The Senate met pursuant to adjournment.

President Kehoe in the Chair.

Reverend Carl Gauck offered the following prayer:

“Let the words of my mouth, and the meditation of my heart, be acceptable in thy sight, O Lord, my strength and my redeemer.” (Psalm 19:14)

Gracious God, Open our hearts and eyes that we might receive Your spirit to see the world with all its beauty and power so we might entertain thoughts of adoration and love for the work You have created. As we share with others in what we desire to bring about let our words and thoughts bear Your blessings and be acceptable to others. 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 20, 2020 was read and approved.

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

Present—Senators

<table>
<thead>
<tr>
<th>Arthur</th>
<th>Bernskoetter</th>
<th>Brown</th>
<th>Burlison</th>
<th>Cierplo</th>
<th>Crawford</th>
<th>Cunningham</th>
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<td>Luetkemeyer</td>
<td>May</td>
<td>Nasheed</td>
<td>O’Laughlin</td>
<td>Onder</td>
<td>Riddle</td>
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<td>Wallingford</td>
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<td>Wieland</td>
<td>Williams</td>
<td>—31</td>
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—3

The Lieutenant Governor was present.

RESOLUTIONS

Senator Schatz offered Senate Resolution No. 1253, regarding John Paul Christman, which was adopted.
Senator Schatz offered Senate Resolution No. 1254, regarding Wyatt Hartenstein, which was adopted.

Senator Schatz offered Senate Resolution No. 1255, regarding Logan Edward Gross, which was adopted.

Senator Arthur offered Senate Resolution No. 1256, regarding Elise Thomas, Kansas City, which was adopted.

Senator Arthur offered Senate Resolution No. 1257, regarding Courtney Rowe, Kansas City, which was adopted.

Senator Arthur offered Senate Resolution No. 1258, regarding Sophia Rothery, Liberty, which was adopted.

Senator Arthur offered Senate Resolution No. 1259, regarding Arlee Cado, Kansas City, which was adopted.

Senator Arthur offered Senate Resolution No. 1260, regarding Audrey Allen, Kansas City, which was adopted.

Senator Sater offered Senate Resolution No. 1261, regarding Brenda Miller, which was adopted.

Senator Sater offered Senate Resolution No. 1262, regarding Scott Pettit, which was adopted.

Senator Sater offered Senate Resolution No. 1263, regarding Jake McCully, which was adopted.

Senator Sater offered Senate Resolution No. 1264, regarding Ryan Cline, which was adopted.

Senator Sater offered Senate Resolution No. 1265, regarding Ron Schmidly, Mount Vernon, which was adopted.

Senator Sater offered Senate Resolution No. 1266, regarding Gene Ingle, Mount Vernon, which was adopted.

Senator White offered Senate Resolution No. 1267, regarding Webb City High School Junior Army Reserve Officers’ Training Corps (JROTC) Rifle Team, which was adopted.

Senators Bernskoetter, Wallingford and Luetkemeyer offered Senate Resolution No. 1268, regarding Major Richard L. Holtmeyer, which was adopted.

Senators Bernskoetter and Riddle offered Senate Resolution No. 1269, regarding the death of Galen R. Hammann, Jefferson City, which was adopted.

Senator Hoskins offered Senate Resolution No. 1270, regarding Jace Lance, Marshall, which was adopted.

Senator Williams offered Senate Resolution No. 1271, regarding BMac Stop the Violence Week, Wellston, which was adopted.

**INTRODUCTION OF BILLS**

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

**SB 1031**—By Nasheed.

An Act to repeal section 610.140, RSMo, and to enact in lieu thereof one new section relating to expungement of certain criminal records.
SB 1032–By Riddle.

An Act to amend chapter 334, RSMo, by adding thereto two new sections relating to radiologic licensure.

SB 1033–By Hegeman.

An Act to repeal section 67.1362, RSMo, and to enact in lieu thereof two new sections relating to transient guest taxes.

SB 1034–By Cierpiot.

An Act to repeal section 190.241, RSMo, and to enact in lieu thereof one new section relating to trauma centers.

SB 1035–By Emery.

An Act to repeal section 393.106, RSMo, and to enact in lieu thereof one new section relating to electric energy.

SB 1036–By White.

An Act to repeal section 379.122, RSMo, and to enact in lieu thereof one new section relating to motor vehicle insurance for military servicemembers.

SB 1037–By Walsh.

An Act to amend chapter 407, RSMo, by adding thereto one new section relating to the sale of baby crib bumper pads, with penalty provisions and a delayed effective date.

SB 1038–By Wallingford.

An Act to amend chapter 211, RSMo, by adding thereto one new section relating to the joint task force on juvenile court jurisdiction and implementation.

SB 1039–By Wallingford.

An Act to amend chapter 66, RSMo, by adding thereto one new section relating to landfill properties in certain counties.

SB 1040–By Wallingford.

An Act to repeal section 393.355, RSMo, and to enact in lieu thereof one new section relating to ratemaking for public utilities.

CONCURRENT RESOLUTIONS

SCR 38, introduced by Senator O’Laughlin, entitled:

Relating to the disapproval of the Missouri Hazardous Waste Management Commission’s recommendations regarding the fees and taxes of the Hazardous Waste Management Commission.

Was taken up.

Senator Brown assumed the Chair.
On motion of Senator O’Laughlin, **SCR 38** was read the 3rd time and passed by the following vote:

**YEAS—Senators**

Bernskoetter  Brown  Burlison  Cierpiot  Crawford  Cunningham  Eigel  
Emery  Hegeman  Hoskins  Hough  Koenig  Libla  Luetkemeyer  
Nasheed  O’Laughlin  Onder  Riddle  Rizzo  Rowden  Sater  
Schatz  Wallingford  Walsh  White  Wieland—26  

**NAYS—Senators**

Arthur  May  Schupp  Sifton  Williams—5  

Absent—Senators—None  
Absent with leave—Senators—None  
Vacancies—3  

The President declared the concurrent resolution passed.  
On motion of Senator O’Laughlin, title to the concurrent resolution was agreed to.  
Senator O’Laughlin moved that the vote by which the concurrent resolution passed be reconsidered.  
Senator Rowden moved that motion lay on the table, which motion prevailed.  

**SENATE BILLS FOR PERFECTION**

At the request of Senator Riddle, **SB 555** was placed on the Informal Calendar.  
At the request of Senator Emery, **SB 526**, with **SCS** was placed on the Informal Calendar.  
At the request of Senator Wallingford, **SB 618** was placed on the Informal Calendar.  
Senator Emery moved that **SB 689**, with **SCS**, be taken up for perfection, which motion prevailed.  
**SCS** for **SB 689**, entitled:

**SENATE COMMITTEE SUBSTITUTE FOR**  
**SENATE BILL NO. 689**

An Act to repeal sections 337.020, 337.029, and 337.050, RSMo, and to enact in lieu thereof four new sections relating to licensing requirements for certain professionals.  
Was taken up.  
Senator Emery moved that **SCS** for **SB 689** be adopted, which motion prevailed.  
On motion of Senator Emery, **SCS** for **SB 689** was declared perfected and ordered printed.  
Senator Hough moved that **SB 670**, with **SCS**, be taken up for perfection, which motion prevailed.  
**SCS** for **SB 670**, entitled:

**SENATE COMMITTEE SUBSTITUTE FOR**  
**SENATE BILL NO. 670**

An Act to repeal sections 334.702, 334.704, 334.706, 334.708, 334.710, 334.712, 334.715, 334.717,
334.719, 334.721, and 334.725, RSMo, and to enact in lieu thereof twelve new sections relating to professional registration for the healing arts, with penalty provisions.

Was taken up.

Senator Hough moved that SCS for SB 670 be adopted.

President Kehoe assumed the Chair.

Senator Hough offered SS for SCS for SB 670, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 670


Senator Hough moved that SS for SCS for SB 670 be adopted.

Senator Brown assumed the Chair.

Senator Bernskoetter assumed the Chair.

At the request of Senator Hough, SB 670, with SCS and SS for SCS (pending), was placed on the Informal Calendar.

Senator Cunningham moved that SB 617, with SCS, be taken up for perfection, which motion prevailed.

SCS for SB 617, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 617

An Act to amend chapter 321, RSMo, by adding thereto one new section relating to devices for fire protection districts, with penalty provisions.

Was taken up.

Senator Cunningham moved that SCS for SB 617 be adopted, which motion prevailed.

On motion of Senator Cunningham, SCS for SB 617 was declared perfected and ordered printed.

At the request of Senator Sater, SB 523, with SCS was placed on the Informal Calendar.

Senator Hough moved that SB 670, 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 for SB 670 was again taken up.

Senator May offered SA 1:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 670, Page 23, Section 337.050, Line 15, by inserting after all of said line the following:

“454.1005. 1. To show cause why suspension of a license may not be appropriate, the obligor shall request a hearing from the court or division that issued the notice of intent to suspend the license. The
request shall be made within sixty days of the date of service of notice.

2. If an obligor fails to respond, without good cause, to a notice of intent to suspend a license[, ] or to timely request a hearing or comply with a payment plan, [the obligor’s defenses and objections shall be considered to be without merit and] the court or director may enter an order suspending the obligor’s license and ordering the obligor to refrain from engaging in the licensed activity.

3. **Due process requires that**, upon timely receipt of a request for hearing from an obligor, the court or director shall schedule a hearing that complies with due process to determine if suspension of the obligor’s license is appropriate considering all relevant factors. The court or director shall stay suspension of the license pending the outcome of the hearing.

4. [If the action involves an arrearage, the only issues that may be determined in a hearing pursuant to this section are] In determining whether the license suspension is appropriate under the circumstances, the court or director shall consider and issue written findings of fact and conclusions of law within thirty days following the hearing regarding the following:

   (1) The identity of the obligor;

   (2) Whether the arrearage is in an amount greater than or equal to three months of support payments or two thousand five hundred dollars, whichever is less, by the date of service of a notice of intent to suspend; [and]

   (3) Whether the obligor has entered a payment plan. If the action involves a failure to comply with a subpoena or order, the only issues that may be determined are the identity of the obligor and whether the obligor has complied with the subpoena or order;

   (4) Whether the obligor had the ability to make the payments that are in arrearage;

   (5) Whether the obligor has the current ability to make the payments;

   (6) The reasons the obligor needs the license, including, but not limited to:

      (a) Transportation of family members to and from work, school, or medical treatment;

      (b) Transportation of the obligor or family members to extra curricular activities; or

      (c) A requirement for employment;

   (7) Whether the obligor is unemployed or underemployed;

   (8) Whether the obligor is actively seeking employment;

   (9) Whether the obligor has been offered job assistance through the state;

   (10) Whether the obligor is disabled and his or her capacity to work; and

   (11) Any other relevant factors that affect the obligor’s ability to make the child support payments.

5. If the court or director, after the hearing, determines that the obligor has failed to comply with the child support payment obligation and an arrearage exists in excess of two thousand five hundred dollars for good cause, then the court or director shall not issue an order suspending the obligor’s license and ordering the obligor to refrain from engaging in the licensed activity or, if an order is in place, shall stay such order.
6. If the court or director, after hearing, determines that the obligor has failed, **without good cause**, to comply with any of the requirements in subsection 4 of this section, the court or director shall issue an order suspending the obligor’s license and ordering the obligor to refrain from engaging in the licensed activity.

[6.] 7. The court or division shall send a copy of the order suspending a license to the licensing authority and the obligor by certified mail.

[7.] 8. The determination of the director, after a hearing pursuant to this section, shall be a final agency decision and shall be subject to judicial review pursuant to chapter 536. Administrative hearings held pursuant to this section shall be conducted by hearing officers appointed by the director of the department pursuant to subsection 1 of section 454.475.

[8.] 9. A determination made by the court or division pursuant to this section is independent of any proceeding of the licensing authority to suspend, revoke, deny, terminate or renew a license.”; and

Further amend the title and enacting clause accordingly.

Senator May moved that the above amendment be adopted.

Senator Eigel raised the point of order that SS for SCS goes beyond the intent of the original bill. The point of order was referred to the President Pro Tem who took it under advisement, which placed SB 670, with SCS, SS for SCS, SA 1 and the point of order (pending), back on the Informal Calendar.

Senator Sater moved that SB 523, with SCS be called from the Informal Calendar and taken up for perfection, which motion prevailed.

**SCS for SB 523**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 523

An Act to repeal sections 195.015, 195.017, 579.065, and 579.068, RSMo, and to enact in lieu thereof five new sections relating to controlled substances, with existing penalty provisions.

Was taken up.

Senator Sater moved that SCS for SB 523 be adopted.

Senator Sater offered SS for SCS for SB 523, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 523

An Act to repeal sections 195.015, 195.017, 579.065, and 579.068, RSMo, and to enact in lieu thereof five new sections relating to controlled substances, with existing penalty provisions.

Senator Sater moved that SS for SCS for SB 523 be adopted.

Senator Nasheed offered SA 1:

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 523, Page 46-47, Section 195.805, by striking said section from the bill.

Senator Nasheed moved that the above amendment be adopted and requested a roll call vote be taken. She was joined in her request by Senators May, Schupp, Sifton and Williams.
SA 1 failed of adoption by the following vote:

YEAS—Senators—None

NAYS—Senators

Arthur  Bernskoetter  Brown  Burlison  Cierpiot  Crawford  Hegeman
Hoskins  Hough  Koenig  Luetkemeyer  May  Nasheed  Onder
Rizzo  Rowden  Sater  Schatz  Schupp  Sifton  Wallingford
Walsh  White  Wieland  Williams—25

Absent—Senators

Cunningham  Eigel  Emery  O’Laughlin  Riddle—5

Absent with leave—Senator Libla—1

Vacancies—3

Senator Onder offered SA 2:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 523, Page 47, Section 195.805, Line 3, by inserting after the word “renderings.” the following: “However, geometric shapes, including, but not limited to, circles, squares, rectangles, and triangles, shall be permitted.”.

Senator Onder moved that the above amendment be adopted.

Senator Schupp offered SSA 1 for SA 2:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 523, Page 47, Section 195.805, Line 3, by inserting after the word “renderings.” the following: “However, geometric shapes, including, but not limited to, circles, squares, rectangles, and triangles, shall be permitted.”; and further amend line 14, by inserting after all of said line the following:

“4. The department shall promulgate rules and regulations regarding edible marijuana-infused products designed to appeal to persons under eighteen years of age, as well as promulgate rules and regulations to establish a process by which a licensed or certified entity may seek approval of an edible product design, package, or label prior to such product’s manufacture or sale in order to determine compliance with the provisions of this section and any rules promulgated pursuant to this section. Any rule or portion of a rule, as that term is defined in section 536.010 that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void.”
Senator Schupp moved that the above substitute amendment be adopted, which motion prevailed.

Senator Koenig offered SA 3:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 523, Page 46, Section 195.017, Line 22, by inserting after all of said line the following:

“195.417. 1. The limits specified in this section shall not apply to any quantity of such product, mixture, or preparation which must be dispensed, sold, or distributed in a pharmacy pursuant to a valid prescription.

2. Within any thirty-day period, no person shall sell, dispense, or otherwise provide to the same individual, and no person shall purchase, receive, or otherwise acquire more than the following amount: any number of packages of any drug product containing any detectable amount of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts or optical isomers, or salts of optical isomers, either as:

   (1) The sole active ingredient; or
   (2) One of the active ingredients of a combination drug; or
   (3) A combination of any of the products specified in subdivisions (1) and (2) of this subsection;

in any total amount greater than [nine] seven and one-half grams, without regard to the number of transactions.

3. Within any twenty-four-hour period, no pharmacist, intern pharmacist, or registered pharmacy technician shall sell, dispense, or otherwise provide to the same individual, and no person shall purchase, receive, or otherwise acquire more than the following amount: any number of packages of any drug product containing any detectable amount of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts or optical isomers, or salts of optical isomers, either as:

   (1) The sole active ingredient; or
   (2) One of the active ingredients of a combination drug; or
   (3) A combination of any of the products specified in subdivisions (1) and (2) of this subsection;

in any total amount greater than three and six-tenths grams without regard to the number of transactions.

4. All packages of any compound, mixture, or preparation containing any detectable quantity of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts or optical isomers, or salts of optical isomers, except those that are excluded from Schedule V in subsection 17 or 18 of section 195.017, shall be offered for sale only from behind a pharmacy counter where the public is not permitted, and only by a registered pharmacist or registered pharmacy technician under section 195.017.

5. Each pharmacy shall submit information regarding sales of any compound, mixture, or preparation as specified in this section in accordance with transmission methods and frequency established by the department by regulation.

6. No prescription shall be required for the dispensation, sale, or distribution of any drug product
containing any detectable amount of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts or optical isomers, or salts of optical isomers, in an amount within the limits described in subsections 2 and 3 of this section; provided, that a valid prescription shall be required for amounts in excess of such limits. This section shall supersede and preempt any local ordinances or regulations, including any ordinances or regulations enacted by any political subdivision of the state. This section shall not apply to the sale of any animal feed products containing ephedrine or any naturally occurring or herbal ephedra or extract of ephedra.

7. All logs, records, documents, and electronic information maintained for the dispensing of these products shall be open for inspection and copying by municipal, county, and state or federal law enforcement officers whose duty it is to enforce the controlled substances laws of this state or the United States.

8. All persons who dispense or offer for sale pseudoephedrine and ephedrine products, except those that are excluded from Schedule V in subsection 17 or 18 of section 195.017, shall ensure that all such products are located only behind a pharmacy counter where the public is not permitted.

9. The penalty for a knowing or reckless violation of this section is found in section 579.060.”; and

Further amend said bill, page 47, section 195.805, line 14, by inserting after all of said line the following:

“579.060. 1. A person commits the offense of unlawful sale, distribution, or purchase of over-the-counter methamphetamine precursor drugs if he or she knowingly:

(1) Sells, distributes, dispenses, or otherwise provides any number of packages of any drug product containing detectable amounts of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts, optical isomers, or salts of optical isomers, in a total amount greater than [nine] seven and one-half grams to the same individual within a thirty-day period, unless the amount is dispensed, sold, or distributed pursuant to a valid prescription; or

(2) Purchases, receives, or otherwise acquires within a thirty-day period any number of packages of any drug product containing any detectable amount of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts or optical isomers, or salts of optical isomers in a total amount greater than [nine] seven and one-half grams, without regard to the number of transactions, unless the amount is purchased, received, or acquired pursuant to a valid prescription; or

(3) Purchases, receives, or otherwise acquires within a twenty-four-hour period any number of packages of any drug product containing any detectable amount of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts or optical isomers, or salts of optical isomers in a total amount greater than three and six-tenths grams, without regard to the number of transactions, unless the amount is purchased, received, or acquired pursuant to a valid prescription; or

(4) Dispenses or offers drug products that are not excluded from Schedule V in subsection 17 or 18 of section 195.017 and that contain detectable amounts of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts, optical isomers, or salts of optical isomers, without ensuring that such products are located behind a pharmacy counter where the public is not permitted and that such products
are dispensed by a registered pharmacist or pharmacy technician under subsection 11 of section 195.017; or

(5) Holds a retail sales license issued under chapter 144 and knowingly sells or dispenses packages that do not conform to the packaging requirements of section 195.418.

2. A pharmacist, intern pharmacist, or registered pharmacy technician commits the offense of unlawful sale, distribution, or purchase of over-the-counter methamphetamine precursor drugs if he or she knowingly:

(1) Sells, distributes, dispenses, or otherwise provides any number of packages of any drug product containing detectable amounts of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts or optical isomers, or salts of optical isomers, in a total amount greater than three and six-tenth grams to the same individual within a twenty-four hour period, unless the amount is dispensed, sold, or distributed pursuant to a valid prescription; or

(2) Fails to submit information under subsection 13 of section 195.017 and subsection 5 of section 195.417 about the sales of any compound, mixture, or preparation of products containing detectable amounts of ephedrine, phenylpropanolamine, or pseudoephedrine, or any of their salts, optical isomers, or salts of optical isomers, in accordance with transmission methods and frequency established by the department of health and senior services; or

(3) Fails to implement and maintain an electronic log, as required by subsection 12 of section 195.017, of each transaction involving any detectable quantity of pseudoephedrine, its salts, isomers, or salts of optical isomers or ephedrine, its salts, optical isomers, or salts of optical isomers; or

(4) Sells, distributes, dispenses or otherwise provides to an individual under eighteen years of age without a valid prescription any number of packages of any drug product containing any detectable quantity of pseudoephedrine, its salts, isomers, or salts of optical isomers, or ephedrine, its salts or optical isomers, or salts of optical isomers.

3. Any person who violates the packaging requirements of section 195.418 and is considered the general owner or operator of the outlet where ephedrine, pseudoephedrine, or phenylpropanolamine products are available for sale shall not be penalized if he or she documents that an employee training program was in place to provide the employee who made the unlawful retail sale with information on the state and federal regulations regarding ephedrine, pseudoephedrine, or phenylpropanolamine.

4. The offense of unlawful sale, distribution, or purchase of over-the-counter methamphetamine precursor drugs is a class A misdemeanor.”; and

Further amend the title and enacting clause accordingly.

Senator Koenig moved that the above amendment be adopted.

At the request of Senator Sater, SB 523, with SCS, SS for SCS, and SA 3 (pending), was placed on the Informal Calendar.

Senator Hough moved that SB 670, with SCS, SS for SCS, SA 1 and the point of order (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

The point of order was again taken up.

President Pro Tem Schatz ruled that the point of order was not well taken.

At the request of Senator Hough, SB 670, with SCS, SS for SCS and SA 1 (pending), was placed on
the Informal Calendar.

**REFERRALS**

President Pro Tem Schatz referred **SCR 44** and **SM 1** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

**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 689** and **SCS for SB 617**, 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 HOUSE**

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for HBs 1387 and 1482**, entitled:

An Act to amend chapter 198, RSMo, by adding thereto twelve new sections relating to the protection of residents living in long-term care facilities, with penalty provisions.

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 1418**, entitled:

An Act to repeal section 32.056, RSMo, and to enact in lieu thereof one new section relating to confidentiality of motor vehicle registration records.

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 1486**, entitled:

An Act to repeal sections 579.040 and 579.076, RSMo, and to enact in lieu thereof two new sections relating to distributors of hypodermic needles, with penalty provisions.

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 **HCS for HB 1868**, entitled:
An Act to repeal section 170.029, RSMo, and to enact in lieu thereof one new section relating to a state plan for career and technical education certificates.

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 1873, entitled:

An Act to repeal section 556.061, 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 three new sections relating to the offense of vehicle hijacking, with penalty provisions and a delayed effective date for a certain section.

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 HCS for HB 1696, entitled:

An Act to authorize the conveyance of certain state property, with an emergency clause for certain sections.

Emergency Clause Adopted.

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 HCS for HB 1787, entitled:

An Act to repeal sections 51.050, 55.060, 58.030, 60.010, 115.306, 115.357, 162.291, 190.050, 204.610, 247.060, 249.140, 321.130, and 483.010, RSMo, and to enact in lieu thereof fourteen new sections relating to requirements to run for certain public offices.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

INTRODUCTIONS OF GUESTS

On behalf of Senator Koenig, the President introduced to the Senate, Heather Cunningham, St. Louis.

On motion of Senator Rowden, the Senate adjourned under the rules.
### SECOND READING OF SENATE BILLS

- 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-Williams
SB 1012-Wieland
SB 1013-Wieland
SB 1014-Sifton
SB 1015-Emery
SB 1016-Crawford
SB 1017-Walsh
SB 1018-Rizzo
SB 1019-Rizzo
SB 1020-Schatz
SB 1021-O’Laughlin
SB 1022-O’Laughlin
SB 1023-O’Laughlin
SB 1024-Riddle
SB 1025-Emery
SB 1026-O’Laughlin
SB 1027-O’Laughlin
SB 1028-White
SB 1029-Sater
SB 1030-Williams
SB 1031-Nasheed
SB 1032-Riddle
SB 1033-Hegeman
SB 1034-Cierpiot  
SB 1035-Emery  
SB 1036-White  
SB 1037-Walsh  

SB 1038-Wallingford  
SB 1039-Wallingford  
SB 1040-Wallingford  

HOUSE BILLS ON SECOND READING

HB 1631-Deaton  
HCS for HB 1959  
HB 1566-Burnett  
HCS for HB 1434  
HCS for HB 1488  
HB 1348-Baker  
HCS for HB 1655  
HB 1640-Taylor  

HB 2061-Christofanelli  
HCS for HBs 1387 & 1482  
HB 1418-McGirl  
HB 1486-Rehder  
HCS for HB 1868  
HB 1873-Gregory  
HCS for HB 1696  
HCS for HB 1787  

THIRD READING OF SENATE BILLS

SB 552-Wieland  
SCS for SB 689-Emery  

SCS for SB 617-Cunningham  

SENATE BILLS FOR PERFECTION

1. SJR 40-Koenig  
2. SB 648-Koenig, with SCS  
3. SB 664-Burlison  
4. SB 587-Bernskoetter  
5. SB 558-Schatz, with SCS  
6. SB 529-Cunningham, with SCS  
7. SB 631-Hegeman, with SCS  
8. SB 531-Wallingford 
9. SB 594-Hough, with SCS  
10. SB 636-Wieland  
11. SB 644-Hoskins  
12. SB 718-White, with SCS  
13. SBs 673 & 560-Brown, with SCS  
14. SB 677-Luetkemeyer  
15. SB 569-Koenig, with SCS  
16. SB 608-May, with SCS  
17. SB 632-Hegeman  
18. SB 590-Burlison, with SCS  
19. SB 559-Schatz, with SCS  
20. SB 583-Arthur, with SCS  
21. SB 646-Koenig  
22. SBs 675 & 705-Luetkemeyer, with SCS  
23. SJRs 48, 41 & 43-Luetkemeyer, with SCS  
24. SB 699-Riddle, with SCS
INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 523-Sater, with SCS, SS for SCS &
SA 3 (pending)
SB 524-Sater
SB 525-Emery, with SCS, SS for SCS &
SA 1 (pending)
SB 526-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 553-Wieland, with SA 1 (pending)
SB 555-Riddle
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 618-Wallingford
SB 649-Eigel
SB 670-Hough, with SCS, SS for SCS &
SA 1 (pending)
SJR 32-Sater

CONSENT CALENDAR

Senate Bills

Reported 2/13

SB 619-Wallingford
SB 656-Cierpiot

Reported 2/20

SB 676-Luetkemeyer, with SCS

RESOLUTIONS

Reported from Committee

SCR 28-Luetkemeyer
SCR 30-Schupp
SCR 32-Bernskoetter
SCR 33-May