JOURNAL OF THE HOUSE

First Regular Session, 94th GENERAL ASSEMBLY

SIXTY-FIRST DAY, MONDAY, APRIL 23, 2007

The House met pursuant to adjournment.

Speaker Jetton in the Chair.

Prayer by Reverend James Earl Jackson.

LORD GOD, we are grateful that our prayers do not fall on deaf ears. You hear us as we call upon You in truth. You are mindful of us.

Your word instructs us that a nation without Your guidance is a nation without order, a nation unrestrained. Blessed are those who heed Your statutes!

For You, LORD, grant wisdom! From Your mouth comes knowledge and understanding. You grant a treasure of common sense to the honest. You are a shield to those who walk with integrity. You guard the path of the just and protect those who are faithful.

We, then, understand what is right, just, and fair, and seek the right path to go. You fill our hearts with wisdom and Your knowledge fills us with joy. We, then, operate wisely, and Your revealed knowledge will give us contentment.

Protect us from the snare of earthly perfectionism and the trap of self-complacency as we seek to do what is good and right for this state.

The grace of the Lord Jesus Christ be with us all. Amen.

The Pledge of Allegiance to the flag was recited.

The Journal of the sixtieth day was approved as printed.

HOUSE RESOLUTION

Representative Fares offered House Resolution No. 2495.

HOUSE COURTESY RESOLUTIONS OFFERED AND ISSUED

House Resolution No. 2368 through House Resolution No. 2494 House Resolution No. 2496 through House Resolution No. 2545

SECOND READING OF SENATE BILLS

SS SB 40, SCS SB 75, SS SB 358, SS SCS SB 428, SS SCS SB 496, SS SCS SB 616, SS SB 654 and SCS SB 664 were read the second time.

REFERRAL OF HOUSE BILL

The following House Bill was referred to the Committee indicated:

HCS HB 948 - Fiscal Review (Fiscal Note)

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Guest reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 215** (Fiscal Note), begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 948** (Fiscal Note), begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1055** (Fiscal Note), begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS#2 SB 406** (Fiscal Note), begs leave to report it has examined the same and recommends that it **Do Pass**.

Representative Jones (89) assumed the Chair.

THIRD READING OF HOUSE BILLS

HCS HB 1055, relating to sex-education and abortions, was taken up by Representative Sander.

On motion of Representative Sander, **HCS HB 1055** was read the third time and passed by the following vote:

AYES: 101

Avery	Baker 123	Bearden	Bivins	Brandom
Bringer	Casey	Cooper 155	Cooper 158	Cox
Cunningham 145	Cunningham 86	Davis	Day	Deeken
Dempsey	Denison	Dethrow	Dixon	Dusenberg
Emery	Ervin	Faith	Fallert	Fisher
Flook	Franz	Funderburk	Grill	Grisamore
Guest	Harris 110	Hobbs	Hodges	Hunter
Icet	Jones 89	Jones 117	Kelly	Kingery
Kraus	Kuessner	Lembke	Liese	Lipke
Loehner	May	McGhee	Meadows	Meiners
Moore	Munzlinger	Muschany	Nance	Nieves
Nolte	Onder	Parson	Pearce	Pollock
Portwood	Quinn 7	Quinn 9	Richard	Ruestman
Ruzicka	Sander	Sater	Scavuzzo	Schaaf
Schad	Schieffer	Schlottach	Schoeller	Self
Shively	Silvey	Smith 14	Smith 150	Spreng

Stevenson Thomson Walsh Wilson 130 Mr Speaker	St. Onge Threlkeld Wasson Witte	Stream Todd Wells Wood	Sutherland Viebrock Weter Wright 159	Swinger Villa Wilson 119 Yates	
NOES: 048					
Aull Corcoran Dougherty Haywood Johnson Low 39 Norr Rucker Vogt Young	Baker 25 Curls El-Amin Holsman Komo Lowe 44 Oxford Schneider Wallace Zimmerman	Brown 50 Darrough Fares Hoskins Kratky Marsh Page Skaggs Whorton Zweifel	Burnett Daus Frame Hubbard Lampe McClanahan Robb Storch Wildberger	Cooper 120 Donnelly Harris 23 Hughes LeVota Nasheed Robinson Talboy Wright-Jones	
PRESENT: 002					
Schoemehl	Yaeger				
ABSENT WITH LEAVE: 012					
Bland George Tilley	Bowman Pratt Walton	Brown 30 Roorda	Bruns Salva	Chappelle-Nadal Scharnhorst	

Representative Jones (89) declared the bill passed.

HB 215, relating to juvenile courts, was taken up by Representative Stevenson.

On motion of Representative Stevenson, **HB 215** was read the third time and passed by the following vote:

AYES: 082

Aull	Avery	Baker 123	Bearden	Bivins
Bringer	Brown 50	Cooper 120	Cooper 155	Cox
e			•	
Cunningham 145	Cunningham 86	Davis	Day	Deeken
Dempsey	Denison	Dethrow	Dixon	Dougherty
Emery	Ervin	Faith	Fares	Fisher
Flook	Funderburk	Guest	Harris 110	Hobbs
Hunter	Icet	Jones 89	Jones 117	Kelly
Kingery	Lembke	Loehner	Marsh	May
McGhee	Meiners	Moore	Munzlinger	Muschany
Nance	Nieves	Nolte	Onder	Pearce
Portwood	Quinn 7	Richard	Robb	Ruestman
Ruzicka	Salva	Sander	Schaaf	Schad
Schlottach	Schoeller	Self	Silvey	Smith 14
Smith 150	Stevenson	St. Onge	Stream	Sutherland
Threlkeld	Viebrock	Wallace	Wasson	Wells
Weter	Wildberger	Wilson 119	Wilson 130	Wood
Young	Mr Speaker			

NOES: 072

Baker 25 Brandom Casey Cooper 158 Burnett Corcoran Curls Darrough Daus Donnelly Dusenberg El-Amin Fallert Frame Franz George Grill Grisamore Harris 23 Haywood Hoskins Hubbard Hodges Holsman Hughes Kratky Kraus Kuessner Johnson Komo Lampe LeVota Liese Lipke Low 39 McClanahan Lowe 44 Meadows Nasheed Norr Oxford Page Parson Pollock Quinn 9 Robinson Roorda Rucker Sater Scavuzzo Schieffer Schneider Schoemehl Shively Skaggs Storch Swinger Talboy Spreng Thomson Todd Villa Walsh Whorton Vogt Wright 159 Witte Wright-Jones Yaeger Yates Zweifel Zimmerman

PRESENT: 000

ABSENT WITH LEAVE: 009

Bland Bowman Brown 30 Bruns Chappelle-Nadal

Pratt Scharnhorst Tilley Walton

Representative Jones (89) declared the bill passed.

HCS HB 948, relating to genetic and metabolic screenings, was taken up by Representative Schaaf.

On motion of Representative Schaaf, **HCS HB 948** was read the third time and passed by the following vote:

AYES: 154

Aull Baker 25 Baker 123 Bearden Avery **Bivins** Brandom Bringer Brown 50 Burnett Cooper 120 Cooper 155 Cooper 158 Corcoran Casey Cunningham 145 Cunningham 86 Cox Curls Darrough Daus Davis Day Deeken Dempsey Denison Dethrow Dixon Donnelly Dougherty El-Amin Emery Ervin Faith Dusenberg Flook Fallert Fares Fisher Frame Franz Funderburk George Grill Grisamore Harris 23 Hobbs Guest Harris 110 Haywood Hodges Holsman Hoskins Hubbard Hughes Johnson Jones 89 Jones 117 Hunter Icet Kelly Kingery Komo Kratky Kraus Lembke LeVota Liese Kuessner Lampe Lipke Loehner Low 39 Lowe 44 Marsh May McClanahan McGhee Meadows Meiners Moore Munzlinger Muschany Nance Nasheed Nieves Nolte Onder Oxford Page Parson Pearce Pollock Portwood Quinn 7 Quinn 9 Richard Robb Robinson Roorda Rucker Ruestman Ruzicka Salva

Sander Scavuzzo Schaaf Schad Sater Schieffer Schlottach Schneider Schoeller Schoemehl Self Smith 14 Shively Silvey Skaggs Smith 150 Spreng Stevenson St. Onge Storch Stream Sutherland Swinger Talboy Thomson Threlkeld Todd Viebrock Villa Vogt Wallace Walsh Wells Wasson Weter Whorton Wildberger Wilson 119 Wilson 130 Witte Wood Wright 159 Wright-Jones Yaeger Yates Young Zimmerman Zweifel Mr Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 009

Bland Bowman Brown 30 Bruns Chappelle-Nadal

Pratt Scharnhorst Tilley Walton

Representative Jones (89) declared the bill passed.

HCS HB 891, relating to a credit for hiring disabled workers, was taken up by Representative Kratky.

On motion of Representative Kratky, **HCS HB 891** was read the third time and passed by the following vote:

AYES: 152

Aull Avery Baker 25 Baker 123 Bearden **Bivins** Brandom Bringer Brown 50 Burnett Casey Cooper 120 Cooper 155 Cooper 158 Corcoran Cunningham 145 Cunningham 86 Curls Cox Darrough Daus Davis Day Deeken Dempsey Dethrow Denison Dixon Donnelly Dougherty El-Amin Ervin Faith Dusenberg Emery Fallert Flook Fares Fisher Frame Grill Franz Funderburk George Grisamore Harris 23 Harris 110 Haywood Hobbs Guest Hodges Holsman Hoskins Hubbard Hughes Johnson Jones 89 Jones 117 Hunter Icet Kratky Kraus Kelly Kingery Komo Kuessner Lampe Lembke LeVota Liese Low 39 Lipke Loehner Marsh May McClanahan McGhee Meadows Meiners Moore Munzlinger Muschany Nance Nasheed Nieves Nolte Norr Onder Oxford Page Pollock Parson Pearce Portwood Quinn 7 Ouinn 9 Richard Robb Robinson Roorda Rucker Ruestman Ruzicka Sander Sater Scavuzzo Schaaf Schad Schieffer Schlottach Schneider Schoeller Schoemehl Self Shively Silvey Skaggs Smith 14 Smith 150 Spreng Stevenson St. Onge Storch Stream Sutherland Swinger Talboy Thomson Threlkeld Todd

Viebrock Villa Vogt Wallace Walsh Wasson Wells Weter Whorton Wildberger Witte Wilson 119 Wilson 130 Wood Wright 159 Wright-Jones Yaeger Yates Young Zimmerman

Zweifel Mr Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 011

Bland Bowman Brown 30 Bruns Chappelle-Nadal Lowe 44 Pratt Salva Scharnhorst Tilley

Walton

Representative Jones (89) declared the bill passed.

HCS HB 892, relating to a medal of freedom, was taken up by Representative Kratky.

On motion of Representative Kratky, **HCS HB 892** was read the third time and passed by the following vote:

AYES: 153

Aull Avery Baker 25 Baker 123 Bearden **Bivins** Brandom Bringer Brown 50 Burnett Casey Cooper 120 Cooper 155 Cooper 158 Corcoran Cunningham 145 Curls Cox Cunningham 86 Darrough Davis Daus Day Deeken Dempsey Denison Dethrow Dixon Donnelly Dougherty Ervin Dusenberg El-Amin Emery Faith Flook Fallert Fares Fisher Frame Grill Franz Funderburk George Grisamore Guest Harris 23 Harris 110 Haywood Hobbs Hodges Holsman Hoskins Hubbard Hughes Hunter Icet Johnson Jones 89 Jones 117 Komo Kratky Kraus Kelly Kingery Kuessner Lampe Lembke LeVota Liese Lipke Loehner Low 39 Lowe 44 Marsh McClanahan McGhee Meadows Meiners May Nasheed Munzlinger Muschany Nance Moore Nolte Onder Oxford Nieves Norr Page Parson Pearce Pollock Portwood Quinn 9 Richard Robb Robinson Quinn 7 Roorda Rucker Ruestman Ruzicka Salva Schad Schaaf Sander Sater Scavuzzo Self Schieffer Schlottach Schoeller Schoemehl Shively Silvey Smith 14 Smith 150 Skaggs Spreng Stevenson St. Onge Storch Stream Threlkeld Sutherland Swinger Talboy Thomson Todd Villa Vogt Wallace Viebrock Walsh Wasson Wells Weter Whorton

Wildberger Wilson 119 Wilson 130 Witte Wood
Wright 159 Wright-Jones Yaeger Yates Young
Zimmerman Zweifel Mr Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 010

Bland Bowman Brown 30 Bruns Chappelle-Nadal Pratt Scharnhorst Schneider Tilley Walton

Representative Jones (89) declared the bill passed.

PERFECTION OF HOUSE BILLS

HCS HB 61, with House Amendment No. 1 to House Amendment No. 1 and House Amendment No. 1, pending, relating to prevailing wages, was taken up by Representative Ruestman.

House Amendment No. 1 to House Amendment No. 1 was withdrawn.

House Amendment No. 1 was withdrawn.

Representative Dempsey moved the previous question.

Which motion was adopted by the following vote:

AYES: 087

Avery Baker 123 Bearden Bivins Brandom Cooper 120 Cooper 155 Cooper 158 Cox Cunningham 145 Cunningham 86 Davis Day Dempsey Deeken Denison Dethrow Dixon Dusenberg Emery Ervin Faith Fares Fisher Flook Franz Funderburk Grisamore Guest Hobbs Jones 89 Jones 117 Kelly Hunter Icet Kingery Kraus Lembke Lipke Loehner Marsh May McGhee Moore Munzlinger Muschany Nance Nieves Nolte Onder Pollock Portwood Quinn 7 Parson Pearce Richard Robb Ruestman Ruzicka Sander Sater Schaaf Schad Schlottach Schneider Self Silvey Smith 14 Smith 150 Schoeller Stevenson St. Onge Stream Sutherland Thomson Wallace Wells Threlkeld Viebrock Wasson Wilson 119 Wilson 130 Wood Wright 159 Weter Yates Mr Speaker

NOES: 066

Aull Baker 25 Bringer Brown 50 Burnett Curls Casey Corcoran Darrough Daus Donnelly Dougherty El-Amin Fallert Frame George Grill Harris 23 Harris 110 Haywood Hoskins Hubbard Hodges Holsman Hughes Kratky Kuessner Johnson Komo Lampe LeVota Liese Low 39 Lowe 44 McClanahan Meiners Norr Oxford Meadows Nasheed Page Ouinn 9 Robinson Roorda Rucker Schieffer Schoemehl Shively Salva Scavuzzo Skaggs Spreng Storch Talboy Todd Villa Walsh Whorton Wildberger Vogt Young Witte Wright-Jones Yaeger Zimmerman Zweifel

PRESENT: 000

ABSENT WITH LEAVE: 010

Bland Bowman Brown 30 Bruns Chappelle-Nadal Pratt Scharnhorst Swinger Tilley Walton

Representative Ruestman moved that HCS HB 61 be adopted.

Which motion was defeated by the following vote:

AYES: 058

Aull Bearden **Bivins** Brandom Cooper 120 Cunningham 145 Davis Denison Cox Day Dethrow Dixon Emery Ervin Fisher Flook Franz Guest Hobbs Hunter Jones 89 Jones 117 Kelly Kingery Moore Munzlinger Muschany Marsh May Pollock Nieves Parson Pearce Quinn 7 Richard Robb Ruestman Ruzicka Sander Schoeller Smith 150 Sater Schad Self Stevenson Stream Thomson Todd Viebrock Wallace Wasson Wells Weter Wilson 119 Wilson 130 Wood Mr Speaker

NOES: 094

Baker 25 Baker 123 Bringer Brown 50 Avery Cooper 155 Cooper 158 Corcoran Burnett Casey Curls Darrough Daus Deeken Dempsey Donnelly Dougherty Dusenberg El-Amin Faith Fallert Fares Frame Funderburk George Harris 110 Grill Grisamore Harris 23 Haywood Hubbard Hodges Holsman Hoskins Hughes Johnson Komo Kratky Kraus Kuessner Lampe Lembke LeVota Liese Lipke Loehner Low 39 Lowe 44 McClanahan McGhee Meadows Meiners Nance Nasheed Nolte Norr Onder Oxford Page Portwood

Quinn 9 Roorda Rucker Salva Robinson Scavuzzo Schaaf Schieffer Schlottach Schneider Schoemehl Silvey Smith 14 Shively Skaggs Talboy Spreng St. Onge Storch Sutherland Threlkeld Villa Vogt Walsh Whorton Wildberger Witte Wright 159 Wright-Jones Yaeger Zimmerman Zweifel Yates Young

PRESENT: 001

Cunningham 86

ABSENT WITH LEAVE: 010

Bland Bowman Brown 30 Bruns Chappelle-Nadal Pratt Scharnhorst Swinger Tilley Walton

HB 61 was laid over.

HB 647, with House Amendment No. 2, as amended, pending, relating to deer hunting, was taken up by Representative Young.

Representative Hobbs offered House Amendment No. 2 to House Amendment No. 2.

House Amendment No. 2 to House Amendment No. 2

AMEND House Amendment No. 2 to House Bill No. 647, Page 1, Line 17, by deleting all of said line and inserting in lieu thereof the following:

"activities. Non-farming members shall have purchased a hunting or fishing license for at least five"; and

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

Representative Bringer raised a point of order that **House Amendment No. 2 to House Amendment No. 2** is not a technical correction and goes beyond the scope of the amendment.

Representative Jones (89) requested a parliamentary ruling.

The Parliamentary Committee ruled that the point of order is not in order at this time.

On motion of Representative Hobbs, **House Amendment No. 2 to House Amendment No. 2** was adopted.

Representative Frame offered House Amendment No. 3 to House Amendment No. 2.

House Amendment No. 3 to House Amendment No. 2

AMEND House Amendment No. 2 to House Bill No. 647, Page 2, Line 11, by deleting said line and inserting in lieu thereof the following:

"duties.

5. The department of conservation shall hire five people in every state representative district to actively hunt and fish in his or her respective state representative district and report to the board every three months beginning on October 1, 2007. Such people shall be paid an amount of at least thirty one thousand five hundred dollars by the department, subject to appropriations."; and

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

Speaker Jetton resumed the Chair.

Representative Frame moved that **House Amendment No. 3 to House Amendment No. 2** be adopted.

Which motion was defeated.

Representative Corcoran offered House Amendment No. 4 to House Amendment No. 2.

House Amendment No. 4 to House Amendment No. 2

AMEND House Amendment No. 2 to House Bill No. 647, Page 1, Line 18, by inserting after the word "board" the following:

", and shall also include those who purchase a deer tag"; and

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

On motion of Representative Corcoran, **House Amendment No. 4 to House Amendment No. 2** was adopted.

Representative Dempsey moved the previous question.

Which motion was adopted by the following vote:

AYES: 088

Baker 123	Bearden	Bivins	Brandom
Cooper 155	Cooper 158	Cox	Cunningham 145
Davis	Day	Deeken	Dempsey
Dethrow	Dixon	Dougherty	Dusenberg
Ervin	Faith	Fares	Fisher
Franz	Funderburk	Grisamore	Guest
Hunter	Icet	Jones 89	Jones 117
Kingery	Kraus	Lembke	Lipke
May	McGhee	Meiners	Moore
	Cooper 155 Davis Dethrow Ervin Franz Hunter Kingery	Cooper 155 Cooper 158 Davis Day Dethrow Dixon Ervin Faith Franz Funderburk Hunter Icet Kingery Kraus	Cooper 155Cooper 158CoxDavisDayDeekenDethrowDixonDoughertyErvinFaithFaresFranzFunderburkGrisamoreHunterIcetJones 89KingeryKrausLembke

Munzlinger	Muschany	Nance	Nieves	Nolte
Onder	Parson	Pearce	Pollock	Portwood
Quinn 7	Richard	Robb	Ruestman	Ruzicka
Sander	Sater	Schaaf	Schad	Schlottach
Schoeller	Self	Silvey	Smith 14	Smith 150
Stevenson	St. Onge	Stream	Sutherland	Thomson
Threlkeld	Viebrock	Wallace	Wasson	Wells
Weter	Wilson 119	Wilson 130	Wood	Wright 159
Yates	Young	Mr Speaker		

NOES: 063

Aull	Baker 25	Bland	Bringer	Brown 50
Burnett	Casey	Corcoran	Curls	Darrough
Daus	Donnelly	El-Amin	Fallert	Frame
George	Grill	Harris 23	Harris 110	Haywood
Hodges	Holsman	Hoskins	Hughes	Johnson
Komo	Kuessner	Lampe	LeVota	Liese
Low 39	Lowe 44	McClanahan	Meadows	Nasheed
Norr	Oxford	Page	Quinn 9	Robinson
Roorda	Rucker	Salva	Scavuzzo	Schieffer
Schoemehl	Shively	Skaggs	Spreng	Storch
Swinger	Talboy	Todd	Villa	Vogt
Walsh	Whorton	Wildberger	Witte	Wright-Jones
Yaeger	Zimmerman	Zweifel		

PRESENT: 000

ABSENT WITH LEAVE: 012

Bowman	Brown 30	Bruns	Chappelle-Nadal	Hubbard
Kratky	Marsh	Pratt	Scharnhorst	Schneider

Tilley Walton

Representative Quinn moved that House Amendment No. 2, as amended, be adopted.

Which motion was defeated by the following vote:

AYES: 066

Avery	Bearden	Bivins	Cooper 120	Cooper 155
Cox	Cunningham 145	Cunningham 86	Davis	Deeken
Dempsey	Dethrow	Dixon	Emery	Faith
Fares	Fisher	Flook	Funderburk	Grisamore
Guest	Hobbs	Hunter	Icet	Jones 89
Jones 117	Kelly	Lembke	LeVota	Loehner
May	McGhee	Moore	Munzlinger	Muschany
Nance	Nieves	Onder	Parson	Pearce
Pollock	Portwood	Quinn 7	Richard	Robb
Rucker	Ruestman	Ruzicka	Sander	Schaaf
Schad	Schneider	Schoeller	Self	Silvey
Smith 14	Smith 150	Stevenson	St. Onge	Thomson
Wallace	Wasson	Whorton	Witte	Wright 159
Yates				

NOES: 085

Aull	Baker 25	Baker 123	Bland	Brandom
Bringer	Brown 50	Burnett	Casey	Cooper 158
Corcoran	Curls	Darrough	Daus	Day
Denison	Donnelly	Dougherty	Dusenberg	El-Amin
Ervin	Fallert	Frame	Franz	George
Grill	Harris 23	Harris 110	Haywood	Hodges
Holsman	Hoskins	Hubbard	Hughes	Johnson
Kingery	Komo	Kraus	Kuessner	Lampe
Liese	Lipke	Low 39	Lowe 44	McClanahan
Meadows	Meiners	Nasheed	Nolte	Norr
Oxford	Page	Quinn 9	Robinson	Roorda
Salva	Sater	Scavuzzo	Schieffer	Schlottach
Schoemehl	Shively	Skaggs	Spreng	Storch
Stream	Sutherland	Swinger	Talboy	Threlkeld
Todd	Viebrock	Villa	Vogt	Walsh
Weter	Wildberger	Wilson 119	Wilson 130	Wood
Yaeger	Young	Zimmerman	Zweifel	Mr Speaker

PRESENT: 000

ABSENT WITH LEAVE: 012

BowmanBrown 30BrunsChappelle-NadalKratkyMarshPrattScharnhorstTilleyWalton

Wells Wright-Jones

Representative Cooper (120) assumed the Chair.

On motion of Representative Young, **HB 647** was ordered perfected and printed.

THIRD READING OF SENATE BILL

HCS SCS SB 308, relating to licensed professionals, was taken up by Representative Wasson.

Representative Wasson offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 308, Page 29, Section 327.076, Line 21, by inserting immediately before the word "seal" the following:

"engineer's, land surveyor's, or landscape architect's"; and

Further amend said substitute, Page 31, Section 327.077, Lines 37 and 38, by deleting the following:

"and shall be deposited in the state general revenue fund"; and

Further amend said substitute, Page 53, Section 336.080, Line 14, by deleting the word "registered" and inserting in lieu thereof the word "**licensed**"; and

Further amend said page and section, Line 17, by deleting the word "twenty-four" and inserting in lieu thereof the following "forty-eight"; and

Further amend said substitute, Page 99, Section 336.225, Line 25, by deleting the word "form" and inserting in lieu thereof the following "**firm**"; and

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

On motion of Representative Wasson, **House Amendment No. 1** was adopted.

Representative Wasson offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 308, Page 5, Section 167.195, Line 75, by inserting after said line the following:

- "192.632. 1. There is hereby created a "Chronic Kidney Disease Task Force". Unless otherwise stated, members shall be appointed by the director of the department of health and senior services and shall include, but not be limited to, the following members:
 - (1) Two physicians appointed from lists submitted by the Missouri State Medical Association;
 - (2) Two nephrologists;
 - (3) Two family physicians;
 - (4) Two pathologists;
 - (5) One member who represents owners or operators of clinical laboratories in the state;
 - (6) One member who represents a private renal care provider;
 - (7) One member who has a chronic kidney disease;
 - (8) One member who represents the state affiliate of the National Kidney Foundation;
 - (9) One member who represents the Missouri Kidney Program;
- (10) Two members of the house of representatives appointed by the speaker of the house of representatives;
 - (11) Two members of the senate appointed by the president pro tempore of the senate;
- (12) Additional members may be chosen to represent public health clinics, community health centers, and private health insurers.
 - 2. A chairperson and a vice-chairperson shall be elected by the members of the task force.
 - 3. The chronic kidney task force shall:
- (1) Develop a plan to educate the public and health care professionals about the advantages and methods of early screening, diagnosis, and treatment of chronic kidney disease and its complications based on kidney disease outcomes, quality initiative clinical practice guidelines for chronic kidney disease, or other medically recognized clinical practice guidelines:
- (2) Make recommendations on the implementation of a cost-effective plan for early screening, diagnosis, and treatment of chronic kidney disease for the state's population;
- (3) Identify barriers to adoption of best practices and potential public policy options to address such barriers;
- (4) Submit a report of its findings and recommendations to the general assembly within one year of its first meeting.
- 4. The department of health and senior services shall provide all necessary staff, research, and meeting facilities for the chronic kidney disease task force."; and

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

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

Representative Bearden offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 308, Page 1, In the Title, Line 8, by inserting after "337.689," the following:

```
"337.700, 337.715, 337.718,"; and
```

Further amend said bill, Page 1, In the Title, Line 11, by deleting the word "ninety-seven" and inserting in lieu thereof the word "one hundred"; and

Further amend said bill, Page 2, Section A, Line 7, by inserting after "337.689," the following:

```
"337.700, 337.715, 337.718,"; and
```

Further amend said bill, Page 2, Section A, Line 9, by deleting the word "ninety-seven" and inserting in lieu thereof the word "one hundred"; and

Further amend said bill, Page 2, Section A, Line 18, by inserting after "337.689," the following:

```
"337.700, 337.715, 337.718,"; and
```

Further amend said bill, Page 72, Section 337.689, Line 6, by inserting immediately after said line the following:

"337.700. As used in sections 337.700 to 337.739, the following terms mean:

- (1) "Committee", the state committee for family and marital therapists;
- (2) "Department", the Missouri department of economic development;
- (3) "Director", the director of the division of professional registration in the department of economic development;
 - (4) "Division", the division of professional registration;
 - (5) "Fund", the marital and family therapists' fund created in section 337.712;
- (6) "Licensed marital and family therapist", a person to whom a license has been issued pursuant to the provisions of sections 337.700 to 337.739, whose license is in force and not suspended or revoked;
- (7) "Marital and family therapy", the use of scientific and applied marriage and family theories, methods and procedures for the purpose of describing, **diagnosing**, evaluating and modifying marital, family and individual behavior within the context of marital and family systems, including the context of marital formation and dissolution. Marriage and family therapy is based on systems theories, marriage and family development, normal and dysfunctional behavior, human sexuality and psychotherapeutic, marital and family therapy theories and techniques and includes the use of marriage and family therapy theories and techniques in the **diagnosis**, evaluation, assessment and treatment of intrapersonal or interpersonal dysfunctions within the context of marriage and family systems. Marriage and family therapy may also include clinical research into more effective methods for the treatment and prevention of the above-named conditions;
- (8) "Practice of marital and family therapy", the rendering of professional marital and family therapy services to individuals, family groups and marital pairs, singly or in groups, whether such services are offered directly to the general public or through organizations, either public or private, for a fee, monetary or otherwise.
- 337.715. 1. Each applicant for licensure as a marital and family therapist shall furnish evidence to the division that:
- (1) The applicant has a master's degree or a doctoral degree in marital and family therapy, or its equivalent, from an acceptable educational institution accredited by a regional accrediting body or accredited by an accrediting body which has been approved by the United States Department of Education;
- (2) The applicant has twenty-four months of postgraduate supervised clinical experience acceptable to the division, as the division determines by rule;
- (3) After August 28, 2008, the applicant shall have completed a minimum of three semester hours of graduate level course work in diagnostic systems either within the curriculum leading to a degree as defined in subdivision (1) of this subsection or as post master's graduate level course work. Each applicant shall

demonstrate supervision of diagnosis as a core component of the postgraduate supervised clinical experience as defined in subdivision (2) of this subsection;

- (4) Upon examination, the applicant is possessed of requisite knowledge of the profession, including techniques and applications research and its interpretation and professional affairs and ethics;
- [(4)] (5) The applicant is at least eighteen years of age, is of good moral character, is a United States citizen or has status as a legal resident alien, and has not been convicted of a felony during the ten years immediately prior to application for licensure.
- 2. A licensed marriage and family therapist who has had no violations and no suspensions and no revocation of a license to practice marriage and family therapy in any jurisdiction may receive a license in Missouri provided said marriage and family therapist passes a written examination on Missouri laws and regulations governing the practice of professional counseling as defined in section 337.700, and meets one of the following criteria:
- (1) Is a member in good standing and holds a certification from the Academy of Marriage and Family Therapists;
- (2) Is currently licensed or certified as a licensed marriage and family therapist in another state, territory of the United States, or the District of Columbia; and
 - (a) Meets the educational standards set forth in subdivision (1) of subsection 1 of this section;
 - (b) Has been licensed for the preceding five years; and
 - (c) Has had no disciplinary action taken against the license for the preceding five years; or
- (3) Is currently licensed or certified as a marriage and family therapist in another state, territory of the United States, or the District of Columbia that extends like privileges for reciprocal licensing or certification to persons licensed by this state with similar qualifications.
- 3. The division shall issue a license to each person who files an application and fee as required by the provisions of sections 337.700 to 337.739, and who furnishes evidence satisfactory to the division that the applicant has complied with the provisions of subdivisions (1) to (4) of subsection 1 of this section or with the provisions of subsection 2 of this section.
- 337.718. 1. Each license issued pursuant to the provisions of sections 337.700 to 337.739 shall expire on a renewal date established by the director. The term of licensure shall be twenty-four months; however, the director may establish a shorter term for the first licenses issued pursuant to sections 337.700 to 337.739. The division shall renew any license upon application for a renewal and upon payment of the fee established by the division pursuant to the provisions of section 337.712. Effective August 28, 2008, as a prerequisite for renewal, each licensee shall furnish to the committee satisfactory evidence of the completion of the requisite number of hours of continuing education as defined by rule, which shall be no more than forty contact hours biennially. The continuing education requirements may be waived by the committee upon presentation to the committee of satisfactory evidence of illness or for other good cause.
- 2. The division may issue temporary permits to practice under extenuating circumstances as determined by the division and defined by rule."; and

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

On motion of Representative Bearden, **House Amendment No. 3** was adopted.

Representative Smith (150) offered **House Amendment No. 4**.

Representative Burnett raised a point of order that **House Amendment No. 4** was not timely distributed.

Representative Cooper (120) requested a parliamentary ruling.

The Parliamentary Committee ruled the point of order not well taken.

House Amendment No. 4 was withdrawn.

Representative Loehner offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 308, Section 335.097, Page 49, Line 20, by inserting after all of said line the following:

"335.212. As used in sections 335.212 to 335.242, the following terms mean:

- (1) "Board", the Missouri state board of nursing;
- (2) "Department", the Missouri department of health and senior services;
- (3) "Director", director of the Missouri department of health and senior services;
- (4) "Eligible student", a resident who has been accepted as a full-time student in a formal course of instruction leading to an associate degree, a diploma, a bachelor of science, or a master of science in nursing or leading to the completion of educational requirements for a licensed practical nurse;
- (5) "Participating school", an institution within this state which is approved by the board for participation in the professional and practical nursing student loan program established by sections 335.212 to 335.242, having a nursing department and offering a course of instruction based on nursing theory and clinical nursing experience;
- (6) "Qualified applicant", an eligible student approved by the board for participation in the professional and practical nursing student loan program established by sections 335.212 to 335.242;
- (7) "Qualified employment", employment on a full-time basis in Missouri in a position requiring licensure as a licensed practical nurse or registered professional nurse in any hospital as defined in section 197.020, RSMo, or [public or nonprofit] in any agency, institution, or organization located in an area of need as determined by the department of health and senior services. Any forgiveness of such principal and interest for any qualified applicant engaged in qualified employment on a less than full-time basis may be prorated to reflect the amounts provided in this section;
- (8) "Resident", any person who has lived in this state for one or more years for any purpose other than the attending of an educational institution located within this state."; and

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

On motion of Representative Loehner, **House Amendment No. 5** was adopted.

Representative Portwood offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 308, Page 33, Section 327.441, Line 55, by inserting immediately after said line the following:

- "331.010. 1. The "practice of chiropractic" is defined as the science and art of examination, diagnosis, adjustment, manipulation and treatment [of malpositioned articulations and structures of the body,] both in inpatient and outpatient settings, by those methods commonly taught in any chiropractic college or chiropractic program in a university which has been accredited by the Council on Chiropractic Education, its successor entity or approved by the board. [The adjustment, manipulation, or treatment shall be directed toward restoring and maintaining the normal neuromuscular and musculoskeletal function and health.] It shall not include the use of operative surgery, obstetrics, osteopathy, podiatry, nor the administration or prescribing of any drug or medicine nor the practice of medicine. The practice of chiropractic is declared not to be the practice of medicine and operative surgery or osteopathy within the meaning of chapter 334, RSMo, and not subject to the provisions of the chapter.
- 2. [A licensed chiropractor may practice chiropractic as defined in subsection 1 of this section by those methods commonly taught in any chiropractic college recognized and approved by the board.
- 3. Chiropractors may advise and instruct patients in all matters pertaining to hygiene, nutrition, and sanitary measures as taught in any chiropractic college recognized and approved by the board.
- 4.] The practice of chiropractic may include meridian therapy/acupressure/acupuncture with certification as required by the board."; and

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

Representative Schaaf offered House Substitute Amendment No. 1 for House Amendment No. 6.

House Substitute Amendment No. 1 for House Amendment No. 6

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 308, Page 33, Section 327.441, Line 55, by inserting immediately after said line the following:

- "331.010. 1. The "practice of chiropractic" is defined as the science and art of examination, diagnosis, adjustment, manipulation and treatment [of malpositioned articulations and structures of the body,] both in inpatient and outpatient settings, by those methods commonly taught in any chiropractic college or chiropractic program in a university which has been accredited by the Council on Chiropractic Education, its successor entity or approved by the board except for the following, which will not be included even if so taught:[. The adjustment, manipulation, or treatment shall be directed toward restoring and maintaining the normal neuromuscular and musculoskeletal function and health. It shall not include] the use of operative surgery, obstetrics, osteopathy, podiatry, nor the administration or prescribing of any drug or medicine nor the practice of medicine. The practice of chiropractic is declared not to be the practice of medicine and operative surgery or osteopathy within the meaning of chapter 334, RSMo, and not subject to the provisions of the chapter.
- 2. [A licensed chiropractor may practice chiropractic as defined in subsection 1 of this section by those methods commonly taught in any chiropractic college recognized and approved by the board.
- 3. Chiropractors may advise and instruct patients in all matters pertaining to hygiene, nutrition, and sanitary measures as taught in any chiropractic college recognized and approved by the board.
- 4.] The practice of chiropractic may include meridian therapy/acupressure/acupuncture with certification as required by the board."; and

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

HCS SCS SB 308, as amended, with House Substitute Amendment No. 1 for House Amendment No. 6 and House Amendment No. 6, pending, was laid over.

COMMITTEE REPORTS

Special Committee on Tax Reform, Chairman Stevenson reporting:

Mr. Speaker: Your Special Committee on Tax Reform, to which was referred **SS SCS SBs 239, 24 & 445**, begs leave to report it has examined the same and recommends that the **House Committee Substitute Do Pass**, and pursuant to Rule 25(21)(f) be referred to the Committee on Rules.

Committee on Transportation, Chairman St. Onge reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **SCS SB 52**, begs leave to report it has examined the same and recommends that the **House Committee Substitute Do Pass**, and pursuant to Rule 25(21)(f) be referred to the Committee on Rules.

SENATE CONSENT BILLS

Pursuant to Rule 45(f), the following bills have remained on the Senate Bills for Third Reading Consent Calendar for five legislative days without any objection, and all committee substitutes and committee amendments thereto adopted by consent: HCS SB 166; SB 172; HCS SB 270; HCS SCS SB 288, SB 152 & SCS SB 115; SB 298; SCS SB 397 and HCS SB 127.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HB 1**, entitled:

An act to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, Third State Building Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, Third State Building Bond Interest and Sinking Fund, Fourth State Building Bond and Interest Fund, Water Pollution Control Fund, and Stormwater Control Fund, and to transfer money among certain funds for the period beginning July 1, 2007 and ending June 30, 2008.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 2**, entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2007 and ending June 30, 2008.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 3**, entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and transfer money among certain funds for the period beginning July 1, 2007 and ending June 30, 2008.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 368**, entitled:

An act to repeal sections 28.160, 41.950, 347.179, 351.047, 351.120, 351.125, 351.127, 351.145, 351.155, 351.484, 351.592, 351.594, 351.598, 351.602, 351.690, 355.016, 355.021, 355.066, 355.071, 355.176, 355.688, 355.706, 355.796, 355.806, 355.811, 355.821, 355.856, and 356.211, RSMo, and to enact in lieu thereof thirty new sections relating to corporate filings with the secretary of state.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 391**, entitled:

An act to amend chapter 644, RSMo, by adding thereto three new sections relating to authorization of water-related bonds.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 668**, entitled:

An act to repeal sections 287.020, 287.200, 287.220, and 287.230, RSMo, and to enact in lieu thereof five new sections relating to workers' compensation, with an expiration date for a certain section and an emergency clause.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

ADJOURNMENT

On motion of Representative Dempsey, the House adjourned until 10:00 a.m., Tuesday, April 24, 2007.

CORRECTION TO THE HOUSE JOURNAL

Correct House Journal, Fifty-second Day, Thursday, April 5, 2007, Page 1011, Line 31, by inserting immediately after said line the following:

HOUSE CONCURRENT RESOLUTION NO. 49

AN ACT

Relating to the St. Louis schools board of education

WHEREAS, because the Missouri Constitution states that a general diffusion of knowledge and intellect is necessary to preserve the rights and liberties of the people, and this finding places a solemn obligation upon the General Assembly to support education; and

WHEREAS, the Missouri General Assembly, in an effort to serve and protect the best interests of the students, teachers, staff, and taxpayers of the City of St. Louis Public School District and the taxpayers of the State of Missouri and to protect the financial assets of the St. Louis Public Schools, believes that principles should be in place to guide the upcoming transition of authority; and

WHEREAS, the Missouri General Assembly believes that the best interests are served if the Assembly acts to ensure the smoothest possible transition in governance in the interim period before the special advisory board for the City of St. Louis Public Schools under Section 162.1100, RSMo, assumes the powers of the St. Louis Public Schools Board of Education on June 15, 2007:

NOW, THEREFORE, BE IT RESOLVED that the members of the House of Representatives of the Ninety-fourth General Assembly, First Regular Session, the Senate concurring therein, hereby encourage the current St. Louis Public Schools Board of Education and any members-elect of the board to do everything within their power to assure

a smooth transition and to refrain from taking any action or position that would work to the detriment of the academic achievement of the district's children or would worsen the district's financial position; and

BE IT FURTHER RESOLVED that this resolution be sent to the Governor for his approval or rejection pursuant to the Missouri Constitution.

COMMITTEE MEETINGS

APPROPRIATIONS - EDUCATION

Tuesday, April 24, 2007, 8:00 a.m. Hearing Room 3. Select programs from the Department of Higher Education. AMENDED

BUDGET

Wednesday, April 25, 2007, 8:15 a.m. Hearing Room 3.

Tax credit review.

Executive session may follow.

CONSERVATION AND NATURAL RESOURCES

Wednesday, April 25, 2007, 9:00 a.m. Hearing Room 4.

Executive session may follow.

Public hearing to be held on: HB 1073

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, April 24, 2007, 12:00 p.m. Hearing Room 6.

Executive session may follow.

Public hearings to be held on: SS SCS SB 5, SB 107

ELECTIONS

Tuesday, April 24, 2007, 8:00 a.m. Hearing Room 5.

Executive session may follow.

Public hearing to be held on: HJR 38

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, April 24, 2007, Hearing Room 3 upon afternoon adjournment.

Executive session may follow.

Public hearings to be held on: HB 1205, HB 1219, SB 132, SB 140

HEALTH CARE POLICY

Tuesday, April 24, 2007, 12:00 p.m. Hearing Room 5.

Executive session may follow.

Public hearings to be held on: SS SCS SB 3, SCS SB 333

INSURANCE POLICY

Wednesday, April 25, 2007, 12:00 p.m. Hearing Room 6.

Executive session.

JUDICIARY

Tuesday, April 24, 2007, 12:00 p.m. Hearing Room 1.

Executive session may follow

Public hearings to be held on: HB 1075, SCS SB 611

LOCAL GOVERNMENT

Tuesday, April 24, 2007, 8:00 a.m. Hearing Room 6.

Executive session to follow hearing.

Public hearings to be held on: HB 701, HB 760, SB 605

SPECIAL COMMITTEE ON ENERGY AND ENVIRONMENT

Tuesday, April 24, 2007, 1:00 p.m. Hearing Room 3.

Executive session only.

SPECIAL COMMITTEE ON GENERAL LAWS

Wednesday, April 25, 2007, 12:00 p.m. Hearing Room 4.

Executive session may follow. CORRECTED NOTICE

Public hearings to be held on: HJR 31, HJR 33, HJR 34, HB 567

SPECIAL COMMITTEE ON GOVERNMENT AFFAIRS

Tuesday, April 24, 2007, 8:00 a.m. Hearing Room 7.

Executive session may follow.

Public hearings to be held on: SB 162, SCS SB 497

SPECIAL COMMITTEE ON HEALTHCARE FACILITIES

Tuesday, April 24, 2007, Hearing Room 6 upon afternoon recess.

Executive session may follow.

Meeting will adjourn when the House reconvenes.

Public hearing to be held on: SS SCS SB 577

SPECIAL COMMITTEE ON HEALTHCARE FACILITIES

Wednesday, April 25, 2007, 12:00 p.m. Hearing Room 1.

Executive session may follow. AMENDED

Public hearing to be held on: SS SCS SB 577

SPECIAL COMMITTEE ON URBAN EDUCATION REFORM

Tuesday, April 24, 2007, 9:00 a.m. Hearing Room 2.

HB 1272 continued.

Executive session.

SPECIAL COMMITTEE ON URBAN ISSUES

Tuesday, April 24, 2007, Hearing Room 4 upon morning recess.

Executive session may follow.

Public hearings to be held on: HB 652, HB 1060

SPECIAL COMMITTEE ON VETERANS

Tuesday, April 24, 2007, 12:00 p.m. Hearing Room 7.

Executive session may follow.

Public hearings to be held on: HCR 44, SB 433

TRANSPORTATION

Tuesday, April 24, 2007, 9:00 a.m. Hearing Room 1.

Executive session may follow. Please Note Time.

Public hearing to be held on: SCS SB 309

WAYS AND MEANS

Tuesday, April 24, 2007, 9:00 a.m. House Chamber south gallery. Executive session.

HOUSE CALENDAR

SIXTY-SECOND DAY, TUESDAY, APRIL 24, 2007

HOUSE JOINT RESOLUTIONS FOR PERFECTION

- 1 HJR 21 Cooper (120)
- 2 HCS HJR 9 Dethrow
- 3 HJR 6 Bruns
- 4 HCS HJR 20 Bearden

HOUSE BILLS FOR PERFECTION

- 1 HB 61 Ruestman
- 2 HCS HB 90, HA 1, pending St. Onge
- 3 HCS HB 889 Emery
- 4 HCS HB 111, as amended, HA 2, pending Cunningham (145)
- 5 HCS HB 466 Schaaf
- 6 HCS HB 771 Bearden
- 7 HCS HB 180, 396 & 615 Day
- 8 HCS HB 238 Yates
- 9 HB 360, HSA 1 for HA 1, HA 1, pending Robb
- 10 HCS HB 788 Cooper (155)
- HCS HB 218 Stevenson
- 12 HCS HB 811 Schad
- 13 HB 412 Emery
- 14 HB 432 Schaaf
- 15 HCS HB 699 Tilley
- 16 HCS HB 768 St. Onge
- 17 HCS HB 122 Nance
- 18 HCS HB 487 Cooper (120)
- 19 HCS HB 493 Baker (123)
- 20 HCS HB 512 Pratt

- 21 HCS HB 261, as amended Yates
- 22 HB 746 Franz
- 23 HB 882 Page
- 24 HCS HB 1002 Fisher
- 25 HCS HB 124 Nance
- 26 HCS HB 765, HA 1, pending Dempsey
- 27 HCS HBs 807 & 690 Baker (123)
- 28 HCS HB 121 Nance
- 29 HB 249 Moore
- 30 HCS HB 252 Robb
- 31 HCS HB 417 Cunningham (86)
- 32 HCS HB 478 Dethrow
- 33 HCS HB 490 Baker (123)
- 34 HCS HB 508 Schaaf
- 35 HCS HB 709 Dethrow
- 36 HB 821 Onder
- 37 HCS HB 995 Hobbs
- 38 HCS#2 HB 85 Kraus
- 39 HCS HB 399 Walton
- 40 HCS HB 624 Wilson (119)
- 41 HCS#2 HB 752 Sutherland
- 42 HCS HB 1000 Storch
- 43 HCS HB 1044 Deeken
- 44 HCS HB 244 Wells
- 45 HCS HB 587 Tilley
- 46 HCS HB 628 Loehner
- 47 HCS HB 629 Hunter
- 48 HCS HB 872 Cooper (158)
- 49 HCS HB 913 Cooper (120)
- 50 HB 932 Grill
- 51 HCS HB 1089 Stevenson
- 52 HCS HB 347 Munzlinger
- 53 HB 439 Hunter
- 54 HCS HB 630 Schlottach
- 55 HB 646 Young
- 56 HCS HB 919 Schneider
- 57 HCS HB 944 Cooper (120)
- 58 HCS HB 1264 Page
- 59 HB 758 Brown (50)
- 60 HCS HB 425 Pearce
- 61 HCS HB 429 Jones (117)
- 62 HCS HB 716 Davis

HOUSE CONCURRENT RESOLUTION FOR THIRD READING

HCR 49, (4-23-07) - Portwood

HOUSE BILL FOR THIRD READING

HCS HBs 365, 804 & 805, (Fiscal Review 4-03-07) - Ervin

HOUSE BILL FOR THIRD READING - CONSENT

HB 910 - Fares

SENATE BILLS FOR SECOND READING

- 1 SCS SB 368
- 2 SCS SB 391
- 3 SS SCS SB 668

HOUSE CONCURRENT RESOLUTIONS

- 1 HCR 28, (2-27-07, Pages 438-439) Walton
- 2 HCS HCR 21, (3-29-07, Pages 852-853) Dethrow
- 3 HCR 33, (3-30-07, Pages 872-873) Guest
- 4 HCR 43, (4-12-07, Pages 1081-1082) Page
- 5 HCS HCR 26, (3-14-07, Pages 686-688) El-Amin
- 6 HCR 54, (4-18-07, Pages 1202-1203) Sutherland

SENATE BILLS FOR THIRD READING - CONSENT

- 1 HCS SCS SB 272 Wasson
- 2 SB 407 Deeken
- 3 HCS SB 322 Cooper (158)
- 4 HCS SB 166 Wood
- 5 SB 172 Flook
- 6 HCS SB 270 Jones (117)
- 7 HCS SCS SB 288, SB 152 & SCS SB 115, E.C. Robinson
- 8 SB 298 Schaaf
- 9 SCS SB 397 Schaaf
- 10 HCS SB 127 Schlottach

SENATE BILLS FOR THIRD READING

- 1 HCS SCS SB 64, E.C. Wallace
- 2 HCS SB 81 Schlottach
- 3 HCS SCS SB 198 Pollock
- 4 SB 233 Stevenson
- 5 HCS SCS SB 308, as amended, HSA 1 for HA 6, HA 6, pending Wasson
- 6 HCS#2 SB 406 Wallace
- 7 HCS SB 416 Pratt
- 8 SCS SB 302 Pratt
- 9 HCS SB 25 Franz

- 10 SCS SB 46 Grisamore
- HCS SB 84 Franz
- 12 SCS SB 91 St. Onge
- 13 SB 135 Kingery
- 14 HCS SCS SB 232 Cooper (158)
- 15 HCS SCS SB 384, E.C. Daus
- 16 SCS SB 456 Dempsey
- 17 HCS SCS SB 520 Hunter
- 18 SS SCS SB 591 Cunningham (145)
- 19 SB 352 Ruzicka

HOUSE BILLS WITH SENATE AMENDMENTS

- 1 SS SCS HCS HB 16 Icet
- 2 SCS HB 1 Icet
- 3 SCS HCS HB 2 Icet
- 4 SCS HCS HB 3 Icet

BILL IN CONFERENCE

SS SCS HCS HB 327, E.C. - Richard

SENATE CONCURRENT RESOLUTIONS

- 1 SCR 18, (3-12-07, Page 892) Deeken
- 2 SCS SCR 5, (3-01-07, Page 529) Threlkeld

HOUSE RESOLUTION

HR 1678, (4-12-07, Page 1076) - Jones (117)