

Journal of the Senate

FIRST REGULAR SESSION

THIRTY-FIRST DAY—TUESDAY, MARCH 5, 2019

The Senate met pursuant to adjournment.

President Kehoe in the Chair.

Reverend Carl Gauck offered the following prayer:

“He has described a circle on the face of the waters, at the boundary between light and darkness,” (Job 26:10)

Wondrous God, You have set limits on our world and especially on us and the time we have to do what You require of us. Like the sands in an hourglass that slowly run their course so is our time here at the Senate and in our life. May what we do with this time in relationships and the work we do and the time for play and rest be wise and in keeping with what You would have us do. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

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

The Journal of the previous day was read and approved.

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

Present—Senators

Arthur	Bernskoetter	Brown	Burlison	Cierpiot	Crawford	Cunningham
Curls	Eigel	Emery	Hegeman	Holsman	Hoskins	Hough
Koenig	Libla	Luetkemeyer	O’Laughlin	Onder	Riddle	Rizzo
Romine	Rowden	Sater	Schatz	Schupp	Sifton	Wallingford
Walsh	White	Wieland	Williams—32			

Absent—Senators—None

Absent with leave—Senators

May Nasheed —2

Vacancies—None

The Lieutenant Governor was present.

Senator Libla requested unanimous consent of the Senate to withdraw **SB 487**, which request was granted.

RESOLUTIONS

Senator Schupp offered Senate Resolution No. 359, regarding George A. Souris, Maryland Heights, which was adopted.

Senator Schupp offered Senate Resolution No. 360, regarding Marshall James Phillips, St. Louis, which was adopted.

Senator Schupp offered Senate Resolution No. 361, regarding Michael “Mike” Ehnatko, Chesterfield, which was adopted.

Senator Schupp offered Senate Resolution No. 362, regarding Bart Oliver “Skeeter” Coleman, Ballwin, which was adopted.

Senator Hoskins offered Senate Resolution No. 363, regarding Lydia Grumke, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 364, regarding Allison Adlich, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 365, regarding Maddie Morgan, Warrensburg, which was adopted.

Senator Libla offered Senate Resolution No. 366, regarding Todd Richardson, which was adopted.

Senator Holsman moved that **SR 312** be taken up for adoption, which motion prevailed.

On motion of Senator Holsman, **SR 312** was adopted by the following vote:

YEAS—Senators

Arthur	Bernskoetter	Burlison	Cierpiot	Cunningham	Curls	Eigel
Holsman	Hoskins	Koenig	Libla	Onder	Rizzo	Romine
Rowden	Schatz	Schupp	Sifton	Walsh	Wieland	Williams—21

NAYS—Senators

Brown	Crawford	Emery	Hegeman	Hough	Luetkemeyer	O’Laughlin
Riddle	Sater	Wallingford—10				

Absent—Senator White—1

Absent with leave—Senators

May Nasheed—2

Vacancies—None

MESSAGES FROM THE HOUSE

The following message was 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 **HCR 18**.

HOUSE CONCURRENT RESOLUTION NO. 18

WHEREAS, the United States military has five branches that offer Junior Reserve Officer Training Corps (JROTC): the Marine Corps, Army, Navy, Air Force, and Coast Guard; and

WHEREAS, JROTC courses are offered at over three thousand high schools across the United States; and

WHEREAS, participation in the elective JROTC courses does not require students to join the military; and

WHEREAS, JROTC courses are not military-preparation courses but teach life skills that are not instilled in many of today's youth: taking orders, punctuality, responsibility, personal hygiene, physical fitness, and respect; and

WHEREAS, JROTC courses provide leadership skills and opportunity for underprivileged youth across the state, especially in inner cities; and

WHEREAS, students who participate in JROTC receive the opportunity to use firearms correctly and safely as part of firearms training; and

WHEREAS, many students in rural areas have no access to JROTC courses due to an insufficient number of schools offering JROTC courses and the locations of current JROTC programs, and all Missouri high school students deserve the opportunity to enroll in a JROTC course, regardless of the location of their school; and

WHEREAS, students deserve access to JROTC courses because the JROTC program creates better, stronger youth; JROTC courses increase the confidence and self-esteem of participants; graduation rates of students in JROTC courses are exponentially higher than the graduation rates of students not enrolled in a JROTC course in their respective schools; attendance rates of students in JROTC courses are higher than those of students not enrolled in a JROTC course; and the grade point averages of students enrolled in JROTC courses are higher than those of students not enrolled in a JROTC course; and

WHEREAS, the United States Department of Defense allocates funds to schools and school districts to support JROTC courses:

NOW THEREFORE BE IT RESOLVED that the members of the House of Representatives of the One Hundredth General Assembly, First Regular Session, the Senate concurring therein, hereby urge all public schools in Missouri school districts to take the necessary steps to institute JROTC courses in their schools; and

BE IT FURTHER RESOLVED that the Chief Clerk of the Missouri House of Representatives be instructed to prepare a properly inscribed copy of this resolution for each superintendent of a Missouri school district and the United States Representatives and Senators for the State of Missouri.

In which the concurrence of the Senate is respectfully requested.

On motion of Senator Rowden, the Senate recessed until 2:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Kehoe.

REPORTS OF STANDING COMMITTEES

Senator Rowden, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, after examination of **SB 210**, respectfully requests that it be removed from the Senate Consent Calendar in accordance with the provisions of Senate Rule 45.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, after examination of **SB 211**, respectfully requests that it be removed from the Senate Consent Calendar in accordance with the provisions of Senate Rule 45.

SECOND READING OF CONCURRENT RESOLUTIONS

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

SCR 21—Rules, Joint Rules, Resolutions and Ethics.

REFERRALS

President Pro Tem Schatz referred **SCR 22** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

SENATE BILLS FOR PERFECTION

At the request of Senator Wieland, **SB 252**, with **SCS**, was placed on the Informal Calendar.

Senator Crawford moved that **SB 167**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 167**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 167

An Act to repeal section 107.170, RSMo, and to enact in lieu thereof one new section relating to contracts for construction services.

Was taken up.

Senator Crawford moved that **SCS** for **SB 167** be adopted.

Senator Crawford offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for Senate Bill No. 167, Page 1, Section 107.170, Line 11, by striking “or”; and further amend line 14, by inserting after “property;” the following: “**or**”.

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

Senator Crawford moved that **SCS** for **SB 167**, as amended, be adopted, which motion prevailed.

On motion of Senator Crawford, **SCS** for **SB 167**, as amended, was declared perfected and ordered printed.

Senator Hoskins moved that **SB 45**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 45**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 45

An Act to repeal section 376.1224, RSMo, and to enact in lieu thereof one new section relating to health care for persons with disabilities.

Was taken up.

Senator Hoskins moved that **SCS** for **SB 45** be adopted, which motion prevailed.

On motion of Senator Hoskins, **SCS** for **SB 45** was declared perfected and ordered printed.

SB 292, with **SCS**, was placed on the Informal Calendar.

Senator Hegeman moved that **SB 213** be taken up for perfection, which motion prevailed.

Senator Hegeman offered **SS** for **SB 213**, entitled:

SENATE SUBSTITUTE FOR
SENATE BILL NO. 213

An Act to repeal section 105.483, RSMo, and to enact in lieu thereof five new sections relating to the nonpartisan state demographer, with penalty provisions.

Senator Hegeman moved that **SS** for **SB 213** be adopted.

Senator Sifton offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Bill No. 213, Page 4, Section 127.020, Line 24, by inserting after the word “kind” the following: “**in connection with the redistricting process**”; and further amend lines 25-28 by striking all of said lines and inserting in lieu thereof the following: “**(3) Employ, contract with, or delegate authority to, directly or indirectly, any other person or entity who is not a Missouri citizen to perform any work or analysis for the redistricting process or employ any attorney who is not licensed to practice law in the state of Missouri; or**”; and

Further amend said bill and section, page 5, lines 1-5 by striking all of said lines and inserting in lieu thereof the following: “**(4) Consider any written or oral communications in an ex parte manner from any person or entity seeking to influence the redistricting process.**”.

Senator Sifton moved that the above amendment be adopted.

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

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

Amend Senate Substitute for Senate Bill No. 213, Page 4, Section 127.020, Line 24, by inserting after the word “kind” the following: “**in connection with the redistricting process or any political activity**”; and further amend line 28 by inserting after the word “process” the following: “**, provided the demographer may consult or request opinions from the attorney general**”.

Senator Hegeman moved that the above substitute amendment be adopted.

At the request of Senator Hegeman, **SB 213**, with **SS**, **SA 1** and **SSA 1** for **SA 1** (pending), was placed on the Informal Calendar.

Senator Wallingford moved that **SB 291**, with **SCS** and **SS** for **SCS** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SS for **SCS** was again taken up.

Senator Curls offered **SA 6**:

SENATE AMENDMENT NO. 6

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 291, Page 12, Section 190.335, Line 18 of said page, by inserting immediately after said line the following:

“190.455. 1. Except as provided under subsection [9] **10** of this section, in lieu of the tax levy authorized under section 190.305 or 190.325, or the sales tax imposed under section 190.292 or 190.335, the governing body of any county, city not within a county, or home rule city with more than fifteen thousand but fewer than seventeen thousand inhabitants and partially located in any county of the third classification without a township form of government and with more than thirty-seven thousand but fewer than forty-one thousand inhabitants may impose, by order or ordinance, a monthly fee on subscribers of any communications service that has been enabled to contact 911. The monthly fee authorized in this section shall not exceed one dollar and shall be assessed to the subscriber of the communications service, regardless of technology, based upon the number of active telephone numbers, or their functional equivalents or successors, assigned by the provider and capable of simultaneously contacting the public safety answering point; provided that, for multiline telephone systems and for facilities provisioned with capacity greater than a voice-capable grade channel or its equivalent, regardless of technology, the charge shall be assessed on the number of voice-capable grade channels as provisioned by the provider that allow simultaneous contact with the public safety answering point. Only one fee may be assessed per active telephone number, or its functional equivalent or successor, used to provide a communications service. No fee imposed under this section shall be imposed on more than one hundred voice-grade channels or their equivalent per person per location. Notwithstanding any provision of this section to the contrary, the monthly fee shall not be assessed on the provision of broadband internet access service. The fee shall be imposed solely for the purpose of funding 911 service in such county or city. The monthly fee authorized in this section shall be limited to one fee per device. The fee authorized in this section shall be in addition to all other taxes and fees imposed by law and may be stated separately from all other charges and taxes. The fee shall be the liability of the subscriber, not the provider, except that the provider shall be liable to remit all fees that the provider collects under this section.

2. No such order or ordinance adopted under this section shall become effective unless the governing body of the county or city submits to the voters residing within the county or city at a state general, primary, or special election a proposal to authorize the governing body to impose a fee under this section. The question submitted shall be in substantially the following form:

“Shall _____ (insert name of county or city) impose a monthly fee of _____ (insert amount) on a subscriber of any communications service that has been enabled to contact 911 for the purpose of funding 911 service in the _____ (county or city)?”.

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, the fee shall become effective on the first day of the second calendar quarter after the director of revenue receives notification of adoption of the fee. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, the fee shall not become effective unless and until the question is resubmitted under this section to the qualified voters and such question is approved by a majority of the qualified voters voting on the question.

3. Notwithstanding any provisions of this section to the contrary, the governing body of a county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants shall put the question set forth in subsection 2 of this section before the voters of the county no later than the general election in 2020.

4. Except as modified in this section, all provisions of sections 32.085 and 32.087 and subsection 7 of section 144.190 shall apply to the fee imposed under this section.

[4.] 5. All revenue collected under this section by the director of the department of revenue on behalf of the county or city, except for two percent to be withheld by the provider for the cost of administering the collection and remittance of the fee, and one percent for the cost of collection which shall be deposited in the state's general revenue fund, shall be deposited in the Missouri 911 service trust fund created under section 190.420. The director of the department of revenue shall remit such funds to the county or city on a monthly basis. The governing body of any such county or city shall control such funds remitted to the county or city unless the county or city has established an elected board for the purpose of administering such funds. In the event that any county or city has established a board under any other provision of state law for the purpose of administering funds for 911 service, such existing board may continue to perform such functions after the county or city has adopted the monthly fee under this section.

[5.] 6. Nothing in this section imposes any obligation upon a provider of a communications service to take any legal action to enforce the collection of the tax imposed in this section. The tax shall be collected in compliance, as applicable, with the federal Mobile Telecommunications Sourcing Act, 4 U.S.C. Sections 116 to 124, as amended.

[6.] 7. Notwithstanding any other provision of law to the contrary, proprietary information submitted under this section shall only be subject to subpoena or lawful court order. Information collected under this section shall only be released or published in aggregate amounts that do not identify or allow identification of numbers of subscribers or revenues attributable to an individual communications service provider.

[7.] 8. Notwithstanding any other provision of law to the contrary, in no event shall any communications service provider, its officers, employees, assigns, agents, vendors, or anyone acting on behalf of such persons, be liable for any form of civil damages or criminal liability that directly or indirectly results from, or is caused by:

(1) An act or omission in the development, design, installation, operation, maintenance, performance, or provision of service to a public safety answering point or to subscribers that use such service, whether providing such service is required by law or is voluntary; or

(2) The release of subscriber information to any governmental entity under this section unless such act, release of subscriber information, or omission constitutes gross negligence, recklessness, or intentional misconduct.

Nothing in this section is intended to void or otherwise override any contractual obligation pertaining to equipment or services sold to a public safety answering point by a communications service provider. No cause of action shall lie in any court of law against any provider of communications service, commercial mobile service, or other communications-related service, or its officers, employees, assignees, agents, vendors, or anyone acting on behalf of such persons, for providing call location information concerning the user of any such service in an emergency situation to a law enforcement official or agency in order to respond to a call for emergency service by a subscriber, customer, or user of such service or for providing caller location information or doing a ping locate in an emergency situation that involves danger of death or serious physical injury to any person where disclosure of communications relating to the emergency is required without delay, whether such provision of information is required by law or voluntary.

[8.] 9. The fee imposed under this section shall not be imposed on customers who pay for service prospectively, including customers of prepaid wireless telecommunications service.

[9.] **10.** The fee imposed under this section shall not be imposed in conjunction with any tax imposed under section 190.292, 190.305, 190.325, or 190.335. No county or city shall simultaneously impose more than one tax authorized in this section or section 190.292, 190.305, 190.325, or 190.335. No fee imposed under this section shall be imposed on more than one hundred exchange access facilities or their equivalent per person per location. The fee imposed under this section shall not be imposed in conjunction with any tax imposed for central dispatching of emergency services in any home rule city with more than four hundred thousand inhabitants and located in more than one county or any county containing a portion of such city, and such city or counties shall not simultaneously impose more than one tax or fee for central dispatching of emergency services; provided however, if any such county approves the fee authorized under this section, collection of such fee shall be in lieu of any tax authorized for central dispatching of emergency services in the county and any portion of the city within the county.

[10.] **11.** No county or legally authorized entity shall submit a proposal to the voters of the county under this section or section 190.335 until either:

(1) All providers of emergency telephone service as defined in section 190.300 and public safety answering point operations within the county are consolidated into one public agency as defined in section 190.300 that provides emergency telephone service for the county, or such providers and the public safety answering point have entered into a shared services agreement for such services;

(2) The county develops a plan for consolidation of emergency telephone service, as defined in section 190.300, and public safety answering point operations within the county are consolidated into one public agency, as defined in section 190.300, that provides emergency telephone service for the county; or

(3) The county emergency services board, as defined in section 190.290, develops a plan for consolidation of emergency telephone service, as defined in section 190.300, and public safety answering point operations within the county that includes either consolidation or entering into a shared services agreement for such services, which shall be implemented on approval of the fee by the voters.

[11.] **12.** Any plan developed under subdivision (2) or (3) of subsection [10] **11** of this section shall be filed with the Missouri 911 service board under subsection 4 of section 650.330. Any plan that is filed under this subsection shall provide for the establishment of a joint emergency communications board as described in section 70.260 unless a joint emergency communication board or emergency services board for the area in question has been previously established. The director of the department of revenue shall not remit any funds as provided under this section until the department receives notification from the Missouri 911 service board that the county has filed a plan that is ready for implementation. If, after one year following the enactment of the fee described in subsection 1 of this section, the county has not complied with the plan that the county submitted under subdivision (2) or (3) of subsection [10] **11** of this section, but the county has substantially complied with the plan, the Missouri 911 service board may grant the county an extension of up to six months to comply with its plan. Not more than one extension may be granted to a county. The authority to impose the fee granted to the county in subsection 1 of this section shall be null and void if after one year following the enactment of the fee described in subsection 1 of this section the county has not complied with the plan and has not been granted an extension by the Missouri 911 service board, or if the six-month extension expires and the county has not complied with the plan.

[12.] **13.** Each county that does not have a public agency, as defined in section 190.300, that provides emergency telephone service as defined in section 190.300 for the county shall either:

(1) Enter into a shared-services agreement for providing emergency telephone services with a public agency that provides emergency telephone service, if such an agreement is feasible; or

(2) Form with one or more counties an emergency telephone services district in conjunction with any county with a public agency that provides emergency telephone service within the county. If such a district is formed under this subdivision, the governing body of such district shall be the county commissioners of each county within the district, and each county within such district shall submit to the voters of the county a proposal to impose the fee under this section.

[13.] **14.** A county operating joint or shared emergency telephone service, as defined in section 190.300, may submit to the voters of the county a proposal to impose the fee to support joint operations and further consolidation under this section.

[14.] **15.** All 911 fees shall be imposed as provided in the Mobile Telecommunications Sourcing Act, 4 U.S.C. Sections 116 to 124, as amended.

[15.] **16.** Nothing in subsections [10,] 11, 12, [and] 13, **and 14** of this section shall apply to a county with a charter form of government where all public safety answering points within the county utilize a common 911 communication service as implemented by the appropriate local and county agencies prior to August 28, 2018.

[16.] **17.** Any home rule city with more than four hundred thousand inhabitants and located in more than one county and any county in which it is located shall establish an agreement regarding the allocation of anticipated revenue created upon passage of a ballot proposition submitted to the voters as provided for in sections 190.292, 190.305, 190.325, 190.335, and 190.455, as well as revenue provided based upon section 190.460 and the divided costs related to regional 911 services. The allocation and actual expenses of the regional 911 service shall be determined based upon the percentage of residents of each county who also reside in the home rule city. The agreement between the counties and the home rule city may either be between the individual counties and the home rule city or jointly between all entities. The agreement to divide costs and revenue as required in this section shall not take effect until the passage of a ballot proposition as provided for in section 190.292, 190.305, 190.325, 190.335, or 190.455. The population shall be determined based upon the most recent decennial census. This subsection shall not apply to a county of the first classification without a charter form of government and with less than five percent of its population living in any home rule city with more than four hundred thousand inhabitants and located in more than one county.”; and

Further amend the title and enacting clause accordingly.

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

Senator Wallingford moved that **SS** for **SCS** for **SB 291**, as amended, be adopted, which motion prevailed.

On motion of Senator Wallingford, **SS** for **SCS** for **SB 291**, as amended, was declared perfected and ordered printed.

Senator Hough assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Rowden, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted

the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which were referred **SCS** for **SB 167** and **SCS** for **SB 45**, begs leave to report that it has examined the same and finds that the bills have been truly perfected and that the printed copies furnished the Senators are correct.

MESSAGES FROM THE GOVERNOR

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

GOVERNOR
STATE OF MISSOURI
March 5, 2019

To the Senate of the 100th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Lieutenant Colonel Eric T. Olson, 1908 Quail Drive, Macon, Macon County, Missouri 63552, as Superintendent of the Missouri State Highway Patrol, for a term ending at the pleasure of the Governor, and until his successor is duly appointed and qualified.

Respectfully submitted,
Michael L. Parson
Governor

On motion of Senator Rowden, the Senate recessed until 6:45 p.m.

RECESS

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

RESOLUTIONS

Senator Sifton offered Senate Resolution No. 367, regarding Emma Kathryn Wieberg, which was adopted.

Senator Holsman offered Senate Resolution No. 368, regarding Liam Halley Weyer, Kansas City, which was adopted.

Senator Holsman offered Senate Resolution No. 369, regarding Trevor Christopher Rey, Kansas City, which was adopted.

Senator Bernskoetter offered Senate Resolution No. 370, regarding Jacob W. Luther, Gerald, which was adopted.

Senator Crawford offered Senate Resolution No. 371, regarding Marilyn Drake, Warsaw, which was adopted.

SENATE BILLS FOR PERFECTION

At the request of Senator Wallingford, **SB 184**, with **SCS** was placed on the Informal Calendar.

Senator Hoskins moved that **SB 283** be taken up for perfection, which motion prevailed.

On motion of Senator Hoskins, **SB 283** was declared perfected and ordered printed.

Senator Wallingford moved that **SB 180**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for SB 180, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 180

An Act to repeal sections 620.2005, 620.2010, and 620.2020, RSMo, and to enact in lieu thereof three new sections relating to the Missouri works program.

Was taken up.

Senator Wallingford moved that **SCS for SB 180** be adopted.

Senator Wallingford offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for Senate Bill No. 180, Page 15, Section 620.2020, Line 107, by striking the following: “or qualified military project”; and further amend line 113, by inserting after “company” the following: “**qualified military project**”.

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

Senator Wallingford moved that **SCS for SB 180**, as amended, be adopted, which motion prevailed.

On motion of Senator Wallingford, **SCS for SB 180**, as amended, was declared perfected and ordered printed.

Senator Cunningham moved that **SB 10**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for SB 10, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 10

An Act to repeal sections 290.502 and 290.512, RSMo, and to enact in lieu thereof two new sections relating to the minimum wage rates required to be paid to employees.

Was taken up.

Senator Cunningham moved that **SCS for SB 10** be adopted.

Senator Williams offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for Senate Bill No. 10, Pages 1-3, Section 290.502, by striking all of said section from the bill; and

Further amend the title and enacting clause accordingly.

Senator Williams moved that the above amendment be adopted.

At the request of Senator Cunningham, **SB 10**, with **SCS** and **SA 1** (pending), was placed on the Informal Calendar.

REPORTS OF STANDING COMMITTEES

Senator Rowden, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which were referred SCS for **SB 180** and **SB 283**, begs leave to report that it has examined the same and finds that the bills have been truly perfected and that the printed copies furnished the Senators are correct.

INTRODUCTIONS OF GUESTS

Senator Schupp introduced to the Senate, Kim Ewing, Shay Wilson and Laurie Harrington, St. Louis Children's Hospital.

Senator Riddle introduced to the Senate, her son, Thomas, Prosper, Texas.

Senator Holsman introduced to the Senate, Victoria Barton and Don Sutcliffe, Grandview; and Kent Tipton, Suzanne Wiley, Donette Shultz, Steve Moore and Brianna Wessley, Lee's Summit.

Senator Williams introduced to the Senate, Hayley Friedman, Edwin Zuluaga and Landre Kingdon, St. Louis Children's Hospital; and Sahithi Jilakara, Fenton.

Senator Eigel introduced to the Senate, representatives of Mid-American Automatic Merchandising Association.

Senator Schatz introduced to the Senate, Jean Schaible, and her children, Sara and Anna, Union.

Senator Burlison introduced to the Senate, Dr. Craig Carson, Assistant Superintendent, Ozark Schools.

Senator Schupp introduced to the Senate, the Physician of the Day, Dr. George Hruza, Chesterfield.

Senator Cunningham introduced to the Senate, Chris Harlin, Bill Trivitt and Corey Hillhouse, Gainesville; John Everett, Springfield; and Garrett Chapman, Ava.

Senator Walsh introduced to the Senate, Bernice Herweck, St. Peters.

The President introduced to the Senate, Jerre Hansbrough, Fort Leonard Wood; and Slavica Hansbrough, Honolulu, Hawaii.

Senator Hegeman introduced to the Senate, Kevin Brunnert, Maryville; Janet Moore, Union Star; and Tricia Shonkwiler, St. Joseph.

Senator Cunningham introduced to the Senate, Jennifer Thomas, and her children, Serena, David, Curtis and Amanda, Alton.

Senator White introduced to the Senate, Ron Bull, and his children, Laura, Miriam, Elias and Titus, Home School students, Joplin/WebbCity; Jack and Taylor Meadows, Home School students, Seneca; Andrew Spieker, and his children, Ezekiel and Jonah, and Kathleen Hernandez, Home School students, Webb City; and Joshua and Micah Evans, Home School students, Grove, Oklahoma.

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

SENATE CALENDAR

THIRTY-SECOND DAY—WEDNESDAY, MARCH 6, 2019

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 410-Koenig	SB 441-Hough
SB 411-Romine	SB 442-Wieland
SB 412-Holsman	SB 443-Schupp
SB 413-Sater	SB 444-Schupp
SB 414-Wieland	SB 445-Arthur
SB 415-Bernskoetter	SB 446-Arthur
SB 416-Bernskoetter	SB 447-Emery
SB 417-White	SB 448-Sater
SB 418-White	SB 449-Sater
SB 419-Riddle	SB 450-Williams
SB 420-Riddle	SB 451-Riddle
SB 421-Wallingford	SB 452-Curls
SB 422-White	SB 453-Hough
SB 423-Cunningham	SB 454-Hegeman
SB 424-Luetkemeyer	SB 455-Holsman
SB 425-Cierpiot	SB 456-Schupp
SB 426-Williams	SB 457-Curls
SB 427-Wieland	SB 458-May
SB 428-Hough	SB 459-Nasheed
SB 429-Wallingford	SB 460-O'Laughlin
SB 430-Libla	SB 461-O'Laughlin
SB 431-Schatz	SB 462-Arthur
SB 432-Sifton	SB 463-Burlison
SB 433-Onder	SB 464-Burlison
SB 434-Riddle	SB 465-Burlison
SB 435-White	SB 466-White
SB 436-Hoskins	SB 467-Onder
SB 437-Hoskins	SB 468-Williams
SB 438-Brown	SB 469-Walsh
SB 439-Brown	SB 470-Riddle
SB 440-Brown	SB 471-Crawford

SB 472-Crawford	SB 501-Riddle
SB 473-Bernskoetter	SB 502-Bernskoetter
SB 474-Bernskoetter	SB 503-Crawford
SB 475-Cunningham	SB 504-Crawford
SB 476-Brown	SB 505-Brown
SB 477-Brown	SB 506-Brown
SB 478-Holsman	SB 507-Hough
SB 479-Onder	SB 508-Hough
SB 480-Schupp	SB 509-Hough
SB 481-Hoskins	SB 510-Hough
SB 482-Hoskins	SB 511-Williams
SB 483-Hoskins	SB 512-Hegeman
SB 484-Hoskins	SB 513-Sater
SB 485-Hoskins	SB 514-Sater
SB 486-Williams	SB 515-Sater
SB 488-Rizzo	SB 516-Cunningham
SB 489-Rizzo	SB 517-Riddle
SB 490-Rizzo	SB 518-Curls
SB 491-Rizzo	SJR 22-Nasheed
SB 492-May	SJR 23-Eigel
SB 493-May	SJR 24-Cierpiot
SB 494-Emery	SJR 25-Libla
SB 495-Emery	SJR 26-Holsman
SB 496-Emery	SJR 27-Eigel
SB 497-O'Laughlin	SJR 28-Holsman
SB 498-Burlison	SJR 29-Schatz
SB 499-Burlison	SJR 30-Burlison
SB 500-Burlison	

HOUSE BILLS ON SECOND READING

HB 445-Dogan	HB 77-Black
HB 188-Rehder	HCS for HB 447
HB 182-Shull	HCS for HBs 243 & 544
HB 280-Ruth	HB 283-Anderson
HB 108-Sommer	HCS for HB 324
HB 72-Tate	HB 113-Smith
HCS for HB 185	HB 321-Solon
HCS for HB 255	HB 402-Basye
HB 214-Trent	HCS for HB 242

HCS for HB 303
HB 70-Dinkins
HB 461-Pfautsch
HCS for HB 239
HCS for HB 354
HB 441-Fitzwater
HB 138-Kidd
HB 126-Schroer
HCS for HB 207
HCS for HBs 743 & 673

HCS for HB 678
HB 219-Wood
HB 599-Bondon
HCS for HB 225
HB 260-Taylor
HCS for HB 192
HB 588-Rone
HB 114-Pietzman
HCS for HB 333
HCS for HB 469

THIRD READING OF SENATE BILLS

SB 196-Bernskoetter (In Fiscal Oversight)
SS#2 for SCS for SB 194-Hoskins
SCS for SB 167-Crawford

SCS for SB 45-Hoskins
SCS for SB 180-Wallingford
SB 283-Hoskins

SENATE BILLS FOR PERFECTION

1. SB 224-Luetkemeyer
2. SBs 12 & 123-Cunningham, with SCS
3. SB 9-Emery, with SCS
4. SJR 2-Emery, with SCS
5. SB 202-Romine
6. SB 101-Riddle, with SCS
7. SB 230-Crawford, with SCS
8. SB 168-Wallingford, with SCS
9. SB 19-Libla
10. SB 201-Romine
11. SB 138-Riddle
12. SB 264-Crawford
13. SB 219-Hoskins, with SCS

14. SB 71-Brown
15. SB 108-Koenig, with SCS
16. SB 87-Wallingford
17. SB 174-Crawford, with SCS
18. SB 52-Eigel, with SCS
19. SB 145-Burlison
20. SJR 1-Sater and Onder
21. SB 5-Sater, et al, with SCS
22. SB 222-Hough
23. SB 218-Hoskins
24. SB 306-White
25. SB 297-White
26. SJR 13-Holsman, with SCS

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 4-Sater

SB 10-Cunningham, with SCS & SA 1 (pending)

SB 14-Wallingford	SB 65-White
SB 16-Romine, with SCS, SS for SCS, SA 3 & point of order (pending)	SB 69-Hough
SB 30-Hegeman, with SCS	SB 76-Sater, with SCS (pending)
SB 39-Onder	SB 100-Riddle
SB 44-Hoskins, with SCS & SS for SCS (pending)	SB 132-Emery, with SCS
SBs 46 & 50-Koenig, with SCS	SB 154-Luetkemeyer, with SS & SA 2 (pending)
SB 49-Rowden, with SCS	SB 160-Koenig, with SCS
SB 56-Cierpiot, with SCS, SA 1 & SA 1 to SA 1 (pending)	SB 184-Wallingford, with SCS
SB 57-Cierpiot	SB 213-Hegeman, with SS, SA 1 & SSA 1 for SA 1 (pending)
	SB 252-Wieland, with SCS
	SB 292-Eigel, with SCS

CONSENT CALENDAR

Senate Bills

Reported 2/7

SB 131-Emery, with SCS	SB 54-Crawford
SB 103-Schupp	

Reported 2/14

SB 83-Cunningham, with SCS	SB 164-Schupp
SB 179-Cunningham	SB 84-Cunningham

Reported 2/21

SB 147-Sater, with SCS	SB 267-Wieland, with SCS
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Reported 2/28

SB 206-Arthur	SB 204-Riddle
SB 152-Holsman	SB 68-Hough

RESOLUTIONS

SR 20-Holsman

Reported from Committee

SCR 1-Walsh
SCR 13-Emery

SCR 14-Schatz
SR 254-Cunningham

To be Referred

HCR 18-Spencer

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