The Senate met pursuant to adjournment.
President Kehoe in the Chair.

Senator Emery offered the following prayer:

The Psalmist proclaimed - “The Lord is my light and my salvation; whom shall I fear? The Lord is the strength of my life; of whom should I be afraid?” (Psalm 27:1)

Merciful Lord, I join with my Senate colleagues this afternoon to pray for Senator Riddle as she goes through her recovery. May your healing presence flow through her body to renew her strength and vigor. Comfort her in spirit, soul, and body and bring her quickly back into the service of her constituents and this state. Lord, give us the tools we need to pursue peace within this body and in our state and nation. Produce in us the character of Christ to be ever kinder and more forgiving. Strengthen our faith to build relationships that are strong enough to overcome every trial and that will open avenues of peace among us. I pray in the name of the Lord Jesus Christ; 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  May  Nasheed  O’Laughlin  Onder
Rizzo  Romine  Rowden  Sater  Schatz  Schupp  Sifton
Wallingford  White  Wieland  Williams—32

Absent—Senators—None

Absent with leave—Senators
Riddle  Walsh—2

Vacancies—None

The Lieutenant Governor was present.
RESOLUTIONS

Senator Hegeman offered Senate Resolution No. 1039, regarding the death of J. “Tom” Thomas, Kearney, which was adopted.

Senator O’Laughlin offered Senate Resolution No. 1040, regarding Andrew Robert Moore, Kahoka, which was adopted.

Senator Rowden offered the following resolution:

SENATE RESOLUTION NO. 1041

WHEREAS, the Administration Committee is required by law to establish the rates of pay each year, and
WHEREAS, such rates of pay are to be the same as those established under the policies of the Personnel Division of the Office of Administration for comparable duties after examination of the rates of pay then in effect, and
WHEREAS, the rates of pay established shall become effective in January.
NOW, THEREFORE, BE IT RESOLVED by the Committee on Administration that the number, classification and rates of pay authorized for employees of the Senate shall include one department director and seven division level directors to be compensated according to Office of Administration guidelines; and the following authorized employees at rates of pay within the ranges hereby established.

<table>
<thead>
<tr>
<th>NO.</th>
<th>CLASSIFICATION</th>
<th>SALARY RANGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Administrative Assistant</td>
<td>$3,432 - $4,985</td>
</tr>
<tr>
<td>0.5</td>
<td>Security Specialist</td>
<td>$3,696 - $5,085</td>
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<tr>
<td>1</td>
<td>Accounting Specialist</td>
<td>$3,750 - $4,985</td>
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<tr>
<td>1</td>
<td>Human Resources Specialist</td>
<td>$4,000 - $4,985</td>
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<tr>
<td>6</td>
<td>Administrative/Office Support</td>
<td>$3,176 - $4,556</td>
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<tr>
<td>4</td>
<td>Budget Research Analyst II</td>
<td>$4,224 - $5,207</td>
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<tr>
<td>1</td>
<td>Budget Research Analyst III</td>
<td>$5,250 - $6,675</td>
</tr>
<tr>
<td>1</td>
<td>Budget Staff Secretary</td>
<td>$2,868 - $4,710</td>
</tr>
<tr>
<td>1</td>
<td>Assistant Director - CIS</td>
<td>$4,995 - $6,085</td>
</tr>
<tr>
<td>3</td>
<td>Computer Information Technologist II</td>
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<td>Computer Information Technology Specialist I</td>
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<td>4</td>
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<td>2</td>
<td>Assistant Director - Communications</td>
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<tr>
<td>4</td>
<td>Public Information Specialist I</td>
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<tr>
<td>2</td>
<td>Resolution Writer</td>
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<td>1</td>
<td>Multimedia Specialist</td>
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<tr>
<td>1</td>
<td>Photographer</td>
<td>$3,500 - $4,850</td>
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<td>7</td>
<td>Staff Attorney</td>
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<tr>
<td>1</td>
<td>Research Analyst</td>
<td>$5,000 - $6,669</td>
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<td>4</td>
<td>Research Staff Secretary</td>
<td>$3,268 - $5,000</td>
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<td>1</td>
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<tr>
<td>2</td>
<td>Deputy Secretary of Senate</td>
<td>$3,268 - $4,500</td>
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<tr>
<td>1</td>
<td>Enrolling &amp; Engrossing Supervisor</td>
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<tr>
<td>5</td>
<td>Enrolling &amp; Engrossing Clerk</td>
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<td>Journal Production Clerks</td>
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<td>1</td>
<td>Billroom Supervisor</td>
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<tr>
<td>1</td>
<td>Billroom Clerk</td>
<td>$2,446 - $3,550</td>
</tr>
</tbody>
</table>


MONTHLY CLASSIFICATION | SALARY RANGE
--- | ---
0.5 Sergeant-at-Arms (Elected) | $2,679 - $3,696
4.50 Doorkeeper | $1,807 - $2,338
0.5 Reading Clerk | $1,807 - $2,338
0.25 Chaplain | $1,150 - $1,850
1 Network/Communications Specialist | $3,500 - $4,685
3 Mailroom/Print Shop Technician I/II/II | $2,948 - $3,865
3 Printing Services Technician I/II/III/IV | $2,679 - $3,696
1 Maintenance Supervisor | $2,868 - $4,071
3 Maintenance Worker I/II/III | $2,679 - $3,696
0.5 Investigator | $3,432 - $5,007
1 Library Administrator | $3,696 - $5,440
1 Library Clerk | $3,696 - $5,440

BE IT FURTHER RESOLVED the Senate Administration Committee is authorized to establish a formula setting forth the maximum amount which may be expended by each Senator and each caucus for the employment of Administrative and Clerical Assistants. Each Senator plus the President Pro Tem and The Minority Leader on behalf of their caucus will be notified of the funds available, and shall thereafter certify to the Senate Administrator the names and addresses of Administrative and Clerical Assistants. The compensation paid to the Senators’ and caucus administrative and clerical assistants shall be within the limits of the categories set forth hereinabove.

BE IT FURTHER RESOLVED the Senate Administrator, with the approval of the Senate Administration Committee, shall have the authority to cooperate and coordinate with the Chief Clerk of the House in the selection of employees, who shall be assigned to the garage, Joint Committee Staffs and the rotunda area, and who will be paid from the Joint House and Senate Contingent Appropriation, within the limits of the categories set out above.

BE IT FURTHER RESOLVED the Senate Administrator, on behalf of the Committee on Administration, has the authority to reduce, increase, combine or consolidate positions and salaries where necessary to meet changed conditions or circumstances which arise, and the Committee on Administration may enter into contracts with consultants, provided such consultant’s contract fee does not exceed the salary for the comparable position, and such consultant shall count as an employee of the Senate.

BE IT FURTHER RESOLVED the Senate Administration Committee is authorized to adjust the foregoing pay ranges to reflect implementation of the state pay plan.

Senator Rowden requested unanimous consent of the Senate that the rules be suspended for the purpose of taking SR 1041 up for adoption, which request was granted.

On motion of Senator Rowden, SR 1041 was adopted.

Senators Hough and Cunningham offered Senate Resolution No. 1042, regarding the death of Judge William Ralph Hass, Springfield, which was adopted.

Senator Rowden offered Senate Resolution No. 1043, regarding Tyler Schuster, Blackwater, which was adopted.

CONCURRENT RESOLUTIONS

Senator Hoskins offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 34

Whereas, in March 2019 Missouri experienced flooding at historically high levels; and

Whereas, the extensive flooding destroyed many homes, farms, and businesses, severely impacting the livelihoods of thousands of Missourians, who, in addition to suffering the emotional toll of the disaster, are also suffering a heavy economic burden to repair the devastated lands and infrastructure; and

Whereas, there are eight-congressionally authorized purposes for managing the Missouri River, including flood control and the
consideration of fish and wildlife:

Now Therefore Be It Resolved that the members of the Missouri Senate, One Hundredth General Assembly, Second Regular Session, the House of Representatives concurring therein, strongly urge the Congress of the United States to pass H.R. 2174, 116th Cong. (2019), which removes fish and wildlife as an authorized purpose of the Missouri River Mainstem Reservoir System and to make flood control the highest priority of authorized purposes of such system, and for other purposes; and

Be It Further Resolved that the Secretary of the Senate be instructed to prepare properly inscribed copies of this resolution for the Speaker of the United States House of Representatives, the President of the United States Senate, and each member of the Missouri congressional delegation.

Senator Hoskins offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 35

Whereas, the state of Missouri was subject to historic and devastating flooding during 2019; and

Whereas, such flooding has resulted in the breaching of dozens of levees and millions of dollars in damage; and

Whereas, this is not the first time in the recent past in which Missouri has been subject to such devastation, with various floods subjecting the state to varying degrees of devastation within the last decade; and

Whereas, various measures have been taken to address the problems posed by these disasters by various public officials and entities; and

Whereas, House Resolution 3779, introduced in the United States House of Representatives is a significant measure that would help states mitigate the risks of such disasters in the future by providing needed resources; and

Whereas, it is imperative to not only help communities that have suffered from the current flooding to recover, but it is also imperative that all communities be able to be better prepared for future flooding; and

Whereas, such resolution was ordered reported from the House Transportation and Infrastructure Committee on September 19, 2019:

Now Therefore Be It Resolved that the members of the Missouri Senate, One Hundredth General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby call on the members of the Missouri Congressional delegation to support House Resolution 3779, 116th Congress; and

Be It Further Resolved that the Secretary of the Senate be instructed to prepare properly inscribed copies of this resolution for each member of the Missouri Congressional delegation.

Senator Hough offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 36

Relating to designating every November as National American History and Founders Month

Whereas, as we approach our Nation’s 250th anniversary in 2026, there is a clear need to empower Americans to be active citizens through greater understanding of our Nation’s early history, its founders, and the civic duties within the American experience; and

Whereas, the period beginning with the onset of the American Revolution in 1775 through 1791 encapsulates the events and people responsible for establishing and shaping our country’s future. The American Revolution (1775-1783) is one of the most defining events in modern history, both as the rebellion against Great Britain and as the creation of a self-governing and sovereign nation. The Declaration of Independence, the Constitution, and the Bill of Rights will forever set our Nation apart from all others. Our electoral system, our three branches of government in the form of an elected President, an elected Congress, and an independent Supreme Court are well-established and sustaining. These have all set a long enduring, unique and remarkable precedent that many other nations over the past two centuries have sought to replicate; and

Whereas, the purpose of National American History and Founders Month is to create a tradition of educating and celebrating the founding history of our country for all Americans. Furthermore, while there are holidays celebrating key events, leaders, and groups responsible for creating and shaping our Nation, there is no official recognition or formal commemoration of our Nation’s early history, its founders and its governmental system. This new recognition and focus offers all Americans an occasion to appreciate the struggle to create a new nation, the founders who pioneered how this new nation should be governed, and the civic duties of its citizens:

Now Therefore Be It Resolved that the members of the Missouri Senate, One-hundredth General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby proclaim each November as “National American History and Founders Month”, and urge public officials at the state and local levels, educators in schools, colleges and universities, librarians, and all the people in the state of Missouri to observe this month with appropriate programs, ceremonies, and activities, and to reaffirm their devotion to the principles of freedom and the common history and heritage shared by all Americans; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to send a properly inscribed copy of this resolution to the Governor for his approval or rejection pursuant to the Missouri Constitution.
Read 1st time.

Senator Burlison offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 37
Relating to an application to Congress for the calling of an Article V convention of states to propose certain amendments to the United States Constitution which place limits on the federal government.

Whereas, the Founders of our Constitution empowered state legislators to be guardians of liberty against future abuses of power by the federal government; and

Whereas, the federal government has created a crushing national debt through improper and imprudent spending; and

Whereas, the federal government has invaded the legitimate roles of the states through the manipulative process of federal mandates, most of which are unfunded to a great extent; and

Whereas, the federal government has ceased to live under a proper interpretation of the Constitution of the United States; and

Whereas, it is the solemn duty of the states to protect the liberty of our people - particularly for the generations to come - to propose amendments to the United States Constitution through a convention of states under Article V to place clear restraints on these and related abuses of power; and

Whereas, the Ninety-ninth General Assembly of Missouri, First Regular Session, adopted Senate Concurrent Resolution 4, which contained an application for an Article V Convention to propose constitutional amendments identical to those proposed in this resolution, but provided that the application would expire five years after the passage of Senate Concurrent Resolution 4; and

Whereas, it is necessary for each state to provide for the selection of commissioners to attend the Article V Convention:

Now, Therefore, Be It Resolved by the members of the Missouri Senate, One-hundredth General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby apply to Congress, under the provisions of Article V of the United States Constitution, for the calling of a convention of the states limited to proposing amendments to the United States Constitution that impose fiscal restraints on the federal government, limit the power and jurisdiction of the federal government, and limit the terms of office for its officials and members of Congress; and

Be It Further Resolved that the General Assembly adopts this application with the following understandings (as the term “understandings” is used within the context of “reservations, understandings, and declarations”):

(1) An application to Congress for an Article V convention confers no power on Congress other than to perform a ministerial function to “call” for a convention;

(2) This ministerial duty shall be performed by Congress only when Article V applications for substantially the same purpose are received from two-thirds of the legislatures of the several states;

(3) The power of Congress to “call” a convention solely consists of the authority to name a reasonable time and place for the initial meeting of the convention;

(4) Congress possesses no power whatsoever to name delegates to the convention, as this power remains exclusively within the authority of the legislatures of the several states;

(5) Congress possesses no power to set the number of delegates to be sent by any states;

(6) Congress possesses no power whatsoever to determine any rules for such convention;

(7) By definition, a Convention of States means that states vote on the basis of one state, one vote;

(8) A Convention of States convened pursuant to this application is limited to consideration of topics specified herein and no other;

(9) The General Assembly of Missouri may recall its delegates at any time for breach of their duties or violations of their instructions pursuant to the procedures adopted in this resolution;

(10) Pursuant to the text of Article V, Congress may determine whether proposed amendments shall be ratified by the legislatures of the several states or by special state ratification conventions. The General Assembly of Missouri recommends that Congress specify its choice on ratification methodology contemporaneously with the call for the convention;

(11) Congress possesses no power whatsoever with regard to the Article V convention beyond the two powers acknowledged herein;

(12) Missouri places express reliance on prior legal and judicial determinations that Congress possesses no power under Article I relative to the Article V process, and that Congress must act only as expressly specified in Article V; and

Be It Further Resolved that this application hereby repeals, rescinds, cancels, renders null and void, and supersedes the application to the Congress of the United States for a constitutional convention under Article V of the Constitution of the United States by this state in Senate Concurrent Resolution No. 4 as adopted by the Ninety-ninth General Assembly, First Regular Session; and

Be It Further Resolved that the members of the General Assembly hereby adopt the following procedures for the selection of
commissioners to attend the Article V Convention called for by this resolution:

Section 1. Selection of Commissioners

When a convention is called to propose amendments to the United States Constitution pursuant to Article V of the United States Constitution, the selection and participation of commissioners from Missouri to such convention shall be governed by this Resolution.

Section 2. Number, Eligibility, and Selection of Commissioners

A. Missouri shall have a number of commissioners equal to the number of congressional districts in the state at the time of the call with one commissioner from each congressional district and a number of alternate commissioners equal to the number of congressional districts in the state at the time of the call with one alternate commissioner from each congressional district.

B. Commissioners and alternates shall be citizens of the State of Missouri and shall otherwise meet the same qualifications necessary to hold office in the Missouri House of Representatives. Commissioners and alternates may include persons holding public office, subject to further limits described below, except that no person will be eligible who is:

1. A member of the United States House of Representatives or Senate;
2. An employee of the United States;
3. An employee or other representative of a contractor with the United States; or
4. An elected official holding a statewide office.

Commissioners and alternates are also subject to those existing ethics rules which apply to members of the General Assembly.

C. The House of Representatives and Senate shall select, by adoption of a concurrent resolution, the commissioners and alternates who meet the eligibility requirements described herein and who are submitted to the House of Representatives and the Senate by the Joint Legislative Committee as provided in Section 4 of this resolution. Of the commissioners, at least one-third shall not be sitting members of the General Assembly. Of the alternate commissioners, at least one-third shall not be sitting members of the General Assembly.

D. A majority of the commissioners shall constitute a quorum for all decisions made by the delegation, and no commissioner may give his or her vote by proxy or otherwise to any other commissioner. The commissioners shall select a chairperson to administer the work of the commissioners.

Section 3. Authority of Commissioners

A. Each commissioner and alternate shall, by oath or affirmation as a condition of participating in the convention, agree to faithfully and impartially discharge all the duties incumbent upon a commissioner, including the duty to abide by instructions established by concurrent resolution of the General Assembly for participation in the convention and the duty to act only within the scope of the General Assembly’s application for the convention, if Missouri applied for the convention in which the commissioners are participating. Each commissioner and alternate shall further agree to immediately notify the Joint Legislative Committee if he or she believes that any Missouri commissioner or alternate has violated his or her oath or instructions while participating in the convention.

B. Prior to the Article V Convention, the General Assembly shall consider “Recommended Commissioner Instructions” presented to it by the Joint Legislative Committee as discussed further in Section 4 of this resolution, and shall by concurrent resolution provide duly approved instructions to the commissioners and alternates regarding the scope of matters they may consider and vote on at the convention, including rules of procedure and proposed amendments. Such instructions may be changed by the General Assembly prior to or during the convention. These instructions shall include, but shall not be limited to:

1. An instruction that the commissioners shall not support any voting rule other than the rule whereby each state exercises one vote; and
2. An instruction that on all voting matters at the convention, the decision of a simple majority of the Missouri commissioners shall constitute a single vote for the State of Missouri.

C. Any vote cast by a commissioner or alternate at an Article V convention that is outside the scope of any of the following is an unauthorized vote, and is therefore void:

1. The instructions established by any concurrent resolution adopted under this Resolution or later amending resolutions.
2. Any limits identified in the Missouri General Assembly’s application for the convention.

Section 4. Authorization for and Role of the Joint Legislative Committee

A. After or near the time an Article V convention is called, a Joint Legislative Committee shall be duly authorized by the General Assembly for the purposes described in this section. The Joint Legislative Committee shall be comprised of five members of the Senate appointed by the President Pro Tempore of the Senate, with three members from the majority party and two members from the minority party, and five members of the House appointed by the Speaker of the House of Representatives, with three members from the majority party and two members from the minority party, and shall have the initial task of recommending eligible commissioners to the House of Representatives and the Senate for consideration of appointment as commissioners. The Joint Legislative Committee shall submit at least three persons from each congressional district who are eligible, as provided in this resolution, to serve as a commissioner and at least three different persons from each congressional district who are eligible, as provided in this resolution, to serve as an alternate commissioner. The House of Representatives and the Senate shall select a commissioner and alternate commissioner from each congressional district from the names submitted by the Joint
Legislative Committee. The Joint Legislative Committee shall also be charged with presenting “Recommended Commissioner Instructions” to the full General Assembly for consideration leading to a concurrent resolution as discussed in Section 3(B) of this resolution. Such Commissioner Instructions will define the scope of matters the Commissioners may consider and vote on at the Article V Convention, including rules of procedure and proposed amendments as discussed more fully in Section 3 of this resolution. All recommendations that secure a simple majority vote of the members of the Joint Legislative Committee present will be deemed approved “Recommended Commissioner Instructions” to be submitted to the General Assembly for its consideration.

B. After commissioners have been selected, the Joint Legislative Committee may recall any commissioner and revoke such commissioner’s authority. However, the Joint Legislative Committee may only recall and revoke the authority in the event the commissioner casts or attempts to cast an unauthorized vote as described in this Resolution. The Joint Legislative Committee shall also appoint one of the selected alternates to take the place of a commissioner so recalled. The Joint Legislative Committee shall promptly investigate any notice that a commissioner or alternate has cast an unauthorized vote or otherwise exceeded the scope of the General Assembly’s application for the convention or the General Assembly’s instructions to the commissioners. The Joint Legislative Committee shall act to ensure that the commissioners remain faithful to the terms of the convention application and the General Assembly’s instructions. Before or during the Article V Convention, the Joint Legislative Committee may advise the commissioners on questions which arise regarding the scope of the convention and the legislative instructions to commissioners.

C. By concurrent resolution, the General Assembly may change or supersede any action of the Joint Legislative Committee or recall commissioners or alternates to the convention, or appoint new commissioners or alternates.

D. The Joint Legislative Committee shall be authorized to conduct its business via telephone or by electronic communication.

Section 5. Conflicts with Convention Rules or Procedures
Should the provisions of this Resolution conflict with the rules or procedures established by the Article V convention, the General Assembly may by concurrent resolution conform these provisions to such rules or procedures; and

Be It Further Resolved that the Secretary of the Senate be instructed to prepare a properly inscribed copy of this resolution for the President and Secretary of the United States Senate, the Speaker and Clerk of the United States House of Representatives, each member of the Missouri Congressional delegation, and the presiding officers of each of the legislative houses in the several states requesting their cooperation.

Read 1st time.

INTRODUCTION OF BILLS

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

SB 869—By Hough.

An Act to repeal section 321.552, RSMo, and to enact in lieu thereof one new section relating to a sales tax for emergency services.

SB 870—By Hough.

An Act to amend chapter 376, RSMo, by adding thereto one new section relating to lists of health care provider participation in health benefit plans.

Senator Hough assumed the Chair.

SB 871—By Nasheed.


SB 872—By Crawford.

An Act to repeal sections 32.310, 144.605, and 144.757, RSMo, and to enact in lieu thereof six new sections relating to use taxes, with an emergency clause for a certain section and an effective date for certain sections.

SB 873—By Crawford.

An Act to repeal section 94.902, RSMo, and to enact in lieu thereof one new section relating to a public
safety sales tax.

**SB 874**–By Sater.
An Act to amend chapter 71, RSMo, by adding thereto one new section relating to broadband infrastructure improvement districts.

**SB 875**–By Emery.
An Act to amend chapter 167, RSMo, by adding thereto one new section relating to the participation of home school students in public school activities.

**SB 876**–By Libla.
An Act to repeal sections 300.010, 301.010, 407.815, 407.1025, and 577.001, RSMo, and to enact in lieu thereof five new sections relating to the composition of off-highway vehicles.

**SB 877**–By Burlison.
An Act to amend chapter 324, RSMo, by adding thereto one new section relating to apprenticeships.

**SB 878**–By Burlison.
An Act to amend chapter 640, RSMo, by adding thereto one new section relating to fines or penalties issued by the department of natural resources.

**SB 879**–By Burlison.
An Act to amend chapter 516, RSMo, by adding thereto one new section relating to statutes of limitations.

**SB 880**–By Rowden.
An Act to amend chapter 37, RSMo, by adding thereto one new section relating to the protection of information controlled by state agencies.

**SB 881**–By Wieland.

**SB 882**–By Wieland.
An Act to repeal sections 300.347 and 307.180, RSMo, and to enact in lieu thereof five new sections relating to transportation devices, with penalty provisions.

**SB 883**–By Hoskins.
An Act to repeal section 245.060, RSMo, and to enact in lieu thereof one new section relating to levee districts.

**SB 884**–By Hoskins.
An Act to repeal sections 246.070 and 246.160, RSMo, and to enact in lieu thereof two new sections relating to levee and drainage districts.
SECOND READING OF CONCURRENT RESOLUTIONS

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

SCR 33—Rules, Joint Rules, Resolutions and Ethics.

INTRODUCTION OF GUESTS

Senator Hough introduced to the Senate, the Physician of the Day, Dr. Matthew Stinson, MD., Springfield.

Senator Romine introduced to the Senate, Lindsay Bloom and her parents John and Kristee Bloom, Irondale.

Senator Williams introduced to the Senate, Ed Bryant, St. Charles.

Senator Williams introduced to the Senate, Eric Weinzettle, Washington University.

Senator Williams introduced to the Senate, Karen Aroesty, St. Louis.

Senator Brown introduced to the Senate Emilee Keene and her parents John and Jennifer Keene.

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

SENATE CALENDAR

FIFTH DAY—WEDNESDAY, JANUARY 15, 2020

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 609-Sater
SB 610-Sater
SB 611-Sater
SB 612-Emery
SB 613-Emery
SB 614-Emery
SB 615-Cunningham
SB 616-Cunningham
SB 617-Cunningham
SB 618-Wallingford
SB 619-Wallingford
SB 620-Wallingford
SB 621-Romine
SB 622-Romine
SB 623-Libla
SB 624-Libla
SB 625-Libla
SB 626-Nasheed
SB 627-Nasheed
SB 628-Sifton
SB 629-Sifton
SB 630-Sifton
SB 631-Hegeman
SB 632-Hegeman
SB 633-Hegeman
SB 634-Wieland
SB 635-Wieland
SB 636-Wieland
SB 637-Riddle
SB 638-Riddle
SB 639-Riddle
SB 640-Onder
SB 641-Onder
SB 642-Onder
SB 643-Hoskins
SB 644-Hoskins
SB 645-Hoskins
SB 646-Koenig
SB 647-Koenig
SB 648-Koenig
SB 649-Eigel
SB 650-Eigel
SB 651-Eigel
SB 652-Crawford
SB 653-Crawford
SB 654-Crawford
SB 655-Cierpiot
SB 656-Cierpiot
SB 657-Arthur
SB 658-Arthur
SB 659-Arthur
SB 660-Bernskoetter
SB 661-Bernskoetter
SB 662-Bernskoetter
SB 663-Burlison
SB 664-Burlison
SB 665-Burlison
SB 666-White
SB 667-White
SB 668-White
SB 669-Hough
SB 670-Hough
SB 671-Hough
SB 672-Brown
SB 673-Brown
SB 674-Brown
SB 675-Luetkemeyer
SB 718-White  SB 760-Burlison
SB 719-White  SB 761-Burlison
SB 720-Hough  SB 762-Burlison
SB 721-Hough  SB 763-White
SB 722-Hough  SB 764-Onder
SB 723-Brown  SB 765-Onder
SB 724-Brown  SB 766-Onder
SB 725-Brown  SB 767-Burlison
SB 726-Luetkemeyer  SB 768-Onder
SB 727-Luetkemeyer  SB 769-Burlison
SB 728-Luetkemeyer  SB 770-Hough
SB 729-Sater  SB 771-Wallingford
SB 730-Sater  SB 772-Romine
SB 731-Sater  SB 773-Riddle
SB 732-Emery  SB 774-Brown
SB 733-Emery  SB 775-Schatz
SB 734-Emery  SB 776-Cunningham
SB 735-Sifton  SB 777-Wallingford
SB 736-Sifton  SB 778-Hoskins
SB 737-Sifton  SB 779-Crawford
SB 738-Onder  SB 780-Hough
SB 739-Onder  SB 781-Brown
SB 740-Onder  SB 782-Brown
SB 741-Koenig  SB 783-Brown
SB 742-Koenig  SB 784-Wallingford
SB 743-Eigel  SB 785-Koenig
SB 744-Eigel  SB 786-Romine
SB 745-Burlison  SB 787-Romine
SB 746-Burlison  SB 788-Schupp
SB 747-Burlison  SB 789-Schupp
SB 748-White  SB 790-Schupp
SB 749-White  SB 791-Eigel
SB 750-White  SB 792-Eigel
SB 751-Hough  SB 793-Koenig
SB 752-Brown  SB 794-Eigel
SB 753-Brown  SB 795-Hough
SB 754-Luetkemeyer  SRB 796-Hough
SB 755-Sater  SB 797-Wieland
SB 756-Sifton  SB 798-Hoskins
SB 757-Onder  SB 799-Schupp
SB 758-Onder  SB 800-Schupp
SB 759-Onder  SB 801-Koenig
SB 802-Hegeman
SB 803-Crawford
SB 804-Cunningham
SB 805-Hoskins
SB 806-Koenig
SB 807-Crawford
SB 808-Crawford
SB 809-Brown
SB 810-Luetkemeyer
SB 811-Luetkemeyer
SB 812-Sater
SB 813-Sater
SB 814-Nasheed
SB 815-Eigel
SB 816-Crawford
SB 817-Crawford
SB 818-Wallingford
SB 819-Wallingford
SB 820-Burlison
SB 821-Hough
SB 822-Wallingford
SB 823-Wallingford
SB 824-Wallingford
SB 825-Libla
SB 826-White
SB 827-White
SB 828-Hough
SB 829-Hough
SB 830-Cunningham
SB 831-Cunningham
SB 832-Cunningham
SB 833-Luetkemeyer
SB 834-Brown
SB 835-Brown
SB 836-Onder
SB 837-White
SB 838-White
SB 839-Wallingford
SB 840-Arthur
SB 841-Arthur
SB 842-Emery
SB 843-Burlison
SB 844-Burlison
SB 845-Burlison
SB 846-Sater
SB 847-Eigel
SB 848-Eigel
SB 849-Eigel
SB 850-O'Loughlin
SB 851-O'Loughlin
SB 852-Hegeman
SB 853-Crawford
SB 854-Crawford
SB 855-Wieland
SB 856-Wieland
SB 857-Luetkemeyer
SB 858-Hegeman
SB 859-Hegeman
SB 860-Hegeman
SB 861-White
SB 862-White
SB 863-Brown
SB 864-Brown
SB 865-Brown
SB 866-Brown
SB 867-Brown
SB 868-Brown
SB 869-Hough
SB 870-Hough
SB 871-Nasheed
SB 872-Crawford
SB 873-Crawford
SB 874-Sater
SB 875-Emery
SB 876-Libla
SB 877-Burlison
SB 878-Burlison
SB 879-Burlison
SB 880-Rowden
SB 881-Wieland
SB 882-Wieland
SB 883-Hoskins
SB 884-Hoskins
SJR 39-Hegeman
INFORMAL CALENDAR

RESOLUTIONS

To be Referred

SCR 34-Hoskins                          SCR 36-Hough
SCR 35-Hoskins                          SCR 37-Burlison