The Senate met pursuant to adjournment.

President Kehoe in the Chair.

Reverend Carl Gauck offered the following prayer:

“Happy is the person who meditates on wisdom and reasons intelligently...” (Sirach 14:20)

Creator God, we see in Your creation all was wonderfully made and operates in ways that are sometimes inconceivable to us who discern Your ways. Help us learn from You to approach all things that we are about here by researching and intelligently exploring their implications, help us mediate on what You desire of us and let us have the courage to do what you require. 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

<table>
<thead>
<tr>
<th>Arthur</th>
<th>Bermskoetter</th>
<th>Brown</th>
<th>Burlison</th>
<th>Cierploit</th>
<th>Crawford</th>
<th>Cunningham</th>
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<tbody>
<tr>
<td>Eigel</td>
<td>Emery</td>
<td>Hegeman</td>
<td>Hoskins</td>
<td>Hough</td>
<td>Koenig</td>
<td>Libla</td>
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<td>Luetkemeyer</td>
<td>May</td>
<td>Nasheed</td>
<td>O’Laughlin</td>
<td>Onder</td>
<td>Riddle</td>
<td>Rizzo</td>
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<td>Rowden</td>
<td>Sater</td>
<td>Schatz</td>
<td>Schupp</td>
<td>Sifton</td>
<td>Wallingford</td>
<td>Walsh</td>
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<td>White</td>
<td>Wieland</td>
<td>Williams—31</td>
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</table>

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—3

The Lieutenant Governor was present.
RESOLUTIONS

Senator Sater offered Senate Resolution No. 1225, regarding Joyce Davis, Branson, which was adopted.

INTRODUCTION OF BILLS

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

SB 1014—By Sifton.
An Act to repeal sections 375.012, 375.018, 376.675, 409.114, 409.1-102, and 409.6-602, RSMo, and to enact in lieu thereof seven new sections relating to the secretary of state.

SB 1015—By Emery.
An Act to repeal section 302.341, RSMo, and to enact in lieu thereof one new section relating to minor traffic violations.

SB 1016—By Crawford.

SECOND READING OF CONCURRENT RESOLUTIONS

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

SCR 43—Rules, Joint Rules, Resolutions and Ethics.
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.

SENATE BILLS FOR PERFECTION

Senator Libla moved that SB 623 be taken up for perfection, which motion prevailed.
Senator Libla offered SS for SB 623, entitled:

SENATE SUBSTITUTE FOR
SENATE BILL NO. 623

An Act to repeal section 210.160, RSMo, and to enact in lieu thereof two new sections relating to guardians ad litem.

Senator Libla moved that SS for SB 623 be adopted.
Senator Luetkemeyer offered SA 1:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Bill No. 623, Page 2, Section 210.160, Lines 9-10, by striking said lines and inserting in lieu thereof the following: “seven business days following the receipt of notification of the appointment by the guardian ad litem and receipt of information pertaining to the custody and location of the child. The time during which the initial interview shall occur may be extended or
waived in its entirety, by leave of the court, if doing so would be in the best interests of the child when considering the child’s age, maturity, and other compelling circumstances. The child’s current placement or legal custodian shall”; and further amend lines 14-17 of said page, by striking said lines and inserting in lieu thereof the following: “child for the duration of the appointment.”; and

Further amend said bill, Pages 4-7, Section 484.355, by striking all of said section from the bill; and

Further amend the title and enacting clause accordingly.

Senator Luetkemeyer moved that the above amendment be adopted.

Senator White offered SA 1 to SA 1:

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 1

Amend Senate Amendment No. 1 to Senate Substitute for Senate Bill No. 623, Page 1, Line 8, by inserting after the word “court,” the following: “or may be shortened by the court sua sponte,”.

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

Senator Luetkemeyer moved that SA 1 to SS, as amended, be adopted, which motion prevailed.

Senator Libla moved that SS for SB 623, as amended, be adopted, which motion prevailed.

On motion of Senator Libla, SS for SB 623, as amended, was declared perfected and ordered printed.

At the request of Senator White, SB 592 was placed on the Informal Calendar.

At the request of Senator Emery, SB 525, with SCS was placed on the Informal Calendar.

Senator Riddle moved that SB 554 be taken up for perfection, which motion prevailed.

Senator Brown offered SA 1:

SENATE AMENDMENT NO. 1

Amend Senate Bill No. 554, Page 1, In the Title, Line 3, by striking “coroners” and inserting in lieu thereof the following: “the deceased”; and

Further amend said bill, page 12, section 193.145, line 22, by inserting an opening bracket “[” immediately before “Nothing”; and further amend line 28, by inserting a closing bracket “]” immediately after “operational.”; and

Further amend said bill and section, page 13, line 48, by inserting after “certification” the following: “and attestation”; and further amend line 49, by inserting after “certification” the following: “and attestation”; and

Further amend said bill and section, page 14, line 68, by inserting after “information” the following: “and attestation”; and further amend line 71, by inserting after “data” the following: “and attestation”; and further amend line 73, by inserting after “certification” the following: “and attestation”; and

Further amend said bill and section, page 15, line 111, by striking “(1)” from said line; and further amend lines 116-122 by striking all of said lines; and

Further amend said bill, section 193.265, page 17, line 72 by inserting after “records.” the following: “In the event that it is determined by the state registrar that any required information from any data
provider was missing or incomplete on records or documentation that were filed with or submitted to the local registrar and then sent to the state registrar, the state registrar shall return the records or documentation to the local registrar so that the data provider, funeral director, or person in charge of the final disposition, can provide the missing or incomplete information. Nothing in this subsection removes any requirement in any statute or regulation as to when an affidavit or court order is necessary to amend a death certificate that has been issued.”; and further amend line 74, by inserting after all of said line the following:

“194.119. 1. As used in this section, the term “right of sepulcher” means the right to choose and control the burial, cremation, or other final disposition of a dead human body.

2. For purposes of this chapter and chapters 193, 333, and 436, and in all cases relating to the custody, control, and disposition of deceased human remains, including the common law right of sepulcher, where not otherwise defined, the term “next-of-kin” means the following persons in the priority listed if such person is eighteen years of age or older, is mentally competent, and is willing to assume responsibility for the costs of disposition:

(1) An attorney in fact designated in a durable power of attorney wherein the deceased specifically granted the right of sepulcher over his or her body to such attorney in fact;

(2) For a decedent who was on active duty in the United States military at the time of death, the person designated by such decedent in the written instrument known as the United States Department of Defense Form 93, Record of Emergency Data, in accordance with [P.L. 109-163, Section 564,] 10 U.S.C. Section 1482;

(3) The surviving spouse, unless an action for the dissolution of the marriage has been filed and is pending in a court of competent jurisdiction;

(4) Any surviving child of the deceased. If a surviving child is less than eighteen years of age and has a legal or natural guardian, such child shall not be disqualified on the basis of the child’s age and such child’s legal or natural guardian, if any, shall be entitled to serve in the place of the child unless such child’s legal or natural guardian was subject to an action in dissolution from the deceased. In such event the person or persons who may serve as next-of-kin shall serve in the order provided in subdivisions (5) to (9) of this subsection;

(5) (a) Any surviving parent of the deceased; or

(b) If the deceased is a minor, a surviving parent who has custody of the minor; or

(c) If the deceased is a minor and the deceased’s parents have joint custody, the parent whose residence is the minor child’s residence for purposes of mailing and education;

(6) Any surviving sibling of the deceased;

(7) The next nearest surviving relative of the deceased by consanguinity or affinity;

(8) Any person or friend who assumes financial responsibility for the disposition of the deceased’s remains if no next-of-kin assumes such responsibility;

(9) The county coroner or medical examiner; provided however that such assumption of responsibility shall not make the coroner, medical examiner, the county, or the state financially responsible for the cost of disposition.
3. The next-of-kin of the deceased shall be entitled to control the final disposition of the remains of any dead human being consistent with all applicable laws, including all applicable health codes. The next-of-kin may delegate the control of the final disposition of the remains of any dead human being to an agent through either a specific or general grant of power in accordance with section 404.710 if, at the time of delegation, the next-of-kin was eighteen years of age or older and mentally competent and the principal or agent is taking financial responsibility for the disposition.

4. A funeral director or establishment is entitled to rely on and act according to the lawful instructions of any person claiming to be the next-of-kin of the deceased; provided however, in any civil cause of action against a funeral director or establishment licensed pursuant to this chapter for actions taken regarding the funeral arrangements for a deceased person in the director’s or establishment’s care, the relative fault, if any, of such funeral director or establishment may be reduced if such actions are taken in reliance upon a person’s claim to be the deceased person’s next-of-kin.

5. Any person who desires to exercise the right of sepulcher and who has knowledge of an individual or individuals with a superior right to control disposition shall notify such individual or individuals prior to making final arrangements.

6. If an individual with a superior claim is notified in person or by written notice with delivery confirmation to such person’s last known address by a person with an inferior claim that such person desires to exercise the right of sepulcher and the individual so served does not object within forty-eight hours of receipt such notice, such individual shall be deemed to have waived such right. An individual with a superior right may also waive such right at any time if such waiver is in writing and dated.

7. If there is more than one person in a class who are equal in priority and the funeral director has no knowledge of any objection by other members of such class, the funeral director or establishment shall be entitled to rely on and act according to the instructions of the first such person in the class to make arrangements; provided that such person assumes responsibility for the costs of disposition and no other person in such class provides written notice of his or her objection. If the funeral director has knowledge that there is more than one person in a class who are equal in priority and who do not agree on the disposition, the decision of the majority of the members of such class shall control the disposition.

8. For purposes of conducting a majority vote under subsection 7 of this section, the funeral director shall allow voting by proxy using a written authorization or instrument.”; and

Further amend the title and enacting clause accordingly.

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

Senator Riddle moved that SB 554, as amended, be adopted, which motion prevailed.

On motion of Senator Riddle, SB 554, as amended, was declared perfected and ordered printed.

At the request of Senator Eigel, SB 649 was placed on the Informal Calendar.

At the request of Senator Cierpiot, SB 581, with SCS, was placed on the Informal Calendar.

Senator Bernskoetter moved that SB 662, with SCS, be taken up for perfection, which motion prevailed. SCS for SB 662, entitled:
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 662

An Act to repeal section 537.115, RSMo, and to enact in lieu thereof one new section relating to the liability for distribution of donated shelf stable packaged food.

Was taken up.

Senator Bernskoetter moved that SCS for SB 662 be adopted, which motion prevailed.

On motion of Senator Bernskoetter, SCS for SB 662 was declared perfected and ordered printed.

At the request of Senator Libla, SB 538, SB 562 and SB 601, with SCS was placed on the Informal Calendar.

Senator Crawford moved that SB 653, with SCS, be taken up for perfection, which motion prevailed.

SCS for SB 653, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 653

An Act to repeal sections 210.566, 210.790, and 211.171, RSMo, and to enact in lieu thereof two new sections relating to foster parents.

Was taken up.

Senator Crawford moved that SCS for SB 653 be adopted, which motion prevailed.

On motion of Senator Crawford, SCS for SB 653 was declared perfected and ordered printed.

Senator Libla moved that SB 538, SB 562 and SB 601, with SCS, be called from the Informal Calendar and taken up for perfection, which motion prevailed.

SCS for SBs 538, 562 and 601, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILLS NOS. 538, 562 and 601

An Act to repeal sections 556.061, 571.015, 571.060, 571.063, and 571.070, RSMo, and to enact in lieu thereof five new sections relating to criminal offenses involving deadly weapons, with penalty provisions.

Was taken up.

Senator Libla moved that SCS for SBs 538, 562 and 601 be adopted.

Senator Libla offered SS for SCS for SBs 538, 562 and 601, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILLS NOS. 538, 562, & 601

An Act to repeal sections 556.061, 568.045, 571.015, 571.060, 571.063, and 571.070, RSMo, section 211.071 as enacted by senate bill no. 793 merged with senate bill no. 800, ninety-ninth general assembly, second regular session and section 211.071 as enacted by house bill no. 215 merged with senate bill no. 36, ninety-seventh general assembly, first regular session, and to enact in lieu thereof eight new sections relating to criminal offenses involving deadly weapons, with penalty provisions.
Senator Libla moved that SS for SCS for SBs 538, 562 and 601 be adopted.

Senator Sifton offered SA 1:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bills Nos. 538, 562 & 601, Page 26, Section 571.070, Line 26, by striking all of said line and inserting in lieu thereof the following: “be a felony, or has been convicted in any court of a misdemeanor crime of domestic violence; [or]”; and

Further amend said bill and section, page 27, line 1, by inserting immediately after “incompetent” the following: “is illegally or unlawfully in the United States, or having been a citizen of the United States, has renounced United States citizenship; or

(3) Such person is subject to a court order that:

(a) Was issued after a hearing of which such person received actual notice, and at which such person had an opportunity to participate;

(b) Restrains such person from harassing, stalking, or threatening a petitioner, as defined in subdivision (11) of section 455.010, or a child of such petitioner, or engaging in other conduct that would place such petitioner in reasonable fear of bodily injury to the petitioner or child; and

a. Includes a finding that such person represents a credible threat to the physical safety of such petitioner or child; or

b. By its terms explicitly prohibits the use, attempted use, or threatened use of physical force against such petitioner or child that would reasonably be expected to cause bodily injury”.

Senator Sifton moved that the above amendment be adopted.

At the request of Senator Libla, SB 538, SB 562 and SB 601, with SCS, SS for SCS and SA 1 (pending), was placed on the Informal Calendar.

RESOLUTIONS

Senator May offered Senate Resolution No. 1226, regarding the death of Reverend Robert Earl Houston, which was adopted.

Senator Schatz offered Senate Resolution No. 1227, regarding Catherine Hannon, Labadie, which was adopted.

Senator Hoskins offered Senate Resolution No. 1228, regarding Syndey Rukavina, Wellington, which was adopted.

Senator Hoskins offered Senate Resolution No. 1229, regarding Melody Mertes, Warrensburg, which was adopted.

INTRODUCTIONS OF GUESTS

Senator Rowden introduced to the Senate, Chris Fulcher, Columbia.

Senator Rowden introduced to the Senate, Dr. Colin McDonald, Dr. Peter J. Koopman, Dr. Natalie Long, and Taylor Ross, and students representing the Missouri Academy of Family Physicians.

Senator Schupp introduced to the Senate, Dr. Kara Mayes and Dr. Sarah Cole, Missouri Academy of
Family Physicians.

Senator Hoskins introduced to the Senate, faculty, staff, and students from the University of Central Missouri.

Senator Hoskins introduced to the Senate, Dr. Carrie Peecher, Slater; Dr. Jamie Ulbrich, Marshall; Dalton Lohsandt, Wellington; and Dr. David Pulliam, Higginsville.

Senator Riddle introduced to the Senate, Carlee Long, Paris.

Senator Onder introduced to the Senate, Sullivan and Jude Menne, and their parents, Nick and Mandy, Wentzville.

Senator Wallingford introduced to the Senate, Beyonce Hightower, Sikeston; Lauren Crutsinger, Whitewater; and Connor Lincoln, Leopold, representatives of the 4-H Legislative Academy.

Senator Williams introduced to the Senate, Interim Chancellor Kristin Sobolik, University of Missouri-St. Louis; and Kelly McGowan and Phedra Nelson, St. Louis.

On behalf of Senator Rowden, the President introduced to the Senate, Matt Vaughn, Sturgeon.

Senator Williams introduced to the Senate, Dan Isom, St. Louis.

Senator Eigel introduced to the Senate, Mayor Dan Borgmeyer, St. Charles; Adam Glosier, Town & Country; Brad Temme, Augusta; and Gary Elmsd, St. Peters.

Senator Koenig introduced to the Senate, the Physician of the Day, Dr. Matthew Satterly, St. Louis.

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

SENATE CALENDAR

TWENTY-SECOND DAY—WEDNESDAY, FEBRUARY 19, 2020

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 833-Luetkemeyer  SB 840-Arthur
SB 834-Brown        SB 841-Arthur
SB 835-Brown        SB 842-Emery
SB 836-Onder        SB 843-Burlison
SB 837-White        SB 844-Burlison
SB 838-White        SB 845-Burlison
SB 839-Wallingford  SB 846-Sater
SB 847-Eigel
SB 848-Eigel
SB 849-Eigel
SB 850-O’Laughlin
SB 851-O’Laughlin
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
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 894-Eigel
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 968-Cierpiot |
| SB 929-Emery | SB 969-Riddle |
| SB 930-Eigel | SB 970-Rowden |
| SB 931-Arthur | SB 971-Sater |
| SB 932-Onder | SB 972-Wieland |
| SB 933-Onder | SB 973-Wallingford |
| SB 934-Onder | SB 974-Wallingford |
| SB 935-Wallingford | SB 975-Wallingford |
| SB 936-May | SB 976-Sater |
| SB 937-Nasheed | SB 977-Wallingford |
| SB 938-Onder | SB 978-Wallingford |
| SB 939-Onder | SB 979-Wallingford |
| SB 940-Schupp | SB 980-Nasheed |
| SB 941-Sater | SB 981-Cierpiot |
| SB 942-Riddle | SB 982-Cierpiot |
| SB 943-Crawford | SB 983-Brown |
| SB 944-Williams | SB 984-Crawford |
| SB 945-Williams | SB 985-May |
| SB 946-Wieland | SB 986-May |
| SB 947-Wieland | SB 987-Williams |
| SB 948-Wallingford | SB 988-Emery |
| SB 949-Riddle | SB 989-May |
| SB 950-White | SB 990-May |
| SB 951-Schupp | SB 991-Walsh |
| SB 952-Williams | SB 992-Burlison |
| SB 953-Williams | SB 993-Burlison |
| SB 954-May | SB 994-Bernskoetter |
| SB 955-Walsh | SB 995-Cunningham |
| SB 956-Onder | SB 996-Onder |
| SB 957-Sater | SB 997-Bernskoetter |
| SB 958-Koenig | SB 998-Sifton |
| SB 959-Sifton | SB 999-Walsh |
| SB 960-Emery | SB 1000-Onder |
| SB 961-Emery | SB 1001-Brown |
| SB 962-Arthur | SB 1002-Rizzo |
| SB 963-O’Laughlin | SB 1003-White |
| SB 964-O’Laughlin | SB 1004-Cierpiot |
| SB 965-O’Laughlin | SB 1005-Schupp |
| SB 966-O’Laughlin | SB 1006-Hoskins |
| SB 967-Cierpiot | SB 1007-Burlison |
SB 1008-Burlison
SB 1009-Burlison
SB 1010-Sater
SB 1011-Williams
SB 1012-Wieland
SB 1013-Wieland
SB 1014-Sifton
SB 1015-Emery
SB 1016-Crawford
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
HB 1700-Fishel
HCS for HB 1526
HB 1330-Veit
HCS for HB 1435
HB 1317-Sommer
HB 1693-Rehder

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 555-Riddle
2. SB 526-Emery, with SCS
3. SB 618-Wallingford
4. SB 689-Emery, with SCS
5. SB 670-Hough, with SCS
6. SB 617-Cunningham, with SCS
7. SB 523-Sater, with SCS
8. SJR 40-Koenig
9. SB 648-Koenig, with SCS
10. SB 664-Burlison
11. SB 587-Bernskoetter
12. SB 558-Schatz, with SCS
13. SB 529-Cunningham, with SCS
14. SB 631-Hegeman, with SCS
15. SB 531-Wallingford
16. SB 594-Hough, with SCS
17. SB 636-Wieland
18. SB 644-Hoskins
19. SB 718-White, with SCS
20. SBs 673 & 560-Brown, with SCS
21. SB 677-Luetkemeyer  
22. SB 569-Koenig, with SCS

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 524-Sater  
SB 525-Emery, with SCS  
SB 530-Cunningham, with SCS, SS for SCS & SA 1 (pending)  
SBs 538, 562 & 601-Libla, 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 581-Cierpiot, with SCS  
SB 591-White, with SCS & SS for SCS (pending)  
SB 592-White  
SB 649-Eigel  
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