Journal of the Senate

FIRST REGULAR SESSION

TWENTY-THIRD DAY—MONDAY, FEBRUARY 22, 2021

The Senate met pursuant to adjournment.

President Kehoe in the Chair.

The Reverend Carl Gauck offered the following prayer:

Gracious God, we enjoyed the beauty of the world You created, the sun shining and the warming temperature as we gather for another week of work, being grateful for our safe arrival. We understand we must meet each challenge as it comes before us with the diligence and perseverance it requires. So, we ask Lord, that we might know Your guiding presence and Your prompting spirit to get each challenge met and successfully completed for we must be responsible for why we were elected. 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 Journals for Thursday, February 11, 2021, and Monday, February 15, 2021, were read and approved.

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

Present—	Senators					
Arthur	Bean	Beck	Bernskoetter	Brattin	Brown	Burlison
Cierpiot	Crawford	Eigel	Eslinger	Gannon	Hegeman	Hoskins
Hough	Koenig	Luetkemeyer	May	Moon	Mosley	O'Laughlin
Onder	Razer	Rehder	Riddle	Rizzo	Roberts	Rowden
Schupp	Washington	White	Wieland	Williams—33		

Absent—Senators—None

Absent with leave—Senator Schatz—1

Vacancies-None

The Lieutenant Governor was present.

[&]quot;You cannot escape the responsibility of tomorrow by evading it today." (Abraham Lincoln)

RESOLUTIONS

Senator Hough offered Senate Resolution No. 94, regarding James "Jamie" Alexander Cayley, which was adopted.

Senator Hough offered Senate Resolution No. 95, regarding Sarah Gray, which was adopted.

Senator Hough offered Senate Resolution No. 96, regarding Alye Darter, which was adopted.

Senator Luetkemeyer offered Senate Resolution No. 97, regarding the Fiftieth Wedding Anniversary of Henry "Hot Rod" and Gloria Drennen, St. Joseph, which was adopted.

Senator Luetkemeyer offered Senate Resolution No. 98, regarding the Sixtieth Wedding Anniversary of DeWayne and Mary Alice (Anderson) Curtin, St. Joseph, which was adopted.

Senator Luetkemeyer offered Senate Resolution No. 99, regarding Colonel Edward E. Black, Atchison, which was adopted.

Senator Luetkemeyer offered Senate Resolution No. 100, regarding the One Hundredth Birthday of Wilbur Taylor, St. Joseph, which was adopted.

Senator Luetkemeyer offered Senate Resolution No. 101, regarding Katlyn Michel Donovan, Weston, which was adopted.

Senator Luetkemeyer offered Senate Resolution No. 102, regarding William R. Hausman, St. Joseph, which was adopted.

Senator Luetkemeyer offered Senate Resolution No. 103, regarding the One Hundredth Birthday of Dorothy Crawford, St. Joseph, which was adopted.

Senator White offered Senate Resolution No. 104, regarding Clif Hoeft, Joplin, which was adopted.

Senator White offered Senate Resolution No. 105, regarding Earl Sherwood, Carthage, which was adopted.

Senator Bernskoetter offered Senate Resolution No. 106, regarding Debria Woolard, Jefferson City, which was adopted.

Senator O'Laughlin offered Senate Resolution No. 107, regarding AVENUES for Northeast Missouri, Inc., Hannibal, which was adopted.

Senator Rehder offered Senate Resolution No. 108, regarding Billy Ray "Bill" Anderson, Morley, which was adopted.

Senator Gannon offered Senate Resolution No. 109, regarding Bloomsdale Excavating Company, Inc., Bloomsdale, which was adopted.

Senator Gannon offered Senate Resolution No. 110, regarding Fellowship Free Will Baptist Church, Park Hills, which was adopted.

Senator White offered Senate Resolution No. 111, regarding Lucas Matthew Ruth, Neosho, which was adopted.

Senator Wieland offered Senate Resolution No. 112, regarding Ian Kutilek, Arnold, which was adopted.

CONCURRENT RESOLUTIONS

Senator Beck offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 10

Whereas, American farmers and ranchers raise the best meat in the world; and

Whereas, Americans should have the right to knowingly buy made-in-America products; and

Whereas, American farmers, ranchers, workers, and consumers benefit from transparency on the origins of their food; and

Whereas, consumers have repeatedly and overwhelmingly expressed their support for country of origin labeling of food products in the United States; and

Whereas, in 2008, the United States Congress overwhelmingly passed mandatory country of origin labeling for muscle cuts and ground meat sold at retail, requiring meat produced from imported livestock or imported boxed meat to bear a different label from meat produced from United States born, raised, and slaughtered livestock; and

Whereas, trade groups and the organizations representing multinational meat packers worked predominantly with Canada, as well as Mexico, to bring a World Trade Organization case against the United States for the removal of the country of origin labeling requirements; and

Whereas, in 2015, the United States Congress repealed the country of origin labeling law for beef and pork, reducing the competitive advantage of products born, raised, and slaughtered in the United States; and

Whereas, the United States has the highest food safety standards in the world, while other countries place less emphasis on food safety; and

Whereas, foreign commodities like beef and pork are misleadingly labeled "Product of the USA" if they are processed or packed in the United States; and

Whereas, country of origin labeling gives producers and consumers the ability to distinguish true American products from foreign imported meat; and

Whereas, technological advancements make it possible to accurately and efficiently identify the origins of beef and pork without costly separation of imported and domestic commodities; and

Whereas, country of origin labeling is good for farmers, ranchers, workers, and meat packers because it allows them to identify their products as born, raised, and slaughtered in the United States; and

Whereas, the Missouri General Assembly supports American products, and consumers deserve the right to know the origins of their food:

Now Therefore Be It Resolved that the members of the Missouri Senate, One Hundred First General Assembly, First Regular Session, the House of Representatives concurring therein, hereby support the right of consumers to know the origins of their food, support the use of country of origin labels, and urge the United States Congress to reinstate mandatory country of origin labeling; 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 Missouri's Congressional delegation.

Senator Brattin offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 11

Whereas, hydrocephalus is a serious neurological condition, characterized by the abnormal build up of cerebrospinal fluids in the ventricles of the brain; and

Whereas, there is no known cure for hydrocephalus, which affects an estimated one million Americans; and

Whereas, one or two in every one thousand babies are born with hydrocephalus; and

Whereas, over 375,000 older Americans have hydrocephalus which often goes undetected or misdiagnosed as dementia, Alzheimer's disease, or Parkinson's disease; and

Whereas, with appropriate diagnosis and treatment, people with hydrocephalus are able to live full and productive lives; and

Whereas, the standard treatment for hydrocephalus was developed in 1953 and carries multiple risks, including shunt failure, infection, and over drainage; and

Whereas, there are fewer than ten centers in the United States specializing in the treatment of adults with normal pressure hydrocephalus; and

Whereas, each year the people of the United States spend in excess of one million dollars to treat hydrocephalus; and

Whereas, the Hydrocephalus Association is one of the nation's oldest and largest patient and research advocacy and support network for individuals suffering from hydrocephalus; and

Whereas, further research into the epidemiology, pathology, disease burden, and improved treatment of hydrocephalus should be conducted

and supported; and

Whereas, public awareness and professional education regarding hydrocephalus should increase through partnership between the local, state, and federal governments and patient advocacy organizations, such as the Hydrocephalus Association:

Now Therefore Be It Resolved that the members of the Missouri Senate, One Hundred First General Assembly, First Regular Session, the House of Representatives concurring therein, hereby recognize the month of October 2021 as "Hydrocephalus Awareness Month" in Missouri so that Missourians can become more familiar with hydrocephalus and the individuals dedicated to finding its cure; and

Be it further resolved that the Missouri General Assembly urges the federal government to collect comprehensive statistics and data regarding the seriousness of hydrocephalus and its impact on American families.

Senator Roberts offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 12

Whereas, section 173.030 of the Revised Statutes of Missouri describes the process for public colleges and universities to follow when seeking a statewide mission designation; and

Whereas, a college or university must provide the Coordinating Board for Higher Education with particular evidence of the institution's capacity to discharge a statewide mission successfully; and

Whereas, Harris-Stowe State University provided the Coordinating Board with the necessary evidence that it can successfully discharge a statewide mission in science, technology, engineering, and mathematics (STEM) for underrepresented and underresourced students; and

Whereas, the Coordinating Board voted to approve the request for such designation on December 11, 2019:

Now Therefore Be It Resolved that the members of the Missouri Senate, One Hundred First General Assembly, First Regular Session, the House of Representatives concurring therein, hereby approve of the statewide mission designation in STEM approved by the Coordinating Board for Higher Education for Harris-Stowe State University; and

Be It Further Resolved that the Secretary of the Senate be instructed to prepare properly inscribed copies of this resolution for the Commissioner of Higher Education and the President of Harris-Stowe State University.

INTRODUCTION OF BILLS

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

SB 514-By Onder.

An Act to repeal section 188.027, RSMo, and to enact in lieu thereof one new section relating to abortion.

SB 515–By Gannon.

An Act to repeal section 170.047, RSMo, and to enact in lieu thereof one new section relating to youth suicide awareness and prevention training for educators.

SB 516-By Gannon.

An Act to repeal section 171.033, RSMo, and to enact in lieu thereof one new section relating to school make-up days and hours.

SB 517-By Gannon.

An Act to repeal section 162.974, RSMo, and to enact in lieu thereof one new section relating to reimbursement for special education.

SB 518-By Gannon.

An Act to repeal sections 160.514 and 161.502, RSMo, and to enact in lieu thereof two new sections relating to academic performance standards and instruction.

SB 519–By Riddle.

An Act to repeal section 338.710, RSMo, and to enact in lieu thereof one new section relating to a program to promote medication safety.

SB 520–By Roberts.

An Act to amend chapter 227, RSMo, by adding thereto one new section relating to the designation of memorial infrastructure.

SB 521-By Roberts.

An Act to repeal section 191.1165, RSMo, and to enact in lieu thereof one new section relating to medication-assisted treatment.

SB 522–By Koenig.

An Act to repeal sections 143.121 and 143.171, RSMo, and to enact in lieu thereof two new sections relating to income tax, with an emergency clause.

SB 523-By White.

An Act to amend chapter 191, RSMo, by adding thereto one new section relating to the Alzheimer's state plan task force.

SB 524-By White.

An Act to repeal sections 426.010, 426.020, 426.030, 426.040, 426.050, 426.060, 426.070, 426.080, 426.090, 426.100, 426.110, 426.120, 426.130, 426.140, 426.150, 426.160, 426.170, 426.180, 426.190, 426.200, 426.210, 426.220, 426.230, 426.240, 426.250, 426.260, 426.270, 426.280, 426.290, 426.300, 426.310, 426.320, 426.330, 426.340, 426.350, 426.360, 426.370, 426.380, 426.390, 426.400, and 426.410, RSMo, and to enact in lieu thereof forty-eight new sections relating to the assignment of benefits for creditors.

SB 525–By Arthur.

An Act to repeal section 208.285, RSMo, and to enact in lieu thereof one new section relating to the Missouri farmers' market nutrition program.

SB 526-By Hegeman.

An Act to repeal sections 49.310 and 476.083, RSMo, and to enact in lieu thereof two new sections relating to physical control over areas within courthouses.

SB 527-By Hough.

An Act to repeal section 574.085, RSMo, and to enact in lieu thereof one new section relating to the offense of institutional vandalism, with existing penalty provisions.

SJR 27-By Cierpiot.

Joint Resolution submitting to the qualified voters of Missouri, an amendment repealing section 6 of article X of the Constitution of Missouri, and adopting one new section in lieu thereof relating to exemptions from property tax.

REPORTS OF STANDING COMMITTEES

Senator Hough, Chairman of the Committee on Governmental Accountability and Fiscal Oversight, submitted the following report:

Mr. President: Your Committee on Governmental Accountability and Fiscal Oversight, to which was referred **SCS** for **SB 49**, begs leave to report that it has considered the same and recommends that the bill do pass.

THIRD READING OF SENATE BILLS

SCS for SB 49, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 49

An Act to repeal sections 306.030 and 306.221, RSMo, and to enact in lieu thereof two new sections relating to watercraft.

Was taken up by Senator Brown.

On motion of Senator Brown, SCS for SB 49 was read the 3rd time and passed by the following vote:

	—Se		

Arthur	Bean	Beck	Bernskoetter	Brattin	Brown	Burlison
Cierpiot	Crawford	Eigel	Eslinger	Gannon	Hegeman	Hoskins
Hough	Koenig	Luetkemeyer	May	Moon	Mosley	O'Laughlin
Onder	Razer	Rehder	Riddle	Rizzo	Roberts	Rowden
Schupp	Washington	White	Wieland	Williams—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senator Schatz—1

Vacancies-None

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Rowden moved that motion lay on the table, which motion prevailed.

SENATE BILLS FOR PERFECTION

At the request of Senator Koenig, SB 22 was placed on the Informal Calendar.

Senator Eigel moved that SB 26 be taken up for perfection, which motion prevailed.

Senator Eigel offered SS for SB 26, entitled:

SENATE SUBSTITUTE FOR SENATE BILL NO. 26

An Act to repeal sections 67.030, 557.045, and 574.085, RSMo, and to enact in lieu thereof five new sections relating to public safety, with penalty provisions.

Senator Eigel moved that SS for SB 26 be adopted.

Senator May offered SA 1:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Bill No. 26, Page 5, Section 574.085, Line 34, by inserting after all of said line the following:

- "590.192. 1. There is hereby established the "Critical Incident Stress Management Program" within the department of public safety. The program shall provide services for peace officers to assist in coping with stress and potential psychological trauma resulting from a response to a critical incident or emotionally difficult event. Such services may include consultation, risk assessment, education, intervention, and other crisis intervention services provided by the department to peace officers affected by a critical incident.
- 2. All peace officers shall be required to meet with a program service provider every three to five years for a mental health check-in. The program service provider shall send a notification to the peace officer's commanding officer that he or she completed such check-in.
- 3. Any information disclosed by a peace officer shall be privileged and shall not be used as evidence in criminal, administrative, or civil proceedings against the peace officer unless:
- (1) A program representative reasonably believes the disclosure is necessary to prevent harm to a person who received services or to prevent harm to another person;
 - (2) The person who received the services provides written consent to the disclosure;
- (3) The program representative is a witness or a party to a critical incident that prompted the peace officer to receive critical stress services;
- (4) The person receiving services discloses information that is required to be reported under mandatory reporting laws;
 - (5) The peace officer who received services is deceased; or
 - (6) The surviving peace officer who received services voluntarily testifies in a proceeding.
- 4. (1) There is hereby created in the state treasury the "988 Public Safety Fund", which shall consist of money appropriated by the general assembly. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and money in the fund shall be used solely by the department of public safety for the purposes of providing services to peace officers as provided in subsection 1 of this section. The department of public safety shall promulgate any rules necessary to carry out the provisions of 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 XXX, shall be invalid and void.
 - (2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the

fund at the end of the biennium shall not revert to the credit of the general revenue fund.

(3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund."; and

Further amend the title and enacting clause accordingly.

Senator May moved that the above amendment be adopted.

Senator Crawford assumed the Chair.

At the request of Senator Eigel, SB 26 with SS and SA 1 (pending), was placed on the Informal Calendar.

On the motion of Senator Rowden, the Senate recessed until 7:00 p.m.

RECESS

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

SENATE BILLS FOR PERFECTION

Senator Eigel moved that **SB 26** with **SS** and **SA 1** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SA 1 was again taken up.

At the request of Senator May, SA 1 was withdrawn.

Senator May offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Bill No. 26, Page 5, Section 574.085, Line 34, by inserting after all of said line the following:

- "590.192. 1. There is hereby created in the state treasury the "988 Public Safety Fund", which shall consist of money appropriated by the general assembly. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and money in the fund shall be used solely by the department of public safety for the purposes of providing services for peace officers to assist in coping with stress and potential psychological trauma resulting from a response to a critical incident or emotionally difficult event. Such services may include consultation, risk assessment, education, intervention, and other crisis intervention services provided by the department to peace officers affected by a critical incident.
- 2. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.
- 3. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund."; and

Further amend the title and enacting clause accordingly.

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

Senator Washington offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Bill No. 26, Page 3, Section 574.045, Lines 24-40, by striking all of said lines and inserting in lieu thereof the following: "public street or highway is an infraction for the first violation. Any second violation that occurs on a public street or highway is a class B misdemeanor. Any third or subsequent violation that occurs on a public street or highway is a class E felony.

4. The offense of unlawful traffic interference on any public street, highway, or interstate highway while part of an unlawful assembly is an infraction for the first violation. Any second violation that occurs on a public street, highway, or interstate highway while part of an unlawful assembly is a class A misdemeanor. Any third or subsequent violation that occurs on a public street, highway, or interstate highway while part of an unlawful assembly is a class D felony.".

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

Senator Luetkemeyer offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Substitute for Senate Bill No. 26, Page 2, Section 67.030, Line 22, by inserting after all of said line the following:

- "84.400. 1. Any one of said commissioners so appointed or any member of any such police force who, during the term of his office, shall accept any other place of public trust, or emolument, or who shall knowingly receive any nomination for an office elective by the people, and shall fail to decline such nomination publicly within the five days succeeding such nomination or shall become a candidate for the nomination for any office at the hands of any political party, shall be deemed to have thereby forfeited and vacated office as such commissioner or member of such police force.
- 2. Notwithstanding any provisions of law to the contrary, a member of the board or any member of such police force may be appointed to serve on any state or federal board, commission, or task force where no compensation for such service is paid, except that such board member or member of such police force may accept payment of a per diem for attending meetings, or if no per diem is provided, reimbursement from such board, commission, or task force for reasonable and necessary expenses for attending such meetings."; and

Further amend the title and enacting clause accordingly.

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

Senator Bernskoetter assumed the Chair.

Senator Hough assumed the Chair.

At the request of Senator Eigel, SS for SB 26 was withdrawn.

Senator Eigel offered SS No. 2 for SB 26, entitled:

SENATE SUBSTITUTE NO. 2 FOR SENATE BILL NO. 26

An Act to repeal sections 67.030, 84.400, 557.045, and 574.085, RSMo, and to enact in lieu thereof seven new sections relating to public safety, with penalty provisions.

Senator Eigel moved that SS No. 2 for SB 26 be adopted.

Senator Roberts offered SA 1:

SENATE AMENDMENT NO. 1

Amend Senate Substitute No. 2 for Senate Bill No. 26, Page 7, Section 590.502, Line 35, by striking the word "individual" and inserting in lieu thereof the following: "**individuals**"; and further amend lines 45-49 by striking all of said lines and inserting in lieu thereof the following: "**identifying information shall** be held in camera by the investigating agency;"; and

Further amend said bill and section, page 9, lines 88-91 by striking all of said lines and inserting in lieu thereof the following: "the opportunity to review the complaint;"; and

Further amend said bill and section, page 11, lines 164-169 by striking all of said lines; and

Further renumber the remaining subsections accordingly.

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

Senator Eigel moved that SS No. 2 for SB 26, as amended, be adopted, which motion prevailed.

On motion of Senator Eigel, SS No. 2 for SB 26, as amended, was declared perfected and ordered printed.

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 476**, entitled:

An Act to repeal section 324.009, RSMo, and to enact in lieu thereof one new section relating to license reciprocity for military members.

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 271**, 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 HCS for HB 362, entitled:

An Act to repeal section 610.021, RSMo, and to enact in lieu thereof one new section relating to the sunshine law.

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 59, entitled:

An Act to amend chapters 51, 52, 53, 54, 55, 59, and 578, RSMo, by adding thereto seven new sections relating to protection of first responders, 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 HBs 547 & 752, entitled:

An Act to repeal section 311.101, RSMo, and to enact in lieu thereof two new sections relating to alcoholic beverages.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

COMMUNICATIONS

Senator O'Laughlin submitted the following:

February 11, 2021

Adriane Crouse

201 West Capitol Ave, Room 325

Jefferson City, MO 65101

Dear Ms. Crouse,

Due to my recent illness, I ask that I be temporarily recognized from my chair, pursuant to Rule 76.

Sincerely,

Cindy O'Laughlin

State Senator

18th District

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

SENATE CALENDAR

TWENTY-FOURTH DAY-TUESDAY, FEBRUARY 23, 2021

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 401-Onder	SB 429-Brown
SB 402-Onder	SB 430-Brown
SB 403-Onder	SB 431-Bernskoetter
SB 404-Riddle	SB 432-Cierpiot
SB 405-Luetkemeyer	SB 433-Wieland
SB 406-Cierpiot	SB 434-Washington
SB 407-Beck	SB 435-Hoskins
SB 408-Wieland	SB 436-Hoskins
SB 409-Koenig	SB 437-Hoskins
SB 410-Koenig	SB 438-Rehder
SB 411-Schatz	SB 439-Hegeman
SB 412-Moon	SB 440-Washington
SB 413-Moon	SB 441-Washington
SB 414-Brattin	SB 442-Moon
SB 415-Rehder	SB 443-Moon
SB 416-Schupp	SB 444-May
SB 417-Schupp	SB 445-May
SB 418-Crawford	SB 446-Washington
SB 419-Washington	SB 447-Schupp
SB 420-Washington	SB 448-Rowden
SB 421-Bernskoetter	SB 449-Rowden
SB 422-May	SB 450-Moon
SB 423-May	SB 451-Moon
SB 424-May	SB 452-Moon
SB 425-May	SB 453-Burlison and Luetkemeyer
SB 426-Moon	SB 454-White
SB 427-Moon	SB 455-White
SB 428-Razer	SB 456-Schupp

SB 457-Rizzo	SB 494-Eslinger
SB 458-Brattin	SB 495-Roberts
SB 459-Brattin	SB 496-Burlison
SB 460-May	SB 497-Hough and Hegeman
SB 461-Koenig	SB 498-Hough
SB 462-Koenig	SB 499-Schupp
SB 463-Koenig	SB 500-Schupp
SB 464-Koenig	SB 501-Wieland
SB 465-Hoskins	SB 502-Moon
SB 466-Hoskins	SB 503-Moon
SB 467-Hoskins	SB 504-Rehder
SB 468-Hoskins	SB 505-Brattin
SB 469-Hoskins	SB 506-Bean
SB 470-Hoskins	SB 507-Bean
SB 471-Mosley	SB 508-Bean
SB 472-Schupp and Gannon	SB 509-Washington
SB 473-Brown	SB 510-Brown
SB 474-Bean	SB 511-Hegeman
SB 475-Bean	SB 512-Hough
SB 476-May	SB 513-Hough
SB 477-Eigel	SB 514-Onder
SB 478-Hough	SB 515-Gannon
SB 479-Hough	SB 516-Gannon
SB 480-White	SB 517-Gannon
SB 481-Hough	SB 518-Gannon
SB 482-Beck	SB 519-Riddle
SB 483-Koenig	SB 520-Roberts
SB 484-Gannon	SB 521-Roberts
SB 485-Gannon	SB 522-Koenig
SB 486-Razer	SB 523-White
SB 487-Onder	SB 524-White
SB 488-May	SB 525-Arthur
SB 489-Roberts	SB 526-Hegeman
SB 490-Bernskoetter	SB 527-Hough
SB 491-Bernskoetter	SJR 25-Moon
SB 492-Brattin	SJR 26-Eslinger
SB 493-Gannon	SJR 27-Cierpiot

HOUSE BILLS ON SECOND READING

HCS for HBs 85 & 310HCS for HB 271HCS for HB 350HCS for HB 362HB 153-RoneHCS for HB 59

HCS for HB 574 HCS for HBs 547 & 752

HB 476-Grier

SENATE BILLS FOR PERFECTION

1. SB 64-Rehder10. SB 330-Burlison2. SB 27-Crawford, with SCS11. SB 24-Eigel3. SB 123-Hough12. SB 47-Hough4. SB 7-Riddle13. SB 86-Hegeman

5. SB 38-Bernskoetter 14. SB 100-Koenig, with SCS

6. SB 89-Wieland 15. SB 258-White 7. SB 152-Hoskins, with SCS 16. SB 63-Rehder

8. SB 11-Schatz 17. SB 262-Schatz, with SCS

9. SB 43-White, with SCS 18. SBs 53 & 60-Luetkemeyer, with SCS

INFORMAL CALENDAR

THIRD READING OF SENATE BILLS

SS#2 for SCS for SBs 51 & 42-Luetkemeyer

SENATE BILLS FOR PERFECTION

SB 1-Hegeman SB 22-Koenig

SB 10-Schatz, with SS (pending) SBs 55, 23 & 25-O'Laughlin, et al, with

SBs 12, 20, 21, 31, 56, 67 & 68-Onder, SCS

with SCS, SS for SCS & SA 5 (pending)

CONSENT CALENDAR

Senate Bills

Reported 2/11

SB 29-Crawford SB 9-Riddle
SB 93-Onder SB 72-Eslinger
SB 189-Washington SB 78-Beck

RESOLUTIONS

Reported from Committee

SCR 2-Moon

To be Referred

1

SCR 10-Beck SCR 12-Roberts

SCR 11-Brattin