Reiboldt	Remole	Rhoads	Roden	Roeber	Rone	Ross
Rowden	Rowland 155	Shaul	Shull	Shumake	Solon	Sommer
Spencer	Swan	Taylor 139	Taylor 145	Vescovo	Walker	White
Wiemann	Wilson	Wood	Mr. Speaker			

NOES: 47

Adams	Anders	Arthur	Burns	Butler	Carpenter	Colona
Conway 10	Dunn	English	Gannon	Gardner	Green	Harris
Higdon	Hubbard	Kendrick	Kidd	King	Kirkton	Kratky
LaFaver	Lavender	Marshall	May	McCann Beatty	McGee	McNeil
Meredith	Mims	Mitten	Montecillo	Morgan	Newman	Nichols
Norr	Otto	Pace	Peters	Pierson	Rizzo	Rowland 29
Runions	Ruth	Walton Gray	Webber	Zerr		

Absent—Representatives

Black	Ellington	Hummel	McCreery	McDonald	Smith—6
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VACANCIES: 1

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 703**, entitled:

An Act to repeal sections 142.028, 142.029, 143.121, 144.010, 262.900, 262.960, 262.962, 265.300, 266.301, 266.311, 266.331, 266.336, 266.341, 266.343, 266.347, 267.565, 276.606, 277.020, 348.407, and 414.082, RSMo, and to enact in lieu thereof thirty-two new sections relating to agriculture.

With House Amendment Nos. 1, 2, 3, 4, 5, 6 and 7.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 703, Page 41, Section 620.1954, Line 11, by deleting the number “**2018**” and inserting in lieu thereof the number “**2020**”; 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 Committee Substitute for Senate Bill No. 703, Page 9, Section 143.121, Line 85, by deleting the number “**2015**” and inserting in lieu thereof the number “**2014**”; and

Further amend said bill, Pages 14-15, Section 261.130, Lines 1-59, by deleting all of said section and lines from the bill; and

Further amend said bill, Page 24, Section 266.301, Lines 1-5, by deleting all of said section and lines from the bill;

Further amend said bill and page, Section 266.311, Lines 1-8, by deleting all of said section and lines from the bill;

Further amend said bill, Pages 24-25, Section 266.331, Lines 1-25, by deleting all of said section and lines from the bill;

Further amend said bill, Pages 25-28, Section 266.336, Lines 1-117, by deleting all of said section and lines from the bill;

Further amend said bill, Pages 28-29, Section 266.343, Lines 1-28, by deleting all of said section and lines from the bill;

Further amend said bill, Page 29, Section 266.347, Lines 1-21, by deleting all of said section and lines from the bill;

Further amend said bill, Page 30, Section 266.600, Lines 1-5 by deleting all of said section and lines from the bill; and

Further amend said bill, Pages 30-31, Section 267.169, Lines 1-33, by deleting all of said section and lines from the bill; and

Further amend said bill, Pages 45-46, Section 266.341, Lines 1-52, by deleting 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. 3

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 703, Page 37, Section 620.1951, Line 26, by deleting all of said line and inserting in lieu thereof the following:

"(8) "Operating company", any company except for a"; 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 Committee Substitute for Senate Bill No. 703, Page 34, Section 277.020, Line 17, by inserting after all of said section and line the following:

“301.010. As used in this chapter and sections 304.010 to 304.040, 304.120 to 304.260, and sections 307.010 to 307.175, the following terms mean:

(1) “All-terrain vehicle”, any motorized vehicle manufactured and used exclusively for off-highway use which is fifty inches or less in width, with an unladen dry weight of one thousand five hundred pounds or less, traveling on three, four or more nonhighway tires;

(2) “Automobile transporter”, any vehicle combination designed and used specifically for the transport of assembled motor vehicles;

(3) “Axle load”, the total load transmitted to the road by all wheels whose centers are included between two parallel transverse vertical planes forty inches apart, extending across the full width of the vehicle;

(4) “Boat transporter”, any vehicle combination designed and used specifically to transport assembled boats and boat hulls;

(5) “Body shop”, a business that repairs physical damage on motor vehicles that are not owned by the shop or its officers or employees by mending, straightening, replacing body parts, or painting;

(6) “Bus”, a motor vehicle primarily for the transportation of a driver and eight or more passengers but not including shuttle buses;

(7) “Commercial motor vehicle”, a motor vehicle designed or regularly used for carrying freight and merchandise, or more than eight passengers but not including vanpools or shuttle buses;

(8) “Cotton trailer”, a trailer designed and used exclusively for transporting cotton at speeds less than forty miles per hour from field to field or from field to market and return;

(9) “Dealer”, any person, firm, corporation, association, agent or subagent engaged in the sale or exchange of new, used or reconstructed motor vehicles or trailers;

(10) “Director” or “director of revenue”, the director of the department of revenue;

(11) “Driveaway operation”:

(a) The movement of a motor vehicle or trailer by any person or motor carrier other than a dealer over any public highway, under its own power singly, or in a fixed combination of two or more vehicles, for the purpose of delivery for sale or for delivery either before or after sale;

(b) The movement of any vehicle or vehicles, not owned by the transporter, constituting the commodity being transported, by a person engaged in the business of furnishing drivers and operators for the purpose of transporting vehicles in transit from one place to another by the driveaway or towaway methods; or

(c) The movement of a motor vehicle by any person who is lawfully engaged in the business of transporting or delivering vehicles that are not the person’s own and vehicles of a type otherwise required to be registered, by the driveaway or towaway methods, from a point of manufacture, assembly or distribution or from the owner of the vehicles to a dealer or sales agent of a manufacturer or to any consignee designated by the shipper or consignor;

(12) “Dromedary”, a box, deck, or plate mounted behind the cab and forward of the fifth wheel on the frame of the power unit of a truck tractor-semitrailer combination. A truck tractor equipped with a dromedary may carry part of a load when operating independently or in a combination with a semitrailer;

(13) “Farm tractor”, a tractor used exclusively for agricultural purposes;

(14) “Fleet”, any group of ten or more motor vehicles owned by the same owner;

(15) “Fleet vehicle”, a motor vehicle which is included as part of a fleet;

(16) “Fullmount”, a vehicle mounted completely on the frame of either the first or last vehicle in a saddlemount combination;

(17) “Gross weight”, the weight of vehicle and/or vehicle combination without load, plus the weight of any load thereon;

(18) “Hail-damaged vehicle”, any vehicle, the body of which has become dented as the result of the impact of hail;

(19) “Highway”, any public thoroughfare for vehicles, including state roads, county roads and public streets, avenues, boulevards, parkways or alleys in any municipality;

(20) “Improved highway”, a highway which has been paved with gravel, macadam, concrete, brick or asphalt, or surfaced in such a manner that it shall have a hard, smooth surface;

(21) “Intersecting highway”, any highway which joins another, whether or not it crosses the same;

(22) “Junk vehicle”, a vehicle which:

(a) Is incapable of operation or use upon the highways and has no resale value except as a source of parts or scrap; or

(b) Has been designated as junk or a substantially equivalent designation by this state or any other state;

(23) “Kit vehicle”, a motor vehicle assembled by a person other than a generally recognized manufacturer of motor vehicles by the use of a glider kit or replica purchased from an authorized manufacturer and accompanied by a manufacturer’s statement of origin;

(24) “Land improvement contractors’ commercial motor vehicle”, any not-for-hire commercial motor vehicle the operation of which is confined to:

(a) An area that extends not more than a radius of one hundred miles from its home base of operations when transporting its owner’s machinery, equipment, or auxiliary supplies to or from projects involving soil and water conservation, or to and from equipment dealers’ maintenance facilities for maintenance purposes; or

(b) An area that extends not more than a radius of fifty miles from its home base of operations when transporting its owner’s machinery, equipment, or auxiliary supplies to or from projects not involving soil and water conservation. Nothing in this subdivision shall be construed to prevent any motor vehicle from being registered as a commercial motor vehicle or local commercial motor vehicle;

(25) “Local commercial motor vehicle”, a commercial motor vehicle whose operations are confined solely to a municipality and that area extending not more than fifty miles therefrom, or a commercial motor vehicle whose property-carrying operations are confined solely to the transportation of property owned by any person who is the owner or operator of such vehicle to or from a farm owned by such person or under the person’s control by virtue of a landlord and tenant lease; provided that any such property transported to any such farm is for use in the operation of such farm;

(26) “Local log truck”, a commercial motor vehicle which is registered pursuant to this chapter to operate as a motor vehicle on the public highways of this state, used exclusively in this state, used to transport harvested forest products, operated [solely] at a forested site and in an area extending not more than a one hundred-mile radius from such site, carries a load with dimensions not in excess of twenty-five cubic yards per two axles with dual wheels, and when operated on the national system of interstate and defense highways described in Title 23, Section 103(e) of the United States Code **or outside the one-hundred-mile radius from such site with an extended distance local log truck permit**, such vehicle shall not exceed the weight limits of section 304.180, does not have more than four axles, and does not pull a trailer which has more than two axles. Harvesting equipment which is used specifically for cutting, felling, trimming, delimiting, debarking, chipping, skidding, loading, unloading, and stacking may be transported on a local log truck. A local log truck may not exceed the limits required by law, however, if the truck does exceed such limits as determined by the inspecting officer, then notwithstanding any other provisions of law to the contrary, such truck shall be subject to the weight limits required by such sections as licensed for eighty thousand pounds;

(27) “Local log truck tractor”, a commercial motor vehicle which is registered under this chapter to operate as a motor vehicle on the public highways of this state, used exclusively in this state, used to transport harvested forest products, operated [solely] at a forested site and in an area extending not more than a one hundred-mile radius from such site, operates with a weight not exceeding twenty-two thousand four hundred pounds on one axle or with a weight not exceeding forty-four thousand eight hundred pounds on any tandem axle, and when operated on the national system of interstate and defense highways described in Title 23, Section 103(e) of the United States Code **or outside the one-hundred-mile radius from such site with an extended distance local log truck permit**, such vehicle does not exceed the weight limits contained in section 304.180, and does not have more than three axles and does not pull a trailer which has more than two axles. Violations of axle weight limitations shall be subject to the load limit penalty as described for in sections 304.180 to 304.220;

(28) “Local transit bus”, a bus whose operations are confined wholly within a municipal corporation, or wholly within a municipal corporation and a commercial zone, as defined in section 390.020, adjacent thereto, forming a part of a public transportation system within such municipal corporation and such municipal corporation and adjacent commercial zone;

(29) “Log truck”, a vehicle which is not a local log truck or local log truck tractor and is used exclusively to transport harvested forest products to and from forested sites which is registered pursuant to this chapter to operate as a motor vehicle on the public highways of this state for the transportation of harvested forest products;

(30) “Major component parts”, the rear clip, cowl, frame, body, cab, front-end assembly, and front clip, as those terms are defined by the director of revenue pursuant to rules and regulations or by illustrations;

(31) “Manufacturer”, any person, firm, corporation or association engaged in the business of manufacturing or assembling motor vehicles, trailers or vessels for sale;

(32) “Motor change vehicle”, a vehicle manufactured prior to August, 1957, which receives a new, rebuilt or used engine, and which used the number stamped on the original engine as the vehicle identification number;

(33) “Motor vehicle”, any self-propelled vehicle not operated exclusively upon tracks, except farm tractors;

(34) “Motor vehicle primarily for business use”, any vehicle other than a recreational motor vehicle, motorcycle, motortricycle, or any commercial motor vehicle licensed for over twelve thousand pounds:

(a) Offered for hire or lease; or

(b) The owner of which also owns ten or more such motor vehicles;

(35) “Motorcycle”, a motor vehicle operated on two wheels;

(36) “Motorized bicycle”, any two-wheeled or three-wheeled device having an automatic transmission and a motor with a cylinder capacity of not more than fifty cubic centimeters, which produces less than three gross brake horsepower, and is capable of propelling the device at a maximum speed of not more than thirty miles per hour on level ground;

(37) “Motortricycle”, a motor vehicle operated on three wheels, including a motorcycle while operated with any conveyance, temporary or otherwise, requiring the use of a third wheel. A motortricycle shall not be included in the definition of all-terrain vehicle;

(38) “Municipality”, any city, town or village, whether incorporated or not;

(39) “Nonresident”, a resident of a state or country other than the state of Missouri;

(40) “Non-USA-std motor vehicle”, a motor vehicle not originally manufactured in compliance with United States emissions or safety standards;

(41) “Operator”, any person who operates or drives a motor vehicle;

(42) “Owner”, any person, firm, corporation or association, who holds the legal title to a vehicle or in the event a vehicle is the subject of an agreement for the conditional sale or lease thereof with the right of purchase upon performance of the conditions stated in the agreement and with an immediate right of possession vested in the conditional vendee or lessee, or in the event a mortgagor of a vehicle is entitled to possession, then such conditional vendee or lessee or mortgagor shall be deemed the owner for the purpose of this law;

(43) “Public garage”, a place of business where motor vehicles are housed, stored, repaired, reconstructed or repainted for persons other than the owners or operators of such place of business;

(44) “Rebuilder”, a business that repairs or rebuilds motor vehicles owned by the rebuilder, but does not include certificated common or contract carriers of persons or property;

(45) “Reconstructed motor vehicle”, a vehicle that is altered from its original construction by the addition or substitution of two or more new or used major component parts, excluding motor vehicles made from all new parts, and new multistage manufactured vehicles;

(46) “Recreational motor vehicle”, any motor vehicle designed, constructed or substantially modified so that it may be used and is used for the purposes of temporary housing quarters, including therein sleeping and eating facilities which are either permanently attached to the motor vehicle or attached to a unit which is securely attached to the motor vehicle. Nothing herein shall prevent any motor vehicle from being registered as a commercial motor vehicle if the motor vehicle could otherwise be so registered;

(47) “Recreational off-highway vehicle”, any motorized vehicle manufactured and used exclusively for off-highway use which is more than fifty inches but no more than sixty-seven inches in width, with an unladen dry weight of two thousand pounds or less, traveling on four or more nonhighway tires and which may have access to ATV trails;

(48) “Rollback or car carrier”, any vehicle specifically designed to transport wrecked, disabled or otherwise inoperable vehicles, when the transportation is directly connected to a wrecker or towing service;

(49) “Saddlemount combination”, a combination of vehicles in which a truck or truck tractor tows one or more trucks or truck tractors, each connected by a saddle to the frame or fifth wheel of the vehicle in front of it. The “saddle” is a mechanism that connects the front axle of the towed vehicle to the frame or fifth wheel of the vehicle in front and functions like a fifth wheel kingpin connection. When two vehicles are towed in this manner the combination is called a “double saddlemount combination”. When three vehicles are towed in this manner, the combination is called a “triple saddlemount combination”;

(50) “Salvage dealer and dismantler”, a business that dismantles used motor vehicles for the sale of the parts thereof, and buys and sells used motor vehicle parts and accessories;

(51) “Salvage vehicle”, a motor vehicle, semitrailer, or house trailer which:

(a) Was damaged during a year that is no more than six years after the manufacturer’s model year

designation for such vehicle to the extent that the total cost of repairs to rebuild or reconstruct the vehicle to its condition immediately before it was damaged for legal operation on the roads or highways exceeds eighty percent of the fair market value of the vehicle immediately preceding the time it was damaged;

(b) By reason of condition or circumstance, has been declared salvage, either by its owner, or by a person, firm, corporation, or other legal entity exercising the right of security interest in it;

(c) Has been declared salvage by an insurance company as a result of settlement of a claim;

(d) Ownership of which is evidenced by a salvage title; or

(e) Is abandoned property which is titled pursuant to section 304.155 or section 304.157 and designated with the words "salvage/abandoned property". The total cost of repairs to rebuild or reconstruct the vehicle shall not include the cost of repairing, replacing, or reinstalling inflatable safety restraints, tires, sound systems, or damage as a result of hail, or any sales tax on parts or materials to rebuild or reconstruct the vehicle. For purposes of this definition, "fair market value" means the retail value of a motor vehicle as:

a. Set forth in a current edition of any nationally recognized compilation of retail values, including automated databases, or from publications commonly used by the automotive and insurance industries to establish the values of motor vehicles;

b. Determined pursuant to a market survey of comparable vehicles with regard to condition and equipment; and

c. Determined by an insurance company using any other procedure recognized by the insurance industry, including market surveys, that is applied by the company in a uniform manner;

(52) "School bus", any motor vehicle used solely to transport students to or from school or to transport students to or from any place for educational purposes;

(53) "Scrap processor", a business that, through the use of fixed or mobile equipment, flattens, crushes, or otherwise accepts motor vehicles and vehicle parts for processing or transportation to a shredder or scrap metal operator for recycling;

(54) "Shuttle bus", a motor vehicle used or maintained by any person, firm, or corporation as an incidental service to transport patrons or customers of the regular business of such person, firm, or corporation to and from the place of business of the person, firm, or corporation providing the service at no fee or charge. Shuttle buses shall not be registered as buses or as commercial motor vehicles;

(55) "Special mobile equipment", every self-propelled vehicle not designed or used primarily for the transportation of persons or property and incidentally operated or moved over the highways, including farm equipment, implements of husbandry, road construction or maintenance machinery, ditch-digging apparatus, stone crushers, air compressors, power shovels, cranes, graders, rollers, well-drillers and wood-sawing equipment used for hire, asphalt spreaders, bituminous mixers, bucket loaders, ditchers, leveling graders, finished machines, motor graders, road rollers, scarifiers, earth-moving carryalls, scrapers, drag lines, concrete pump trucks, rock-drilling and earth-moving equipment. This enumeration shall be deemed partial and shall not operate to exclude other such vehicles which are within the general terms of this section;

(56) "Specially constructed motor vehicle", a motor vehicle which shall not have been originally constructed under a distinctive name, make, model or type by a manufacturer of motor vehicles. The term specially constructed motor vehicle includes kit vehicles;

(57) “Stinger-steered combination”, a truck tractor-semitrailer wherein the fifth wheel is located on a drop frame located behind and below the rearmost axle of the power unit;

(58) “Tandem axle”, a group of two or more axles, arranged one behind another, the distance between the extremes of which is more than forty inches and not more than ninety-six inches apart;

(59) “Tractor”, “truck tractor” or “truck-tractor”, a self-propelled motor vehicle designed for drawing other vehicles, but not for the carriage of any load when operating independently. When attached to a semitrailer, it supports a part of the weight thereof;

(60) “Trailer”, any vehicle without motive power designed for carrying property or passengers on its own structure and for being drawn by a self-propelled vehicle, except those running exclusively on tracks, including a semitrailer or vehicle of the trailer type so designed and used in conjunction with a self-propelled vehicle that a considerable part of its own weight rests upon and is carried by the towing vehicle. The term “trailer” shall not include cotton trailers as defined in subdivision (8) of this section and shall not include manufactured homes as defined in section 700.010;

(61) “Truck”, a motor vehicle designed, used, or maintained for the transportation of property;

(62) “Truck-tractor semitrailer-semitrailer”, a combination vehicle in which the two trailing units are connected with a B-train assembly which is a rigid frame extension attached to the rear frame of a first semitrailer which allows for a fifth-wheel connection point for the second semitrailer and has one less articulation point than the conventional A-dolly connected truck-tractor semitrailer-trailer combination;

(63) “Truck-trailer boat transporter combination”, a boat transporter combination consisting of a straight truck towing a trailer using typically a ball and socket connection with the trailer axle located substantially at the trailer center of gravity rather than the rear of the trailer but so as to maintain a downward force on the trailer tongue;

(64) “Used parts dealer”, a business that buys and sells used motor vehicle parts or accessories, but not including a business that sells only new, remanufactured or rebuilt parts. “Business” does not include isolated sales at a swap meet of less than three days;

(65) “Utility vehicle”, any motorized vehicle manufactured and used exclusively for off-highway use which is more than fifty inches but no more than sixty-seven inches in width, with an unladen dry weight of two thousand pounds or less, traveling on four or six wheels, to be used primarily for landscaping, lawn care, or maintenance purposes;

(66) “Vanpool”, any van or other motor vehicle used or maintained by any person, group, firm, corporation, association, city, county or state agency, or any member thereof, for the transportation of not less than eight nor more than forty-eight employees, per motor vehicle, to and from their place of employment; however, a vanpool shall not be included in the definition of the term bus or commercial motor vehicle as defined by subdivisions (6) and (7) of this section, nor shall a vanpool driver be deemed a chauffeur as that term is defined by section 303.020; nor shall use of a vanpool vehicle for ride-sharing arrangements, recreational, personal, or maintenance uses constitute an unlicensed use of the motor vehicle, unless used for monetary profit other than for use in a ride-sharing arrangement;

(67) “Vehicle”, any mechanical device on wheels, designed primarily for use, or used, on highways, except motorized bicycles, vehicles propelled or drawn by horses or human power, or vehicles used exclusively on fixed rails or tracks, or cotton trailers or motorized wheelchairs operated by handicapped

persons;

(68) “Wrecker” or “tow truck”, any emergency commercial vehicle equipped, designed and used to assist or render aid and transport or tow disabled or wrecked vehicles from a highway, road, street or highway rights-of-way to a point of storage or repair, including towing a replacement vehicle to replace a disabled or wrecked vehicle;

(69) “Wrecker or towing service”, the act of transporting, towing or recovering with a wrecker, tow truck, rollback or car carrier any vehicle not owned by the operator of the wrecker, tow truck, rollback or car carrier for which the operator directly or indirectly receives compensation or other personal gain.

301.062. **1.** The annual registration fee for a local log truck, registered pursuant to this chapter, is three hundred dollars.

2. A local log truck may receive an extended distance local log truck permit for an additional fee of two hundred dollars. A local log truck with an extended distance local log truck permit shall be allowed to transport harvested or processed forest products outside of the one-hundred-mile radius from the forested site at the weight limits for commercial vehicles specified in 304.180.”; and

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

HOUSE AMENDMENT NO. 5

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 703, Page 15, Section 261.130, Line 59, by inserting after all of said section and line the following:

“261.380. 1. The department of agriculture may establish a biomass energy development program designed to identify feasible technology to convert processed solid biomass engineered fiber fuel, as defined in section 393.1055, to energy that may be reasonably implemented in Missouri and provide additional value to Missouri agricultural production.

2. An electric utility, as defined in section 393.1055, may submit a proposal to the department of agriculture for a biomass energy development pilot project. The department may establish by rule specifications and requirements for biomass energy development pilot projects. The department may authorize a biomass energy pilot project by notifying the public service commission and the electric utility.

3. The department of agriculture shall prepare a report annually evaluating biomass energy development pilot projects that have been authorized under this section.

4. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2016, shall be invalid and void. “; and

Further amend said bill, Page 35, Section 348.407, Line 63, by inserting after all of said section and line the following:

“393.1055. 1. As used in this section, the following terms shall mean:

(1) “Electric utility”, any electrical corporation as defined in section 386.020;

(2) “Processed solid biomass engineered fiber fuel”, any fuel derived from raw biomass feedstock produced from local based products that are changed from their original form and combined in a manufacturing process that can accommodate two or more independent raw biomass feedstocks and resulting in a solid fuel product with a heat value of at least eight thousand five hundred British Thermal Units per pound on a dry matter basis. Processed solid biomass engineered fiber fuel shall not include any solid biomass fuel that is produced solely from a densification of a single raw biomass feedstock.

2. No electric utility shall recover costs under this section until the department of agriculture has notified the public service commission of a specific biomass energy development pilot project under section 261.380.

3. Any electric utility that incurs costs to modify such electric utility’s owned fossil-fired generating plant to accommodate the test burn of a processed solid biomass engineered fiber fuel may be allowed to timely recover such modification costs in rates.

4. Any electric utility that elects to test burn a processed solid biomass engineered fiber fuel in such electric utility’s owned fossil-fired generating plant may be allowed to timely recover the cost of the processed solid biomass engineered fiber fuel in rates. “; and

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

HOUSE AMENDMENT NO. 6

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 703, Page 15, Section 261.130, Line 59, by inserting after all of said section and line the following:

“262.823. The purpose of the board shall be to further the growth and development of the grape growing industry in the state of Missouri. The board shall have a correlate purpose of fostering the expansion of the grape market for Missouri grapes. To effectuate these goals, the board may:

(1) Participate in cooperation with state, regional, national, or international activities, groups, and organizations whose objectives are that of developing new and better grape varieties to determine their suitability for growing in Missouri;

(2) Participate in and develop research projects on improved wine-making methods utilizing the new grape varieties to be grown in Missouri;

(3) Utilize the individual and collective expertise of the board members as well as experts in the fields of enology and viticulture selected by the board, to update and improve the quality of grapes grown in Missouri and advanced methods of producing wines from these Missouri grapes;

(4) Furnish current information and associated data on research conducted by and for the board to grape growers and vintners in Missouri as well as to interested persons considering entering these fields within the state; and

(5) Participate in subsequent studies, programs, research, and information and data dissemination in the areas of sales, promotions, and effective distribution of Missouri wines, **and to oversee and provide any professional or legal services to promote such marketing goals .”;** and

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

HOUSE AMENDMENT NO. 7

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 703, Page 14, Section 144.010, Line 125, by inserting after all of said section and line the following:

“208.285. 1. The department of health and senior services shall apply for a grant under the United States Department of Agriculture Senior Farmers’ Market Nutrition Program to provide low-income seniors with vouchers that may be exchanged for eligible foods at farmers’ markets, roadside stands, and community-supported agriculture (CSA) programs.

2. There is hereby established the “Missouri Senior Farmers’ Market Nutrition Program” within the department of health and senior services. Upon receipt of any grant moneys under subsection 1 of this section, the program shall supply Missouri-grown fresh produce to senior participants through the distribution of vouchers that are redeemable only at designated Missouri farmers’ markets, roadside stands, and CSA programs. The program is designed to provide a supplemental source of fresh produce for the dietary needs of low-income seniors; to stimulate an increased demand for Missouri-grown produce at farmers’ markets, roadside stands, and CSA programs; and to develop new and additional farmers’ markets, roadside stands, and CSA programs.

3. Eligible seniors shall receive senior farmers’ market nutrition program vouchers from designated distribution sites in their county of residence. Upon issuance of vouchers, participants shall be provided with a list of participating farmers, farmers’ markets, roadside stands, and CSA programs. The department shall provide distribution site information at all county area agencies on aging.

4. For purposes of this section, “senior participant” means a person who is at least sixty years of age or older by December thirty-first of the program year and who meets the income eligibility criteria based on guidelines published annually by the United States Department of Agriculture.

5. The department may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2016, shall be invalid and void. “; 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 **SB 852**.

With House Amendment Nos. 1, House Amendment No. 1 to House Amendment No. 2, House Amendment No. 2, as amended, and House Amendment No. 3.

HOUSE AMENDMENT NO. 1

Amend Senate Bill No. 852, Page 1, In the Title, Lines 2 and 3, by deleting the words “the Trooper Gary Snodgrass Memorial Bridge” and inserting in lieu thereof the word “transportation “; and

Further amend said bill, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

“227.432. The portion of Interstate 470 at the interchange with Woods Chapel Road continuing to Lakewood Boulevard in Jackson County shall be designated as the “Judge Vincent E. Baker Memorial Highway “. The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid for by private donations. “; and

Further amend said bill and page, Section 227.435, Line 5, by inserting after all of said section and line the following:

“227.446. The portion of U.S. Highway 50 from County Line Road continuing west to Mockingbird Road in Moniteau County shall be designated as the “Phyllis D. Shelley Memorial Highway “. The department of transportation shall erect and maintain appropriate signs designating such highway, with costs to be paid for by private donation.

311.328. 1. A valid and unexpired operator’s or chauffeur’s license issued under the provisions of section 302.177, or a valid and unexpired operator’s or chauffeur’s license issued under the laws of any state or territory of the United States to residents of those states or territories, or a valid and unexpired identification card **or nondriver’s license** as provided for under section 302.181, **or a valid and unexpired nondriver’s license issued under the laws of any state or territory of the United States to residents of those states or territories**, or a valid and unexpired identification card issued by any uniformed service of the United States, or a valid and unexpired passport shall be presented by the holder thereof upon request of any agent of the division of alcohol and tobacco control or any licensee or the servant, agent or employee thereof for the purpose of aiding the licensee or the servant, agent or employee to determine whether or not the person is at least twenty-one years of age when such person desires to purchase or consume alcoholic beverages procured from a licensee. Upon such presentation the licensee or the servant, agent or employee thereof shall compare the photograph and physical characteristics noted on the license, identification card or passport with the physical characteristics of the person presenting the license, identification card or passport.

2. Upon proof by the licensee of full compliance with the provisions of this section, no penalty shall be imposed if the supervisor of the division of alcohol and tobacco control or the courts are satisfied that the licensee acted in good faith.

3. Any person who shall, without authorization from the department of revenue, reproduce, alter, modify, or misrepresent any chauffeur’s license, motor vehicle operator’s license or identification card shall be deemed guilty of a misdemeanor and upon conviction shall be subject to a fine of not more than one thousand dollars, and confinement for not more than one year, or by both such fine and imprisonment. “; and

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

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 2

Amend House Amendment No. 2 to Senate Bill No. 852, Page 1, Line 14, by deleting all of said line and

inserting in lieu thereof the following:

“such designation to be paid for by private donation.

227.522. The portion of Interstate 49 from the city of Pineville in McDonald County north to the intersection of Interstate 435 in Jackson County, except for those portions of Interstate 49 previously designated as of August 28, 2016, shall be designated the “Purple Heart Trail “. Costs for such designation shall be paid by private donations. “; and “; and

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

HOUSE AMENDMENT NO. 2

Amend Senate Bill No. 852, Page 1, In the Title, Line 3, by deleting all of said line and inserting in lieu thereof the words “designation of roadways. “; and

Further amend said bill and page, Section 227.435, Line 5, by inserting immediately after all of said line the following:

“227.443. The portion of Interstate 49 from its intersection with State Highway 86 continuing north to Iris Road in Newton County shall be designated the “Special Agent Tom Crowell Memorial Highway “. Costs for such designation shall be paid for by private donations.

227.445. The portion of State Highway 32 from Stockton Dam Road continuing west to State Highway 39/County Road 1401 within the city limits of Stockton in Cedar County shall be designated as the “Deputy Sheriff Matthew S. Chism Memorial Highway “. The department of transportation shall erect and maintain appropriate signs designating such highway, with costs for such designation to be paid for by private donation. “; and

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

HOUSE AMENDMENT NO. 3

Amend Senate Bill No. 852, Page 1, In the title, Lines 2 and 3, by deleting the phrase “the Trooper Gary Snodgrass Memorial Bridge “ and inserting in lieu thereof the phrase “memorial highways “; and

Further amend said bill, Page 1, Section 227.435, Line 5, by inserting after all of said section and line the following:

“227.531. The portion of Interstate 270 from the city of Hazelwood in St. Louis County east to the intersection of Florissant Road in Florissant in St. Louis County, except for those portions previously designated as of August 28, 2016, shall be designated the “Rosemary Straub Davison Highway “. Costs for such designation shall be paid for by private donations. “; 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 1530, introduced by Representative Brown (57), entitled:

An Act to repeal sections 288.380 and 288.381, RSMo, and to enact in lieu thereof two new sections relating to unemployment compensation benefits, with penalty provisions.

Was taken up by Senator Munzlinger.

On motion of Senator Munzlinger, **HB 1530** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Keaveny	Kehoe	Kraus	Libla	Munzlinger	Nasheed
Onder	Pearce	Richard	Riddle	Romine	Sater	Schaaf
Schaefer	Schatz	Schmitt	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senator Parson—1

Vacancies—2

The President declared the bill passed.

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

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

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

MESSAGES FROM THE GOVERNOR

The following message was received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI

JEFFERSON CITY

65102

May 4, 2016

To the Senate of the 98th General Assembly of the State of Missouri:

I hereby withdraw from your consideration the following appointments to office made by me and submitted to you for your advice and consent:

Lisa Bedian Kurtz, Democrat, 3323 Town and Country Lane, Saint Charles, Saint Charles County, Missouri 63301, as a member of the St. Charles County Convention & Sports Facilities Authority, for a term ending April 27, 2016, and until her successor is duly appointed and qualified; vice, Thomas Heinsz, term expired.

Stephen Douglas Bonney, 5542 Crestwood Drive, Kansas City, Jackson County, Missouri 64110, as a member of the Board of Geologist Registration, for a term ending April 11, 2018, and until his successor is duly appointed and qualified; vice, Stephen Douglas Bonney, withdrawn.

Jacque A. Cowherd, Independent, 3402 Tanglewood Way, Fulton, Callaway County, Missouri 65251, as a member of the Health and Educational Facilities Authority of the State of Missouri, for a term ending July 30, 2017, and until his successor is duly appointed and qualified; vice, Jacque A. Cowherd, withdrawn.

Gene Patrick Graham III, 116 South College Ave, Apartment 1, Columbia, Boone County, Missouri 65201, as the student representative of the University of Missouri Board of Curators, for a term ending January 1, 2018, and until his successor is duly appointed and qualified; vice, Tracy Mulderig, term expired.

Larry D. Hale, Democrat, 1444 Eagle Ridge Road, Glencoe, Saint Louis County, Missouri 63038, as a member of the Missouri Gaming Commission, for a term ending April 29, 2019, and until his successor is duly appointed and qualified; vice, Larry D. Hale, term expires April 29, 2016.

John A. Martin, Democrat, 200 West 115th Terrace, Kansas City, Jackson County, Missouri 64114, as a member of the State Board

of Education, for a term ending July 1, 2022, and until his successor is duly appointed and qualified; vice, John A. Martin, reappointed.

John W. Sisco III, Republican, 4804 Marchwood Drive, Saint Louis, Saint Louis County, Missouri 63128, as a member of the Coordinating Board for Higher Education, for a term ending June, 27, 2018, and until his successor is duly appointed and qualified; vice, Doris J. Carter, term expired.

Richard Sullivan Jr., 1066 Ballantrae Drive, Frontenac, Saint Louis County, Missouri 63131, as Chief Executive Officer of the Transitional School District of Saint Louis City, for a term ending April 12, 2019, and until his successor is duly appointed and qualified, or the transitional district is dissolved or terminated; vice, Richard "Rick" Sullivan, Jr., reappointed.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Senator Richard moved that the above appointments and reappointments be returned to the Governor per his request, which motion prevailed.

RESOLUTIONS

Senator Wallingford offered Senate Resolution No. 2142, regarding Madison LeGrand, Friedheim, which was adopted.

Senator Keaveny offered Senate Resolution No. 2143, regarding Edgar Wallace Rousan, Sr., Saint Louis, which was adopted.

Senator Keaveny offered Senate Resolution No. 2144, regarding Clarence Justin Tunnickliff, Saint Louis, which was adopted.

Senator Romine offered Senate Resolution No. 2145, regarding David Hinkle, Farmington, which was adopted.

Senator Romine offered Senate Resolution No. 2146, regarding Kimball Ray Crum, Desloge, which was adopted.

Senator Romine offered Senate Resolution No. 2147, regarding Kim Flowers, Park Hills, which was adopted.

Senator Romine offered Senate Resolution No. 2148, regarding Denise McFarland, Park Hills, which was adopted.

Senator Romine offered Senate Resolution No. 2149, regarding Mary Ellen Ladd, Sainte Genevieve, which was adopted.

Senator Romine offered Senate Resolution No. 2150, regarding Michael E. Weiler, Sainte Genevieve, which was adopted.

Senator Romine offered Senate Resolution No. 2151, regarding Mark A. McFarland, Parks Hills, which was adopted.

Senator Onder offered Senate Resolution No. 2152, regarding Yushin Lee, O'Fallon, which was adopted.

INTRODUCTIONS OF GUESTS

Senator Brown introduced to the Senate, his wife Kathy; granddaughters Danette and Maya Sherrell and Kennedy Brown; grandsons Rio Sherrell and Brody Brown; and Megan and Adie Zika, Rolla.

Senator Romine introduced to the Senate, Lyndal Jenkins; Mary Beth Middleton; and Maria Hickmon, Kallie Middleton, Landon Ruble, Sam Ivy, Hannah Kenyon, Rachel Chitwood, Alpine Brooks, Cassie

Lange, LaRon Cornell and Kaden Brown, South Iron R-1 School District, Annapolis.

Senator Wasson introduced to the Senate, the Physician of the Day, Dr. William R. Reynolds, and his daughter Emma, Nixa.

Senator Nasheed introduced to the Senate, Bill Fronczak, Grace Boykin, Keisha Louis, Becky Carlos Sara Paracha, Brianna Bailon, Ashley Burgess, Chaniya Cousins, Daysha Hill, Kenise Hoard, Kameryn Hubbard, Mario Hubbard, Shannon Koch, Haley Koch, Joseph Moll, Antonia Robinson, Kearstyn Richardson, Jeremy Shaw, Patrick Sanders and Deja Strong, Mathews-Dickey Boys' and Girls' Club of St. Louis.

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

SENATE CALENDAR

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SIXTY-FOURTH DAY--THURSDAY, MAY 5, 2016
—————

FORMAL CALENDAR

VETOED BILLS

SS for HCS for HB 1891 (Brown)

HOUSE BILLS ON SECOND READING

HCS for HB 2566

HCS for HB 1605

THIRD READING OF SENATE BILLS

SCS for SB 998-Romine (In Fiscal Oversight)
SCS for SBs 857 & 712-Romine
(In Fiscal Oversight)

SS for SCS for SB 788-Schatz
(In Fiscal Oversight)

SENATE BILLS FOR PERFECTION

SB 1111-Brown
SB 795-Wallingford, with SCS

SB 1076-Parson, with SCS

HOUSE BILLS ON THIRD READING

- | | |
|--|--|
| 1. HB 1855-Allen (Schaaf) (In Fiscal Oversight) | 5. HCS for HB 1583, with SCS (Schmitt) |
| 2. HCS for HBs 1366 & 1878, with SCS
(Schaefer) (In Fiscal Oversight) | 6. HCS for HB 2379, with SCS |
| 3. HCS for HB 1941, with SCS (Schaefer)
(In Fiscal Oversight) | 7. HCS for HB 1912, with SCS (Schatz) |
| 4. HCS for HB 1463 (Kraus)
(In Fiscal Oversight) | 8. HB 1816-Koenig, with SCS (Wasson) |
| | 9. HCS for HB 1718 (Romine) |
| | 10. HCS for HB 2496 |
| | 11. HCS for HB 2402, with SCS (Pearce) |

INFORMAL CALENDAR

THIRD READING OF SENATE BILLS

SB 783-Onder

SENATE BILLS FOR PERFECTION

- | | |
|--|---|
| SB 575-Schaefer, with SCS, SS for SCS &
SA 1 (pending) | SB 793-Richard |
| SB 580-Schaaf, with SCS & SA 2 (pending) | SB 798-Kraus, with SCS |
| SB 596-Kraus, with SCS | SB 802-Sater |
| SB 622-Romine, with SCS | SB 805-Onder, with SCS |
| SB 644-Onder, with SCS | SB 806-Onder, with SCS |
| SCS for SBs 662 & 587-Dixon | SB 812-Keaveny |
| SB 680-Emery | SB 816-Wieland, et al |
| SB 686-Wallingford, with SCS | SB 825-Munzlinger, with SA 1 (pending) |
| SB 706-Dixon | SB 830-Wasson, with SCS |
| SB 719-Emery, with SCS | SB 848-Emery, with SCS |
| SB 733-Dixon | SBs 851 & 694-Brown, with SCS |
| SB 734-Dixon | SB 853-Brown |
| SB 771-Onder | SB 858-Romine, with SCS & SS for SCS
(pending) |
| SB 772-Onder, with SCS | SB 868-Wasson |
| SB 774-Schmitt | SB 871-Wallingford |
| SB 775-Schaefer | SB 883-Riddle |
| SB 785-Schaefer, with SCS, SS for SCS,
SA 1, SSA 1 for SA 1, SA 1 to SSA 1
for SA 1 & point of order (pending) | SB 894-Munzlinger, with SS (pending) |
| SBs 789 & 595-Wasson, with SCS | SB 896-Hegeman |
| SB 792-Richard | SB 898-Cunningham |
| | SB 908-Sater, with SCS |
| | SB 916-Schaefer |

SB 920-Schmitt and Kraus
SB 951-Wasson, with SA 1 (pending)
SB 964-Wallingford, with SCS (pending)
SB 966-Schaaf
SB 972-Silvey
SB 980-Keaveny, with SCS, SS for SCS,
SA 1 & SA 3 to SA 1 (pending)
SB 995-Riddle
SB 1003-Onder
SB 1004-Onder
SB 1005-Walsh
SBs 1010, 958 & 878-Curls, with SCS
SB 1012-Dixon
SB 1014-Dixon
SB 1026-Schatz, with SCS

SB 1028-Silvey, et al, with SCS
SB 1033-Pearce
SB 1066-Curls
SB 1074-Schmitt, with SCS
SB 1075-Wallingford
SB 1085-Pearce
SB 1091-Riddle
SB 1094-Kehoe, with SCS
SB 1096-Dixon and Keaveny, with SS (pending)
SB 1117-Wasson, with SCS
SB 1120-Hegeman, et al
SB 1131-Sifton
SB 1144-Brown
SJR 23-Sater, with SS (pending)
SJR 35-Kraus, with SCS

HOUSE BILLS ON THIRD READING

HCS for HB 1432, with SCS, SS for SCS &
SA 1 (pending) (Wieland)
HCS for HB 1433, with SCS (Sater)
HCS for HBs 1434 & 1600, with SCS (Walsh)
HB 1435-Koenig (Kraus)
HB 1443-Leara, with SA 1 (pending)
(Riddle)
HB 1452-Hoskins, with SCS (Pearce)
HCS for HB 1464, with SCS (Brown)
HB 1472-Dugger (Dixon)
HCS for HB 1474, with SCS (Kraus)
HB 1478-Entlicher, with SCS (Pearce)
HB 1479-Entlicher (Romine)
HB 1534-Flanigan, with SCS (Schaefer)
HB 1565-Engler (Romine)
HB 1575-Rowden, with SCA 1 (Onder)
HB 1577-Higdon, with SCS (Riddle)
HB 1582-Kelley, with SCS (Kraus)
HB 1588-Franklin, with SCS (Parson)
HCS for HB 1599, with SCS (Sater)
HB 1619-McCaherty (Dixon)
HB 1643-Hicks (Brown)

HCS for HB 1649, with SCS (Parson)
HCS for HB 1658 (Onder)
HCS for HB 1675, with SCS (Munzlinger)
HB 1678-Solon, with SCS (Pearce)
HCS for HB 1684 (Riddle)
HCS for HB 1696, with SCS (Riddle)
HCS for HB 1713, with SCS (Emery)
HCS for HB 1717 with SS (pending)
(Wallingford)
HCS for HB 1729 (Munzlinger)
HB 1745-Brattin, with SCS (Schatz)
HCS for HB 1759, with SCS (Dixon)
HCS for HB 1776 (Romine)
HCS for HBs 1780 & 1420 (Pearce)
HB 1795-Haefner, with SCS (Sater)
HCS for HB 1804, with SCS, SS for SCS,
SA 3 & SSA 1 for SA 3 (pending) (Emery)
HCS for HB 1850 (Wasson)
HCS for HB 1862, with SCS (Schaefer)
HB 1892-Rehder (Schatz)
HCS for HB 1898 (Emery)
HCS for HB 1904, with SCS (Wallingford)

HCS for HB 1930 (Riddle)	HB 2257-Jones, with SCS (Wieland)
HCS for HB 2029 (Sater)	HCS for HB 2332, with SCS (Dixon)
HCS for HB 2038 (Munzlinger)	HCS for HB 2376, with SCS (Wasson)
HB 2104-Alferman, with SCS (Schmitt)	HCS for HB 2380, with SCS (Schatz)
HB 2111-Eggleston (Sater)	HCS for HB 2381 (Munzlinger)
HCS for HB 2150 (Wieland)	HCS for HB 2397 (Romine)
HB 2166-Alferman, with SCS, SS#2 for SCS, SA 1 & SSA 1 for SA 1 (pending) (Onder)	HB 2429-Dohrman, with SCS (Parson)
HCS for HB 2187, with SCS (pending) (Cunningham)	HB 2590-Plocher, with SCS (Keaveny)
HCS for HB 2202, with SCS (Dixon)	HCS for HB 2689, with SS, SA 1 & SSA 1 for SA 1 (pending) (Silvey)
HB 2226-Barnes (Silvey)	SS for HJR 53-Dugger (Kraus) (In Fiscal Oversight)
HB 2230-Ross (Schatz)	HJR 58-Brown (57) (Romine)
HCS for HBs 2234 & 1985 (Pearce)	

CONSENT CALENDAR

House Bills

Reported 4/14

HB 2195-Hoskins (Pearce)	HB 1388-Roeber (Dixon)
HB 1539-Vescovo (Wieland)	HB 1593-Crawford (Hegeman)
HB 1538-Vescovo (Wieland)	HB 2591, HB 1958 & HB 2369-Richardson, with SCS (Libla)
HB 2183-Roeber (Curls)	HB 2335-Houghton, with SCS (Riddle)
HCS for HB 2453, with SCS (Schaaf)	HB 1851-Alferman, with SCS (Schatz)
HB 2480-Justus (Sater)	
HB 1473-Dugger, with SCS (Wasson)	

SENATE BILLS WITH HOUSE AMENDMENTS

SB 625-Walsh, with HCS, as amended	SCS for SB 814-Wallingford, et al, with HCS
SS for SCS for SB 657-Munzlinger, with HCS, as amended	SCS for SB 823-Kraus, with HCS, as amended
SB 665-Parson, with HCS, as amended	SB 852-Brown, with HA 1, HA 2, as amended & HA 3
SCS for SBs 688 & 854-Romine, with HCS, as amended	SB 864-Sater, with HCS, as amended
SCS for SB 703-Munzlinger, with HCS, as amended	SB 988-Kraus, with HA 1, HA 2, HA 3, HA 4, as amended & HA 5
	SB 994-Munzlinger, with HCS, as amended

BILLS IN CONFERENCE AND BILLS
CARRYING REQUEST MESSAGES

In Conference

SS for SCS for SB 572-Schmitt, with HCS,
as amended
SB 607-Sater, with HCS, as amended
SS for SB 608-Sater, with HCS, as amended
SS for SB 621-Romine, with HCS, as amended
SB 635-Hegeman, with HCS, as amended
SB 639-Riddle, with HCS, as amended
SCS for SB 650-Pearce, with HA 1, HA 2,
HA 3, HA 4, HA 5, HA 6, HA 7, HA 8,
as amended & HA 9
SB 677-Sater, with HCS, as amended

SB 700-Schatz, with HA 1, as amended & HA 2
SS for SB 732-Munzlinger, with HCS, as
amended
SCS for SB 765-Schmitt and Nasheed, with
HCS, as amended
SS for SCS for SBs 865 & 866-Sater, with
HCS, as amended
SB 867-Sater, with HCS, as amended
SCS for SB 921-Riddle, with HA 1, as
amended, HA 2, HA 3, HA 4, HA 5 & HA 6,
as amended

Requests to Recede or Grant Conference

SCS for SB 578-Keaveny, with HCS, as
amended (Senate requests House
recede or grant conference)
HCS for HB 1584, with SCS, as amended
(Schmitt) (House requests Senate
recede or grant conference)

HB 1870-Hoskins, with SAs 1, 3, 4 & 5
(Pearce) (House requests Senate
recede or grant conference)

RESOLUTIONS

Reported from Committee

SCRs 53 & 44-Schaefer, with SCS
SCR 54-Walsh
SCR 55-Holsman
SCR 56-Brown
SCR 59-Emery
SCR 60-Curls
SCR 61-Parson
SCR 63-Curls and Munzlinger

SCR 68-Schupp
SR 2062-Pearce
HCS for HCR 57 (Schaefer)
HCR 61-Engler
HCR 63-Taylor (Wieland)
HCR 69-Miller (Brown)
HCS for HCR 73 (Brown)

MISCELLANEOUS

CCS for SCS for HCS for HB 2 (Schaefer)
(Section 2.030/Appropriation 9235)

CCS for SCS for HCS for HB 10 (Schaefer)
(Section 10.710/Appropriation 9859)

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