Journal of the Senate

SECOND REGULAR SESSION

TWENTY-FIRST DAY—TUESDAY, FEBRUARY 15, 2022

The Senate met pursuant to adjournment.

President Kehoe in the Chair.

The Reverend Carl Gauck offered the following prayer:

“For you who revere my name the sun of righteousness shall rise, with healing in its wings, says the Lord of host.” (Malachi 4:2)

Gracious God as the sun rose this day and we rejoice in clear weather and rising temperature, even if for a short time, we give You thanks for all that comes from Your gracious hand. We are thankful for the opportunity to serve and lead those who need our help throughout this state. We would ask as many still suffer from Covid and its variances that Your guidance be given to those who provide comfort and healing and Your people recover and be well. So, we pray for all those who call upon You for help that it be given. And we pray that You will bless us in our work this week and help us find ways to work together. 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.

Senator Hough assumed the Chair.

Senator Rowden moved that further reading of the Journal for the Nineteenth Day, Friday, February 11, 2022, be dispensed with and the same be approved as having been fully read.

SA 1 to SA 2 to the Journal of the Senate for the Nineteenth Day, Friday, February 11, 2022, was again taken up.

At the request of Senator Hoskins, SA 1 to SA 2 was withdrawn.

At the request of Senator Hoskins, SA 2 was withdrawn.

The Journals for Friday, February 11, 2022, and Saturday, February 12, 2022, were read and approved.

Senator Rowden announced photographers from KRCG-TV, ABC 17 News, and Nexstar Media Group were given permission to take pictures in the Senate Chamber.

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

Present—Senators

<table>
<thead>
<tr>
<th>Arthur</th>
<th>Bean</th>
<th>Beck</th>
<th>Bernskoetter</th>
<th>Brattin</th>
<th>Brown</th>
<th>Burlison</th>
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<td>Gannon</td>
<td>Hegeman</td>
<td>Hoskins</td>
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Twenty-First Day—Tuesday, February 15, 2022

Hough Koenig Luetkemeyer May Moon Mosley O’Laughlin Onder Razer Riddle Rizzo Roberts Rowden Schatz Schupp Thompson Rehder Washington White Wieland Williams—34

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—None

The Lieutenant Governor was present.

RESOLUTIONS

Senator Eigel offered Senate Resolution No. 561, regarding James Adkins, St. Peters, which was adopted.

Senator Crawford offered Senate Resolution No. 562, regarding the One Hundredth Anniversary of the Sedalia Kiwanis Club, which was adopted.

Senator Razer offered the following resolution:

SENATE RESOLUTION NO. 563

Whereas, Missouri and the United Kingdom have long been trade partners and trade nearly two billion dollars in goods and services annually; and

Whereas, over fifty United Kingdom companies are currently invested in Missouri, and over twenty-five Missouri companies are currently invested in the United Kingdom; and

Whereas, Missouri and the United Kingdom have many historical connections, including:

(1) One million Missourians who can trace their ancestry to the British Isles;

(2) America’s National Churchill Museum in Fulton, Missouri, which is located at the site of Sir Winston Churchill’s famous 1946 Iron Curtain speech and is housed beneath a chapel built by Sir Christopher Wren that was relocated from London; and

(3) The first state-level Friends of the United Kingdom caucus in the United States; and

Whereas, a free trade agreement would create employment opportunities for Missouri residents as a direct result of removing and reducing barriers to trade and to free markets and would increase Missouri exports to the United Kingdom; and

Whereas, Missouri would benefit greatly from the ratification of a comprehensive free trade agreement, especially in the shared industries of manufacturing, agriculture, health innovation, and next-generation energy sources; and

Whereas, trade and investment between Missouri and the United Kingdom would be mutually beneficial, especially in the areas of AgTech and agriculture, license reciprocity, apprenticeships, energy innovation, medical research, and geospatial analysis; and

Whereas, the United States Constitution grants the United States Congress exclusive authority to regulate commerce with foreign nations; and

Whereas, the negotiation of a successful free trade agreement between the United States and the United Kingdom will require bipartisan cooperation between state, federal, and foreign governments; and

Whereas, increasing global trade, especially with the United Kingdom, is of vital importance to the growth of the United States’ economy, to small business participation in the international marketplace, and to job creation:

Now Therefore Be It Resolved that we, the members of the Missouri Senate, One Hundred First General Assembly, Second Regular Session, hereby urge:

(1) The United States Congress to grant trade promotion authority to the executive branch;

(2) The executive branch of the United States to complete a timely and successful negotiation of a comprehensive and mutually beneficial free trade agreement between the United States and the United Kingdom; and

(3) The United States Congress to ratify such agreement; and
Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare a properly inscribed copy of this resolution for President Joe Biden, Senate Majority Leader Chuck Schumer, House Speaker Nancy Pelosi, each member of Missouri’s congressional delegation, and Governor Mike Parson.

Senator Hoskins offered Senate Resolution No. 564, regarding Eagle Scout Parker Savage, Chillicothe, which was adopted.

Senator Hoskins offered Senate Resolution No. 565, regarding Eagle Scout Clayton Savage, Chillicothe, which was adopted.

CONCURRENT RESOLUTIONS

Senator Bean offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 33

Whereas, the cultivation and harvesting of peaches in Campbell, Missouri has long been an integral part of the city and region; and

Whereas, with a mild climate and soil that is good for producing quality peaches, Campbell is the perfect growing spot for peaches; and

Whereas, almost eighty-five percent of the state’s peach harvest is grown in Campbell; and

Whereas, local peach growers have over 125,000 peach trees on more than 1,000 acres; and

Whereas, local peach growers employ local teenagers and seasonal workers each season to harvest the peaches, in addition to year round staff; and

Whereas, from its annual Missouri Peach Fair to the peach basket water tower, the city of Campbell has long been known as the peach capital of the state of Missouri:

Now, Therefore, Be It Resolved by the members of the Missouri Senate, One Hundred First General Assembly, Second Regular Session, the House of Representatives concurring therein, that the city of Campbell, Missouri, shall be known as the Peach Capital of Missouri; and

Be It Further Resolved that the Secretary of the Senate be instructed to prepare a properly inscribed copy of this resolution for the city of Campbell.

INTRODUCTION OF BILLS

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

SB 1148—By Roberts.

An Act to repeal section 435.014, RSMo, and to enact in lieu thereof five new sections relating to alternative dispute resolution.

SB 1149—By White.

An Act to repeal sections 142.803 and 142.822, RSMo, and to enact in lieu thereof one new section relating to the motor fuel tax.

SB 1150—By Rowden.

An Act to amend chapter 191, RSMo, by adding thereto one new section relating to certain experimental or investigational medical treatments.

Senator Bean assumed the Chair.

SENA TE BILLS FOR PERFECTION

Senator Hough moved that SB 672, with SCS, be taken up for perfection, which motion prevailed.
Twenty-First Day—Tuesday, February 15, 2022

SCS for SB 672, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 672

An Act to repeal section 173.2553, RSMo, and to enact in lieu thereof one new section relating to workforce development.

Was taken up.

Senator Hough moved that SCS for SB 672 be adopted.

Senator Hough offered SS for SCS for SB 672, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 672

An Act to repeal sections 173.2553 and 173.2554, RSMo, and to enact in lieu thereof three new sections relating to workforce development.

Senator Hough moved that SS for SCS for SB 672 be adopted.

Senator Moon offered SA 1, which was read:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 672, Page 10, Section 173.2553, Line 237, by inserting after all of said line the following:

“12. Students enrolled in the fast track workforce incentive grant program shall not be enrolled in any institution of higher education that enrolls any individual who is unlawfully present in this country.”; and further amend said section by renumbering the remaining subsections accordingly.

Senator Moon moved that the above amendment be adopted.

President Kehoe assumed the Chair.

Senator Bernskoetter assumed the Chair.

Senator Moon 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 Committee Substitute for Senate Bill No. 672, Page 1, Line 5, by striking “institution of higher education” and inserting in lieu thereof the following: “approved public, private, or virtual institution”; and further amend said line by inserting after “that” the following: “knowingly”; and further amend line 6 by inserting immediately after “country.” the following: “If an approved public, private, or virtual institution finds that it is enrolling a student who is unlawfully present in this country, such institution shall have sixty days to remove such student from enrollment at the institution. No eligible student currently participating in the fast track workforce incentive grant program at an approved public, private, or virtual institution that is in violation of this subsection shall be disqualified from participating in the fast track workforce
incentive grant program at such institution. An approved public, private, or virtual institution that is found to be in violation of this subsection shall not enroll any new eligible students until such institution is in compliance with this subsection.”.

Senator Moon moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Brattin, Eigel, Hoskins, and Onder.

**SA 1 to SA 1** failed of adoption by the following vote:

| YEAS—Senators | | | | | | | |
|----------------|---------|---------|---------|---------|---------|---------|
| Brattin        | Burlison| Eigel   | Hoskins | Koenig  | Luetkemeyer| Moon    |
| O’Laughlin     | Onder   | Thompson Rehder| Wieland|—11      |          |         |

| NAYS—Senators | | | | | | | |
|----------------|---------|---------|---------|---------|---------|---------|
| Arthur         | Bean    | Beck    | Bernskoetter| Crawford| Eslinger| Gannon  |
| Hegeman        | Hough   | Mosley  | Razer    | Riddle  | Rizzo   | Roberts |
| Rowden         | Schatz  | Washington| White    | Williams|—19      |         |

| Absent—Senators | | | | | | | |
|------------------|---------|---------|---------|---------|---------|---------|
| Brown            | Cierpiot| May     |—3      |          |         |         |

Absent with leave—Senator Schupp—1

Vacancies—None

At the request of Senator Moon, **SA 1** was withdrawn.

Senator Moon offered **SA 2**, which was read:

**SENATE AMENDMENT NO. 2**

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 672, Page 10, Section 173.2553, Line 237, by inserting after all of said line the following:

“12. Students enrolled in the fast track workforce incentive grant program shall not be enrolled in any approved public, private, or virtual institution that allows students of the male sex as assigned at birth to participate on any athletic team or sport of that is designated for females.”; and further amend said section by renumbering the remaining subsections accordingly.

Senator Moon moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Burlison, Eigel, Hoskins, and Onder.

Senator Cierpiot moved that **SA 2** lay on the table.

Senator Onder requested a roll call vote be taken and was joined in his request by Senators Burlison, Eigel, Hoskins, and Moon.

The motion to lay **SA 2** on the table prevailed by the following vote:

| YEAS—Senators | | | | | | | |
|----------------|---------|---------|---------|---------|---------|---------|
| Arthur         | Bean    | Beck    | Bernskoetter| Brown   | Cierpiot | Crawford|
| Eslinger       | Gannon  | Hegeman | Hough    | Luetkemeyer| Mosley  | O’Laughlin|
| Razer          | Riddle  | Rizzo   | Roberts  | Rowden   | Schatz  | Thompson Rehder|
Senator Hoskins offered **SA 3:**

**SENATE AMENDMENT NO. 3**

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 672, Page 10, Section 173.2553, Line 237, by inserting after all of said line the following:

“12. No institution or training provider shall be considered to have an eligible undergraduate program of study if said institution or training provider teaches divisive concepts, as such term is defined in section 173.2556. For the purposes of the provisions of this subsection, “divisive concepts” shall mean concepts that:

(1) One race or sex is inherently superior to another race or sex;

(2) The United States is fundamentally racist or sexist;

(3) An individual, by virtue of his or her race or sex, is inherently racist, sexist, or oppressive, whether consciously or unconsciously;

(4) An individual should be discriminated against or receive adverse treatment solely or partly because of his or her race or sex;

(5) Members of one race or sex cannot avoid treating others differently with respect to race or sex;

(6) An individual’s moral character is necessarily determined by his or her race or sex;

(7) An individual, by virtue of his or her race or sex, bears responsibility for actions committed in the past by other members of the same race or sex;

(8) Any individual should feel discomfort, guilt, anguish, or any other form of psychological distress on account of his or her race or sex;

(9) Meritocracy or traits such as a hard work ethic are racist or sexist, or were created by a particular race to oppress another race;

(10) Promote any form of race or sex stereotyping, including ascribing character traits, values, moral and ethical codes, privileges, status, or beliefs to a race, sex, or an individual because of his or her race or sex; or

(11) Promote any form of race or sex scapegoating, including assigning fault, blame, or conscious or unconscious bias to one or more members of a race or sex and including claims that, consciously
or unconsciously, any person is inherently racist, sexist, or inclined to oppress others by virtue of their race or sex.”; and further amend said section by renumbering the remaining subsections accordingly.

Senator Hoskins moved that the above amendment be adopted.

Senator Hough moved that SA 3 lay on the table and requested a roll call vote be taken. He was joined in his request by Senators Arthur, Beck, Rizzo, and Washington.

The motion to lay SA 3 on the table prevailed by the following vote:

YEAS—Senators
Arthur Bean Beck Bernskoetter Brown Cierpiot Crawford
Eslinger Gannon Hegeman Hough Mosley O’Laughlin Razer
Riddle Rizzo Roberts Rowden Schatz Thompson Rehder Washington
White Williams—23

NAYS—Senators
Burlison Eigel Hoskins Koenig Moon Onder Wieland—7

Absent—Senators
Brattin Luetkemeyer May—3

Absent with leave—Senator Schupp—1

Vacancies—None

Senator Bean assumed the Chair.

Senator Bernskoetter assumed the Chair.

Senator Hoskins offered SA 4, which was read:

SENATE AMENDMENT NO. 4

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 672, Page 5, Section 173.2553, Line 58, by inserting immediately after “board” the following: “, unless such individual is an active member of the Armed Forces of the United States”; and

Further amend said bill and section, page 9, line 192, by striking the opening bracket “[“; and

Further amend said bill and section, page 10, line 220, by striking the closing bracket “]”; and further amend said section by renumbering the remaining subsections accordingly; and

Further amend said bill, page 18-20, section 173.2554, by striking all of said section from the bill; and

Further amend the title and enacting clause accordingly.

Senator Hoskins moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Brattin, Eigel, Moon, and Onder.

Senator Hoskins offered SA 1 to SA 4:

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 4

Amend Senate Amendment No. 4 to Senate Substitute for Senate Committee Substitute for Senate Bill
No. 672, Page 1, Lines 3-4, by striking all of the underlined words on said lines and inserting in lieu thereof the following: “

unless such individual is an active duty member of the Armed Forces of the United States who has been transferred to the state of Missouri, or his or her spouse”.

Senator Hoskins moved that the above amendment be adopted, which motion prevailed on a standing division vote.

SA 4, as amended, failed of adoption by the following vote:


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<tr>
<th>YEAS—Senators</th>
<th>Bernskoetter</th>
<th>Brattin</th>
<th>Burlison</th>
<th>Eigel</th>
<th>Hoskins</th>
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<tr>
<td>Onder</td>
<td>Thompson</td>
<td>Rehder</td>
<td>Wieland</td>
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<th>NAYS—Senators</th>
<th>Arthur</th>
<th>Bean</th>
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<th>Brown</th>
<th>Cierpiot</th>
<th>Crawford</th>
<th>Eslinger</th>
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<tr>
<td>Gannon</td>
<td>Hegeman</td>
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<td>Hough</td>
<td>Mosley</td>
<td>O’Laughlin</td>
<td>Razer</td>
<td>Riddle</td>
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<td>Rizzo</td>
<td>Roberts</td>
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<td>Rowden</td>
<td>Schatz</td>
<td>Washington</td>
<td>White</td>
<td>Williams</td>
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Absent—Senators

Luetkemeyer   May—2

Absent with leave—Senator Schupp—1

Vacancies—None

Senator Bean assumed the Chair.

INTRODUCTION OF GUESTS

Senator Williams introduced to the Senate, Douglas Greene, Hayberhill LLC.

Senator May introduced to the Senate, Mayor of Brentwood, David Dimmitt, Alderman Brandon Wegge; and Bola Akande.

Senator Eigel introduced to the Senate, Alderman Terri Violet; Judy Bateman; Rocky Reitmeyer; Gregg Sartorius; and Students, Ella Mateja; Suzanne Mateja and Marcos Rodriguez; and Mark Rodriguez, St. Peters.

Senator Luetkemeyer introduced to the Senate, Kristie Arthur; Natalie Redman; Tamra Wagner, St. Joseph.

Senator Washington introduced to the Senate, Loretha Hayden; and Damion Hodges, Raytown, Missouri.

Senator Bernskoetter introduced to the Senate, Lonnie Schneider, Jefferson City; and his son Brian Schneider, Portland, Oregon.

Senator Bean introduced to the Senate, Missouri Rice Council, Mollie Buckler; David Martin; Blake Davis; Mitchell Thomas; and nephew Eric Hover.

On motion of Senator Rowden, the Senate adjourned under the rules, which placed SB 672, with SCS and SS for SCS (pending), on the Informal Calendar.
SEVENTEENTH DAY—WEDNESDAY, FEBRUARY 16, 2022

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 902-Onder
SB 903-Onder
SB 904-Hoskins
SB 905-Hoskins
SB 906-Hoskins
SB 907-Koenig
SB 908-Koenig
SB 909-Koenig
SB 910-Eigel
SB 911-Eigel
SB 912-Eigel
SB 913-Arthur
SB 914-Arthur
SB 915-Arthur
SB 916-Bernskoetter
SB 917-Burlison
SB 918-Burlison
SB 919-Burlison
SB 920-White
SB 921-White and Eslinger
SB 922-White
SB 923-Brattin
SB 924-Beck
SB 925-Beck
SB 926-Mosley
SB 927-Mosley
SB 928-Mosley
SB 929-Koenig
SB 930-Koenig
SB 931-Koenig
SB 932-Eigel
SB 933-Eigel
SB 934-Arthur
SB 935-Arthur
SB 936-Arthur
SB 937-White
SB 938-White
SB 939-White
SB 940-Mosley
SB 941-Mosley
SB 942-Mosley
SB 943-Koenig
SB 944-Koenig
SB 945-Koenig
SB 946-White
SB 947-White
SB 948-White
SB 949-Mosley
SB 950-Mosley
SB 951-Mosley
SB 952-White
SB 953-White
SB 954-Mosley
SB 955-Mosley
SB 956-Moon
SB 957-Bean
SB 958-Bean
SB 959-Beck
SB 960-Beck
SB 961-Beck
SB 962-Luetkemeyer
SB 963-Brown
SB 964-Brown and Eslinger
SB 965-Roberts
SB 966-Hough
SB 967-Hough
SB 968-Burlison
SB 969-Burlison
SB 970-Eslinger
SB 971-Brown
SB 972-Schupp
SB 973-Schupp and Roberts
SB 974-Schupp
SB 975-Burlison
SB 976-Hough
SB 977-Eslinger
SB 978-Eslinger
SB 979-Beck
SB 980-Beck
SB 981-Hoskins
SB 982-Hoskins
SB 983-Williams
SB 984-Hegeman
SB 985-Thompson Rehder
SB 986-Bean
SB 987-Bean
SB 988-Cierpiot
SB 989-Cierpiot
SB 990-Cierpiot
SB 991-Hough
SB 992-Beck
SB 993-Eslinger
SB 994-Washington
SB 995-Washington
SB 996-Bernskoetter
SB 997-Bernskoetter
SB 999-Gannon
SB 1000-Gannon
SB 1001-Bernskoetter
SB 1002-Bernskoetter
SB 1003-Bernskoetter
SB 1004-Bernskoetter
SB 1005-Bernskoetter
SB 1006-Bernskoetter
SB 1007-Eigel
SB 1008-O’Laughlin
SB 1009-O’Laughlin
SB 1010-O’Laughlin
SB 1011-O’Laughlin
SB 1012-Eigel
SB 1013-Roberts
SB 1014-Cierpiot
SB 1015-Hough
SB 1016-Roberts
SB 1017-Bernskoetter
SB 1018-Bernskoetter
SB 1019-Bernskoetter
SB 1020-Brown
SB 1021-Brown
SB 1022-Brown
SB 1023-Gannon
SB 1024-Gannon
SB 1025-Bernskoetter
SB 1026-Brown
SB 1027-Moon
SB 1028-Moon
SB 1029-White
SB 1030-Bean
SB 1031-Beck
SB 1032-Hegeman
SB 1033-Rizzo
SB 1034-Eigel
| SB 1035-Moon | SB 1073-Burlison |
| SB 1036-Moon | SB 1074-Hegeman |
| SB 1037-Thompson Rehder | SB 1075-Schupp |
| SB 1038-Brown | SB 1076-Arthur |
| SB 1039-Arthur | SB 1077-Eslinger |
| SB 1040-Burlison | SB 1078-Razer |
| SB 1041-Razer | SB 1079-Roberts |
| SB 1042-Crawford | SB 1080-Bean |
| SB 1043-Gannon | SB 1081-Hegeman |
| SB 1044-Koenig | SB 1082-Rowden |
| SB 1045-Schupp | SB 1083-Arthur |
| SB 1046-Hegeman | SB 1084-Arthur |
| SB 1047-Brattin | SB 1085-Razer |
| SB 1048-Brattin | SB 1086-Cierpiot |
| SB 1049-Brattin | SB 1087-Roberts |
| SB 1050-Brattin | SB 1088-Crawford |
| SB 1051-Brattin | SB 1089-Crawford |
| SB 1052-Bean | SB 1090-White |
| SB 1053-Bernskoetter | SB 1091-Hoskins |
| SB 1054-Bernskoetter | SB 1092-Hoskins |
| SB 1055-Arthur | SB 1093-Koenig |
| SB 1056-Williams | SB 1094-Washington |
| SB 1057-May | SB 1095-Gannon |
| SB 1058-Brown | SB 1096-Crawford |
| SB 1059-Brown | SB 1097-Burlison |
| SB 1060-Brown | SB 1098-Burlison |
| SB 1061-Luetkemeyer | SB 1099-Burlison |
| SB 1062-Crawford | SB 1100-Burlison |
| SB 1063-Crawford | SB 1101-Burlison |
| SB 1064-Cierpiot | SB 1102-Brattin |
| SB 1065-Hoskins | SB 1103-Brattin |
| SB 1066-Hoskins | SB 1104-Brattin |
| SB 1067-Hoskins | SB 1105-Williams |
| SB 1068-Hoskins | SB 1106-Thompson Rehder |
| SB 1069-Hoskins | SB 1107-Bean |
| SB 1070-Brown | SB 1108-Koenig |
| SB 1071-Razer | SB 1109-Luetkemeyer |
| SB 1072-Eslinger | SB 1110-O’Laughlin |
SB 1111-O’Laughlin  SB 1133-White
SB 1112-O’Laughlin  SB 1134-Eslinger and Bean
SB 1113-O’Laughlin  SB 1135-Hegeman
SB 1114-O’Laughlin  SB 1136-Roberts
SB 1115-O’Laughlin  SB 1137-Roberts
SB 1116-Roberts     SB 1138-Hough
SB 1117-Moon        SB 1139-Crawford
SB 1118-May         SB 1140-Schupp
SB 1119-Washington  SB 1141-Razer
SB 1120-Gannon      SB 1142-Hough
SB 1121-Gannon      SB 1143-Brown
SB 1122-White       SB 1144-Crawford
SB 1123-Arthur      SB 1145-Washington
SB 1124-Arthur      SB 1146-Washington
SB 1125-Arthur      SB 1147-Washington
SB 1126-Thompson Rehder  SB 1148-Roberts
SB 1127-Thompson Rehder  SB 1149-White
SB 1128-Crawford    SB 1150-Rowden
SB 1129-White       SJR 47-Moon
SB 1130-Washington  SJR 48-Moon
SB 1131-Roberts     SJR 49-Mosley
SB 1132-Roberts     SJR 50-Eigel

HOUSE BILLS ON SECOND READING

HCS for HB 1720       HCS for HJR 79
HB 2162-Deaton (Hegeman)

SENATE BILLS FOR PERFECTION

SJR 33-Koenig         SJR 38-Luetkemeyer
SB 649-Eigel, with SCS SB 631-Hegeman, with SCS
SB 678-Luetkemeyer    SB 663-Bernskoetter, with SCS
INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 672-Hough, with SCS & SS for SCS
(pending)

HOUSE BILLS ON THIRD READING

HCS for HB 2117, with SA 1 (pending)
(Bernskoetter)

RESOLUTIONS

SR 435-Schatz  SR 453-Eigel
SR 448-Eigel  SR 453-Eigel
SR 466-Eigel  SR 466-Eigel
SR 467-Eigel  SR 467-Eigel
SR 468-Hoskins  SR 469-Hoskins
SR 469-Hoskins  SR 472-White
SR 472-White  SR 496-Hoskins
SR 496-Hoskins  HCR 52-Plocher (Rowden)

To be Referred

SCR 31-Bean  SCR 33-Bean
SCR 32-Eigel  SR 563-Razer