

# Journal of the Senate

FIRST REGULAR SESSION

---

**THIRTY-SECOND DAY - WEDNESDAY, MARCH 5, 2025**

---

The Senate met pursuant to adjournment.

Senator Bean in the Chair.

The Reverend Stephen George offered the following prayer:

"Dust you are and to dust you will return." (Gen 3:19b NIV)

Almighty God, on this Ash Wednesday, we are reminded that You are our creator and sustainer. We are also reminded of our need for repentance and reconciliation. As ashes symbolize mortality, let them also serve as a reminder of the call to serve with humility and compassion.

We lift up our state, its leaders, and its citizens to Your care. Bless us with Your grace, and may the decisions made in this Senate be guided by Your eternal wisdom. In the name of Jesus Christ, our Redeemer, 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.

Photographers from Nexstar were given permission to take pictures in the Senate Chamber.

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

Present—Senators

Bean	Beck	Bernskoetter	Black	Brattin	Brown (26)	Burger
Carter	Cierpiot	Coleman	Crawford	Fitzwater	Gregory (15)	Gregory (21)
Henderson	Hough	Hudson	Lewis	Luetkemeyer	May	McCreery
Moon	Mosley	Nicola	Nurrenbern	O'Laughlin	Roberts	Schnelting
Schroer	Trent	Washington	Webber	Williams—33		

Absent—Senators—None

Absent with leave—Senator Brown (16)—1

Vacancies—None

## REPORTS OF STANDING COMMITTEES

Senator Bernskoetter, Chair of the Committee on Fiscal Oversight, submitted the following report:

Madam President: Your Committee on Fiscal Oversight, to which was referred **HCS No. 2** for **HB 495**, with **SCS**, begs leave to report that it has considered the same and recommends that the bill do pass.

## MESSAGES FROM THE HOUSE

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

Madam President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 14**, entitled:

An Act to appropriate money for supplemental purposes for the expenses, grants, refunds, and distributions of the several departments and offices of state government, and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period ending June 30, 2025.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Madam President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 810**, entitled:

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

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Madam President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 943**, entitled:

An Act to repeal sections 96.192, 96.196, 190.053, 190.098, 190.101, 190.109, 190.800, 191.227, 191.648, 195.417, 196.990, 206.110, 208.152, 210.030, 301.142, 332.081, 335.081, 338.010, 338.710, and 579.060, RSMo, and to enact in lieu thereof twenty-six new sections relating to health care, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Madam President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 121**, entitled:

An Act to repeal section 210.950, RSMo, and to enact in lieu thereof one new section relating to newborn safety incubators.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Madam President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 939**, entitled:

An Act to repeal section 67.280, RSMo, and to enact in lieu thereof one new section relating to building codes.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

### **HOUSE BILLS ON THIRD READING**

**HCS No. 2** for **HB 495**, with **SCS**, entitled:

An Act to repeal sections 43.505, 84.020, 84.030, 84.100, 84.150, 84.160, 84.170, 84.175, 84.240, 84.341, 84.342, 84.343, 84.344, 84.345, 84.346, 84.347, 105.726, 211.141, 300.100, 302.304, 302.440, 302.525, 302.574, 304.012, 455.095, 513.605, 531.050, 556.061, 566.210, 566.211, 568.045, 569.170, 570.030, 574.050, 575.133, 575.150, 576.030, and 577.150, RSMo, and section 304.022 as enacted by house bill no. 1606, one hundred first general assembly, second regular session, and section 304.022 as enacted by senate bill no. 26 merged with senate bills nos. 53 & 60, one hundred first general assembly, first regular session, and to enact in lieu thereof forty new sections relating to public safety, with penalty provisions.

Was taken up by Senator Schroer.

**SCS** for **HCS No. 2** for **HB 495**, entitled:

#### SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE NO. 2 FOR HOUSE BILL NO. 495

An Act to repeal sections 43.505, 84.020, 84.030, 84.100, 84.150, 84.160, 84.170, 84.175, 84.240, 84.341, 84.342, 84.343, 84.344, 84.345, 84.346, 84.347, 105.726, 211.141, 300.100, 302.304, 302.440, 302.525, 302.574, 304.012, 455.095, 513.605, 531.050, 556.061, 566.210, 566.211, 568.045, 569.170, 570.030, 574.050, 575.133, 575.150, 576.030, and 577.150, RSMo, and section 304.022 as enacted by house bill no. 1606, one hundred first general assembly, second regular session, and section 304.022 as enacted by senate bill no. 26 merged with senate bills nos. 53 & 60, one hundred first general assembly, first regular session, and to enact in lieu thereof forty new sections relating to public safety, with penalty provisions.

Was taken up.

Senator Schroer moved that **SCS** for **HCS No. 2** for **HB 495** be adopted.

Senator Schroer offered **SS** for **SCS** for **HCS No. 2** for **HB 495**, entitled:

#### SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE NO. 2 FOR HOUSE BILL NO. 495

An Act to repeal sections 43.503, 43.505, 56.750, 82.1000, 84.020, 84.030, 84.100, 84.150, 84.160, 84.170, 84.175, 84.240, 84.341, 84.342, 84.343, 84.344, 84.345, 84.346, 84.347, 105.726, 217.825,

217.827, 217.829, 217.831, 217.833, 217.835, 217.837, 217.839, 217.841, 304.012, 455.095, 513.605, 556.061, 566.210, 566.211, 568.045, 570.030, 575.133, 575.150, 576.030, 577.150, 590.040, 595.209, and 650.058, RSMo, and section 56.265 as enacted by senate bill no. 672, ninety-seventh general assembly, second regular session, and section 56.265 as enacted by senate bill no. 275, ninetieth general assembly, first regular session, and to enact in lieu thereof forty-two new sections relating to public safety, with penalty provisions and an emergency clause for certain sections.

Senator Schroer moved that **SS** for **SCS** for **HCS No. 2** for **HB 495** be adopted.

Senator May offered **SA 1**:

#### SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for House Committee Substitute No. 2 for House Bill No. 495, Page 19, Section 56.750, Line 122, by inserting after all of said line the following:

“57.010. 1. At the general election to be held in 1948, and at each general election held every four years thereafter, the voters in every county in this state shall elect some suitable person sheriff. No person shall be eligible for the office of sheriff who has been convicted of a felony. Such person shall be a resident taxpayer and elector of said county, shall have resided in said county for more than one whole year next before filing for said office and shall be a person capable of efficient law enforcement. When any person shall be elected sheriff, such person shall enter upon the discharge of the duties of such person's office as chief law enforcement officer of that county on the first day of January next succeeding said election.

2. No person shall be eligible for the office of sheriff who does not hold a valid peace officer license pursuant to chapter 590. Any person filing for the office of sheriff shall have a valid peace officer license at the time of filing for office. This subsection shall not apply to the sheriff of any county of the first classification with a charter form of government with a population over nine hundred thousand or of any city not within a county.

**3. The sheriff of any city not within a county shall be required to hold a valid peace officer license pursuant to chapter 590 within two years of being elected as sheriff.**

57.530. The sheriff of the City of St. Louis shall, with the approval of a majority of the circuit judges of the circuit court of said city, appoint as many deputies and assistants as may be necessary to perform the duties of his **or her** office[, and ]. **The annual compensation for sheriff's deputies shall be no less than fifty thousand dollars. The sheriff shall** fix the compensation for [their services] **deputy assistants**, which compensation, however, shall not in any case exceed the annual rate of compensation fixed by the board of aldermen of the City of St. Louis therefor.”; and

Further amend said bill, page 39, section 191.1005, line 28, by inserting after all of said line the following:

“192.2410. 1. A report made under section 192.2405 shall be made orally or in writing. It shall include, if known:

- (1) The name, age, and address of the eligible adult;

- (2) The name and address of any person responsible for care of the eligible adult;
- (3) The nature and extent of the condition of the eligible adult; and
- (4) Other relevant information.

2. Reports regarding persons determined not to be eligible adults as defined in section 192.2400 shall be referred to the appropriate state or local authorities.

3. The department shall maintain a statewide toll-free phone number for receipt of reports **and shall operate the hotline continuously for twenty-four hours a day, seven days a week.**

**210.1017. 1. There is hereby created a statewide program called the “Ebony Alert System” referred to in this section as the “system” to aid in the identification and location of an abducted or missing Black youth.**

**2. For the purposes of this section, “abducted or missing Black youth” means a Black individual whose whereabouts are unknown and who is:**

**(1) Less than twenty-five years of age and reasonably believed to be the victim of the offense of kidnapping or kidnapping in the first degree as defined by section 565.110 as determined by local law enforcement;**

**(2) Reasonably believed to be the victim of the offense of child kidnapping as defined by section 565.115 as determined by local law enforcement;**

**(3) Less than twenty-five years of age and at least fourteen years of age and who, if under the age of fourteen, would otherwise be reasonably believed to be a victim of child kidnapping as defined by section 565.115 as determined by local law enforcement; or**

**(4) Reasonably believed to be a victim of an offense of trafficking pursuant to sections 566.206, 566.209, 566.210, or 566.211.**

**3. The department of public safety shall develop regions to provide the system. The department of public safety shall coordinate local law enforcement agencies and public commercial television and radio broadcasters to provide an effective system. In the event that a local law enforcement agency opts not to set up a system and an abduction occurs within the jurisdiction, it shall notify the department of public safety who shall notify local media in the region.**

**4. The Ebony alert system shall include all state agencies capable of providing urgent and timely information to the public together with broadcasters and other private entities that volunteer to participate in the dissemination of urgent public information. At a minimum, the Ebony alert system shall include the department of public safety, highway patrol, department of transportation, department of health and senior services, and Missouri lottery.**

**5. Participation in an Ebony alert system is entirely at the option of local law enforcement agencies and federally licensed radio and television broadcasters.**

**6. Any person who knowingly makes a false report that triggers an alert pursuant to this section is guilty of a class A misdemeanor.”; and**

Further amend said bill, page 50, section 455.095, line 134, by inserting after all of said line the following:

“488.426. 1. The judges of the circuit court, en banc, in any circuit in this state may require any party filing a civil case in the circuit court, at the time of filing the suit, to deposit with the clerk of the court a surcharge in addition to all other deposits required by law or court rule. Sections 488.426 to 488.432 shall not apply to proceedings when costs are waived or are to be paid by the county or state or any city.

2. The surcharge in effect on August 28, 2001, shall remain in effect until changed by the circuit court. The circuit court in any circuit, except the circuit court in Jackson County, **the circuit court in the city of St. Louis**, or the circuit court in any circuit that reimburses the state for the salaries of family court commissioners under and pursuant to section 487.020, may change the fee to any amount not to exceed fifteen dollars. The circuit court in Jackson County, **the circuit court in the city of St. Louis**, or the circuit court in any circuit that reimburses the state for the salaries of family court commissioners under and pursuant to section 487.020 may change the fee to any amount not to exceed twenty dollars. A change in the fee shall become effective and remain in effect until further changed.

3. Sections 488.426 to 488.432 shall not apply to proceedings when costs are waived or are paid by the county or state or any city.

[4. In addition to any fee authorized by subsection 1 of this section, any county of the first classification with more than one hundred one thousand but fewer than one hundred fifteen thousand inhabitants may impose an additional fee of ten dollars excluding cases concerning adoption and those in small claims court. The provisions of this subsection shall expire on December 31, 2019.]”; and

Further amend said bill, page 52, section 491.065, line 62, by inserting after all of said line the following:

“509.520. 1. Notwithstanding any provision of law to the contrary, beginning August 28, 2023, pleadings, attachments, exhibits filed with the court in any case, as well as any judgments or orders issued by the court, or other records of the court shall not include the following confidential and personal identifying information:

- (1) The full Social Security number of any party or any child;
- (2) The full credit card number, financial institution account number, personal identification number, or password used to secure an account of any party;
- (3) The full motor vehicle operator license number;
- (4) [Victim] Information[, including the name, address, and other contact information of the] **concerning a victim or witness in a criminal case that is confidential as otherwise provided by law or as prescribed in the Missouri supreme court rules of criminal procedure or Missouri supreme court operating rules;**
- (5) [Witness information, including the name, address, and other contact information of the witness] **The home address of any party, victim, witness, or any attorney to a party;**
- (6) Any other full state identification number;

(7) The name, address, and date of birth of a minor and, if applicable, any next friend; or

(8) The full date of birth of any party; however, the year of birth shall be made available, except for a minor.

2. The information provided under subsection 1 of this section shall be provided in a confidential information filing sheet contemporaneously filed with the court or entered by the court, which shall not be subject to public inspection or availability.

**3. The information in subdivision (6) of subsection 1 of this section shall not be made available on the remote public access to records on the statewide court automation case management system.**

4. Nothing in this section shall preclude an entity including, but not limited to, a financial institution, insurer, insurance support organization, or consumer reporting agency that is otherwise permitted by law to access state court records from using a person's unique identifying information to match such information contained in a court record to validate that person's record.

[4.] 5. The Missouri supreme court shall promulgate rules to administer this section.

[5.] 6. Contemporaneously with the filing of every petition for dissolution of marriage, legal separation, motion for modification, action to establish paternity, and petition or motion for support or custody of a minor child, the filing party shall file a confidential case filing sheet with the court which shall not be subject to public inspection and which provides:

(1) The name and address of the current employer and the Social Security number of the petitioner or movant, if a person;

(2) If known to the petitioner or movant, the name and address of the current employer and the Social Security number of the respondent; and

(3) The names, dates of birth, and Social Security numbers of any children subject to the action.

[6.] 7. Contemporaneously with the filing of every responsive pleading petition for dissolution of marriage, legal separation, motion for modification, action to establish paternity, and petition or motion for support or custody of a minor child, the responding party shall file a confidential case filing sheet with the court which shall not be subject to public inspection and which provides:

(1) The name and address of the current employer and the Social Security number of the responding party, if a person;

(2) If known to the responding party, the name and address of the current employer and the Social Security number of the petitioner or movant; and

(3) The names, dates of birth, and Social Security numbers of any children subject to the action.

[7.] 8. The full Social Security number of any party or child subject to an order of custody or support shall be retained by the court on the confidential case filing sheet or other confidential record maintained in conjunction with the administration of the case. The full credit card number or other financial account number of any party may be retained by the court on a confidential record if it is necessary to maintain the number in conjunction with the administration of the case.

[8.] **9.** Any document described in subsection 1 of this section shall, in lieu of the full number, include only the last four digits of any such number.

[9.] **10.** Except as provided in section 452.430, the clerk shall not be required to redact any document described in subsection 1 of this section issued or filed before August 28, 2009, prior to releasing the document to the public.

[10.] **11.** For good cause shown, the court may release information contained on the confidential case filing sheet; except that, any state agency acting under authority of chapter 454 shall have access to information contained herein without court order in carrying out their official duty.

**12. The term “home address” as used in this section means the address number and street name of an individual's permanent residence and any secondary residence, but shall not include an individual's work address, post office box, or the city and state where an individual resides.”;** and

Further amend said bill, page 91, section 595.325, line 82, by inserting after all of said line the following:

“610.140. 1. For the purposes of this section, the following terms mean:

- (1) “Court”, any Missouri municipal, associate circuit, or circuit court;
- (2) “Crime”, any offense, violation, or infraction of Missouri state, county, municipal, or administrative law;
- (3) “Prosecutor” or “prosecuting attorney”, the prosecuting attorney, circuit attorney, or municipal prosecuting attorney.

2. (1) Notwithstanding any other provision of law and subject to the provisions of this section, any person may apply to any court in which such person was charged or found guilty of any crimes for an order to expunge records of such arrest, plea, trial, or conviction.

(2) Subject to the limitations of subsection 13 of this section, a person may apply to have one or more crimes expunged if each such crime occurred within the state of Missouri and was prosecuted under the jurisdiction of a Missouri court, so long as such person lists all the crimes he or she is seeking to have expunged in the petition and so long as all such crimes are not excluded under subsection 3 of this section.

(3) If the crimes sought to be expunged were committed as part of the same course of criminal conduct, the person may include all such related crimes in the petition, regardless of the limits of subsection 13 of this section, and those related crimes shall only count as the highest level for the purpose of determining current and future eligibility for expungement.

3. The following crimes shall not be eligible for expungement under this section:

- (1) Any class A felony offense;
- (2) Any dangerous felony as that term is defined in section 556.061;
- (3) Any offense that requires registration as a sex offender;
- (4) Any felony offense where death is an element of the offense;



(5) Any felony offense of assault; misdemeanor or felony offense of domestic assault; or felony offense of kidnapping;

(6) Any offense listed, previously listed, or is a successor to an offense in chapter 566 or section 105.454, 105.478, 115.631, 130.028, 188.030, 188.080, 191.677, 194.425, 217.385, 334.245, 375.991, 389.653, 455.085, 455.538, 557.035, 565.120, 565.130, 565.156, 566.093, 566.111, 566.115, 566.116, 568.020, 568.030, 568.032, 568.045, 568.060, 568.065, 568.175, 569.040, 569.050, 569.055, 569.060, 569.065, 569.067, 569.072, 569.160, 570.025, 570.090, 570.180, 570.223, 570.224, 570.310, 571.020, 571.060, 571.063, 571.070, 571.072, 571.150, 573.200, 573.205, 574.070, 574.105, 574.115, 574.120, 574.130, 574.140, 575.040, 575.095, 575.153, 575.155, 575.157, 575.159, 575.195, 575.200, 575.210, 575.220, 575.230, 575.240, 575.353, 577.078, 577.703, 577.706, or 632.520;

(7) Any offense eligible for expungement under section 610.130;

(8) Any intoxication-related traffic or boating offense as defined in section 577.001, or any offense of operating an aircraft with an excessive blood alcohol content or while in an intoxicated condition;

(9) Any ordinance violation that is the substantial equivalent of any offense that is not eligible for expungement under this section;

(10) Any violation of any state law or county or municipal ordinance regulating the operation of motor vehicles when committed by an individual who has been issued a commercial driver's license or is required to possess a commercial driver's license issued by this state or any other state; and

(11) Any offense of section 571.030, except any offense under subdivision (1) of subsection 1 of section 571.030 where the person was convicted or found guilty prior to January 1, 2017, or any offense under subdivision (4) of subsection 1 of section 571.030.

4. The petition shall name as defendants all law enforcement agencies, courts, prosecuting or circuit attorneys, central state repositories of criminal records, or others who the petitioner has reason to believe may possess the records subject to expungement for each of the crimes listed in the petition. The court's order of expungement shall not affect any person or entity not named as a defendant in the action.

5. The petition shall include the following information:

(1) The petitioner's:

(a) Full name;

(b) Sex;

(c) Race;

(d) Driver's license number, if applicable; and

(e) Current address;

(2) Each crime for which the petitioner is requesting expungement;

(3) The approximate date the petitioner was charged for each crime; and

(4) The name of the county where the petitioner was charged for each crime and if any of the crimes occurred in a municipality, the name of the municipality for each crime; and

(5) The case number and name of the court for each crime.

6. The clerk of the court shall give notice of the filing of the petition to the office of the prosecuting attorney that prosecuted the crimes listed in the petition. If the prosecuting attorney objects to the petition for expungement, he or she shall do so in writing within thirty days after receipt of service. Unless otherwise agreed upon by the parties, the court shall hold a hearing within sixty days after any written objection is filed, giving reasonable notice of the hearing to the petitioner. If no objection has been filed within thirty days after receipt of service, the court may set a hearing on the matter and shall give reasonable notice of the hearing to each entity named in the petition. At any hearing, the court may accept evidence and hear testimony on, and may consider, the following criteria for each of the crimes listed in the petition for expungement:

(1) At the time the petition is filed, it has been at least three years if the offense is a felony, or at least one year if the offense is a misdemeanor, municipal violation, or infraction, from the date the petitioner completed any authorized disposition imposed under section 557.011 for each crime listed in the petition;

(2) At the time the petition is filed, the person has not been found guilty of any other misdemeanor or felony, not including violations of the traffic regulations provided under chapters 301, 302, 303, 304, and 307, during the time period specified for the underlying crime in subdivision (1) of this subsection;

(3) The person has satisfied all obligations relating to any such disposition, including the payment of any fines [or], **but not including, the payment of any** restitution;

(4) The person does not have charges pending;

(5) The petitioner's habits and conduct demonstrate that the petitioner is not a threat to the public safety of the state; and

(6) The expungement is consistent with the public welfare and the interests of justice warrant the expungement.

A pleading by the petitioner that such petitioner meets the requirements of subdivisions (5) and (6) of this subsection shall create a rebuttable presumption that the expungement is warranted so long as the criteria contained in subdivisions (1) to (4) of this subsection are otherwise satisfied. The burden shall shift to the prosecuting attorney or circuit attorney to rebut the presumption. A victim of a crime listed in the petition shall have an opportunity to be heard at any hearing held under this section. A court may find that the continuing impact of the offense upon the victim rebuts the presumption that expungement is warranted.

7. A petition to expunge records related to an arrest for an eligible crime may be made in accordance with the provisions of this section to a court of competent jurisdiction in the county where the petitioner was arrested no earlier than eighteen months from the date of arrest; provided that, during such time, the petitioner has not been charged and the petitioner has not been found guilty of any misdemeanor or felony offense.

8. If the court determines that such person meets all the criteria set forth in subsection 6 of this section for each of the crimes listed in the petition for expungement, the court shall enter an order of expungement.

In all cases under this section, the court shall issue an order of expungement or dismissal within six months of the filing of the petition. A copy of the order of expungement shall be provided to the petitioner and each entity possessing records subject to the order, and, upon receipt of the order, each entity shall close any record in its possession relating to any crime listed in the petition, in the manner established by section 610.120. The records and files maintained in any administrative or court proceeding in a municipal, associate, or circuit court for any crime ordered expunged under this section shall be confidential and only available to the parties or by order of the court for good cause shown. The central repository shall request the Federal Bureau of Investigation to expunge the records from its files.

9. The order shall not limit any of the petitioner's rights that were restricted as a collateral consequence of such person's criminal record, and such rights shall be restored upon issuance of the order of expungement. Except as otherwise provided under this section, the effect of such order shall be to fully restore the civil rights of such person to the status he or she occupied prior to such arrests, pleas, trials, or convictions as if such events had never taken place. This includes fully restoring the civil rights of a person to the right to vote, the right to hold public office, and to serve as a juror. For purposes of 18 U.S.C. Section 921(a)(33)(B)(ii), an order of expungement granted pursuant to this section shall be considered a complete removal of all effects of the expunged conviction. Except as otherwise provided under this section, the effect of such order shall be to restore such person to the status he or she occupied prior to such arrests, pleas, trials, or convictions as if such events had never taken place. No person as to whom such order has been entered shall be held thereafter under any provision of law to be guilty of perjury or otherwise giving a false statement by reason of his or her failure to recite or acknowledge such arrests, pleas, trials, convictions, or expungement in response to an inquiry made of him or her and no such inquiry shall be made for information relating to an expungement, except the petitioner shall disclose the expunged crime to any court when asked or upon being charged with any subsequent crime. The expunged crime may be considered a prior offense in determining a sentence to be imposed for any subsequent offense that the person is found guilty of committing.

10. Notwithstanding the provisions of subsection 9 of this section to the contrary, a person granted an expungement shall disclose any expunged crime when the disclosure of such information is necessary to complete any application for:

- (1) A license, certificate, or permit issued by this state to practice such individual's profession;
- (2) Any license issued under chapter 313 or permit issued under chapter 571;
- (3) Paid or unpaid employment with an entity licensed under chapter 313, any state-operated lottery, or any emergency services provider, including any law enforcement agency;
- (4) Employment with any federally insured bank or savings institution or credit union or an affiliate of such institution or credit union for the purposes of compliance with 12 U.S.C. Section 1829 and 12 U.S.C. Section 1785;
- (5) Employment with any entity engaged in the business of insurance or any insurer for the purpose of complying with 18 U.S.C. Section 1033, 18 U.S.C. Section 1034, or other similar law which requires an employer engaged in the business of insurance to exclude applicants with certain criminal convictions from employment; or

(6) Employment with any employer that is required to exclude applicants with certain criminal convictions from employment due to federal or state law, including corresponding rules and regulations.

An employer shall notify an applicant of the requirements under subdivisions (4) to (6) of this subsection. Notwithstanding any provision of law to the contrary, an expunged crime shall not be grounds for automatic disqualification of an applicant, but may be a factor for denying employment, or a professional license, certificate, or permit; except that, a crime expunged under the provisions of this section may be grounds for automatic disqualification if the application is for employment under subdivisions (4) to (6) of this subsection.

11. A person who has been granted an expungement of records pertaining to a crime may answer “no” to an employer's inquiry into whether the person has ever been arrested, charged, or convicted of a crime if, after the granting of the expungement, the person has no public record of a crime. The person, however, shall answer such an inquiry affirmatively and disclose his or her criminal convictions, including any offense expunged under this section or similar law, if the employer is required to exclude applicants with certain criminal convictions from employment due to federal or state law, including corresponding rules and regulations.

12. If the court determines that the petitioner has not met the criteria for any of the crimes listed in the petition for expungement or the petitioner has knowingly provided false information in the petition, the court shall enter an order dismissing the petition. Any person whose petition for expungement has been dismissed by the court for failure to meet the criteria set forth in subsection 6 of this section may not refile another petition until a year has passed since the date of filing for the previous petition.

13. A person may be granted more than one expungement under this section provided that during his or her lifetime, the total number of crimes for which orders of expungement are granted to the person shall not exceed the following limits:

(1) Not more than three misdemeanor offenses or ordinance violations that have an authorized term of imprisonment; and

(2) Not more than two felony offenses.

A person may be granted expungement under this section for any number of infractions. Nothing in this section shall be construed to limit or impair in any way the subsequent use of any record expunged under this section of any arrests or findings of guilt by a law enforcement agency, criminal justice agency, prosecuting attorney or circuit attorney, including its use as a prior crime.

14. The court shall make available a form for pro se petitioners seeking expungement, which shall include the following statement: “I declare under penalty of perjury that the statements made herein are true and correct to the best of my knowledge, information, and belief.”

15. Nothing in this section shall be construed to limit or restrict the availability of expungement to any person under any other law.”; and

Further amend the title and enacting clause accordingly.

Senator May moved that the above amendment be adopted.

Senator Burger assumed the Chair.

Senator Hudson assumed the Chair.

Senator Henderson assumed the Chair.

Senator Burger assumed the Chair.

Senator Beck 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 House Committee Substitute No. 2 for House Bill No. 495, Page 17, Line 534, by inserting after all of said line the following:

“Further amend said bill, page 110, section 217.841, line 31, by inserting after all of said line the following:

“[574.050. 1. A person commits the offense of rioting if he or she knowingly assembles with six or more other persons and agrees with such persons to violate any of the criminal laws of this state or of the United States with force or violence, and thereafter, while still so assembled, does violate any of said laws with force or violence.

2. The offense of rioting is a class A misdemeanor.]”; and”.

Senator Beck moved that the above amendment be adopted.

On motion of Senator Luetkemeyer, the Senate recessed until 9:45 p.m., which placed **HCS No. 2** for **HB 495**, with **SCS**, **SS** for **SCS**, **SA 1**, and **SA 1 to SA 1** (pending), on the Informal Calendar.

**RECESS**

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

Senator Schroer moved that **HCS No. 2** for **HB 495**, with **SCS**, **SS** for **SCS**, **SA 1**, and **SA 1 to SA 1** (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

**SA 1 to SA 1** was again taken up.

At the request of Senator Schroer, **SS** for **SCS** for **HCS No. 2** for **HB 495** was withdrawn, rendering **SA 1** and **SA 1 to SA 1** moot.

Senator Schroer offered **SS No. 2** for **SCS** for **HCS No. 2** for **HB 495**, entitled:

SENATE SUBSTITUTE NO. 2 FOR  
SENATE COMMITTEE SUBSTITUTE FOR  
HOUSE COMMITTEE SUBSTITUTE NO. 2 FOR  
HOUSE BILL NO. 495

An Act to repeal sections 43.503, 43.505, 56.750, 57.010, 82.1000, 84.020, 84.030, 84.100, 84.150, 84.160, 84.170, 84.175, 84.240, 84.341, 84.342, 84.343, 84.344, 84.345, 84.346, 84.347, 105.726,

217.825, 217.827, 217.829, 217.831, 217.833, 217.835, 217.837, 217.839, 217.841, 304.012, 455.095, 513.605, 556.061, 566.210, 566.211, 568.045, 570.030, 574.050, 575.133, 575.150, 576.030, 577.150, 590.040, 595.209, and 650.058, RSMo, and section 56.265 as enacted by senate bill no. 672, ninety-seventh general assembly, second regular session, and section 56.265 as enacted by senate bill no. 275, ninetieth general assembly, first regular session, and to enact in lieu thereof forty-two new sections relating to public safety, with penalty provisions and an emergency clause for certain sections.

Senator Schroer moved that **SS No. 2** for **SCS** for **HCS No. 2** for **HB 495** be adopted.

Senator Schroer offered **SA 1**, which was read:

#### SENATE AMENDMENT NO. 1

Amend Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute No. 2 for House Bill No. 495, Page 30, Section 84.160, Line 52, by striking the words “included in” and inserting in lieu thereof the following: “**excluded from**”.

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

Senator Schroer moved that **SS No. 2** for **SCS** for **HCS No. 2** for **HB 495**, as amended, be adopted, which motion prevailed.

Senator Schroer moved that **SS No. 2** for **SCS** for **HCS No. 2** for **HB 495**, as amended, be read a 3rd time and passed and was recognized to close.

President Pro Tem O’Laughlin referred **SS No. 2** for **SCS** for **HCS No. 2** for **HB 495**, as amended, to the Committee on Fiscal Oversight.

#### COMMUNICATIONS

President Pro Tem O’Laughlin submitted the following:

March 5, 2025

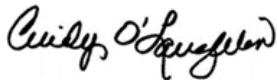
Kristina Martin  
Secretary of the Senate  
201 W Capitol Ave, Room 325  
Jefferson City, MO 65101

Secretary Martin,

Pursuant to Chapter 21, Section 820 RSMo, I am making the following changes to the Joint Committee on Government Accountability:

I remove Senator Brattin and appoint Senator Hudson.

Sincerely,



President Pro Tem

#### RESOLUTIONS

Senator Gregory (15) offered Senate Resolution No. 222, regarding Eagle Scout Charlie Blumenkemper, Ellisville, which was adopted.

Senator Gregory (15) offered Senate Resolution No. 223, regarding Blake Coffman, Ballwin, which was adopted.

**INTRODUCTION OF GUESTS**

Senator Williams introduced to the Senate, Lori and Marcus Gordon; and Dr. Margaret Albin-Wilson, St. Louis County.

Senator Lewis introduced to the Senate, Missouri Nurses Association and students.

Senator Coleman introduced to the Senate, Judge Vic Melenbrink.

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

SENATE CALENDAR

---

THIRTY-THIRD DAY—THURSDAY, MARCH 6, 2025

---

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 567-Gregory (21)	SB 592-Carter
SB 568-Gregory (21)	SB 593-Burger
SB 569-Roberts	SB 594-Burger
SB 570-Hough	SB 595-Burger
SB 571-Coleman	SB 596-Gregory (15)
SB 572-Coleman	SB 597-Gregory (15)
SB 573-Coleman	SB 598-Gregory (15)
SB 574-Schroer	SB 599-Gregory (15)
SB 575-Schroer	SB 600-Schnelting
SB 576-Schroer	SB 601-Gregory (21)
SB 577-Schroer	SB 602-Gregory (21)
SB 578-Bernskoetter	SB 603-McCreery
SB 579-Hudson	SB 604-McCreery
SB 580-Hudson	SB 605-McCreery
SB 581-Henderson	SB 606-McCreery
SB 582-Nurrenbern	SB 607-McCreery
SB 583-Gregory (15)	SB 608-Lewis
SB 584-Gregory (21)	SB 609-Lewis
SB 585-Brown (16)	SB 610-Gregory (21)
SB 586-Hough	SB 611-May
SB 587-Hudson	SB 612-May
SB 588-Hudson	SB 613-Schnelting
SB 589-Hudson and Coleman	SB 614-Fitzwater
SB 590-Hudson and Coleman	SB 615-Fitzwater
SB 591-Hudson	SB 616-Webber

SB 617-Webber	SB 669-Gregory (15)
SB 618-Cierpiot	SB 670-Gregory (15)
SB 619-Moon	SB 671-Gregory (15)
SB 620-Gregory (15)	SB 672-Gregory (15)
SB 621-Gregory (15)	SB 673-Gregory (21)
SB 622-Gregory (15)	SB 674-Gregory (21)
SB 623-Hudson	SB 675-Gregory (15)
SB 624-Hudson	SB 676-Schroer
SB 625-Moon	SB 677-Hudson
SB 626-Carter	SB 678-Hudson
SB 627-Webber	SB 679-Nurrenbern
SB 628-Webber	SB 680-Carter
SB 629-Webber	SB 681-Carter
SB 630-Cierpiot	SB 682-Hudson
SB 631-Brattin	SB 683-Beck
SB 632-Schroer	SB 684-Bernskoetter
SB 633-Bernskoetter	SB 685-Brown (16)
SB 634-Brown (16)	SB 686-Carter
SB 635-Gregory (21)	SB 687-Hudson
SB 636-Gregory (21)	SB 688-Lewis
SB 637-Roberts	SB 689-Coleman
SB 638-Brattin	SB 690-Gregory (21)
SB 639-Henderson	SB 691-May
SB 640-Henderson	SB 692-May
SB 641-May	SB 693-May
SB 642-Hudson	SB 694-May
SB 643-Hudson	SB 695-Nurrenbern
SB 644-Crawford	SB 696-Lewis, et al
SB 645-Schroer	SB 697-Henderson
SB 646-Carter	SB 698-Moon
SB 647-Trent	SB 699-Moon
SB 648-Trent	SB 700-Moon
SB 649-Trent	SB 701-Moon
SB 650-Gregory (15)	SB 702-Brattin
SB 651-Gregory (15)	SB 703-Burger
SB 652-Gregory (15)	SB 704-Nicola
SB 653-Cierpiot	SB 705-Lewis
SB 654-Burger	SB 706-Hudson
SB 655-Burger	SB 707-Hudson, et al
SB 656-Bean	SB 708-Black
SB 657-Crawford	SB 709-Black
SB 658-Crawford	SB 710-Nurrenbern
SB 659-Webber	SB 711-Nicola
SB 660-Williams	SB 712-Nicola
SB 661-Williams	SB 713-Gregory (21)
SB 662-Brattin	SB 714-Gregory (21)
SB 663-Brattin	SB 715-Gregory (21)
SB 664-Brattin	SB 716-Fitzwater
SB 665-Nicola	SB 717-Trent
SB 666-Crawford	SB 718-Roberts
SB 667-Henderson	SB 719-Coleman
SB 668-Hudson	SB 720-Coleman



SB 721-Coleman	SB 773-Moon
SB 722-Coleman	SB 774-Moon
SB 723-Coleman	SB 775-Moon
SB 724-Coleman	SB 776-Gregory (21)
SB 725-Coleman	SB 777-Mosley
SB 726-Henderson	SB 778-Trent
SB 727-Hudson	SB 779-Trent
SB 728-Coleman	SB 780-Black
SB 729-Coleman	SB 781-Black
SB 730-Schroer	SB 782-Roberts
SB 731-Webber	SB 783-Lewis
SB 732-Webber	SB 784-Henderson
SB 733-Webber	SB 785-Hudson
SB 734-Webber	SB 786-Nicola
SB 735-Brown (16)	SB 787-Nicola
SB 736-Brown (16)	SB 788-Bernskoetter
SB 737-Henderson	SB 789-Fitzwater
SB 738-Nurrenbern	SB 790-Gregory (21)
SB 739-Schnelting	SB 791-Henderson
SB 740-Schnelting	SB 792-Brattin
SB 741-Schroer	SB 793-Brattin
SB 742-Schroer	SB 794-Brattin
SB 743-Brown (16)	SB 795-Brattin
SB 744-Schroer	SB 796-Brattin
SB 745-Burger	SB 797-Schroer
SB 746-Schnelting	SB 798-Schroer
SB 747-Schnelting	SB 799-Schroer
SB 748-Carter	SB 800-May
SB 749-Crawford	SB 801-Brown (16)
SB 750-McCreery	SB 802-Hudson
SB 751-McCreery	SB 803-Hudson
SB 752-Gregory (21)	SB 804-Beck
SB 753-Hough	SB 805-Nurrenbern
SB 754-Carter	SB 806-Bernskoetter
SB 755-Carter	SB 807-Bernskoetter
SB 756-Coleman	SB 808-O'Laughlin
SB 757-Coleman	SB 809-Carter
SB 758-Beck	SB 810-Carter
SB 759-Brown (26)	SB 811-Carter
SB 760-Burger	SB 812-Carter
SB 761-Hudson	SB 813-Black
SB 762-Cierpiot	SB 814-May
SB 763-Nicola	SB 815-Williams
SB 764-Nicola	SB 816-McCreery
SB 765-Nicola	SB 817-McCreery
SB 766-Lewis	SB 818-Washington
SB 767-Moon	SB 819-Washington
SB 768-Moon	SB 820-Washington
SB 769-Moon	SB 821-Washington
SB 770-Moon	SB 822-Washington
SB 771-Moon	SB 823-Washington
SB 772-Moon	SB 824-Mosley

SB 825-Gregory (21)  
 SB 826-Gregory (21)  
 SB 827-Gregory (21)  
 SB 828-Gregory (21)  
 SB 829-Gregory (21)

SB 830-Bean  
 SB 831-Fitzwater  
 SB 832-Black  
 SB 833-Luetkemeyer

#### HOUSE BILLS ON SECOND READING

HB 544-Diehl  
 HB 68-Overcast  
 HCS for HB 339  
 HCS for HB 247  
 HCS for HBs 243 & 280  
 HB 875-Chappell  
 HCS for HBs 850, 53 & 482  
 HB 269-Shields

HCS for HBs 177 & 469  
 HCS for HJR 23 & 3  
 HCS for HB 14  
 HB 810-Baker  
 HCS for HB 943  
 HB 121-Murphy  
 HB 939-Jones (12)

#### THIRD READING OF SENATE BILLS

SS for SCS for SB 466-Gregory (21)  
 (In Fiscal Oversight)  
 SS for SCS for SB 82-Burger  
 (In Fiscal Oversight)  
 SS for SB 221-Schroer  
 SS for SB 160-Hudson  
 (In Fiscal Oversight)

SS for SB 66-McCreery  
 SS for SB 38-Washington  
 SS for SB 218-Black  
 (In Fiscal Oversight)  
 SS for SB 43-Fitzwater  
 (In Fiscal Oversight)

#### SENATE BILLS FOR PERFECTION

1. SB 35-Roberts, with SCS
2. SB 150-Carter
3. SB 71-Gregory (15), with SCS
4. SB 77-Schnelting, et al
5. SB 61-Brown (26)

6. SB 54-Schroer, with SCS
7. SB 190-Brown (16)
8. SB 23-Brattin, with SCS
9. SB 152-Brown (26)
10. SBs 101 & 64-Cierpiot, with SCS

#### HOUSE BILLS ON THIRD READING

HCS for HBs 594 & 508 (Trent)  
 (In Fiscal Oversight)

HCS for HBs 737 & 486 (Burger)  
 (In Fiscal Oversight)

#### INFORMAL CALENDAR

#### SENATE BILLS FOR PERFECTION

SB 5-Cierpiot  
 SB 6-Cierpiot  
 SB 8-Bernskoetter  
 SB 14-Brown (16)  
 SB 31-Beck  
 SB 46-Trent and Coleman  
 SBs 52 & 44-Schroer and Carter, with SCS,  
 SS for SCS & SA 3 (pending)

SB 58-Carter and Moon, with SCS  
 SB 62-Brown (26), with SCS  
 SB 79-Gregory (21)  
 SB 84-Burger  
 SB 87-Nicola, with SCS, SS for SCS &  
 SA 1 (pending)  
 SB 107-Brown (16)  
 SBs 215 & 70-Trent, with SCS

HOUSE BILLS ON THIRD READING

SS#2 for SCS for HCS#2 for HB 495 (Schroer)  
(In Fiscal Oversight)

RESOLUTIONS

SR 18-May  
SR 32-Moon

SR 39-Nurrenbern

✓