# **JOURNAL OF THE HOUSE**

First Regular Session, 92nd GENERAL ASSEMBLY

FIFTY-THIRD DAY, WEDNESDAY, APRIL 16, 2003

Speaker Pro Tem Jetton in the Chair.

Prayer by Reverend Frank Buchanan II, Peace Tabernacle Church, Joplin, Missouri.

Dear Jesus,

Good Morning. We offer praise and honor to You, the Creator of the Universe, the One true and living God. Please forgive us of our debts, our failures and our many shortcomings. We confess our lack of wisdom and need of You today.

I ask that You would bless the United States of America, our troops and the State of Missouri. Please preside over the business being conducted here today. Help each one to think clearly and make decisions based on Your Word. You know the very thoughts and intents of our hearts. Help us to have pure thoughts and motives. Let Your Spirit move at will in this Chamber and speak to those who will listen for Your voice.

Thank You for this day and for each one gathered here. Thank You for blessing us with Your presence and for helping us find Your perfect will. Also, thank You for blessing our country and protecting us by Your mighty power.

Bless the LORD, O my soul: and all that is within me, bless Your holy name.

In Jesus name. Amen.

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Kyle Tuberty, Nicole Tuberty, Sara Brungardt, Pat Cashmore, Kirk Chonis, Katie Friedland, Courtney McLain, Gregory Young, Kayla Ervin, Brooke Hahn, Jennifer Wiebracht, Diana Wuelling, Melissa Miget, Brett Herbst, Kayla Thomason, Franklin Buchanan III, Kyle Bashaw, Kelly Kennedy, Gina Lakenburger, Stanley Ruchalski, Benjamin Hiserote and Taylor Deayon.

Speaker Hanaway assumed the Chair.

The Journal of the fifty-second day was approved as corrected by the following vote:

AYES: 156

Abel	Angst	Avery	Baker	Barnitz
Bean	Bearden	Behnen	Bishop	Bivins
Black	Bland	Bough	Boykins	Bringer
Brooks	Brown	Bruns	Burnett	Byrd
Campbell	Carnahan	Cooper 120	Cooper 155	Corcoran
Crawford	Crowell	Cunningham 145	Cunningham 86	Curls

Darrough Daus Davis 122 Davis 19 Deeken Dethrow Donnelly Dougherty Dempsey Dixon Ervin Dusenberg El-Amin Emery Engler Graham Fares Fraser George Goodman Green Guest Hampton Harris 110 Harris 23 Haywood Hobbs Hoskins Henke Hilgemann Hubbard Hunter Icet Jetton Johnson 47 Johnson 61 Jolly Kelly 144 Kelly 36 Jones Kuessner King Kingery Kratky Lager Liese Lawson Lembke LeVota Lipke May Lowe Luetkemeyer Marsh Mayer McKenna Meiners Merideth Miller Moore Morris Muckler Munzlinger Myers Nieves Page Parker Pearce Phillips Portwood Pratt Purgason Ouinn Ransdall Rector Reinhart Richard Roark Ruestman Rupp Schlottach Salva Sander Schaaf Schoemehl Seigfreid Selby Self Shoemaker Shoemyer Skaggs Smith 118 Smith 14 Spreng St. Onge Stefanick Stevenson Sutherland Taylor Thompson Threlkeld Townley Viebrock Villa Vogt Wallace Wagner Walker Walsh Walton Ward Wasson Whorton Wildberger Willoughby Wilson 119 Wilson 130 Wilson 42 Witte Wood Wright Yaeger Yates Young Zweifel Madam Speaker

NOES: 003

Johnson 90 Wilson 25 Sager

PRESENT: 000

ABSENT WITH LEAVE: 004

Adams Holand Jackson Schneider

The East Carter County High School Redbirds basketball team was introduced by Representative Dethrow.

The Adrian High School Black Hawk football team was introduced by Representative King, with special recognition of Coach George Bruto as Outstanding Missourian.

Speaker Pro Tem Jetton resumed the Chair.

# HOUSE COURTESY RESOLUTIONS OFFERED AND ISSUED

House Resolution No. 1932 Representative King

House Resolution No. 1933

and

House Resolution No. 1934 Representative Kingery

Representative Richard House Resolution No. 1935

House Resolution No. 1936 Representatives Fraser and Thompson

Representative Hunter House Resolution No. 1937

House Resolution No. 1938 - Representative Guest House Resolution No. 1939 - Representative Baker

# INTRODUCTION OF HOUSE BILL

The following House Bill was read the first time and copies ordered printed:

**HB 750**, introduced by Representatives Donnelly, Spreng, Vogt, Liese, Hoskins, Fraser, Walsh, Daus and Corcoran, et al, relating to senior citizen homestead deferral of taxes.

# SECOND READING OF HOUSE BILLS

HB 748 and HB 749 were read the second time.

#### COMMITTEE REPORT

Committee on Budget, Chairman Bearden reporting:

Madam Speaker: Your Committee on Budget, to which was referred **HS HCS HBs 679 & 396** (Fiscal Note), begs leave to report it has examined the same and recommends that it **Do Pass**.

#### PERFECTION OF HOUSE BILL

**HCS HB 564**, relating to professional registration, was taken up by Representative Behnen.

Representative Behnen offered HS HCS HB 564.

1.

Representative Self offered House Amendment No. 1.

House Amendment No. 1

AMEND House Substitute for House Committee Substitute for House Bill No. 564, Pages 145 to 162, Sections 343.350 to 343.410, by deleting all of said sections; and

Further amend said bill, Pages 171 to 174, Sections 343.010 to 343.250, by deleting all of said sections; and

Further amend the title, enacting clause, and intersectional references accordingly.

Representative Cooper (120) offered **House Amendment No. 1 to House Amendment No.** 

House Amendment No. 1 to House Amendment No. 1

AMEND House Amendment No. 1 to House Substitute for House Committee Substitute for House Bill No. 564, by inserting at the end of said amendment the following:

"Section 1. 1. The speaker of the house of representatives and the president pro tem of the senate shall appoint a joint interim study committee to review the business of auctioneers. The committee shall be comprised of ten members, five from the house of representatives and five from the senate. No more than three members from each body shall be from one major political party. The committee shall study and report to general assembly on the issues of statewide licensing, reciprocal agreements with other states, continuing education for the auctioneer industry, ethical and legal issues related to real property sales, and any other issues deemed appropriate by the committee.

- 2. The committee shall report back to the general assembly with any findings and recommendations no later than December 31, 2004.
  - 3. This section shall expire on January 1, 2005."; and

Further amend the title, enacting clause and intersectional references accordingly.

Representative Merideth raised a point of order that **House Amendment No. 1 to House Amendment No. 1** is not germane to the bill.

The Chair ruled the point of order not well taken.

On motion of Representative Cooper (120), **House Amendment No. 1 to House Amendment No. 1** was adopted.

On motion of Representative Self, House Amendment No. 1, as amended, was adopted.

Representative Ruestman offered House Amendment No. 2.

House Amendment No. 2

AMEND House Substitute for House Committee Substitute for House Bill No. 564, Page 1, In the Title, Line 6, by deleting all of said lines and inserting in lieu thereof the following:

"332.327, 332.341, 334.530, 334.540, 334.550, 334.560, 334.655, 334.660, 334.665, 334.670, 334.702, 334.704, 334.706, "; and

Further amend said bill, Page 1, In the Title, Line 18, by deleting the word "one hundred nine" and inserting in lieu thereof the word "one hundred nineteen"; and

Further amend said bill, Page 1, Section A, Line 27, by deleting all of said lines and inserting in lieu thereof the following:

"332.327, 332.341, 334.530, 334.540, 334.550, 334.560, 334.655, 334.660, 334.665, 334.670, 334.702, 334.704, 334.706, "; and

Further amend said bill, Page 2, Section A, Line 7, by deleting the word "one hundred nine" and inserting in lieu thereof the word "one hundred nineteen"; and

Further amend said bill, Page 2, Section A, Line 17, by deleting all of said lines and inserting in lieu thereof the following:

"334.426, 334.428, 334.430, 334.530, 334.535, 334.540, 334.550, 334.560, 334.655, 334.660, 334.665, 334.672, 334.702, 334.704, 334.706, 334.708,"; and

Further amend said bill, Page 96, Section 334.430, Line 1 of said page, by inserting after all of said line the following:

- "334.530. 1. A candidate for license to practice as a physical therapist shall be at least twenty-one years of age. A candidate shall furnish evidence of such person's good moral character and the person's educational qualifications by submitting satisfactory evidence of completion of a program of physical therapy education approved as reputable by the board. A candidate who presents satisfactory evidence of the person's graduation from a school of physical therapy approved as reputable by the American Medical Association or, if graduated before 1936, by the American Physical Therapy Association, or if graduated after 1988, the Commission on Accreditation for Physical Therapy Education or its successor, is deemed to have complied with the educational qualifications of this subsection.
- 2. Persons desiring to practice as physical therapists in this state shall appear before the board at such time and place as the board may direct and be examined as to their fitness to engage in such practice. Applications for examination shall be in writing, on a form furnished by the board and shall include evidence satisfactory to the board that the applicant possesses the qualifications set forth in subsection 1 of this section. Each application shall contain a statement that it is made under oath or affirmation and that its representations are true and correct to the best knowledge and belief of the person signing the statement, subject to the penalties of making a false affidavit or declaration. The board shall not issue a permanent license to practice as a physical therapist or allow any person to sit for the Missouri state board examination for physical therapists who has failed three or more times any physical therapist licensing examination administered in one or more states or territories of the United States or the District of Columbia. The board may waive the provisions of this section if:
- (1) The applicant is licensed and has maintained an active clinical practice for the previous three years in another state of the United States, the District of Columbia or Canada and the applicant has achieved a passing score on a licensing examination administered in a state or territory of the United States or District of Columbia and no license issued to the applicant has been disciplined or limited in any state or territory of the United States or the District of Columbia; or
- (2) The applicant has held a provisional license pursuant to section 334.535 for three years and the provisional license has not been disciplined or limited.

If the applicant fails the licensure examination three times, and then obtains a professional degree in physical therapy at a higher level than previously completed, the applicant can sit for the licensure examination three additional times.

- 3. The examination of qualified candidates for licenses to practice physical therapy shall include a written examination and shall embrace the subjects taught in reputable programs of physical therapy education, sufficiently strict to test the qualifications of the candidates as practitioners. The examination shall be given by the board at least once each year and shall be administered to all candidates, and the examination given at any particular time shall be the same for all candidates and the same subjects shall be included and the same questions shall be asked. Candidates shall be required to achieve a passing score, as determined by the board, on an examination before being issued a license.
- 4. The examination shall embrace, in relation to the human being, the subjects of anatomy, chemistry, kinesiology, pathology, physics, physiology, psychology, physical therapy theory and procedures as related to medicine, surgery and psychiatry, and such other subjects, including medical ethics, as the board deems useful to test the fitness of the candidate to practice physical therapy.
- 5. Examination grades or scores shall be preserved by the board subject to public inspection. Examination papers retained by the board shall be subject to public inspection for a period of three years, after which they may be destroyed.
  - 334.535. 1. The board may issue a provisional license as a physical therapist for any applicant who:
- (1) Has failed three or more times to achieve a passing score on a physical therapist licensing examination administered in one or more states or territories of the United States; and
- (2) Has achieved a passing score on a physical therapist licensing examination administered in one or more states or territories of the United States; and
- (3) Otherwise meets all requirements for permanent licensure as defined in sections 334.500 to 334.620; and
  - (4) Submits an application to the board on a form prescribed by the board.
- 2. A provisional licensed physical therapist shall, at all times, practice physical therapy under the direction and supervision of a physical therapist licensed in this state. The supervising licensed physical therapist shall be available to the provisional licensed physical therapist at all times either in person or via telecommunications. The board shall determine by rule the scope of practice of the provisional licensed physical therapist and the

amount of time and type of supervision of the provisional licensed physical therapist by the supervising licensed physical therapist.

- 3. A provisional license shall be renewed annually by submitting an application to the board on a form prescribed by the board.
- 4. If a supervising licensed physical therapist is unable to continue supervising a provisional licensed physical therapist, the provisional licensed physical therapist shall cease practicing immediately and the provisional license shall terminate. The board shall adopt by rule procedures for reinstatement of the provisional license if the person obtains a new supervising licensed physical therapist.
- 334.540. 1. The board shall issue a license to any physical therapist who is licensed in another jurisdiction and who has had no violations, suspensions or revocations of a license to practice physical therapy in any jurisdiction, provided that, such person is licensed in a jurisdiction whose requirements are substantially equal to, or greater than, the requirements for licensure of physical therapists in Missouri at the time the applicant applies for licensure.
- 2. Every applicant for a license pursuant to this section, upon making application and showing the necessary qualifications as provided in subsection 1 of this section, shall be required to pay the same fee as the fee required to be paid by applicants who apply to take the examination before the board. Within the limits provided in this section, the board may negotiate reciprocal compacts with licensing boards of other states for the admission of licensed practitioners from Missouri in other states.
- 3. Notwithstanding the provisions of subsections 1 and 2 of this section, the board shall not issue a license to any applicant who has failed three or more times any physical therapist licensing examination administered in one or more states or territories of the United States or the District of Columbia. **The board may waive the provisions of this section if:**
- (1) The applicant is licensed and has maintained an active clinical practice for the previous three years in another state of the United States, the District of Columbia or Canada and the applicant has achieved a passing score on a licensing examination administered in a state or territory of the United States or District of Columbia and no license issued to the applicant has been disciplined or limited in any state or territory of the United States or the District of Columbia; or
- (2) The applicant has held a provisional license pursuant to section 334.535 for three years and the provisional license has not been disciplined or limited.

If the applicant fails the licensure examination three times, and then obtains a professional degree in physical therapy at a higher level than previously completed, the applicant can sit for the licensure examination three additional times

- 334.550. 1. Upon the applicant paying a temporary license fee, the board shall issue without examination [a] an initial temporary license to practice physical therapy for a period of time not to extend beyond the time when the results of the [next] examination are announced to any person who meets the qualifications of subsection 1 of section 334.530, not to exceed six months; provided that, the applicant has not previously been examined in one or more states or territories of the United States or the District of Columbia. The temporary license may be renewed at the discretion of the board and payment of the temporary license fee.
- 2. The board may [once] renew a temporary license [issued] once pursuant to this section if the licensee fails to sit for the next scheduled examination; provided that, the applicant shows good and exceptional cause for failing to sit for the examination. The applicant shall state the good and exceptional cause in writing and shall verify such statement by oath. The board shall define good and exceptional cause by rules and regulations. The duration of the temporary licensure shall be determined by the board.
- 3. The board may renew a temporary license not to exceed six months following the first failure of the examination by an applicant if such person submits an amended agreement-to-supervise form which is signed by the applicant's supervising licensed physical therapist. Such renewed temporary licensee shall only engage in the practice of physical therapy under the on-site supervision of a licensed physical therapist. The board shall define by rule the scope of such supervision which shall require stricter supervision than that required for an initial temporary license. The board shall not renew a temporary license following the second failure of the examination by the applicant.
- 4. The board may issue an initial temporary license pursuant to this section for a first-time applicant for licensure by examination without presentation of a diploma indicating graduation or final semester transcripts; provided that, all other documentation and fees necessary for an initial temporary license have been submitted to and approved by the board.
  - 5. The board may issue [a] an initial temporary license to any first-time applicant for licensure by examination

if such person submits a diploma indicating graduation and final semester transcripts acceptable to the board, and an agreement- to-supervise form which is signed by the applicant's supervising physical therapist. Such initial temporary licensee may only engage in the practice of physical therapy under the supervision of a licensed physical therapist. The board shall define the scope of such supervision by rules and regulations.

- 334.560. 1. The board shall charge each person who applies for examination for a license to practice as a physical therapist an examination fee.
- 2. Should the examination results prove unsatisfactory and the board refuse to issue a license as a physical therapist thereon, the applicant failing to pass the examination may reapply and return to any meeting and be examined upon payment of a reexamination fee[; but no temporary license may be issued to such persons]. A renewed temporary license may be issued to such persons pursuant to subsection 3 of section 334.550.
- 3. Upon failure for the second time of an applicant for licensure as a physical therapist by examination, the board shall require the applicant to pursue and successfully complete a program of remediation before sitting for the examination for a third time. Such program of remediation shall:
  - (1) Be submitted on forms and in a manner approved by the board;
- (2) Be provided by a licensed physical therapist approved by the board prior to the initiation of the program; and
- (3) Have the results of the program documented by the licensed physical therapist, and reviewed and approved by the board following completion of the program.
- 4. Upon failure for the third time of an applicant for licensure as a physical therapist by examination, the board shall not permit such applicant to reapply for the examination. Such persons shall not receive a license to practice as a physical therapist in this state, except as otherwise provided in sections 334.530 to 334.540.
- 334.655. 1. A candidate for licensure to practice as a physical therapist assistant shall be at least nineteen years of age. A candidate shall furnish evidence of the person's good moral character and of the person's educational qualifications. The educational requirements for licensure as a physical therapist assistant are:
  - (1) A certificate of graduation from an accredited high school or its equivalent; and
- (2) Satisfactory evidence of completion of an associate degree program of physical therapy education accredited by the commission on accreditation of physical therapy education.
- 2. Persons desiring to practice as a physical therapist assistant in this state shall appear before the board at such time and place as the board may direct and be examined as to the person's fitness to engage in such practice. Applications for examination shall be in writing, on a form furnished by the board and shall include evidence satisfactory to the board that the applicant possesses the qualifications provided in subsection 1 of this section. Each application shall contain a statement that the statement is made under oath of affirmation and that its representations are true and correct to the best knowledge and belief of the person signing the statement, subject to the penalties of making a false affidavit or declaration.
- 3. The examination of qualified candidates for licensure to practice as physical therapist assistants shall embrace a written examination and which shall cover the curriculum taught in accredited associate degree programs of physical therapy assistant education. Such examination shall be sufficient to test the qualification of the candidates as practitioners. The examination shall be given by the board at least once each year. The board shall not issue a license to practice as a physical therapist assistant or allow any person to sit for the Missouri state board examination for physical therapist assistants who has failed three or more times any physical therapist licensing examination administered in one or more states or territories of the United States or the District of Columbia. The board may waive the provisions of this section if:
- (1) The applicant is licensed and has maintained an active clinical practice for the previous three years in another state of the United States, the District of Columbia or Canada and the applicant has achieved a passing score on a licensing examination administered in a state or territory of the United States or District of Columbia and no license issued to the applicant has been disciplined or limited in any state or territory of the United States or the District of Columbia; or
- (2) The applicant has held a provisional license pursuant to section 334.535 for three years and the provisional license has not been disciplined or limited.

If the applicant fails the licensure examination three times, and then obtains a professional degree in physical therapy at a higher level than previously completed, the applicant can sit for the licensure examination three additional times. The examination given at any particular time shall be the same for all candidates and the same curriculum shall be included and the same questions shall be asked.

4. The examination shall include, as related to the human body, the subjects of anatomy, kinesiology, pathology,

physiology, psychology, physical therapy theory and procedures as related to medicine and such other subjects, including medical ethics, as the board deems useful to test the fitness of the candidate to practice as a physical therapist assistant.

- 5. Examination grades or scores shall be preserved by the board subject to public inspection. Examination papers retained by the board shall be subject to public inspection for a period of three years and thereafter may be destroyed.
- 6. The board shall license without examination any legally qualified person who is a resident of this state and who was actively engaged in practice as a physical therapist assistant on August 28, 1993. The board may license such person pursuant to this subsection until ninety days after the effective date of this section.
- 7. A candidate to practice as a physical therapist assistant who does not meet the educational qualifications may submit to the board an application for examination if such person can furnish written evidence to the board that the person has been employed in this state for at least three of the last five years under the supervision of a licensed physical therapist and such person possesses the knowledge and training equivalent to that obtained in an accredited school. The board may license such persons pursuant to this subsection until ninety days after rules developed by the state board of healing arts regarding physical therapist assistant licensing become effective.
- 334.660. The board shall license without examination legally qualified persons who hold certificates of licensure, registration or certification in any state or territory of the United States or the District of Columbia, who have had no violations, suspensions or revocations of such license, registration or certification, if such persons have passed a written examination to practice as a physical therapist assistant that was substantially equal to the examination requirements of this state and in all other aspects, including education, the requirements for such certificates of licensure, registration or certification were, at the date of issuance, substantially equal to the requirements for licensure in this state. The board shall not issue a license to any applicant who has failed three or more times any physical therapist assistant licensing examination administered in one or more states or territories of the United States or the District of Columbia. **The board may waive the provisions of this section if:**
- (1) The applicant is licensed and has maintained an active clinical practice for the previous three years in another state of the United States, the District of Columbia or Canada and the applicant has achieved a passing score on a licensing examination administered in a state or territory of the United States or District of Columbia and no license issued to the applicant has been disciplined or limited in any state or territory of the United States or the District of Columbia; or
- (2) The applicant has held a provisional license pursuant to section 334.535 for three years and the provisional license has not been disciplined or limited.

If the applicant fails the licensure examination three times, and then obtains a professional degree in physical therapy at a higher level than previously completed, the applicant can sit for the licensure examination three additional times. Every applicant for a license pursuant to this section, upon making application and providing documentation of the necessary qualifications as provided in this section, shall pay the same fee required of applicants to take the examination before the board. Within the limits of this section, the board may negotiate reciprocal contracts with licensing boards of other states for the admission of licensed practitioners from Missouri in other states.

- 334.665. 1. Upon the applicant paying a temporary fee, the board shall issue, without examination, [a] an initial temporary license to practice as a physical therapist assistant for a period of time not to exceed beyond the time when the results of the next examination are announced to any person who meets the qualifications of section 334.655, not to exceed six months; provided that, the applicant has not previously been examined in one or more states or territories of the United States or the District of Columbia. The temporary license may be renewed at the discretion of the board and upon payment of a temporary license fee.
- 2. The board may issue an initial temporary license pursuant to this section for a first-time applicant for licensure by examination without presentation of a diploma indicating graduation or final semester transcripts; provided that, all other documentation and fees necessary for an initial temporary license have been submitted to and approved by the board.
- 3. The board may issue an initial temporary license to any first-time applicant for licensure by examination if such person submits a diploma indicating graduation and final semester transcripts acceptable to the board, and an agreement-to-supervise form which is signed by the applicant's supervising physical therapist. Such initial temporary licensee may only engage in the practice of physical therapy under the supervision of a licensed physical therapist. The board shall define the scope of such supervision by rules and regulations.
- 4. The board may renew a temporary license once pursuant to this section if the licensee fails to sit for the next scheduled examination; provided that, the applicant shows good and exceptional cause for failing to sit for the examination. The applicant shall state the good and exceptional cause in writing and shall verify such

statement by oath. The board shall define good and exceptional cause by rules and regulations. The duration of the temporary licensure shall be determined by the board.

- 5. The board may renew a temporary license not to exceed six months following the first failure of the examination by an applicant if such person submits an amended agreement-to-supervise form which is signed by the applicant's supervising licensed physical therapist. Such renewed temporary licensee shall only engage in the practice of physical therapy under the on-site supervision of a licensed physical therapist. The board shall define by rule the scope of such supervision which shall require stricter supervision than that required for an initial temporary license. The board shall not renew a temporary license following the second failure of the examination by the applicant.
- 334.670. 1. The board shall charge a person, who applies for examination for a license to practice as a physical therapist assistant, an examination fee. If the person does not score a passing grade on the examination, the board may refuse to issue a license. Any applicant who fails to pass the examination may reapply and be reexamined upon payment of a reexamination fee. [No temporary license may be issued to any person who has previously failed the examination in Missouri or any other state or jurisdiction.] A renewed temporary license may be issued to such persons pursuant to the provisions of section 334.655.
- 2. Upon failure for the second time of an applicant for licensure as a physical therapist assistant by examination, the board shall require the applicant to pursue and successfully complete a program of remediation before sitting for the examination for a third time. Such program of remediation shall:
  - (1) Be submitted on forms and in a manner approved by the board;
- (2) Be provided by a licensed physical therapist approved by the board prior to the initiation of the program; and
- (3) Have the results of the program documented by the licensed physical therapist, and reviewed and approved by the board following completion of the program.
- 3. Upon failure for the third time of an applicant for licensure as a physical therapist assistant by examination, the board shall not permit such applicant to reapply for the examination. Such persons shall not receive a license to practice as a physical therapist assistant in this state, except as otherwise provided in section 334.655 or 334.660.
- 334.672. 1. The board may issue a provisional license as a physical therapist assistant for any applicant who:
- (1) Has failed three or more times to achieve a passing score on a physical therapist assistant licensing examination administered in one or more states or territories of the United States; and
- (2) Has achieved a passing score on a physical therapist assistant licensing examination administered in one or more states or territories of the United States; and
- $(3) \ \ Otherwise meets all \ requirements \ for \ permanent \ licensure \ as \ defined \ in \ sections \ 334.500 \ to \ 334.620;$  and
  - (4) Submits an application to the board on a form prescribed by the board.
- 2. A provisional licensed physical therapist assistant shall, at all times, practice physical therapy under the direction and supervision of a physical therapist licensed in this state. The supervising licensed physical therapist shall be available to the provisional licensed physical therapist assistant at all times either in person or via telecommunications. The board shall determine by rule the scope of practice of the provisional licensed physical therapist assistant and the amount of time and type of supervision of the provisional licensed physical therapist assistant by the supervising licensed physical therapist.
- 3. A provisional license shall be renewed annually by submitting an application to the board on a form prescribed by the board.
- 4. If a supervising licensed physical therapist is unable to continue supervising a provisional licensed physical therapist assistant, the provisional licensed physical therapist assistant shall cease practicing immediately and the provisional license shall terminate. The board shall adopt by rule procedures for reinstatement of the provisional license if the person obtains a new supervising licensed physical therapist."; and

Further amend said title, enacting clause and intersectional references accordingly.

On motion of Representative Ruestman, House Amendment No. 2 was adopted.

Representative Wright offered House Amendment No. 3.

Representative Byrd raised a point of order that **House Amendment No. 3** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

Representative Jones offered House Amendment No. 4.

House Amendment No. 4

AMEND House Substitute for House Committee Substitute for House Bill No. 564, Page 1, In the Title, Line 21, by inserting before the period on said line the following:

"with an emergency clause"; and

Further amend said bill, Page 15, Section 324.409, Line 4, by inserting after all of said line the following:

- "324.526. 1. Notwithstanding any provision of the law to the contrary, the director of the division of professional registration shall issue a temporary license to practice tattooing, body piercing, or branding under the following requirements:
- (1) The applicant for temporary licensure is entering the state of Missouri for the sole purpose of participating in a state or national convention wherein the applicant will be practicing the profession of tattooing, body piercing, or branding;
- (2) The applicant files a completed application with the division at least two days prior to the start of the convention and tenders a fee of twenty-five dollars; and
- (3) The applicant is otherwise qualified for licensure pursuant to sections 324.520 to 324.526, and the rules and regulations promulgated thereunder.
- 2. A temporary license to practice tattooing, body piercing, or branding issued pursuant to this section shall be valid for a period not to exceed fourteen days and shall not be renewable.
- 3. Notwithstanding the requirements of sections 620.127 and 620.145, RSM o, an applicant for temporary licensure pursuant to this section shall not be required to provide a Social Security number if the application is submitted by a citizen of a foreign country who has not been issued a Social Security number and who previously has not been licensed by any other state, United States territory, or federal agency."; and

Further amend said substitute, Page 40, Section 328.075, Lines 12, 13 and 14, by deleting the following "have an educational equivalent to the successful completion of the tenth grade and"; and

Further amend said substitute, Page 41, Section 328.075, Lines 11 and 12, by deleting the following ", and have an education equivalent to the successful completion of the tenth grade"; and

Further amend said bill, Page 178, Section B, Line 10, by inserting after all of said line the following:

"Section C. Because immediate action is necessary to increase and preserve state tourism and convention revenue in light of the current fiscal crisis, the enactment of section 324.526 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the enactment of section 324.526 of section A of this act shall be in full force and effect upon its passage and approval."; and

Further amend said title, enacting clause and intersectional references accordingly.

On motion of Representative Jones, **House Amendment No. 4** was adopted.

HCS HB 564, with HS, as amended, pending, was laid over.

On motion of Representative Crowell, the House recessed until 2:00 p.m.

#### AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Pro Tem Jetton.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: John Sinnett, Jr.

## HOUSE CONCURRENT RESOLUTION

Representative Merideth offered House Concurrent Resolution No. 31.

# HOUSE COURTESY RESOLUTIONS OFFERED AND ISSUED

House Resolution No. 1940

and

House Resolution No. 1941 - Representative Thompson

House Resolution No. 1942 - Representative Kingery

House Resolution No. 1943 - Representative Carnahan, et al

House Resolution No. 1944 - Representative Fraser

House Resolution No. 1945

and

House Resolution No. 1946 - Representative Hunter

House Resolution No. 1947

and

House Resolution No. 1948 - Representative Taylor

House Resolution No. 1949 - Representative Guest

# PERFECTION OF HOUSE BILLS

HCS HB 564, with HS, as amended, pending, relating to professional registration, was again taken up by Representative Behnen.

Representative Shoemyer (9) offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Substitute for House Committee Substitute for House Bill No. 564, Page 75, Section 334.400, Line 24, by deleting the words "health care" and inserting in lieu thereof word "anesthesia"; and

Further amend said bill, Page 76, Section 334.400, Line 5, by deleting the words "health care services" and inserting in lieu thereof words "the administration of anesthesia"; and

Further amend said title, enacting clause and intersectional references accordingly.

# Representative Shoemaker (8) offered **House Substitute Amendment No. 1 for House Amendment No. 5**.

House Substitute Amendment No. 1 to House Amendment No. 5

AMEND House Substitute for House Committee Substitute for House Bill No. 564, Page 75, Section 334.400, Lines 7-25, by deleting all of said lines; and

Further amend said bill by deleting Pages 76 through 95; and

Further amend said bill, Section 334.430, Page 96, Line 1, by deleting all of said line; and

Further amend said bill in the title, enacting clause and intersectional references accordingly.

Representative Shoemaker (8) moved that **House Substitute Amendment No. 1 for House Amendment No. 5** be adopted.

Which motion was defeated.

Representative Shoemyer (9) moved that **House Amendment No. 5** be adopted.

Which motion was defeated.

Representative Hunter offered House Amendment No. 6.

House Amendment No. 6

AMEND House Substitute for House Committee Substitute for House Bill No. 564, Page 78, Section 334.404, Line 6, by inserting after all of said line the following:

"2. Prior to licensure, applicants shall complete a one-year internship with an accredited acute care facility or acute care unit within an accredited hospital."; and renumber remaining subsections accordingly; and

Further amend said title, enacting clause and intersectional references accordingly.

Representative Goodman raised a point of order that **House Amendment No. 6** is dilatory.

The Chair ruled the point of order not well taken.

Representative Hunter moved that **House Amendment No. 6** be adopted.

Which motion was defeated by the following vote:

AYES: 033

Bean	Cooper 120	Davis 122	Deeken	Dixon
Engler	Fares	Fraser	Goodman	Henke
Hunter	Kelly 144	Mayer	Parker	Pratt
Quinn	Richard	Ruestman	Rupp	Schneider

Stevenson

Shoemyer

Seigheid	Sciby	SHOCHIAKCI	Shochiyer	Sievenson
Townley	Wallace	Whorton	Wilson 130	Wilson 25
Yaeger	Yates	Young		
NOES: 121				
Abel	Angst	Avery	Baker	Barnitz
Bearden	Behnen	Bishop	Bivins	Black
Bland	Bough	Bringer	Brooks	Brown
Bruns	Burnett	Byrd	Campbell	Carnahan
Cooper 155	Corcoran	Crawford	Crowell	Cunningham 145
Curls	Darrough	Daus	Davis 19	Dempsey
Dethrow	Donnelly	Dougherty	El-Amin	Emery
Ervin	George	Graham	Green	Guest
Hampton	Harris 110	Harris 23	Haywood	Hilgemann
Hobbs	Holand	Hoskins	Hubbard	Icet
Jackson	Jetton	Johnson 47	Johnson 61	Johnson 90
Jolly	Jones	Kelly 36	King	Kingery
Kratky	Kuessner	Lager	Lembke	LeVota
Lipke	Lowe	Luetkemeyer	Marsh	May
McKenna	Meiners	Merideth	Miller	Moore
Morris	Muckler	Munzlinger	Myers	Nieves
Page	Pearce	Phillips	Portwood	Purgason
Ransdall	Rector	Reinhart	Roark	Sager
Salva	Sander	Schaaf	Schlottach	Schoemehl
Skaggs	Smith 118	Smith 14	Spreng	St. Onge
Stefanick	Sutherland	Thompson	Threlkeld	Viebrock
Villa	Vogt	Wagner	Walker	Walsh
Walton	Ward	Wasson	Wildberger	Wilson 119
Wilson 42	Witte	Wood	Wright	Zweifel
Madam Speaker			Ü	
1				
PRESENT: 001				
Cunningham 86				
5				
ABSENT WITH LE	AVE: 008			
Adams	Boykins	Dusenberg	Lawson	Liese
Self	Taylor	Willoughby		
-	3			

Shoemaker

Seigfreid

Selby

# Representative Holand offered House Amendment No. 7.

House Amendment No. 7

AMEND House Substitute for House Committee Substitute for House Bill No. 564, Page 2, Section A, Line 24, by inserting after all of said line the following:

- "209.309. 1. The board may offer provisional certification to interpreters achieving a minimal level of certification established by the board. A provisional certification is limited to one year; during such year the interpreter must be reevaluated and achieve the next higher level of certification. If an evaluation slot is not available during the term of the provisional license, the interpreter may be granted an extension. A holder of a provisional certification may only be granted one extension. A person nominated by a local public school district in Missouri shall be granted a provisional public school certificate when all of the following conditions are met:
- (1) The local school district certifies that it was unable to locate an interpreter certified and licensed pursuant to sections 209.319 to 209.339, and otherwise acceptable to the local school district for employment, to accept the position;
  - (2) The local school district certifies that the person has demonstrated the skills necessary for the

assignment to the satisfaction of the local school district;

- (3) The local school district certifies that failure to employ the person would, to the best of their knowledge, result in noncompliance with applicable state or federal statutes or regulations; and
- (4) The person nominated certifies that they will begin the application process for the certification and licensure requisite pursuant to sections 209.319 to 209.339 within ninety days.
- 2. Provisional public school certificates shall be issued within seventy-two hours of application containing the above certifications, and shall remain valid for eighteen months or until the person obtains the certification and licensure otherwise required by sections 209.319 to 209.339.
- 3. Provisional public school certificates may be revoked when the person ends their employment with the school district or if the person commits any of the actions listed in subsections 1 to 5 of section 209.317.
- 209.321. 1. No person shall represent himself or herself as an interpreter or engage in the practice of interpreting as defined in section 209.285, except as provided in subsection 6 of this section, in the state of Missouri unless such person is licensed as required by the provisions of sections 209.319 to 209.339.
- 2. A person registered, certified or licensed by this state, another state or any recognized national certification agent, acceptable to the committee that allows that person to practice any other occupation or profession in this state, is not considered to be interpreting if he or she is in performance of the occupation or profession for which he or she is registered, certified or licensed. The professions referred to in this subsection include, but are not limited to, physicians, psychologists, nurses, certified public accountants, architects and attorneys.
- 3. A licensed interpreter shall limit his or her practice to demonstrated areas of competence as documented by relevant professional education, training, experience and certification. An interpreter not trained in an area shall not practice in that area without obtaining additional relevant professional education, training and experience through an acceptable program as defined by rule by the Missouri commission for the deaf and hard of hearing.
- 4. A person is not considered to be interpreting pursuant to the provisions of this section if, in a casual setting and as defined by rule, a person is acting as an interpreter gratuitously or is engaged in interpreting incidental to traveling.
- 5. A person is not considered to be interpreting pursuant to the provisions of this section if a person is engaged as a telecommunications operator providing deaf relay service or operator services for the deaf.
- 6. A person granted a provisional certificate to interpret in a public school shall not be subject to the regular certification or licensure requirements of sections 209.319 to 209.339.

209.322. The board shall recognize the following certificates:

- (1) National Registry of Interpreters for the Deaf (NRID) certificates, which include Comprehensive Skills Certificate (CSC), Certificate of Interpreting/Certificate of Transliteration (CI/CT) and Certified Deaf Interpreter (CDI); [and]
  - (2) National Association of the Deaf (NAD) certificate levels 3, 4 and 5; and
  - (3) A provisional public school certificate."; and

Further amend said title, enacting clause and intersectional references accordingly.

Representative Purgason assumed the Chair.

On motion of Representative Holand, **House Amendment No. 7** was adopted.

Representative Johnson (90) offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Substitute for House Committee Substitute for House Bill No. 564, by inserting on Page 75, at the end of Line 6, the following section:

"334.109. 1. A physician licensed pursuant to this chapter may collaborate and share responsibilities with a qualified person practicing independent of the physician and licensed as a health professional under the laws of this state with respect to preoperative and postoperative care for surgical patients, provided the patient agrees to having a portion of his or her preoperative and postoperative surgical care delivered by a health professional who is not the operating surgeon after having been fully informed about and acknowledging in writing all aspects

of the arrangement, including but not limited to the respective licensure and qualifications of each provider, the financial arrangements regarding division of fees, who will be responsible for each aspect of care, and the patient's right to accept or decline to participate in the arrangement.

- 2. A division of fees between providers sharing surgical care responsibilities must be based solely on the relative value of services provided to the patient which are reasonable and necessary for the patient's care.
- 3. A physician licensed pursuant to this chapter or another licensed health professional violates this section if such physician or professional does any of the following:
  - (1) Demands to manage preoperative and postoperative care in return for making a surgical referral;
- (2) Threatens to withhold referrals to a surgeon who does not agree to participate in a collaboration arrangement;
- (3) Offers to delegate preoperative or postoperative care to a licensed health professional practicing independent of the surgeon in return for receiving a surgical referral; or
- (4) Initiates a collaboration arrangement with another licensed health professional when the patient otherwise would have been released from further care following surgery."; and

Further amend said title, enacting clause and intersectional references accordingly.

On motion of Representative Johnson (90), **House Amendment No. 8** was adopted by the following vote:

#### AYES: 088

Abel	Barnitz	Bishop	Bivins	Black
Bland	Boykins	Bringer	Brooks	Burnett
Byrd	Campbell	Carnahan	Cooper 155	Corcoran
Cunningham 86	Curls	Darrough	Daus	Davis 122
Deeken	Dixon	Donnelly	Dougherty	El-Amin
Fares	Fraser	George	Goodman	Graham
Green	Hampton	Harris 110	Harris 23	Haywood
Henke	Hilgemann	Holand	Hoskins	Hubbard
Johnson 47	Johnson 61	Johnson 90	Jolly	Jones
Kelly 36	Kratky	Kuessner	LeVota	Liese
Lowe	May	Meiners	Morris	Muckler
Page	Ransdall	Sager	Salva	Sander
Schaaf	Schlottach	Schneider	Schoemehl	Seigfreid
Selby	Shoemyer	Skaggs	Spreng	Taylor
Thompson	Threlkeld	Villa	Vogt	Wagner
Walker	Wallace	Walsh	Walton	Ward
Whorton	Wildberger	Wilson 25	Wilson 42	Witte
Yaeger	Young	Zweifel		

#### NOES: 071

Angst	Avery	Baker	Bean	Bearden
Behnen	Bough	Brown	Bruns	Cooper 120
Crawford	Crowell	Cunningham 145	Davis 19	Dempsey
Dethrow	Dusenberg	Emery	Engler	Ervin
Guest	Hobbs	Hunter	Icet	Jackson
Jetton	Kelly 144	King	Kingery	Lager
Lembke	Lipke	Luetkemeyer	Mayer	McKenna
Merideth	Miller	Moore	Munzlinger	Myers
Nieves	Parker	Pearce	Phillips	Portwood
Pratt	Purgason	Quinn	Rector	Reinhart
Richard	Roark	Ruestman	Rupp	Self
Shoemaker	Smith 118	Smith 14	St. Onge	Stefanick

Stevenson Sutherland Townley Viebrock Wasson Wilson 119 Wilson 130 Wood Wright Yates

Madam Speaker

PRESENT: 000

ABSENT WITH LEAVE: 004

Adams Lawson Marsh Willoughby

# Representative Mayer offered House Amendment No. 9.

House Amendment No. 9

AMEND House Substitute for House Committee Substitute for House Bill No. 564, Page 75, Section 334.400, Line 10, by inserting after the word "Anesthesiology" the words "and who is board certified"; and

Further amend said title, enacting clause and intersectional references accordingly.

# Representative Mayer moved that House Amendment No. 9 be adopted.

Which motion was defeated by the following vote:

AYES: 045

Barnitz	Bean	Cooper 120	Crawford	Daus
Davis 122	Deeken	Dixon	Engler	Fares
Goodman	Guest	Hampton	Holand	Hoskins
Hunter	Kelly 36	Kingery	May	Mayer
Merideth	Moore	Morris	Myers	Pratt
Ransdall	Richard	Ruestman	Rupp	Schlottach
Seigfreid	Selby	Shoemaker	Shoemyer	Stevenson
Taylor	Thompson	Viebrock	Villa	Wallace
Walton	Whorton	Wilson 130	Yates	Young

NOES: 109

Abel Angst Avery Baker Bearden **Bivins** Black Bland Behnen Bishop Bringer Brown Burnett Bough Bruns Byrd Cooper 155 Corcoran Campbell Carnahan Cunningham 145 Crowell Cunningham 86 Curls Darrough Davis 19 Dempsey Dethrow Donnelly Dougherty El-Amin Dusenberg Emery Ervin Fraser George Graham Green Harris 110 Harris 23 Henke Hobbs Hubbard Haywood Hilgemann Jackson Johnson 47 Johnson 61 Icet Jetton Johnson 90 Jolly Kelly 144 King Jones Kratky Kuessner Lager Lembke LeVota Liese Lipke Lowe Luetkemeyer McKenna Miller Nieves Meiners Muckler Munzlinger Page Parker Pearce Phillips Portwood Reinhart Roark Purgason Quinn Rector Sander Schaaf Schneider Schoemehl Sager Smith 118 Smith 14 St. Onge Skaggs Spreng Threlkeld Stefanick Sutherland Townley Vogt

1078

Walker Walsh Wagner Ward Wildberger Wilson 119 Wilson 25 Wilson 42 Witte Wood Zweifel

Wright Madam Speaker Yaeger

PRESENT: 000

ABSENT WITH LEAVE: 009

Adams Boykins Brooks Marsh Lawson Salva Self Wasson Willoughby

# Representative Johnson (47) offered House Amendment No. 10.

House Amendment No. 10

AMEND House Substitute for House Committee Substitute for House Bill No. 564, Page 75, Section 334.400, Line 18, by inserting after the word "agency" the following:

". The faculty of any anesthesiologist assistant program established in the state of Missouri shall be comprised solely of board certified or board eligible anesthesiologists"; and

Further amend said title, enacting clause and intersectional references accordingly.

On motion of Representative Johnson (47), **House Amendment No. 10** was adopted by the following vote:

AYES: 151

Abel Angst Baker Barnitz Bean Bearden Behnen Bishop **Bivins** Black Bland Bough Bringer Brown Bruns Burnett Campbell Carnahan Cooper 120 Cooper 155 Corcoran Crawford Crowell Cunningham 145 Curls Davis 122 Davis 19 Darrough Daus Deeken Dempsey Dethrow Dixon Donnelly Dougherty El-Amin Engler Ervin Dusenberg Emery Goodman Graham Fares Fraser George Harris 110 Green Guest Hampton Harris 23 Henke Hilgemann Hobbs Holand Hoskins Hubbard Hunter Icet Jackson Jetton Johnson 47 Johnson 61 Johnson 90 Jolly Jones Kelly 144 Kelly 36 King Kingery Kratky Kuessner Lager LeVota Liese Lipke Lowe Luetkemeyer May Mayer McKenna Merideth Miller Moore Morris Meiners Muckler Munzlinger Myers Nieves Page Parker Pearce Phillips Portwood Pratt Purgason Quinn Ransdall Rector Reinhart Richard Roark Ruestman Rupp Sager Salva Sander Schaaf Schlottach Schneider Schoemehl Seigfreid Selby Shoemaker Shoemyer Skaggs Smith 118 Smith 14 Spreng St. Onge Stefanick Stevenson Sutherland Taylor Thompson Threlkeld Townley Viebrock Villa Vogt Walker Wallace Walsh Walton Wagner Wilson 119 Ward Wasson Whorton Wildberger

Wilson 130 Wilson 25 Wilson 42 Witte Wood Wright Yaeger Yates Young Zweifel

Madam Speaker

NOES: 002

Avery Lembke

PRESENT: 001

Cunningham 86

ABSENT WITH LEAVE: 009

Adams Boykins Brooks Byrd Haywood

Lawson Marsh Self Willoughby

# Representative Seigfreid offered House Amendment No. 11.

House Amendment No. 11

AMEND House Substitute for House Committee Substitute for House Bill No. 564, Page 77, Section 334.402, Line 24, by inserting at the end of said line the word "or"; and

Further amend said bill, Page 78, Section 334.402, Line 2, by deleting the figure "; or" and inserting in lieu thereof the figure "."; and

Further amend said bill, Page 78, Section 334.402, Lines 3 to 6, by deleting all of said lines; and

Further amend said title, enacting clause and intersectional references accordingly.

# Representative Seigfreid moved that **House Amendment No. 11** be adopted.

# Which motion was defeated by the following vote:

# AYES: 038

Barnitz	Bean	Burnett	Carnahan	Cooper 120
Davis 122	Deeken	El-Amin	Fares	Graham
Hampton	Henke	Hunter	Johnson 61	Jones
Kelly 36	Kratky	LeVota	Lowe	May
Mayer	Merideth	Myers	Ransdall	Schlottach
Seigfreid	Selby	Shoemaker	Shoemyer	Skaggs
Stevenson	Thompson	Villa	Walton	Ward
Whorton	Wildberger	Madam Speaker		

#### NOES: 112

Abel	Angst	Avery	Baker	Bearden
Behnen	Bishop	Bivins	Black	Bland
Bough	Bringer	Brown	Bruns	Byrd
Campbell	Cooper 155	Corcoran	Crawford	Crowell
Cunningham 145	Curls	Darrough	Daus	Davis 19
Dempsey	Dethrow	Dixon	Donnelly	Dougherty
Emery	Engler	Ervin	Fraser	George
Goodman	Guest	Harris 110	Harris 23	Hilgemann

Hobbs Holand Hoskins Hubbard Icet Jackson Jetton Johnson 47 Johnson 90 Jolly Kelly 144 King Kingery Kuessner Lager Lembke Liese Lipke Luetkemeyer McKenna Miller Moore Morris Muckler Meiners Munzlinger Nieves Page Parker Pearce Phillips Portwood Pratt Purgason Quinn Rector Reinhart Richard Ruestman Sager Salva Sander Schaaf Schneider Schoemehl Smith 14 Self Smith 118 St. Onge Spreng Stefanick Threlkeld Sutherland Taylor Townley Viebrock Vogt Wagner Walker Wallace Walsh Wasson Wilson 119 Wilson 130 Wilson 25 Witte Wood Wright Yaeger Yates Zweifel Young PRESENT: 003 Cunningham 86 Rupp Wilson 42 ABSENT WITH LEAVE: 010

Brooks

Marsh

# Representative Holand offered House Amendment No. 12.

**Boykins** 

Lawson

Adams

Haywood

House Amendment No. 12

Dusenberg

Roark

Green

Willoughby

AMEND House Substitute for House Committee Substitute for House Bill No. 564, Page 102, Section 334.717, Line 10, by inserting after all of said line the following:

"334.735. 1. As used in sections 334.735 to 334.749, the following terms mean:

- (1) "Applicant", any individual who seeks to become licensed as a physician assistant;
- (2) "Certification" or "registration", a process by a certifying entity that grants recognition to applicants meeting predetermined qualifications specified by such certifying entity;
- (3) "Certifying entity", the nongovernmental agency or association which certifies or registers individuals who have completed academic and training requirements;
  - (4) "Department", the department of economic development or a designated agency thereof;
- (5) "License", a document issued to an applicant by the department acknowledging that the applicant is entitled to practice as a physician assistant;
- (6) "Physician assistant", a person who has graduated from a physician assistant program accredited by the American Medical Association's Committee on Allied Health Education and Accreditation or by its successor agency, who has passed the certifying examination administered by the National Commission on Certification of Physician Assistants and has active certification by the National Commission on Certification of Physician Assistants who provides health care services delegated by a licensed physician. A person who has been employed as a physician assistant for three years prior to August 28, 1989, who has passed the National Commission on Certification of Physician Assistants examination, and has active certification of the National Commission on Certification of Physician Assistants;
- (7) "Recognition", the formal process of becoming a certifying entity as required by the provisions of sections 334.735 to 334.749;
- (8) "Supervision", [control exercised over a physician assistant working within the same office facility of the supervising physician except a physician assistant may make follow-up patient examinations in hospitals, nursing homes and correctional facilities, each such examination being reviewed, approved and signed by the supervising physician overseeing the activities of, and accepting responsibility for, the medical services rendered by a physician assistant. The supervising physician shall at all times be immediately available to the physician assistant for consultation, assistance or intervention either personally or via telecommunications. A supervising physician shall

be personally present for practice supervision and collaboration a minimum of twenty percent of clinic hours in any clinic location utilizing physicians assistants. The physician assistant shall be limited to practice at locations where the supervising physician is no further than thirty miles by road using the most direct route available, or in any other fashion so distanced as to create an impediment to effective intervention and supervision of patient care or adequate review of services; except that, physician assistants practicing in federally designated health professional shortage areas (HPSA) shall be limited to practice at locations where the supervising physician is no further than fifty miles by road, using the most direct route available. Only those physician assistants with active professional certification and a master's degree in science or health-related field shall be eligible to practice at a location other than where the supervising physician is personally and continuously present. The board shall promulgate rules pursuant to chapter 536, RSMo, for the [proximity of practice between the physician assistant and the supervising physician and] documentation of joint review of the physician assistant activity by the supervising physician and the physician assistant.

- 2. The scope of practice of a physician assistant shall consist only of the following services and procedures:
- (1) Taking patient histories;
- (2) Performing physical examinations of a patient;
- (3) Performing or assisting in the performance of routine office laboratory and patient screening procedures;
- (4) Performing routine therapeutic procedures;
- (5) Recording diagnostic impressions and evaluating situations calling for attention of a physician to institute treatment procedures;
- (6) Instructing and counseling patients regarding mental and physical health using procedures reviewed and approved by a licensed physician;
- (7) Assisting the supervising physician in institutional settings, including reviewing of treatment plans, ordering of tests and diagnostic laboratory and radiological services, and ordering of therapies, using procedures reviewed and approved by a licensed physician;
  - (8) Assisting in surgery;
- (9) Performing such other tasks not prohibited by law under the supervision of a licensed physician as the [physician assistant has been trained and is proficient to perform;
  - (10) Physician assistants shall not perform abortions.
- 3. Physician assistants shall not prescribe nor dispense any drug, medicine, device or therapy independent of consultation with the supervising physician, nor prescribe lenses, prisms or contact lenses for the aid, relief or correction of vision or the measurement of visual power or visual efficiency of the human eye, nor administer or monitor general or regional block anesthesia during diagnostic tests, surgery or obstetric procedures. Prescribing and dispensing of drugs, medications, devices or therapies by a physician assistant shall be pursuant to a physician assistant supervision agreement which is specific to the clinical conditions treated by the supervising physician and the physician assistant shall be subject to the following:
  - (1) A physician assistant shall not prescribe controlled substances;
- (2) The types of drugs, medications, devices or therapies prescribed or dispensed by a physician assistant shall be consistent with the scopes of practice of the physician assistant and the supervising physician;
- (3) All prescriptions shall conform with state and federal laws and regulations and shall include the name, address and telephone number of the physician assistant and the supervising physician;
- (4) A physician assistant or advanced practice nurse as defined in section 335.016, RSM o, may request, receive and sign for noncontrolled professional samples and may distribute professional samples to patients;
- (5) A physician assistant shall not prescribe any drugs, medicines, devices or therapies the supervising physician is not qualified or authorized to prescribe; and
- (6) A physician assistant may only dispense starter doses of medication to cover a period of time for seventy-two hours or less.
- 4. A physician assistant shall clearly identify himself or herself as a physician assistant and shall not use or permit to be used in the physician assistant's behalf the terms "doctor", "Dr." or "doc" nor hold himself or herself out in any way to be a physician or surgeon. No physician assistant shall practice or attempt to practice without physician supervision or in any location where the supervising physician is not immediately available for consultation, assistance and intervention, except in an emergency situation, nor shall any physician assistant bill a patient independently or directly for any services or procedure by the physician assistant.
- 5. The physician assistant shall be a person who is a graduate of a physician assistant program accredited by the American Medical Association's Committee on Allied Health Education and Accreditation or its successor or is certified by a national nongovernmental agency or association, who has passed the National Commission on Certification of

Physician Assistants examination and has active certification by the National Commission on Certification of Physician Assistants or its successor. A person who has been employed as a physician assistant for three years prior to August 28, 1989, and has passed the National Commission on Certification of Physician Assistants examination shall be deemed to have met the academic requirements necessary for licensing. All applicants for physician assistant licensure who complete their physician assistant training program after January 1, 2006, must have a master's degree in a health or medical science related field.

- 6. For purposes of this section, the licensing of physician assistants shall take place within processes established by the state board of registration for the healing arts through rule and regulation. The board of healing arts is authorized to establish rules pursuant to chapter 536, RSMo, establishing licensing and renewal procedures, supervision, supervision agreements, fees, and addressing such other matters as are necessary to protect the public and discipline the profession. An application for licensing may be denied or the license of a physician assistant may be suspended or revoked by the board in the same manner and for violation of the standards as set forth by section 334.100, or such other standards of conduct set by the board by rule or regulation. Persons licensed pursuant to the provisions of chapter 335, RSMo, shall not be required to be licensed as physician assistants.
- 7. "Physician assistant supervision agreement" means a written agreement, jointly agreed upon protocols or standing order between a supervising physician and a physician assistant, which provides for the delegation of health care services from a supervising physician to a physician assistant and the review of such services.
- 8. When a physician assistant supervision agreement is utilized to provide health care services for conditions other than acute self-limited or well-defined problems, the supervising physician or other physician designated in the supervision agreement, shall see the patient for evaluation and approve or formulate the plan of treatment for new or significantly changed conditions as soon as practical, but in no case more than two weeks after the patient has been seen by the physician assistant.
- 9. At all times the physician is responsible for the oversight of the activities of, and accepts responsibility for, health care services rendered by the physician assistant.
- 10. No physician may be designated to serve as supervising physician for more than three full-time equivalent licensed physician assistants. This information shall not apply to physician assistant agreements of hospital employees providing in-patient care services in hospitals as defined in chapter 197, RSMo.
- 11. It is the responsibility of the supervising physician to determine and document the completion of at least a one-year period of time during which the licensed physician assistant shall practice with a supervising physician continuously present before practicing in a setting where a supervising physician is not continuously present."; and

Further amend said title, enacting clause and intersectional references accordingly.

Representative Luetkemeyer assumed the Chair.

Speaker Pro Tem Jetton resumed the Chair.

Representative Holand moved that **House Amendment No. 12** be adopted.

Which motion was defeated by the following vote:

# AYES: 035

Barnitz	Bishop	Bruns	Davis 122	Deeken
El-Amin	Goodman	Hampton	Harris 110	Henke
Hilgemann	Holand	Hoskins	Johnson 90	Kelly 144
Kuessner	May	Moore	Morris	Pearce
Ransdall	Rector	Schlottach	Schneider	Shoemyer
Smith 118	Stefanick	Stevenson	Taylor	Thompson
Threlkeld	Wallace	Whorton	Witte	Young

NOES: 115

Baker Bean Bearden Angst Avery Black Bland Behnen **Bivins** Bough Bringer Brown Burnett Byrd Campbell Carnahan Cooper 120 Cooper 155 Corcoran Crawford Crowell Cunningham 145 Cunningham 86 Curls Darrough Daus Davis 19 Dempsey Dethrow Dixon Donnelly Dougherty Dusenberg Emery Engler Ervin Fares George Graham Fraser Guest Harris 23 Haywood Hobbs Hunter Icet Jackson Jetton Johnson 47 Johnson 61 Jolly Jones Kelly 36 King Kingery Kratky Lager Lembke LeVota Liese Lipke Lowe Luetkemeyer Mayer McKenna Meiners Miller Muckler Munzlinger Myers Parker Phillips Pratt Nieves Page Purgason Quinn Reinhart Richard Roark Ruestman Rupp Sager Sander Schaaf Schoemehl Seigfreid Selby Self Shoemaker Skaggs Smith 14 Spreng St. Onge Sutherland Viebrock Villa Walker Townley Vogt Walsh Walton Ward Wasson Wildberger Wilson 119 Wilson 130 Wilson 25 Wilson 42 Wood Zweifel Wright Yaeger Yates Madam Speaker

PRESENT: 000

ABSENT WITH LEAVE: 013

Abel Adams Boykins Brooks Green
Hubbard Lawson Marsh Merideth Portwood

Salva Wagner Willoughby

Representative Crowell moved the previous question.

Which motion was adopted by the following vote:

AYES: 086

Baker Bean Bearden Angst Avery Behnen **Bivins** Black Brown Bough Bruns Byrd Cooper 120 Cooper 155 Crawford Crowell Cunningham 145 Cunningham 86 Davis 19 Deeken Dempsey Dethrow Dixon Dusenberg Emery Engler Ervin Fares Goodman Guest Hobbs Holand Hunter Icet Jackson Jetton Johnson 47 Kelly 144 Kingery King Lembke Lipke Luetkemeyer Lager May Mayer Miller Moore Morris Munzlinger Nieves Parker Pearce Phillips Portwood Pratt Purgason Quinn Rector Reinhart Richard Roark Ruestman Sander Rupp Schaaf Schlottach Schneider Self Smith 14 St. Onge Stefanick Stevenson Sutherland Taylor Wasson Threlkeld Townley Viebrock Wallace Wilson 130 Wilson 119 Wood Wright Yates

Madam Speaker

N	$\cap$	FS	٠.	n	6	5	

Abel	Barnitz	Bishop	Bland	Bringer	
Burnett	Campbell	Carnahan	Corcoran	Curls	
Darrough	Daus	Davis 122	Donnelly	Dougherty	
El-Amin	Fraser	George	Graham	Hampton	
Harris 110	Harris 23	Haywood	Henke	Hilgemann	
Hoskins	Hubbard	Johnson 61	Johnson 90	Jolly	
Jones	Kelly 36	Kratky	Kuessner	LeVota	
Liese	Lowe	McKenna	Meiners	Muckler	
Page	Ransdall	Sager	Schoemehl	Seigfreid	
Selby	Shoemyer	Skaggs	Spreng	Thompson	
Villa	Vogt	Wagner	Walker	Walsh	
Walton	Ward	Whorton	Wildberger	Wilson 25	
Wilson 42	Witte	Yaeger	Young	Zweifel	
PRESENT: 000					
ABSENT WITH LE	ABSENT WITH LEAVE: 012				

AdamsBoykinsBrooksGreenLawsonMarshMeridethMyersSalvaShoemakerSmith 118Willoughby

On motion of Representative Behnen, HS HCS HB 564, as amended, was adopted.

On motion of Representative Behnen, **HS HCS HB 564**, as amended, was ordered perfected and printed.

HCS HB 688, relating to the Life Sciences Research Trust Fund, was taken up by Representative Hanaway.

Representative Hanaway offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 688, Page 1, Section 196.1100, Line 6, by deleting the number "2006" and inserting in lieu thereof the number "2007"; and

Further amend said bill, Page 1, Section 196.1100, Line 8, by deleting the words "two-thirds" and inserting in lieu thereof the word "majority"; and

Further amend said bill, Page 3, Section 196.1106, Line 27, by deleting the phrase "the St. Louis area or Kansas City area" inserting in lieu thereof the word "another"; and

Further amend said bill, Page 3, Section 196.1106, Lines 32 and 33, by deleting the phrase "St. Louis area, Kansas City area, and Missouri statewide"; and

Further amend said bill, Page 3, Section 109.1106, Lines 36 to 39, by deleting all of said lines and inserting in lieu thereof the following: "Missouri statewide centers for excellence;"; and

Further amend said bill, Page 4, Section 196.1109, Line 11, by inserting before the word "nutrition" the following: "plant sciences, including but not limited to"; and

Further amend said bill, Page 5, Section 196.1109, Line 26, by deleting the phrase "single fiscal year at least" and inserting in lieu thereof the following: "fiscal year eighty percent of the moneys shall be appropriated to build research capacity and"; and

Further amend said bill, Page 5, Section 196.1112, Line 7, by inserting after the word "excellence" the following: "that meets the requirements set forth in subdivisions (8) and (9) of section 196.1106"; and

Further amend said bill, Page 5, Section 196.1112, Lines 10 to 15, by deleting all of said lines and inserting in lieu thereof the following: "during such fiscal year. No single institution or organization"; and

Further amend said title, enacting clause and intersectional references accordingly.

HCS HB 688, with House Amendment No. 1, pending, was laid over.

#### REFERRAL OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were referred to the Committee indicated:

HB 16 - Budget

HB 17 - Budget

HB 18 - Budget

HB 19 - Budget

HB 20 - Budget

# REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HS HCS HB 121 - Budget (Fiscal Note)
HS HCS HBs 404, 324, 403, 344, 426 & 541 - Budget (Fiscal Note)

#### **COMMITTEE REPORTS**

Committee on Education, Chairman Cunningham (86) reporting:

Madam Speaker: Your Committee on Education, to which was referred **HB 655**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Committee on Elections, Chairman May reporting:

Madam Speaker: Your Committee on Elections, to which was referred **SB 173**, begs leave to report it has examined the same and recommends that the **House Committee Substitute Do Pass**.

# **Committee on Local Government**, Chairman Johnson (47) reporting:

Madam Speaker: Your Committee on Local Government, to which was referred **HB 293**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**.

House Committee Amendment No. 1

AMEND House Bill No. 293, Page 1, Section 71.610, Line 5, by deleting the word "five" and inserting in lieu thereof the following: "ten"; and

Further amend said title, enacting clause and intersectional references accordingly.

# MESSAGES FROM THE SENATE

Madam Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 SS SCS SB 2**, entitled:

An act to repeal sections 285.300, 288.036, 288.038, 288.040, 288.050, 288.060, 288.110, 288.128, 288.270, 288.310, and 288.330, RSMo, and to enact in lieu thereof thirteen new sections relating to employees, with an emergency clause and penalty provisions.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Madam Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 5**, entitled:

An act to repeal sections 217.362, 217.541, 217.730, 217.750, 217.760, 478.610, 513.653, 556.061, 557.036, 558.011, 558.016, 558.019, 559.026, 559.115, 559.615, 568.045, 570.030, and 570.040, RSMo, and to enact in lieu thereof twenty new sections relating to various sentencing provisions, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Madam Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 243**, entitled:

An act to amend chapter 37, RSMo, by adding thereto two new sections relating to the creation of the property preservation fund.

In which the concurrence of the House is respectfully requested.

#### **ADJOURNMENT**

On motion of Representative Crowell, the House adjourned until 10:00 a.m., Thursday, April 17, 2003.

# CORRECTIONS TO THE HOUSE JOURNAL

Correct House Journal, Fifty-second Day, Tuesday, April 15, 2003, Page 1054, Line 19, by deleting the words "it **Do Pass**", and inserting in lieu thereof the following:

"the House Committee Substitute Do Pass".

Page 1049, Lines 18, 19 and 20, by deleting all of said lines.

Pages 1030 and 1031, roll call, by showing Representatives Kelly (36), Mayer, Parker, Roark, Schneider and Threlkeld voting "aye" rather than "absent with leave".

Page 1043, roll call, by showing Representative Shoemyer (9) voting "aye" rather than "absent with leave".

# **AFFIDAVITS**

I, State Representative Rex Rector, District 124, hereby state and affirm that my vote as recorded on Page 1031 of the House Journal for Tuesday, April 15, 2003 showing that I voted absent with leave was incorrectly recorded. Pursuant to House Rule 88, I ask that the Journal be corrected to show that I voted aye. I further state and affirm that I was present in the House Chamber at the time this vote was taken, I did in fact vote, and my vote or absence was incorrectly recorded.

IN WITNESS WHEREOF, I have hereunto subscribed my hand to this affidavit on this 16th day of April 2003.

		/s/ Rex Rector State Representative
State of Missouri	)	
	) ss.	
County of Cole	)	
Subscribed and sworn	to before me this 1	6th day of April in the year 2003.
		/s/ Stephen S. Davis
		Chief Clerk

I, State Representative Scott T. Rupp, District 13, hereby state and affirm that my vote as recorded on Page 1035 of the House Journal for Tuesday, April 15, 2003 showing that I voted absent with leave was incorrectly recorded. Pursuant to House Rule 88, I ask that the Journal be corrected to show that I voted aye. I further state and affirm that I was present in the House Chamber at the time this vote was taken, I did in fact vote, and my vote or absence was incorrectly recorded.

IN WITNESS WHEREOF, I have hereunto subscribed my hand to this affidavit on this 16th day of April 2003.

/s/ Scott T. Rupp
State Representative

State of Missouri
)
ss.

County of Cole
)

Subscribed and sworn to before me this 16th day of April in the year 2003.

/s/ Stephen S. Davis Chief Clerk

I, State Representative John Quinn, District 7, hereby state and affirm that my vote as recorded on Pages 1041 and 1042 of the House Journal for Tuesday, April 15, 2003 showing that I voted absent with leave was incorrectly recorded. Pursuant to House Rule 88, I ask that the Journal be corrected to show that I voted no. I further state and affirm that I was present in the House Chamber at the time this vote was taken, I did in fact vote, and my vote or absence was incorrectly recorded.

IN WITNESS WHEREOF, I have hereunto subscribed my hand to this affidavit on this 16th day of April 2003.

/s/ John Quinn State Representative

State of Missouri )
) ss.
County of Cole )

Subscribed and sworn to before me this 16th day of April in the year 2003.

/s/ Stephen S. Davis Chief Clerk

I, State Representative Mark Wright, District 137, hereby state and affirm that my vote as recorded on Page 1045 of the House Journal for Tuesday, April 15, 2003 showing that I voted absent with leave was incorrectly recorded. Pursuant to House Rule 88, I ask that the Journal be corrected to show that I voted aye. I further state and affirm that I was present in the House Chamber at the time this vote was taken, I did in fact vote, and my vote or absence was incorrectly recorded.

IN WITNESS WHEREOF, I have hereunto subscribed my hand to this affidavit on this 16th day of April 2003.

/s/ Mark Wright
State Representative

State of Missouri ) ) ss.
County of Cole )

Subscribed and sworn to before me this 16th day of April in the year 2003.

/s/ Stephen S. Davis Chief Clerk

#### **COMMITTEE MEETINGS**

#### ADMINISTRATION AND ACCOUNTS

Thursday, April 17, 2003, 8:30 a.m. Hearing Room 3. #2 AMENDED NOTICE Interim Resolution 1847 and discussion on a survey. Executive Session may follow.

# CRIME PREVENTION AND PUBLIC SAFETY

Thursday, April 17, 2003. Hearing Room 1 upon morning adjournment.

Executive Session to be held on: HB 697

#### FINANCIAL SERVICES

Thursday, April 17, 2003. Hearing Room 6 upon morning recess.

Possible Executive Session.

Public Hearing to be held on: SB 385, SB 427

# HOMELAND SECURITY AND VETERANS AFFAIRS

Tuesday, April 22, 2003, 5:00 p.m. Hearing Room 5.

Executive Session may follow.

Public Hearing to be held on: HB 699

# JOINT COMMITTEE ON ADMINISTRATIVE RULES

Thursday, April 24, 2003. Senate Lounge upon adjournment.

4 CSR 220-2.200; 19 CSR 60-50; 300, 400, 410, 420, 430, 450 and 700.

# LOCAL GOVERNMENT

Thursday, April 17, 2003, 8:30 a.m. Hearing Room 6.

Executive Session may follow.

Public Hearing to be held on: SB 298

## PROFESSIONAL REGISTRATION AND LICENSING

Tuesday, April 22, 2003, 12:00 p.m. Hearing Room 4.

Public Hearing to be held on: HB 615, HB 717

#### SPECIAL COMMITTEE ON GENERAL LAWS

Thursday, April 17, 2003, 8:00 a.m. Hearing Room 5.

Public Hearing to be held on: SB 556

# SUBCOMMITTEE ON LICENSE PLATES AND TABS

Wednesday, April 23, 2003, 8:00 a.m. Hearing Room 6.

Review regular and personalized plates and tab processes.

# TAX POLICY

Thursday, April 17, 2003. Hearing Room 7 upon adjournment.

Executive Session will follow.

Public Hearing to be held on: HB 701, HB 726

# HOUSE CALENDAR

# FIFTY-FOURTH DAY, THURSDAY, APRIL 17, 2003

# HOUSE BILL FOR SECOND READING

HB 750

# HOUSE BILLS FOR PERFECTION

- 1 HCS HB 132, 173, 117 & 48 Wright
- 2 HCS HB 215, 218, 115 & 83 Myers
- 3 HCS HB 190 & 214 Fares
- 4 HCS HB 51 Mayer
- 5 HCS HB 387 Pearce
- 6 HCS HB 109 & 34 Fares
- 7 HB 263 Cooper (120)
- 8 HB 481 Crowell
- 9 HCS HB 468 Byrd
- 10 HB 593, HCA 1 Deeken
- 11 HCS HB 233 Holand
- 12 HCS HB 138 Crawford
- 13 HB 471 Jackson
- 14 HCS HB 688, HA 1, pending Hanaway
- 15 HCS HB 47 Portwood
- 16 HCS HB 507 Hubbard
- 17 HCS HB 455 Thompson
- 18 HB 293, HCA 1 Johnson (47)

# HOUSE BILL FOR PERFECTION - FEDERAL MANDATE

HB 655 - Wilson (130)

# HOUSE BILLS FOR THIRD READING

- 1 HS HCS HB 679 & 396 Hanaway
- 2 HS HCS HB 404, 324, 403, 344, 426 & 541, (Budget 4-16-03) Rector
- 3 HCS HB 142 Dempsey
- 4 HS HCS HB 121, (Budget 4-16-03) Portwood
- 5 HS HCS HB 564, E.C. Behnen

#### HOUSE BILL FOR THIRD READING - FEDERAL MANDATE

HCS HB 435 - Engler

# SENATE BILLS FOR SECOND READING

- 1 SS#2 SS SCS SB 2
- 2 SS SCS SB 5
- 3 SB 243

# SENATE BILLS FOR THIRD READING - CONSENT

- 1 SCS SB 4, HCA 1 Johnson (47)
- 2 SB 255 Engler
- 3 HCS SB 234, E.C. Ervin
- 4 SB 14 Johnson (47)
- 5 SCS SB 29 Parker
- 6 SB 50 Seigfreid
- 7 HCS SB 68 Wasson
- 8 HCS SCS SB 130, E.C. Davis (19)
- 9 HCS SCS SB 218 George
- 10 SB 232 Behnen
- 11 SB 235 Johnson (47)
- 12 SCS SB 239 Smith (118)
- 13 HCS SB 266 Johnson (47)
- 14 SB 282 Brown
- 15 SB 371 Cunningham (86)

# (4-10-03)

- 1 SCS#2 SB 1 Luetkemeyer
- 2 SCS SB 237 Luetkemeyer
- 3 SB 289, HCA 1 Dempsey
- 4 SB 292 -
- 5 SB 314 Dempsey
- 6 SCS SB 466 -
- 7 SCS SB 478 Smith (14)
- 8 SB 540 Dempsey

# (4-16-03)

- 1 HCS SCS SB 358 Brown
- 2 HCS SCS SB 373 Luetkemeyer
- 3 HCS SB 407 Luetkemeyer
- 4 HCS SB 394 Byrd
- 5 SCS SB 447, HCA 1 Byrd
- 6 HCS SCS SB 16 Ruestman
- 7 HCS SB 186 Munzlinger
- 8 HCS SCS SB 379 Wright
- 9 HCS SB 552 Byrd

- 10 HCS SB 228 Sutherland
- HCS SCS#2 SB 52 Fares
- 12 HCS SCS SB 294 Mayer
- 13 HCS SB 175 Cooper (120)
- 14 HCS SB 590 Schaaf
- 15 SB 388 King
- SB 426 Threlkeld
- 17 SB 330 Cooper (120)
- SB 611 Luetkemeyer
- 19 SB 506 Avery
- 20 SB 511 Holand
- 21 SB 357 Byrd
- 22 SB 463 Byrd
- 23 SB 697 Ruestman
- SB 383 Schneider
- SCS SB 562 Jackson
- 26 SB 577 Schaaf
- 27 SB 578 Schaaf
- 28 SCS SB 621 St. Onge
- SB 327 Sutherland
- 30 SB 522 Bearden
- 31 SB 293 Deeken
- 32 HCS SCS SB 592 Kingery
- 33 HCS SB 504 Wasson
- 34 HCS SB 370 Myers
- 35 HCS SCS SB 295 Schlottach
- 36 HCS SCS SB 281 Brown
- 37 HCS SB 275 Johnson (47)
- 38 HCS SCS SB 212 & 220 Johnson (47)
- 39 HCS SCS SB 7 Smith (118)
- 40 SB 529 Wallace
- 41 SB 534 Portwood
- 42 SB 108 Kelly (144)
- 43 HCS SCS SB 666 Bland
- 44 HCS SB 399 Mayer
- 45 HCS SB 136 Deeken
- 46 SB 492 Behnen
- 47 HCS SCS SB 61 Luetkemeyer
- 48 HCS SB 618 Johnson (61)
- 49 HCS SB 101 Byrd
- 50 HCS SB 401 Byrd
- 51 HCS SB 448 Byrd
- 52 HCS SB 465 Byrd
- 53 HCS SB 469 Byrd
- 54 HCS SB 470 Byrd
- 55 HCS SB 474 Byrd

- 56 SB 468, HCA 1 Byrd
- 57 HCS SB 301 Daus
- 58 HCS SCS SB 547 Johnson (47)
- 59 HCS SB 355 Harris (110)
- 60 SB 423, HCA 1 Wood
- 61 SB 651 Townley
- 62 SB 623 Mayer
- 63 SB 63 Johnson (47)
- 64 SB 606 May
- 65 SB 425 Mayer
- 66 SB 467 Mayer
- 67 SB 321 May
- 68 SB 317 Selby
- 69 HCS SB 325 Shoemaker (8)
- 70 SB 431 Threlkeld
- 71 SB 203 Byrd
- 72 SB 214, HCA 1 Byrd
- 73 SB 471 Byrd
- 74 SB 548 Byrd
- 75 SCS SB 202 Wood
- 76 SCS#2 SB 224, E.C. Moore
- 77 SCS SB 288 Davis (19)
- 78 SB 143 Byrd
- 79 SCS SB 351 Johnson (61)
- 80 SB 457 Byrd
- 81 SB 120 Rector
- 82 SB 121 Davis (122)
- 83 SCS SB 122 King
- 84 SCS SB 238, E.C. Baker
- 85 SCS SB 513 Daus
- 86 SB 376 Cooper (120)
- 87 SB 456, E.C. Bruns
- 88 SCS SB 269, E.C. Willoughby
- 89 SB 537 Byrd
- 90 SB 207 Byrd
- 91 SB 250, E.C. Wagner
- 92 SB 356 Harris (110)
- 93 SCS SB 546 Pearce

# SENATE BILLS FOR THIRD READING

- 1 SCS SB 299 & 40, Part I and Part II of HS, pending Bearden
- 2 HCS SCS SB 296 Sutherland
- 3 SB 496 Luetkemeyer
- 4 HCS SB 173 May

# SENATE BILL FOR THIRD READING - FEDERAL MANDATE

SCS SB 194 & 189, E.C. - St. Onge

# HOUSE BILL WITH SENATE AMENDMENTS

SCS HCS HB 221, as amended - Luetkemeyer