The Senate met pursuant to adjournment.

President Kehoe in the Chair.

Reverend Carl Gauck offered the following prayer:

Whenever you do a thing, act as if all the world were watching. (Thomas Jefferson)

Gracious God, we are thankful for this day and our arriving here safely to undertake the responsibilities that lay hold of us and we seek success in what we are about. Help us all understand that we need to do all things openly and easily seen and understood, for from it comes the opportunity for honest discussion and ways to improve bills so they may give way to produce the best that is possible from which all people benefit. 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 for Thursday, February 13, 2020 was read and approved.

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

Present—Senators

Arthur
Eigel
Luetkemeyer
Rowden
White
Bemskoetter
Emery
May
Sater
Wieland
Brown
Hegeman
Nasheed
Schatz
Williams
Burlison
Hoskins
O’Laughlin
Schupp
Sifton
Cierpiot
Hough
Onder
Wallingford
Crawford
Koenig
Riddle
Walsh
Cunningham
Libla
Rizzo

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—3

The Lieutenant Governor was present.
RESOLUTIONS

Senator Rizzo offered Senate Resolution No. 1217, regarding the Kansas City Chiefs, which was adopted.

Senator Crawford offered Senate Resolution No. 1218, regarding the Downtown and Drake Harbor Recreation Area Trails, Warsaw, which was adopted.

Senator Koenig offered Senate Resolution No. 1219, regarding Sergeant Darwyn “Tony” Snyder, St. Louis, which was adopted.

Senator Libla offered Senate Resolution No. 1220, regarding Rick and Cody Branch, which was adopted.

Senator Sifton offered Senate Resolution No. 1221, regarding Nathan Williams, which was adopted.

Senator Koenig offered Senate Resolution No. 1222, regarding Robert Rehmeier, Ballwin, which was adopted.

Senator Koenig offered Senate Resolution No. 1223, regarding Eli Burruns, Fenton, which was adopted.

Senator Riddle offered Senate Resolution No. 1224, regarding Mark A. Cross, which was adopted.

CONCURRENT RESOLUTIONS

Senator Burlison offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 43

Relating to the appointment and duties of commissioners to attend an Article V convention.

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

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 adopt the following procedures for the selection of commissioners to attend an Article V Convention:

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 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 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

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 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 present will be deemed approved “Recommended Commissioner Instructions” to be submitted to the full 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 this resolution be sent to the Governor for his approval or rejection pursuant to the Missouri Constitution.

Read 1st time.

INTRODUCTION OF BILLS

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

**SB 1004**—By Cierpiot.

An Act to repeal section 135.481, RSMo, and to enact in lieu thereof one new section relating to a tax credit for rehabilitation or construction of certain residences.

**SB 1005**—By Schupp.

An Act to amend chapter 135, RSMo, by adding thereto one new section relating to a tax credit for the care of certain dependents.

**SB 1006**—By Hoksins.

An Act to repeal section 326.280, RSMo, and to enact in lieu thereof one new section relating to licensing of accountants.

**SB 1007**—By Burlison.

An Act to repeal sections 301.700, 301.703, 301.707, 301.709, and 301.711, RSMo, and to enact in lieu thereof three new sections relating to all-terrain vehicles.

**SB 1008**—By Burlison.

An Act to repeal section 442.404, RSMo, and to enact in lieu thereof one new section relating to restrictive covenants.

**SB 1009**—By Burlison.

An Act to amend chapter 393, RSMo, by adding thereto seven new sections relating to the certification of home inspectors, with penalty provisions and an effective date.

**SB 1010**—By Sater.

An Act to repeal sections 190.606 and 190.612, RSMo, and to enact in lieu thereof two new sections relating to outside the hospital do-not-resuscitate orders.

**SB 1011**—By Williams.

An Act to repeal section 575.080, RSMo, and to enact in lieu thereof one new section relating to the offense of making a false report, with penalty provisions.

**SB 1012**—By Wieland.

An Act to repeal sections 49.600 and 49.605, RSMo, and to enact in lieu thereof two new sections relating to the national flood insurance program.

**SB 1013**—By Wieland.

An Act to repeal section 304.153, RSMo, and to enact in lieu thereof two new sections relating to motor clubs, with existing penalty provisions.
REPORTS OF STANDING COMMITTEES

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

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred SS for SB 580, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

REFERRALS

President Pro Tem Schatz referred SS for SB 580 to the Committee on Fiscal Oversight.

SENATE BILLS FOR PERFECTION

Senator Cunningham moved that SB 530, with SCS, be called from the Informal Calendar and taken up for perfection, which motion prevailed.

SCS for SB 530, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 530

An Act to repeal sections 311.660, 311.710, 311.720, 313.004, 313.255, 572.010, and 572.100, RSMo, and to enact in lieu thereof seven new sections relating to illegal gambling, with existing penalty provisions and an emergency clause.

Was taken up.

Senator Cunningham moved that SCS for SB 530 be adopted.

Senator Cunningham offered SS for SCS for SB 530, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 530

An Act to repeal sections 43.380, 311.660, 311.680, 311.710, 311.720, 313.004, 313.255, 572.010, 572.015, and 572.100, RSMo, and to enact in lieu thereof ten new sections relating to illegal gambling, with existing penalty provisions and an emergency clause.

Senator Cunningham moved that SS for SCS for SB 530 be adopted.

Senator Hoskins offered SA 1:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 530, Page 1, In the Title, Line 5, by striking “illegal gambling” and inserting in lieu thereof the following: “gaming”; and

Further amend said bill, page 18, section 313.004, line 19 of said page, by inserting immediately after said line the following:

“313.230. The commission shall:

(1) Issue rules and regulations concerning the operation of the Missouri state lottery. The rules and regulations shall include, but shall not be limited to, the following:
(a) The type of lottery to be conducted, except no lottery may use any coin- or token-operated amusement device and no lottery game shall be based in any form on the outcome of sporting events. However, it shall be legal to including the use of clerk- or player-activated terminals, which are coin- or currency-operated, lottery games based on the outcome of a sporting event, and to dispense lottery tickets. Lottery games based on the outcome of a sporting event shall be limited to “parlay games”, which term shall mean a game in which two or more teams are involved in determining the winning outcome of the game;

(b) The price, or prices, of tickets or shares in the lottery;

(c) The numbers and sizes of the prizes on the winning tickets or shares;

(d) The manner of selecting the winning tickets or shares;

(e) The manner of payment of prizes to the holders of winning tickets or shares;

(f) The frequency of the drawings or selections of winning tickets or shares, without limitation;

(g) The types or numbers of locations at which tickets or shares may be sold and the method to be used in selling tickets or shares;

(h) The method to be used in selling tickets or shares;

(i) The licensing of lottery game retailers to sell tickets or shares;

(j) The manner and amount of compensation, including commissions, ticket discounts, incentives and any other remuneration, to be paid to or retained by lottery game retailers;

(k) The apportionment of the total revenues accruing from the sale of lottery tickets or shares and from all other sources among:

   a. The payment of prizes to the holders of winning tickets or shares;

   b. The payment of costs incurred in the operation and administration of the lottery, including the expenses of the commission and the costs resulting from any contract or contracts entered into for promotional, advertising or operational services or for the purchase or lease of lottery equipment and materials;

   c. For the repayment to the general revenue fund of any amount appropriated for initial start-up of the lottery; and

   d. For timely transfer to the state lottery fund as provided by law;

(l) Such other matters necessary or desirable for the efficient and economical operation and administration of the lottery and for the convenience of the purchasers of tickets or shares and the holders of winning tickets or shares. The commission may disburse money for payment of lottery prizes;

(2) Amend, repeal, or supplement any such rules and regulations from time to time as it deems necessary or desirable;

(3) Advise and make recommendations to the director regarding the operation and administration of the lottery;

(4) Report quarterly to the governor and the general assembly the total lottery revenues, prize disbursements and other expenses for the preceding quarter, and to make an annual report, which shall
include a full and complete statement of lottery revenues, prize disbursements and other expenses, to the governor and the general assembly, and including such recommendations for changes in sections 313.200 to 313.350 as it deems necessary or desirable;

(5) Report to the governor and general assembly any matters which shall require immediate changes in the laws of this state in order to prevent abuses and evasions of sections 313.200 to 313.350 or rules and regulations promulgated thereunder or to rectify undesirable conditions in connection with the administration or operation of the lottery;

(6) Carry on a continuous study and investigation of the lottery throughout the state and to make a continuous study and investigation of the operation and the administration of similar laws which may be in effect in other states or countries, any literature on the subject which from time to time may be published or available, any federal laws which may affect the operation of the lottery, and the reaction of Missouri citizens to existing and potential features of the lottery with a view to recommending or effecting changes that will tend to serve the purposes of sections 313.200 to 313.350;

(7) Ensure that all employees of the state lottery commission hired after July 12, 1990, shall not be related to any member of the state lottery commission or any employee of the state lottery commission within the third degree of consanguinity or affinity.”; and

Further amend the title and enacting clause accordingly.

Senator Hoskins moved that the above amendment be adopted.

Senator Crawford assumed the Chair.

At the request of Senator Cunningham, SB 530, with SCS, SS for SCS and 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 HB 1933, entitled:

An Act to amend chapter 37, RSMo, by adding thereto nine new sections relating to the Missouri local government expenditure database.

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 taken up and passed HB 1317, entitled:

An Act to repeal section 162.720, RSMo, and to enact in lieu thereof one new section relating to gifted children.

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 taken up and passed **HB 1693**, entitled:

An Act to amend chapter 195, RSMo, by adding thereto six new sections relating to the narcotics control act, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

**INTRODUCTION OF GUESTS**

Senator Rowden introduced to the Senate, his parents, Rick and Julie Rowden, and his children, Willem and Adele, Columbia.

Senator Bernskoetter introduced to the Senate, Steven Henness, Joyce Taylor, and Samantha Brandeberry; and Hannah Adams, Lawrence County; Kate Burch, Vernon County; Hattie Berke, Adair County; Lauren Crutsinger, Cape Girardeau County; Seth Hansen, Livingston County; Beyonce Hightower, Scott County; Maya Huffman, Greene County; Connor Lincoln, Bolinger County; Alaina Link, Randolph County; Carlee Long, Monroe County; Anna Loucks, St. Louis County; Evan Meyer, Pike County; Evan Miller, Cass County; Bailey Richardson, Polk County; and Matthew Vaughn, Boone County; representatives of the 4-H Legislative Academy.

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

**SENATE CALENDAR**

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**TWENTY-FIRST DAY–TUESDAY, FEBRUARY 18, 2020**

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**FORMAL CALENDAR**

SECOND READING OF SENATE BILLS

<table>
<thead>
<tr>
<th>SB 833-Luetkemeyer</th>
<th>SB 844-Burlison</th>
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<tbody>
<tr>
<td>SB 834-Brown</td>
<td>SB 845-Burlison</td>
</tr>
<tr>
<td>SB 835-Brown</td>
<td>SB 846-Sater</td>
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<tr>
<td>SB 836-Onder</td>
<td>SB 847-Eigel</td>
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<td>SB 837-White</td>
<td>SB 848-Eigel</td>
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<tr>
<td>SB 838-White</td>
<td>SB 849-Eigel</td>
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<tr>
<td>SB 839-Wallingford</td>
<td>SB 850-O’Laughlin</td>
</tr>
<tr>
<td>SB 840-Arthur</td>
<td>SB 851-O’Laughlin</td>
</tr>
<tr>
<td>SB 841-Arthur</td>
<td>SB 852-Hegeman</td>
</tr>
<tr>
<td>SB 842-Emery</td>
<td>SB 853-Crawford</td>
</tr>
<tr>
<td>SB 843-Burlison</td>
<td>SB 854-Crawford</td>
</tr>
</tbody>
</table>
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
SB 885-Walsh
SB 886-Walsh
SB 887-Walsh
SB 888-Koenig
SB 889-Koenig
SB 890-Koenig
SB 891-Burlison
SB 892-Burlison
SB 893-Burlison
SB 895-Eigel
SB 896-Eigel
SB 897-Cierpiot
SB 898-Cunningham
SB 899-Brown
SB 900-Sifton
SB 901-Wallingford
SB 902-Wallingford
SB 903-Wieland
SB 904-Wieland
SB 905-Eigel
SB 906-Libla
SB 907-Arthur
SB 908-Hough
SB 909-Wallingford
SB 910-Wallingford
SB 911-White
SB 912-Emery
SB 913-Emery
SB 914-Arthur
SB 915-Crawford
SB 916-Crawford
SB 917-Onder
SB 918-Onder
SB 919-Onder
SB 920-Wieland
SB 921-Wallingford
SB 922-Luetkemeyer
SB 923-Sifton
SB 924-Riddle
SB 925-Riddle
SB 926-Walsh
SB 927-Schatz
SB 928-Brown
SB 929-Emery
SB 930-Eigel
SB 931-Arthur
SB 932-Onder
SB 933-Onder
SB 934-Onder
SB 935-Wallingford
SB 936-May
SB 937-Nasheed
SB 938-Onder
SB 939-Onder
SB 940-Schupp
SB 941-Sater
SB 942-Riddle
SB 943-Crawford
SB 944-Williams  
SB 945-Williams  
SB 946-Wieland  
SB 947-Wieland  
SB 948-Wallingford  
SB 949-Riddle  
SB 950-White  
SB 951-Schupp  
SB 952-Williams  
SB 953-Williams  
SB 954-May  
SB 955-Walsh  
SB 956-Onder  
SB 957-Sater  
SB 958-Koenig  
SB 959-Sifton  
SB 960-Emery  
SB 961-Emery  
SB 962-Arthur  
SB 963-O’Laughlin  
SB 964-O’Laughlin  
SB 965-O’Laughlin  
SB 966-O’Laughlin  
SB 967-Cierpiot  
SB 968-Cierpiot  
SB 969-Riddle  
SB 970-Rowden  
SB 971-Sater  
SB 972-Wieland  
SB 973-Wallingford  
SB 974-Wallingford  
SB 975-Wallingford  
SB 976-Sater  
SB 977-Wallingford  
SB 978-Wallingford  
SB 979-Wallingford  
SB 980-Nasheed  
SB 981-Cierpiot  
SB 982-Cierpiot  
SB 983-Brown  
SB 984-Crawford  
SB 985-May  
SB 986-May  
SB 987-Williams  
SB 988-Emery  
SB 989-May  
SB 990-May  
SB 991-Walsh  
SB 992-Burlison  
SB 993-Burlison  
SB 994-Bernskoetter  
SB 995-Cunningham  
SB 996-Onder  
SB 997-Bernskoetter  
SB 998-Sifton  
SB 999-Walsh  
SB 1000-Onder  
SB 1001-Brown  
SB 1002-Rizzo  
SB 1003-White  
SB 1004-Cierpiot  
SB 1005-Schupp  
SB 1006-Hoskins  
SB 1007-Burlison  
SB 1008-Burlison  
SB 1009-Burlison  
SB 1010-Sater  
SB 1011-Sater  
SB 1012-Wieland  
SB 1013-Wieland  
SJR 55-Eigel  
SJR 56-Burlison  
SJR 57-Onder  
SJR 58-Eigel  
SJR 59-Eigel  
SJR 60-Luetkemeyer  
SJR 61-Nasheed  
SJR 62-Hoskins  
SJR 63-Rizzo  

**HOUSE BILLS ON SECOND READING**

HCS for HB 2033  
HB 1450-Schroer
HCS for HBs 1511 & 1452
HCS for HB 2046
HB 1467-Pike
HB 1963-Fitzwater
HB 1296-Dinkins
HCS for HB 1521
HB 1934-Wiemann

THIRD READING OF SENATE BILLS

SS for SB 600-Luetkemeyer (In Fiscal Oversight)
SS for SB 580-Cierpiot (In Fiscal Oversight)

SENATE BILLS FOR PERFECTION

1. SB 623-Libla
2. SB 592-White
3. SB 525-Emery, with SCS
4. SB 554-Riddle
5. SB 649-Eigel
6. SB 581-Cierpiot, with SCS
7. SB 662-Bernskoetter, with SCS
8. SBs 538, 562 & 601-Libla, with SCS
9. SB 653-Crawford, with SCS
10. SB 555-Riddle
11. SB 526-Emery, with SCS
12. SB 618-Wallingford
13. SB 689-Emery, with SCS
14. SB 670-Hough, with SCS
15. SB 617-Cunningham, with SCS
16. SB 523-Sater, with SCS
17. SJR 40-Koenig
18. SB 648-Koenig, with SCS
19. SB 664-Burlison
20. SB 587-Bernskoetter
21. SB 558-Schatz, with SCS
22. SB 529-Cunningham, with SCS
23. SB 631-Hegeman, with SCS
24. SB 531-Wallingford
25. SB 594-Hough, with SCS
26. SB 636-Wieland
27. SB 644-Hoskins
28. SB 718-White, with SCS
29. SBs 673 & 560-Brown, with SCS
30. SB 677-Luetkemeyer
31. SB 569-Koenig, with SCS

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 524-Sater
SB 530-Cunningham, with SCS, SS for SCS & SA 1 (pending)
SB 539-Libla, with SA 1 (pending)
SB 552-Wieland
SB 553-Wieland, with SA 1 (pending)

SB 557-Schatz, with SCS
SB 575-Eigel, with SS & SA 1 (pending)
SB 591-White, with SCS & SS for SCS (pending)
SJR 32-Sater
CONSENT CALENDAR

Senate Bills

Reported 2/13

SB 619-Wallingford

SB 656-Cierpiot

RESOLUTIONS

Reported from Committee

SCR 30-Schupp
SCR 32-Bernskoetter

SCR 38-O’Laughlin

To be Referred

SCR 43-Burlison

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